

IN RE: WILLIAM M. WINDSOR

JUDICIAL DISTRICT COURT  
ELLIS COUNTY TEXAS

AFFIDAVIT OF WILLIAM M. WINDSOR

I, WILLIAM M. WINDSOR, THE UNDERSIGNED,  
HEREBY DECLARE UNDER PENALTY OF PERJURY:

A. I AM OVER THE AGE OF 21, A  
LIVING PERSON, AM COMPETENT  
TO TESTIFY, AND HAVE PERSONAL  
KNOWLEDGE OF THE MATTERS  
STATED HEREIN.

B. I AM CURRENTLY INCARCERATED  
IN THE ELLIS COUNTY JAIL. I DO  
NOT HAVE ACCESS TO THE LAW LIBRARY,  
A COMPUTER, OR A CORNER.

C. IN THE FOLLOWING SWORN  
STATEMENTS UNDER PENALTY OF  
PERJURY, I REFER TO MYSELF  
AS THE "RELATOR," WHICH I  
UNDERSTAND IS THE PROPER DESIGNATION  
IN A HABEAS CORPUS PROCEEDING.

1. WILLIAM M. WINDSOR (RELATOR) IS A 66-YEAR-OLD PRIOR TO OCTOBER 28, 2014, HE HAS NEVER BEEN ARRESTED, HAS NEVER BEEN CHARGED WITH A CRIME, AND HAS NEVER BEEN IN JAIL. THE RELATOR DOES NOT EVEN HAVE A TRAFFIC OR PARKING TICKET IN OVER 14 YEARS. THE RELATOR HAS NEVER COMMITTED A CRIME, HAS NEVER USED DRUGS, AND IS A NON-VIOLENT LAW-ABIDING CITIZEN. HE HAS NEVER SHOT ANYTHING BUT A TARGET.

2. THE RELATOR BEGAN WORK ON A DOCUMENTARY FILM TITLED "LAWLESS AMERICA" IN FEBRUARY 2012. SHORTLY THEREAFTER, THE RELATOR BEGAN BEING HARASSED, THREATENED, AND CYBERSTALKED BY SEAN BOWSHIE, AN EMPLOYEE OF THE UNIVERSITY OF MONTANA IN MISSOULA, MONTANA.

3. OVER THE NEXT 19 MONTHS, SEAN BOWSHIE THREATENED THE RELATOR WITH BULLY HORN DOZENS OF TIMES. HE POSTED MANY HUNDREDS OF

STATEMENTS ABOUT THE RELATOR ON VARIOUS WEBSITES, HE SENT DOZENS OF STALKING EMAILS TO THE RELATOR, AND HE IGNORED OVER A DOZEN CEASE AND DESIST NOTICES FROM THE RELATOR. HE PUBLISHED OVER A DOZEN DEFAMATORY STATEMENTS, INCLUDING ONE IN WHICH HE SAID THE RELATOR HAD A DREAD VENEREAL DISEASE.

4. THE RELATOR REPORTED THE CRIMES OF SEAN BOWSHIE TO LAW ENFORCEMENT, BUT THEY DID NOTHING.

5. A NUMBER OF OTHER PEOPLE BEGAN VICIOUSLY DEFAMING THE RELATOR BECAUSE HE FILMED PEOPLE THEY HATED OR BECAUSE THE RELATOR DROPPED THEM FROM THE MOVIE DUE TO DISHONESTY OR SOME OTHER ISSUE.

6. THE HATERS JOINED TOGETHER ON THE ELLIE CAMPY TELLS WEBSITE, JOEY'S ALICIA'S BLOGSPOT.COM. THE DEFAMATION IS OF STARGANTMAN PRODUCTIONS.

7. ~~ON~~ JUNE 19, 2013, THE RELATOR'S WIFE OF 42 YEARS DIVORCED HIM OUT OF FEAR THAT SHE, THEIR CHILDREN, OR GRANDCHILDREN WOULD BE KILLED BY THE PEOPLE ATTACKING THE RELATOR.

8. IN EARLY AUGUST 2013, THE RELATOR DROVE TO MISSOULA, MONTANA TO FILM AN EPISODE ABOUT SEAN BOWSHIE, THE UNIVERSITY OF MONTANA, AND THE COVER-UP OF SEAN BOWSHIE'S CRIMES.

