

WILLIAM M. WINDSOR,
PLAINTIFF
v.
JOEY SALITTLEKID, ET AL,
DEFENDANTS

40TH JUDICIAL
DISTRICT COURT
ELLIS COUNTY TEXAS

AFFIDAVIT OF WILLIAM M. WINDSOR DATED
DECEMBER 5, 2014

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

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

2. ~~THE~~ MEMORANDUM RULING OF THIS
COURT DATED ~~DECEMBER 28~~ DECEMBER 28,
2014 BUT HAND-DELIVERED TO ME ON
DECEMBER 2, 2014 AT 6:00 PM WILL
SURELY BE OVERTURNED BY THE
COURT OF APPEALS.

3. I HAVE FILED AN APPEAL MOTION,
FOR STAY PENDING APPEAL, ^{MOTION FOR TRANSCRIPTS,} MOTION FOR
DISCOVERY, MOTION FOR CONTINUANCE,
AND MOTION FOR COMPUTER ACCESS,
ALL REFERENCED AND INCORPORATED
HEREIN AS IF ATTACHED HERETO.

(initials)

4. IF A HEARING IS HELD ON ATTORNEY'S FEES AND SANCTIONS ON DECEMBER 8, 2014, IT WILL BE A GROSS VIOLATION OF MY RIGHTS. THE REASONS ARE EXPRESSED IN THE MOTIONS THAT I FILED ON DECEMBER 3, 2014, SO I WILL NOT REPEAT THEM HERE, BUT I ASK THE COURT TO RECOGNIZE THAT EVERYTHING THAT I WROTE IN THOSE MOTIONS IS SWORN TO UNDER PENALTY OF PERJURY. THESE MOTIONS MUST BE CONSIDERED AT ANY HEARING ON ATTORNEY'S FEES AND SANCTIONS REGARDING SEAN D. FLEMING.

5. I DID ABSOLUTELY NOTHING IMPROPER IN FILING THIS LAWSUIT AGAINST SEAN D. FLEMING.

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6. SEAN D. FLEMING HAS PUBLISHED OVER 100 FALSE STATEMENTS ABOUT ME. HE HAS SAID THAT I AM A KILLER, A CRIMINAL, HAVE COMMITTED TAX FRAUD, AM A PEDOPHILE, HAVE COMMITTED SEXUAL MISCONDUCT, THAT I PLAN TO EXECUTE POLITICIANS,

THAT I HAVE ADVISED OTHERS TO VIOLATE LAWS, THAT I HAVE COMMITTED FRAUD, THAT I HAVE COMMITTED THE CRIME OF PERJURY, THAT I AM A TERRORIST WHO HAS INCITED MASSES TO ATTACK AMERICA, THAT I HAVE INCITED VIOLENCE, THAT I HAVE DECLARED THE PRESIDENT TO BE AN ENEMY OF STATE, THAT I GOT MY PENIS STUCK IN A GLOMY HOLE, THAT I COMMITTED WRONGDOING INVOLVING DONATIONS, THAT I HAVE COMMITTED WRONGDOING INVOLVING INTERNET DOMAINS, THAT I HAVE PUBLISHED FALSE INFORMATION ABOUT A STORY THAT I DID ON QUEEN CREEK HIGH SCHOOL, THAT I AM UNSTABLE, THAT I OPERATED A SOUTH DAKOTA ADDRESS SCAM, THAT I PLANNED TO KILL SEAN BOWSER, THAT I WAS UNSUCCESSFUL WITH 1ST COMMUNICATIONS, THAT BRIAN CARROLL BOUGHT 1ST COMMUNICATIONS AFTER I RAN IT IN THE GROUND, THAT I FILED BANKRUPTCY WITH 1ST COMMUNICATIONS, THAT I HAVE PACTURED WITH RUSSIANS

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THAT I HAVE COMMITTED WRONGDOING
IN LITIGATION, THAT I HAVE COMMITTED
STALKING, THAT I AM INCOMPETENT
IN MY MOVIE FILMING, AND THAT
I AM A LIAR. NONE OF THIS IS
TRUE.

