

The systematic Prejudice part 2

Our Superior and Habeas Corpus Court needs to work on their attitudes towards criminal. We have too many judges and District attorney with the attitude. You did the crime your going to do the time, fight now I am talking to the Superior and Habeas Corpus Courts in the STATE of Georgia. Suppose the person you failing to let back into your Courtroom to hear their cases. I have been trying to get back into Decatur County Barbridge, GA Courts 20 years. The judge A. Wallace Cato who currently retired. I put in Motion like Extraordinary Motion for new trial, Motion for new trial and modification based on case law. Each time Judge A. Wallace Cato denied my motion without any legal merits. These are motion that I should have been set a court date. I put all my proper paperwork Rule nisi etc. Each motion can be appeal in the Supreme court. When I filed appeal on these motion, the Supreme Court would deny them stating I had direct appeal. My direct appeal had nothing to do with the new trials appeals or modification. But they was playing games along with the Superior Court. So recently I filed a writ of mandamus and Motion Recuse along with all my proper paperwork in Decatur County Barbridge, GA on my motion was filed with the clerk of the court first week of April 2017. The clerk of the court didn't notify me to let me know they been filed. So I wrote a note in March, 2017 asking what is the update status on my writ of mandamus and motion to Recuse. She had refuse to even acknowledge my letter. This is the courts that suppose to treat everyone fairly. For my viewers who don't know what a mandamus does? 9-6-27 It's compelling people who fail to do their jobs to their jobs like the judge, DA. What suppose to happen. 9-6-27 Time of trial; facts in issue, how and when tried Mandamus (a) upon the presentation of an application for mandamus, if the mandamus nisi is granted the judge shall cause the same to be returned for trial not less than ~~ten~~ ten nor more than 30 days from such date. The defendant shall be served at least five days before the time fixed for the hearing (b) If no ~~one~~ issue of fact is raised by ~~or~~ the application and answer, the case shall be heard and determined by the court without the intervention of a jury. (c) If an issue of fact is involved, it may be heard by the judge upon the ~~court~~ consent of all parties. otherwise the case shall be set for trial upon the

first day of the next term of the Superior Court as other jury cases are tried. However if the Court has a scheduled session for jury trials which will come occur before the next term the case shall stand for trial at the present term. None of this has happened for me. I been ~~and~~ setting under a void indictment for 20 years which makes me false imprisoned in Georgia Department Correction each time I have been denied my due process to get into court. Because of bias and prejudiced of the judges. Currently we have two new Judges Chief Judge Carson Darr and Judge Heather Lanier in Bainbridge GA. The Defendants that was sentence by Heather Lanier is that she is worse than Judge A. Wallace Cato. A lot of things Mr Cato done wasn't procedural nor case law. He sentence me based off his bias and prejudiced. I kept saying I am innocent. All he cared about is somebody going to pay for this. In our courts the judges got to stop this you do crime you do the time. Suppose that person is innocent like I am. I missed out on my children lives. Today I am grandmother. Sometimes as judges and District attorney you are so critical of their changes till you don't care about the truth. This type of condemning has to stop in our courts. In our poor people should be represented the same as the person with a paid lawyer. Their or prose should be ~~reg~~ respect as a ~~pro~~ probation or paid lawyer. Their are skilled ~~pro~~ prose litigants. So many times the law is very critical of defendants but what are your flaws that you covering up that you're not dealing with. Then later on the very thing you hand on Defendants for doing. Find out later you was doing the something or end doing the same crime. So this condemning and unmerciful and judging at needs to get up out of our courts room. Every American deserve fair hearing and equal justice. There is no room for bitterness to operate in our courtrooms. What do I mean. Some of your family got hurt by someone. Whether it was murder, drug overdose or drunk driver hit them. So when these type of defendants comes into the courtroom. The defendant might didn't have nothing to do with your family member or friend tragedy. But because it similar you give them the ~~har~~ harshest time you can ~~the~~ this need to stop. If you have issue like that you should be a Judge or D.A because dealing with people lives. Some of you