9. AS THE RELATOR DROVE FROM BUTTE, MONTANA TO MISSOULA, A CAR AHEAD AND TO THE RIGHT OF THE RELATOR'S CAR BURST INTO FLAMES AND SMOKE. WHEN THE RELATOR REACHED HIS HOTEL THAT EVENING, HE RECEIVED AN EMAIL FROM SEAN BOWSHIE SAYING HE HAD SHOT AT THE RELATOR, MISSED, AND HIT THE CAR NEXT TO HIM.

10. THE RELATOR REPORTED THE SHOOTING AND OTHER CRIMES OF SEAN BOWSHIE TO LAW ENFORCEMENT, AND NO ONE DID ANYTHING.

11. THE RELATOR ATTEMPTED TO GET PROTECTIVE ORDERS AGAINST SEAN BOWSHIE, BUT THE COURTS DENIED THEM IN A MANNER THAT TOLD THE RELATOR THAT THE COURTS WERE INTENTIONALLY PROTECTING SEAN BOWSHIE.

12. ON OR ABOUT AUGUST 29, 2013, WHILE COMPLETING FILMING AT THE CENTER OF THE UNIVERSITY OF MONTANA CAMPUS, THE RELATOR WAS SERVED WITH A TEMPORARY ORDER OF PROTECTION IN FAVOR OF SEAN BOWSHIE. IT WAS OBTAINED BASED ON OUTRAGEOUS LIES BY SEAN BOWSHIE. THE RELATOR DID NOTHING BUT FILM WHILE IN MISSOULA.

(W) 13. THERE WAS NEVER A HEARING TO TRY TO CONVERT THE TEMPORARY ORDER OF PROTECTION TO A PERMANENT ORDER, AND THE TEMPORARY ORDER OF PROTECTION EXPIRED IN MID-SEPTEMBER.

14. ON AUGUST 21, 2013, THE RELATOR ~~WAS~~ <sup>BEGAN LIVING IN</sup> ~~AT~~ <sup>NATALLY,</sup> TEXAS. HE HAD LIVED IN MARIETTA, GEORGIA.

15. ON DECEMBER 4, 2013, THE RELATOR FLEW TO GEORGIA TO DRIVE & TRUCK BACK TO DALLAS WITH HIS HOUSEHOLD POSSESSIONS, FILES, ETC.

16. ON DECEMBER 8, 2013, A TERRIBLE ICE STORM HIT DALLAS. THE RELATOR SLIPPED ON ICE, FELL, FRACTURED HIS SKULL, AND LOST ALL THE HEARING IN HIS RIGHT EAR.

17. THE RELATOR SPENT TIME IN INTENSIVE CARE AT BRALON HOSPITAL IN DALLAS. HE SPENT THE NEXT COUPLE OF MONTHS RECOVERING. SOME OF HIS HEARING RETURNED AFTER THREE WEEKS. THE RELATOR HAD BEEN INSTRUCTED NOT TO FLY AND DID NOT FLY FOR ~~OVER~~ ~~SEVERAL~~ ABOUT A YEAR AFTER THE ACCIDENT.

*(Handwritten mark)*

18. WHILE RECOVERING, THE RELATOR COMPLETED WORK ON A LAWSUIT AGAINST HIS HATERS. ON DECEMBER 26, 2013, THE RELATOR MOVED TO ELLIS COUNTY TEXAS WHERE HE FILED THE LAWSUIT. IT IS CASE NUMBER 88611 IN THE 40TH JUDICIAL DISTRICT COURT IN ELLIS COUNTY TEXAS. THE RELATOR IS THE PLAINTIFF. THERE ~~WERE~~ 16 NAMED DEFENDANTS AND 1,000 UNNAMED DEFENDANTS.

19. THE RELATOR LEFT MONTANA ON OR ABOUT AUGUST 27, 2014, AND HE HAS NEVER RETURNED. THE RELATOR DID LITTLE OR NO TRAVELING FROM DECEMBER 5, 2013 TO APRIL 2014.