7. ACCORDING TO THE EXTENSIVE
RESEARCH THAT I DID ON
DEFAMATION BEFORE FILING THIS
LAWSUIT SEAN D. FLEMING
WAS EXTREMELY GUILTY OF
DEFAMATION. THE EVIDENCE BEFORE
THE COURT ALSO SHOWS THAT HE
COMMITTED CONSPIRACY, INTENTIONAL
INFLECTION OF EMOTIONAL DISTRESS,
INVASION OF PRIVACY, AND ONLINE
IMPERSONATION. NEITHER SEAN D
FLEMING OR THE COURT ADDRESSED
THESE OTHER CAUSES OF ACTION.

8. IT IS UNDISPUTED THAT SEAN
D. FLEMING FILED FALSE REPORTS
WITH A WIDE VARIETY OF AUTHORITIES,
AND THIS INFLECTED EMOTIONAL
DISTRESS

9. MY CIVIL, LEGAL, AND CONSTITUTIONAL RIGHTS HAVE BEEN GROSSLY VIOLATED IN THIS CASE. THIS CASE SHOULD HAVE BEEN STAYED UNTIL MY ILLEGAL ARREST, ILLEGAL INCARCERATION, ILLEGAL DENIAL OF BOND, AND ILLEGAL DENIAL OF DISCHARGE WERE RESOLVED.

10. AS I HAND PRINT THIS, I HAVE NO FILES, NO COMPUTER, AND NO ACCESS TO A LAW LIBRARY. IT IS IMPOSSIBLE FOR ME TO RESPOND TO THE ISSUES OF ATTORNEY'S FEES AND SANCTIONS WITH DETAILS OR CASE LAW. I AM EXTREMELY SLEEP-DEPRIVED HAVING LIVED FOR 37 DAYS WITH 24 MEN, ~~24~~ LIGHTS ON AT ALL TIMES, AND MEN TALKING 24/7 IN A ROOM THAT IS A GREAT BIG ECHO CHAMBER. I HAVE HAD LITTLE OR NO QUIET, NO CHAIR, AND NOTHING BUT AN EXTREMELY FLEXIBLE BUREAU PAPER REFILL WITH WHICH TO WRITE. THE WORK THAT I HAVE DONE HAS TAKEN MANY TIMES LONGER THAN IT SHOULD HAVE. IT HAS

BEEN AS UNJUST AS ANYTHING COULD
BE WITH THE ATTORNEY FOR SEAN
D. FLEMING HAS HAD NO LIMITATIONS.

11. SEAN D. FLEMING HAS PUBLISHED
ON JOEY'S A LITTLE KID, BLOGSPOT.COM
THAT HE HAS A PRE-PAID LEGAL
SERVICE AND DOES NOT INCUR LEGAL
EXPENSE. SEE EXHIBIT 1 TO THE
THIRD AMENDED VERIFIED
COMPLAINT ("ZAVP")

12. BARBARA HAEFFENBURG HAS
SWORN THAT SEAN D. FLEMING
HAS INCURRED LEGAL EXPENSES OF
\$70,000 OR SO. BUT SHE HAS NO
PROOF, AND SHE HAS REPEATEDLY
PRESENTED FALSE INFORMATION TO
THIS COURT. TO INCUR AN EXPENSE
IS TO PAY AN EXPENSE. THIS
COURT MUST NOT CONSIDER ANY
CHARGES FILED BY SEAN D.
FLEMING'S ATTORNEY UNLESS SEAN
D. FLEMING PAID THE CHARGES.

13. THERE SHOULD BE NO CONSIDERATION
OF SANCTIONS IN THIS CASE WITHOUT

GIVING ME DISCOVERY. I KNOW THAT
SEAN D. FLEMING'S PUBLISHED
VIDEOS AND FALSE CRIMINAL
COMPLAINTS WILL BE ESPECIALLY
DAMNING. I ALSO NEED TO BE
ABLE TO DETERMINE WHICH OF
THE APPROXIMATELY 49,000
PUBLISHED STATEMENTS ON
JOURNALITTEKID.BLOGSPOT.COM WERE
SUBMITTED BY SEAN D. FLEMING.
I KNOW THE PUBLISHED NAMES
ALIASES AND AS "ANONYMOUS."

