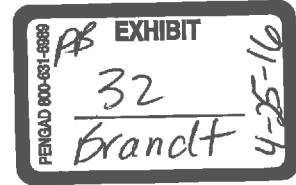


JUDICIAL MERIT SELECTION COMMISSION)



In the Matter of:)
Candidate for)

WITNESS AFFIDAVIT
FORM

I will appear to testify concerning the qualifications of the above-named candidate and will produce all documents in my possession, if any, which will further develop or corroborate my testimony.

I understand that this written statement and all supporting documentation, if any, must be completed and returned to the Judicial Merit Selection Commission by the deadline for complaints in order for the Commission to hear my testimony, and that the deadline for complaints is Monday, November 2, 2015 at 12 noon. I understand I must be available to testify at the Public Hearing.

In regard to my intended testimony, I will offer information as to the following:

- (1) Set forth your full name, age, address, and both home and work telephone numbers.

DONALD M. BRANDT (73 years old)
11365 Low Country Hwy
OLAR, SC 29843
only Cell - 803-671-1402

- (2) Set forth the names, addresses, and telephone numbers (if known) of other persons who have knowledge of the facts concerning your testimony.

my document examiner Hans Huddion, who testified
Mickey Dawson, whom he disagreed with, but was
allowed to testify and the Huddings were afraid
he would expose Mickey Dawson.
Atty Jake Moore was there

- (3) State the nature of your testimony regarding the qualifications of the above-named judicial candidate, including:
- (a) specific facts relating to the candidate's character, competency, or ethics, including any and all allegations of wrongdoing or misconduct on the part of the candidate;

Court transcripts will prove Judge Paul Burch's incompetency, wrongdoing, misconduct violation of ethics, also prejudice. He had no regard for the US Constitution. He stated in Chesterfield way. (Refer to court transcripts 6-7-8 also MOTION TO RECONSIDER)

- (b) specific dates, places, and times at which or during which such allegations took place;

Allendale, S.C. court house Oct 22, 2001
 Chesterfield, S.C. court house Dec 3, 2001
 Lancaster, S.C. court house April 25, 2002
 There was court at Georgetown, S.C.
 The same kind of prejudice acts took place.

- (c) names of any persons present during such alleged actions or possessing evidence of such alleged actions; and

Hans Hildeon, my expert document examiner who taught Muekey Dawson. Mr. Hildeon totally disagrees with Dawson, he was never allowed to testify. Also Atty Jake Moon

- (d) how this information relates to the qualifications of the judicial candidate.

Refer to # 6, 7, 8 and # 5

His disregard of ethics, the US Constitution
 His disregard of Judge Dianne Hoodstein's Order dismissing my action until Elizabeth Hooding was tried for malpractice. His disregard of the American way. When my attorney Miller presented a Motion to Reconsider, he stated that he didn't care what he did wrong or any other lawyer.
 — Bias with hate —

(4) Set forth a list of and provide a copy of any and all documents to be produced at the hearing which relate to your testimony regarding the qualifications of the judicial candidate.

1. Introduction
2. Professor John Freeman's version of wrong doing by Elizabeth Gooding, Feb.13, 2001
3. Professor John Freeman reporting three lawyers for witness tampering, April 4, 2001
4. Judge Dianne Goodstein's order, May 17, 2001
5. Motion to reconsider or amend, Nov.30, 2001
6. Allendale court transcript, Oct.22, 2001
7. Chesterfield court transcript, Dec.3, 2001
8. Lancaster court transcript, April 25, 2002
9. United States Court of Appeals, Feb.18, 2011
10. S.C. Supreme Court now changes felony to misdemeanor, July 25, 2011
11. U.S. Federal Court ruled that Judge Burch violated my US Constitutional rights, April 4, 2007
12. The SC Supreme Court ruled in favor of Judge Burch's Kangaroo Court, April 10, 2006
13. Money I paid on property
14. About \$4,000,000 I spent because of Judge Burch's illegal ruling, that lasted about 16 years
15. Letter to Judge Jack Early, my attorney for many years

- (5) State any other facts you feel are pertinent to the screening of this judicial candidate.

It was impossible for me to get a fair trial when Judge Burch stated he didn't care about the typical American way. (Ref to Chesterfield Court Transcript Dec 3, 2001) I have been in prison three times and the county jail several times. Please note, I have never been arrested, arrested, need my constitutional rights or served any kind of warrant.

It was also impossible for me to receive justice when Judge Burch ... didn't care what he did wrong or any other lawyer. (Ref to page 6 #15) (at Chesterfield) (12-3-2001) Burch also ignored Judge Dionne Hoodstein's Order dated May 17, 2001 (enclosed) He stated that he didn't care how Judge Hoodstein had ruled and he had to move forward. Now what's sad to me is the SC Supreme Court ruled in favor of Judge Burch's kangaroo Court. The only reason this judge releases me from prison, hoping I could be scared into settling, for what? Judge Burch has only showed hate toward me. His actions has ruined my life as well as my family. My family has spent near four million dollars - 4,000,000⁰⁰ fighting all these money corrupts. This case has been active from 1996 to 2012. I have been fighting this war for sixteen years.

— continued —

The original letter had water marking before these lawyers got their hands on it as witnessed by Atty Jack Early, Now Judge Early. I carried this letter to Atty Early's office and sat down and talked. Ronald Summers, loan officer from Edisto was sued for conspiracy! No one was able to receive his duplicate copy from his files because Summers had removed it.

I understand that the information I have provided herein is confidential and is not to be disclosed to anyone except the Judicial Merit Selection Commission, the candidate, and counsel.

WAIVER

I further understand that my testimony before the Judicial Merit Selection Commission may require the disclosure of information that would otherwise be protected by the attorney-client privilege. Therefore, in order that my complaint may be fully investigated by the Commission,

I hereby waive any right that I may have to raise the attorney-client privilege as that privilege may relate to the subject of my complaint. I further understand that by waiving the attorney-client privilege for this matter, I am authorizing the Commission to question other parties, including my attorney, concerning the facts and issues of my case.

Donald M. Brandt

Signature

Sworn to me this 28th day of October, 2015

Paul W. O'Connell L.S.
Notary Public of South Carolina

My commission expires: 10/4/2022