20. CASE # 88611 MOVED SLOWLY BEFORE JUDGE BOB CARROLL.

21. ON OCTOBER 28, 2018, THE RELATOR WAS IN THE 40TH JUDICIAL DISTRICT COURT IN WAXAHACHIE TEXAS FOR A HEARING IN CASE # 88611. THE RELATOR WAS SURPRISED TO SEE DISTRICT ATTORNEY PATRICK WILSON AND SHERIFF JOHNNY BROWN IN THE AUDIENCE FOR THE HEARING.

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22. THE RELATOR WAS DETAINED ON OCTOBER 28, 2014 AT APPROXIMATELY 5:30 PM BY THE ELLIS COUNTY SHERIFF'S DEPARTMENT AS HE LEFT THE COURTROOM. THE RELATOR WAS INFORMED THAT THERE WAS A WARRANT FROM MONTANA. THE RELATOR WAS NOT TOLD THAT HE WAS UNDER ARREST, AND HE WAS NOT READ HIS RIGHTS.

23. THE RELATOR WAS TAKEN TO ELLIS COUNTY JAIL. HE WAS NOT GIVEN ANY PAPERWORK OR EXPLANATION AS TO WHY HE WAS THERE. THE RELATOR WAS NOT ASKED TO PROVE HIS IDENTITY. THE RELATOR'S PERSONAL PROPERTY WAS TAKEN FROM HIM, WHICH INCLUDED HIS LAPTOP AND ZIP DRIVE.

24. THE RELATOR WAS ~~THE~~ GRANTED A \$100,000 BOND AND GIVEN THE OPPORTUNITY TO POST BOND FOR "VIOLATIONS OF A PROTECTIVE ORDER." NO DETAILS WERE GIVEN.

(viii)  
25. THE RELATOR WAS NOT GIVEN A PHONE CALL FOR ABOUT-AND-A-HALF HOURS.



THE RELATOR WAS KEPT IN THE BOOKING AREA WHERE HE DISCUSSED HIS LEGAL SITUATION WITH SEVERAL SHERIFF'S DEPUTIES AND SEVERAL BOOKING STAFF OFFICERS. THE RELATOR WAS NEVER READ HIS RIGHTS.

26. AT 2:00 AM ON OCTOBER 29, 2014, THE RELATOR WAS GIVEN A PHONE CALL. IT WAS TOO LATE TO REACH ANYONE, AND THE TELEPHONES AT THE JAIL DO NOT ALLOW A MESSAGE TO BE LEFT ON VOICE MAIL. THE RELATOR KNEW ONLY TWO PHONE NUMBERS - HIS SON AND HIS EX-WIFE. NEITHER OF THEM EVER ACCEPTED THE RELATOR'S CALLS, AND THEY HAVE DONE NOTHING TO HELP THE RELATOR.

27. WHEN THE ELLIS COUNTY BAIL BOND COMPANIES OPENED LATER THAT MORNING, THE RELATOR CONTACTED A BONDSMAN WHO SAID HE WOULD PROVIDE THE BOND.

28. A CONTACT IN BOOZING CONTACTED SOMEONE IN MONTANA WHO SAID A TEXAS BOND WOULD NOT BE ACCEPTED. THE RELATOR INFORMED BOOZING THAT HE WOULD NOT WAIVE EXTRADITION; HE WOULD FIGHT IT.

29. AT 10:21 AM ON OCTOBER 29, 2014, THE RELATOR WAS "ARRAIGNED." THE RELATOR WAS NOT GIVEN THE OPPORTUNITY TO SPEAK. THE RELATOR RECEIVED NO EXPLANATION ABOUT HIS RIGHTS IN REGARD TO HABEAS CORPUS. THE JUSTICE OF THE PEACE/MAGISTRATE TOLD THE RELATOR HIS BOND WAS SET AT \$100,000. THE HEARING WAS NEITHER RECORDED NOR VIDEO-TAPED. THE RELATOR WAS NOT TOLD THAT HE HAD THE RIGHT TO CONTEST THE "ARREST." NO TIME WAS SET FOR A WRIT OF HABEAS CORPUS. THE RELATOR WAS NEVER TOLD THAT HE HAD SUCH A RIGHT. THE RELATOR WAS NOT DIRECTED TO A COURT OF RECORD FOR THE PURPOSE OF OBTAINING SUCH A WRIT.