14. THE THIRD AMENDED VERIFIED
COMPLAINT^{"3RD"} IS REFERENCED AND
INCORPORATED HEREIN AS IF
ATTACHED HERETO AS ARE ALL OF
MY PREVIOUS AFFIDAVITS AND
VERIFIED MOTIONS AND RESPONSES.
THE THIRD AMENDED VERIFIED
COMPLAINT HAS NOT BEEN
CONTRADICTED BY ANY SWORN
TESTIMONY. I SAID EVERYTHING
UNDER PENALTY OF PERJURY, AND
I REPEAT THAT AGAIN HEREIN.
THIS IS THE LARGEST CASE OF
DEFAMATION IN AMERICAN HISTORY,

AND ALL OF THE DEFENDANTS ARE GUILTY.

15. I CAREFULLY STUDIED THE STATUTES AND CASE LAW BEFORE I FILED THIS LAWSUIT AND ON AN ONGOING BASIS.

16. I SUED SEAN D. FLEMING AND THE OTHER DEFENDANTS BECAUSE THEY HAVE BROKEN MULTIPLE LAWS. I WANT DAMAGES, AND I WANT A PRECEDENT THAT WILL DISCOURAGE OTHER EVIL PEOPLE FROM DOING WHAT SEAN D. FLEMING AND THE DEFENDANTS HAVE DONE.

16. I DO NOT HAVE MONEY. MY NET WORTH IS NEGATIVE HUNDREDS OF THOUSANDS OF DOLLARS. THE DEFENDANTS KNOW THIS BECAUSE THEY OBSERVED THE COURT RECORDS IN GEORGIA. I OWE MY SON APPROXIMATELY \$400,000, AND HE HAS A PROMISSORY NOTE EXECUTED APPROXIMATELY FIVE YEARS AGO, THE FILE HAS A UCC-1.

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17. THE MALICIOUS LYING
BARBARA HACHENBURG CLAIMS
I HAVE A LOT OF MONEY. SHE'S
A LIAR HAS NO PROOF, AND HAS
PROVENT THAT SHE WILL SAY
ANYTHING.

18. I AM ON SOCIAL SECURITY, BUT
WHAT STOPPED WHEN I WAS
INCARCERATED.

19. I CASHED IN MY VOTE TO
PAY EXPENSES OF MY MOVIE,

20. I HAVE APPROXIMATELY \$6,000
IN MY BANK ACCOUNT.

21. I DO HAVE TWO CREDIT CARDS
THAT I HAVE HAD FOR AS LONG
AS 30 YEARS, AND THEY DO
HAVE VERY HIGH LIMITS.

22. I DO NOT NOW AND NEVER
HAVE HAD A BLACK CARD.

23. I NO LONGER HAVE ANY
RELATIONSHIP WITH MY EX-
WIFE OR CHILDREN THEY
WOULDN'T EVEN ACCEPT MY
FINANCIAL CASH FROM JAIL.
THEY ARE SCARED TO DEATH

OF DEFENDANTS SUCH AS SEAN D.
FLEMING, SEAN BUSHIE, AND
THE JOEY ALITILEKID GANGSTERS,
24. MY PARENTS ARE NECESSARY
25. I HAVE A BROTHER AND TWO
SISTERS, BUT THEY DO NOT HAVE
THE MEANS TO HELP ME FINANCIALLY
26. I AM TODAY FILING A
MOTION TO REVOKE JUDGE BOB
CARROLL HIS ACTIONS AND
IN ACTIONS IN THIS CASE ARE
A TEXTBOOK EXAMPLE OF BIAS,
UNFAIRNESS, AND RIGHTS
VIOLATIONS. I HAVE RELEVANT
FACTS AND CIRCUMSTANCES IN MY
MOTION TO REVOKE JUDGE BOB
CARROLL. I PRAYED THAT
I HAD FOUND AN HONEST
JUDGE, BUT THE MEMORANDUM
RULING DATE NOVEMBER 28, 2014
WAS THE LAST STRAW.
CONTRAPTION IS NOT AN
ADEQUATE WORD TO DESCRIBE
IT.

FURTHER SAID AFFIANT.

I DECLARE UNDER PENALTY OF PERJURY THAT
THE FOREGOING IS TRUE AND CORRECT.

EXECUTED THIS 5TH DAY OF DECEMBER, 2014.

William M. Windsor

WILLIAM M. WINDSOR

VERIFICATION

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

THIS 5TH DAY OF
DECEMBER 2014

William M. Windsor

WILLIAM M. WINDSOR