Judges, D.A. lawyer, GBI and Detective are doing ~~good~~ drugs
and break the law. you just haven't gotten caught. I hear story
all the time. I was a seeker to my judge, lawyer, Parole officer,
Preparation of the GBI or Detective. I said they sent you to
prison. I said why didn't you tell someone. They say
because nobody is going to believe me. I said how much
time you have. The sentence be ridiculous. So what it
appear to me that some people in our judicial system is
using their power for the wrong purpose and excusing their
flaws. Some of these people who this was done to had
never been in trouble before or was on probation or parole.
This situation reminds me of story in the Holy Bible 2Sm
12:5-6 It was a year later and by then David had become so
insensitive to his own sins that he didn't realize he was the
villain in Nathan story. The qualities we condemn in others are
often our own character flaws. Which friends, associates or
family members do you find easy to criticize and hard to
accept? Instead of trying to change them, ask God to help you
understand their feelings and see your own flaws more clearly.
you may discover that in condemning others, you have been
condemning yourself. Judge and district attorney and law
enforcement. How many cases you been part of that was all
circumstantial evidence based off hearsay. you never ~~used~~
weighed the character of the state witnesses because you just
just know they are guilty but there are no evidence. In the
State of Georgia Hearsay evidence was admissible in the court
of law but we surely get convicted off of it. If we need
to start calling people out who is taking advantage of the
African American that are in poverty or just anybody who is
~~being treated not as equally~~ not being treated equally fair.
We got to start reporting people who is not doing their job.
All this doing ~~even~~ enough to get by is not enough either. Stop
letting people get free paychecks. make them work and
me them that you equal - we have rights. Don't let nobody

Violate them. By law I should have been out to court
in 30 days but Judge Heather Lanier and Chief Judge Carson
Dane
failed to comply with their job duties. How they set your court
date depends on the census of people in that county. So people
who have family etc that's been trying to get back into court
or just go to court. Listen up closely I am about to give you
something that can help you all. B.C.G.A 15-6-21 Time for
deciding motions; filing notification non compliance as
ground for impeachment (a.) In a county with less than 100,000
inhabitants it shall be the duty of the judge of the Superior, State or
City Court, unless providentially hindered or unless counsel for the
plaintiff and the defendant agree in writing to extend the time, to
decide promptly within 30 days after the same have been argued
before him or submitted to him without argument, all motions for new
trials, injunctions, demurrers and all other motions of any nature.
(B.) In all counties with more than ~~to~~ 100,000 inhabitants it shall
be the duty of the judge of the Superior, State or city court unless
providentially hindered or unless counsel for the plaintiff and the
defendant agree in writing to extend the time to decide promptly
within 90 days after the same have been argued before him or
submitted to him without argument, all motions for new trials,
injunctions, demurrers and all other motions of any nature. (C.) when
he or she has so decided it shall be the duty of the judge to file
his or her decision with the clerk of the court in which the cases
are pending and to notify the attorneys of the losing party of his
or her decision, said notice shall not be required of such notice
has been waived pursuant to subsection (a) of Code Section 9-11-5
(D.) If any judge fails or refuses, unless providentially hindered
or unless counsel ~~or prose~~ for the plaintiff and the defendant
agree in writing to extend the time, to obey the provisions of
Subsections (a) through (c) of this code section or if any
judge repeatedly or persistently fails or refuses to decide the
various motions, demurrers and injunctions coming before him in
the manner provided by such subsections, such conduct shall be
grounds for impeachment and the penalty therefor shall be two

removal from office. Remedies upon judge's refusal to obey subsection (a) prior to the effective date of the 1983 Constitution the only sanction provided by law for the failure or refusal of a judge to obey the provisions of O.C.G.A. 15-6-21(a) requiring prompt judicial action was found in 15-6-21(d) impeachment and removal from office. The Constitution of 1983 (GA. Const, 1983 ART VI, para IV) now provides that the Superior and ~~appellate~~ appellate courts shall have the power to issue process in the nature of mandamus *Graham v. Cavender* 252 GA. 123, 311 S.E.2d 832 (1984). Let me give you clearer understanding of the writ of mandamus 9-6-20 Enforcement of official duty, inadequacy of legal remedy. All officials should be faithfully performed and whenever, from any cause a defeat of legal justice would ensue from a failure to perform or from improper performance, the writ of mandamus may issue to compel a due performance if there is no other specific legal remedy for the legal rights; provided, however that no writ of mandamus to compel the removal of a judge shall issue where no motion to recuse has been filed, if such motion is available or where a motion to recuse has been denied after assignment to a separate judge for hearing. In my situation I never asked for extension of time. This court has continuously denied my due process. I am aiming for these two judges to be impeached for the damage they have done to me. By denying me to come to court and hearing my motion. It's time to make people do their job and stop start treating people equally. So anybody who is having the same issue in Georgia. If you need to grieve your judge write the Judicial Quality Commission P.O. Box 2179 Cumpton, GA 30015. If you need to grieve your District Attorney you write the State BAR Association 104 Marietta St. NW suite 100 Atlanta, GA 30303. If you need to grieve your attorney or attorney(s) State BAR Association 104 Marietta St. NW suite 100 Atlanta, GA 30303. It's time to stop letting these people in the judicial system

take advantage of us.

written by

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