EACH OF THESE ARE THINGS THAT THE RELATOR LATER LEARNED ARE REQUIRED BY LAW.

30. THE RELATOR TOLD BOOKING THAT HIS BOND WAS SET BY THE JUSTICE OF THE PEACE AT \$100,000, BUT THE RELATOR WAS TOLD THAT A TEXAS BOND WOULD NOT BE ACCEPTED. THE MAGISTRATE DID NOT SAY THAT HE WAS SETTING A MONTANA BOND. (SEE EXHIBIT C, A TRUE AND CORRECT COPY OF A DOCUMENT TITLED "ARREST REPORT" THAT THE RELATOR WAS DIRECTED TO SIGN AT THE END OF THE TIME BEFORE THE MAGISTRATE. THIS DOCUMENT SAYS "TEXAS.")

31. THE BOOKING STAFF WERE ABLE ENOUGH TO OBTAIN A LIST OF MISSOURI, MONTANA HUNTING COMPANIES. THE RELATOR CONSIDERED BRAD OF "YOUR BOND SMITH." THE RELATOR MADE A PAYMENT BY CREDIT CARD. BRAD TOLD THE RELATOR THAT HE WOULD GO TO THE COURT THERE ON OCTOBER 30, 2014 AND PRESENT THE BOND.

32. LATE IN THE AFTERNOON OF OCTOBER 30, 2014, BRAD CALLED BOOKING AND TOLD AN OFFICER AND THE RELATOR THAT THE AUTHORITIES IN MONTANA REFUSED TO ACCEPT A \$100,000 BOND FROM THE LOCAL BONDING COMPANY THAT THEY DEAL WITH REGULARLY.

~~32~~ 33. THE RELATOR WAS THEN MOVED FROM THE BOOKING AREA TO "C" TAIL IN THE ELLIS CONVEY JAIL. WHILE IN BOOKING, THE RELATOR WAS EXPOSED TO STAFF AND NURSES.

34. THE RELATOR TRIED UNSUCCESSFULLY TO REACH AN ATTORNEY, BUT THE JAIL TELEPHONES ARE BLOCKED TO MOST ATTORNEYS, WILL NOT REACH MANY CELLPHONES, AND CANNOT LEAVE VOICE MESSAGES.

35. THE RELATOR REVERENDLY REQUESTED ACCESS TO THE LAW LIBRARY, BUT THE JAIL DOES NOT HAVE ONE, AND HIS REQUESTS WENT UNSWERED.

~~(29 continued)~~  
~~ONE OF THESE ARE THINGS THAT THE RELATOR~~  
~~WAS ASKED TO PROVIDE BY LAW.~~

36. ON NOVEMBER 6, 2014, THE RELATOR WAS TAKEN FROM HIS JAIL CELL IN A SCRIPED JUVENILE UNIT FOR AN AND HANDCUFFED TO THE 40th JUDICIAL DISTRICT COURT. HE WAS VERY SICK. JUDGE BOB CARROLL REFUSED TO ORDER A STAY TO SUSPEND ACTIVITY IN CASE 88011 UNTIL THE RELATOR WAS WELL, HAD FILES WITH WHICH TO WORK, AND WAS RELEASED FROM JAIL. JUDGE BOB CARROLL RULED AGAINST THE RELATOR, AND HE WAS GIVEN DEADLINES OF NOVEMBER 13 AND 20 FOR FILINGS AND HEARINGS.

(over)

37. THE RELATOR BEGAN HAND-WRITING HUNDREDS OF PAGES USING ONLY HIS MEMORY AND THE FILES HE HAD WITH HIM WHEN HE WAS TAKEN TO THE JAIL. THE RELATOR BEGAN TO THINK THAT JUDGE BOB CARROLL WAS WORKING AGAINST HIM. NOT OBTAINING A STAY WAS UNOBTAINABLE AND RESULTED IN A SIGNIFICANT VIOLATION OF RIGHTS.

38. ON NOVEMBER 7, 2014, THE RELATOR WAS TRANSPORTED BY CAR TO <sup>THE</sup> ELLIS COUNTY COURTHOUSE WHERE HE WAS GIVEN TWO HOURS FOR LEGAL RESEARCH. THE RELATOR RESEARCHED TEXAS CODE OF CRIMINAL PROCEDURE ARTICLE 51 AND TEXAS CASE LAW REGARDING EXtradITION. THE RELATOR PRINTED THE STATUTES AND SEVERAL CASES SO HE COULD READ THEM AT THE JAIL.

39. THE RELATOR READ ARTICLE 51 AND IMMEDIATELY REALIZED THAT THE LAW HAD BEEN VIOLATED MANY TIMES.

40. THE RELATOR REQUESTED REGULAR ACCESS TO THE LAW LIBRARY, BUT HIS REQUESTS WERE NOT GRANTED. IT WAS NOT UNTIL NOVEMBER 24, 2014 THAT THE RELATOR WAS ALLOWED A SECOND VISIT TO THE LAW LIBRARY AT THE COURTHOUSE.

41. ON OR ABOUT NOVEMBER 17, 2014, THE RELATOR HAND WROTE A PETITION FOR

WRIT OF HABEAS CORPUS TO BE RELEASED  
DUE TO ILLEGAL IN CARCERATION, AND HE  
MAILED IT FOR FILING TO THE CLERK  
OF THE COURT OF ELLIS COUNTY.

42. ON NOVEMBER 21, 2014, THE RELATOR  
APPEARED BEFORE JUDGE CINDY  
ERMATINGER OF THE ELLIS COUNTY  
DISTRICT COURT. THE RELATOR  
THOUGHT IT WOULD BE A HEARING  
ON HIS HABEAS CORPUS PETITION, BUT  
IT WAS TO ASK IF THE RELATOR WANTED  
TO WAIVE EXTRADITION. THE RELATOR  
REFUSED. THE RELATOR ASKED WHY  
HIS TENTS BOND WAS REFUSED, AND  
JUDGE ERMATINGER SAID SHE DIDN'T  
~~KNOW~~ KNOW AND COULD DO NOTHING  
ABOUT IT. JUDGE ERMATINGER DID  
SIGN A "WARRANT PENDING ORDER"  
AND A TRUE AND CORRECT COPY OF  
THIS THAT WAS GIVEN TO THE RELATOR  
IS ATTACHED HEREIN AS EXHIBIT D.

(u)

43. ON NOVEMBER 20, 2014, THE RELATOR WAS AGAIN TAKEN IN A STRIPPED UNIFORM AND HANDCUFFS TO THE 40TH JUDICIAL DISTRICT COURT. THE RELATOR'S MOTIONS FOR STAYS WERE IGNORED. THE RELATOR WAS FORCED TO ARGUE A MOTION MOTION WITHOUT TRUE PREPARATION. THE RELATOR WAS GIVEN VERY LITTLE TIME TO PRESENT HIS CASE.

44. THE RELATOR OBTAINED A COPY OF "EVERYTHING IN THE DISTRICT ATTORNEY'S FILE" AT THE NOVEMBER 21 HEARING. A TRUE AND CORRECT COPY OF A SEARCH WARRANT FROM MONTANA IS EXHIBIT A HERETO. A TRUE AND CORRECT COPY OF THE PROBABLE CAUSE STATEMENT IS EXHIBIT B HERETO. A TRUE AND CORRECT COPY OF THE "ARREST RETURN" DOCUMENT THAT THE RELATOR WAS TOLD TO SIGN AT THE "ARRESTMENT" IS EXHIBIT C HERETO. ASSISTANT DISTRICT ATTORNEY HEFFERMAN STATED AT THE HEARING THAT THIS WAS THE ENTIRE FILE. THE A.D.A. TOLD THE COURT THAT MONTANA HAD ALREADY BEEN WORKING ON THE GOVERNOR'S WARRANT.

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*[Handwritten mark]*



AT THE HEARING, JUDGE ERMATINGER SIGNED AN ORDER. A TRUE AND CORRECT COPY OF THE ORDER IS EXHIBIT D HERETO.

46. THE RELATOR CONTINUED TO REQUEST AN AUDIENCE WITH AN ELLS COUNTY JUDGE TO PRESENT HIS PETITION FOR WRIT OF HABEAS CORPUS. HIS REQUESTS WERE IGNORED UNTIL 3:30 PM ON NOVEMBER 25, 2014 WHEN HE WAS TAKEN BEFORE JUDGE ERMATINGER. JUDGE ERMATINGER ACCEPTED A COPY OF THE RELATOR'S PETITION FOR WRIT OF HABEAS CORPUS, BUT SHE SAID SHE DID NOT HAVE JURISDICTION TO CONSIDER IT. THE RELATOR ASKED WHICH COURT DID AND THE JUDGE SAID "MONTANA." ~~THE~~ RELATOR EXPLAINED THAT NEITHER TEXAS NOR MONTANA LAW PROVIDE FOR THAT. THE RELATOR CITED *DRAKE V. SPRIGGS* AND TCCP ARTICLE 51, BUT JUDGE ERMATINGER DID NOT BUDGE ON HER POSITION THAT SHE HAD NO JURISDICTION. SHE WAS WRONG.

45. THE RELATOR CONTINUED TO REPEATEDLY ASK THE JAIL TO ACCEPT HIS BOND. REQUESTS

WERE IGNORED OR DENIED WITH NO LEGAL BASIS FOR DENIAL EVER GIVEN.

47. ON NOVEMBER 25, 2014, THE COURT CLERK TOLD THE RELATOR THAT HIS PETITION WAS NOT FILED AS IT WAS SUBMITTED TO THE WRONG COURT. THE RELATOR WAS NOT TOLD WHICH COURT WAS "THE RIGHT COURT."

48. THE EVENING OF NOVEMBER 26, 2014, THE RELATOR RECEIVED AN IMMEDIATE REQUEST FORM BACK FROM LIEUTENANT GOGBANS IN RESPONSE TO A REQUEST. THE RELATOR HAD ASKED THE SHERIFF'S DEPARTMENT TO IDENTIFY ANY STATUTE THAT GAVE THEM THE RIGHT TO REFUSE THE RELATOR'S TEXAS BOND, AND HAVE MONTANA DICTATING WHAT IS DONE THERE. LIEUTENANT GOGBANS WRITE THAT ARTICLE 51 PROVIDES THE AUTHORITY. IT DOES NOT.

49. ON NOVEMBER 27, 2014, THE RELATOR DEMANDED HIS RELEASE AFTER 30 DAYS IN THE ELUS COUNTY JAIL PURSUANT TO TCCRP ARTICLE 51.13 SECTION 15. EXHIBIT E HERETO IS A TRUE AND CORRECT COPY OF THE ATTACHMENT TO AN INMATE REQUEST FORM THAT THE RELATOR SENT TO BOOKING AND THE RESPONDENT. MONTANA DID NOT APPEAR IN 30 DAYS AS REQUIRED BY LAW. THE RELATOR WAS NOT RELEASED.

50. THE RELATOR DID NOT COMMIT ANY CRIMES IN MONTANA OR TEXAS.

(11/27)

51. THE RELATOR WAS DENIED ANY FURTHER LEGAL RESEARCH AT 5:00 PM ON DECEMBER 2, 2014.

52. AT 6:00 PM ON DECEMBER 2, 2014, THE RELATOR RECEIVED A HAND DELIVERY OF A MEMORANDUM RULING BY JUDGE BOB CARROLL DISMISSING THE CASE IN 88611 AGAINST SEAN D. ~~THE~~ FLEMING. THE RELATOR NOW KNEW THAT JUDGE BOB CARROLL WAS ABSOLUTELY CORRUPT. SEAN D. FLEMING HAD PUBLISHED OUTRAGEOUS DEFAMATORY STATEMENTS.

53. ON DECEMBER 4, 2014, THE RELATOR WAS VERY EXCITED TO LEARN THAT HE WAS GOING TO COURT. THIS MEANT ATTORNEY JUANITA EDGECOMB HAD OBTAINED A HEARING ON THE PETITION FOR WRIT OF HABEAS CORPUS THAT SHE FILED. THE RELATOR FELT SURE THAT HE WAS GOING HOME AFTER 30 DAYS OF ILLEGAL CONFINEMENT. THE LAW AND CASE LAW ARE CLEAR.

54. THE HEARING WAS A DISASTER.

JUANITA EDGECOMB HAD TO ASK TO RESET IT WHEN DISTRICT ATTORNEY PATRIC WILSON APPEARED TO

WJW

ARGUE THAT THE RELATOR WAS A FUGITIVE FROM JUSTICE AFTER COMMITTING A CRIME IN MISSOULA, MONTANA ON DECEMBER 30, 2013. THIS WAS INFORMATION NOT PROVIDED BY A.D.A. HEFFERMAN ON NOVEMBER 21, 2014. D.A. PATRICK WILSON ALSO GAVE JUDGE ERMATINGER FALSE INFORMATION ABOUT THE LAW REGARDING THE OBLIGATION OF RELEASE AFTER 30 DAYS.

55. THE RELATOR WAS BEYOND BEING HIMSELF WHEN JUANITA EDGEWORTH APPEARED TO CHUCK. SHE LATER INFORMED THE RELATOR THAT A.D.A. HINNE HAD AGREED TO TELL THE JUDGE THAT THE RELATOR SHOULD BE RELEASED.

56. THE RELATOR IS NOT A FUGITIVE AND CAN PROVE HE WASN'T IN MONTANA IN DECEMBER 2013 OR ANYTIME THEREAFTER.

57. THIS MEANT THE RELATOR HAD TO WAIT FOR ANOTHER HEARING BEFORE JUDGE ERMATINGER.

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58. On Monday morning, DECEMBER 8, 2014, THE RELATOR FILED A RETURNED MOTION TO REUSE JUDGE BOB CARROLL. EXTENSIVE WRONGDOING HAS BEEN IDENTIFIED. THIS APPARENTLY DELAYED THE 1:30 PM HEARING ON ATTORNEY'S FEES AND SANCTIONS WITH SEN. D. FLEMING.

59. ON DECEMBER 9, 2014, THE RELATOR ATTEMPTED TO APPEAR BEFORE JUDGE ANDY ERNSTINGER. HE WAS INFORMED THAT SHE WOULD BE OUT OF TOWN ALL WEEK.

ON DECEMBER 10, 2014,  
60. THE RELATOR THEN ATTEMPTED TO MEET WITH THE MAGISTRATE WHO MENTIONED HER AS PER SOME CODE OF CRIMINAL PROCEDURE ARTICLE 51. THE SHERIFF'S DEPARTMENT / JAIL DENIED HIS REQUEST AND SAID THE MAGISTRATE HAS NO AUTHORITY. THIS IS, OF COURSE, ABSOLUTELY FALSE.

61. ON DECEMBER 11, 2014, <sup>AT 9:30 AM,</sup> THE RECTOR  
SENT AN INMATE REQUEST FORM TO  
BOOKING AT THE ELLIS COUNTY JAIL TO  
SAY THAT HE WISHES TO POST BOND.

62. ON DECEMBER 11, 2014, THE  
RECTOR WAS EXPOSED TO TUBERCULOSIS.  
THE RECTOR HAD BEEN EXPOSED TO  
IT FOR A FEW DAYS BEFORE.

63. ON DECEMBER 11, 2014 AT 3:45 PM,  
THE RECTOR ASKED THE PTANICUARIAN  
WHY HE HAD NOT BEEN CONTACTED  
TO POST HIS BOND. THE GUARD SAID  
HE WOULD CHECK.

FURTHER AFFIAD SVT A UTE.

THIS 11<sup>TH</sup> DAY OF DECEMBER 2014,

William W Windsor

WILLIAM W WINDSOR

HOUSING UNIT P

BOOKING # 4018-14

WAYNE MCGILL WINDSOR

300 S. JACKSON ST

WAXAHACHIE, TX 75165



VERIFICATION

I, WILLIAM M. WINDSON, BEING PRESENTLY INCARCERATED IN ELLS COUNTY JAIL, DECLARE UNDER PENALTY OF PERJURY THAT, ACCORDING TO INFORMATION AND BELIEF THE FOREGOING INFORMATION AND ALLEGATIONS ARE TRUE AND CORRECT.

THIS 14<sup>TH</sup> DAY OF DECEMBER 2014,

William M. Windsor  
WILLIAM M. WINDSON

Winds