### IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA

STATE OF GEORGIA

v.

CASE NO.

23SC188947

DONALD JOHN TRUMP, RUDOLPH WILLIAM LOUIS GIULIANI, JOHN CHARLES EASTMAN, MARK RANDALL MEADOWS, KENNETH JOHN CHESEBRO, JEFFREY BOSSERT CLARK, JENNA LYNN ELLIS, RAY STALLINGS SMITH III, ROBERT DAVID CHEELEY, MICHAEL A. ROMAN, DAVID JAMES SHAFER, SHAWN MICAH TRESHER STILL, STEPHEN CLIFFGARD LEE, HARRISON WILLIAM PRESCOTT FLOYD, TREVIAN C. KUTTI, SIDNEY KATHERINE POWELL, CATHLEEN ALSTON LATHAM, SCOTT GRAHAM HALL. MISTY HAMPTON a/k/a EMILY MISTY HAYES Defendants.

### STATE'S MOTION TO REVOKE BOND CONCERNING DEFENDANT HARRISON WILLIAM PRESCOTT FLOYD

**COMES NOW**, the State of Georgia, by and through Fulton County District Attorney Fani T. Willis, and requests that this Court enter an order revoking the bond previously granted to Defendant Harrison William Prescott Floyd and in support says as follows:

On August 14, 2023, a Fulton County grand jury returned an indictment charging the
Defendant with Violation of the Georgia RICO (Racketeer Influenced and Corrupt
Organizations) Act in violation of O.C.G.A. § 16-14-4(c), Conspiracy to Commit
Solicitation of False Statements and Writings in violation of O.C.G.A. §§ 16-4-8, 16-4-7,

- & 16-10-20, and Influencing Witnesses in violation of O.C.G.A. § 16-10-93(b)(1)(A). On August 24, 2023, the Defendant surrendered to the Fulton County Jail, prior to bond being set, and was booked in pursuant to a grand jury warrant.
- 2. On August 29, 2023, the Court entered a consent bond order, *See* Exhibit A, "Consent Bond Order," setting bail and ordering the Defendant to comply with certain conditions of release, including, without limitation, the following:
  - a. The Defendant shall perform no act to intimidate any person known to him to be a codefendant or witness in this case or to otherwise obstruct the administration of justice.
  - b. The Defendant shall not communicate in any way, directly or indirectly, about the facts of this case with any person known to him or her to be a codefendant in this case except through his or her counsel.
  - c. The Defendant shall not communicate in any way, directly or indirectly, about the facts of this case with any person known to him or her to be a witness in this case except through his or her counsel.
- 3. Since his release from custody, the Defendant has engaged in numerous intentional and flagrant violations of the conditions of release ordered by the Court.
- 4. Since November 1, 2023, the Defendant has publicly tweeted multiple times from the Twitter account @hw\_floyd in an effort to intimidate codefendants and witnesses, to communicate directly and indirectly with codefendants and witnesses, and to otherwise obstruct the administration of justice. The Defendant's Twitter account has approximately 25,000 followers who can view his public tweets.

5. On November 1, 2023, the Defendant tweeted the following to witnesses Brad
Raffensperger and Gabriel Sterling and tagged their Twitter accounts, which constituted
an act to intimidate known witnesses and direct communication with known witnesses
about the facts of the case, in violation of conditions of release:



6. On November 6, 2023, the Defendant participated in a video-recorded and widely disseminated interview on the Conservative Daily podcast. During the interview, the Defendant discussed the facts of this case and communicated indirectly to codefendant and witness Jenna Ellis by discussing her guilty plea, in violation of conditions of release. The Defendant stated the following:

President Trump was underserved by people like her. People who would go into the Oval Office and tell him one thing and then behind his back they would do another ... I'm not a lawyer. I'm not a Harvard J.D. But guess who is? Jenna Ellis, right. She literally, if she truly believed everything that she was saying, she could have defended her own self. She didn't need a quarter of a million dollars of people's hard-earned money to be raised offline. You know? And it doesn't take a quarter of a million dollars to accept a plea deal either. Or to deny one. Ok? So she just showed who she really is.

7. In addition to participating in the above referenced interview, on November 6, 2023, the Defendant tweeted the following link to the interview to amplify its viewership:



8:01 PM · Nov 6, 2023 · 3,448 Views

8. On November 7, 2023, the Defendant tweeted the following to witnesses Brad
Raffensperger and Gabriel Sterling and tagged their Twitter accounts, which constituted
an act to intimidate known witnesses and direct communication with known witnesses
about the facts of the case, in violation of conditions of release:

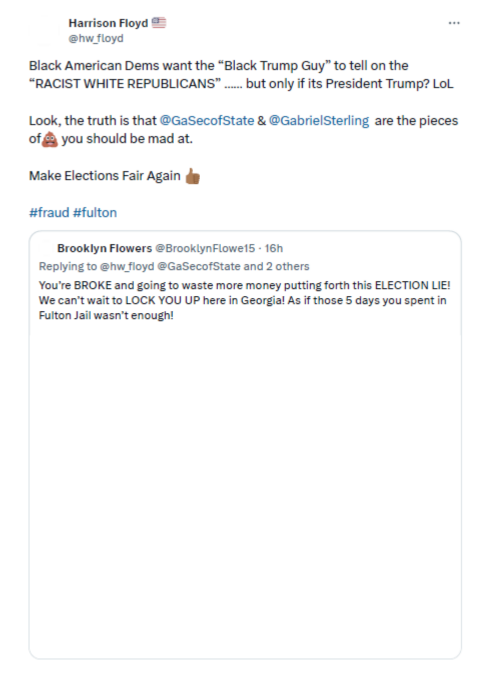


#fraud #fultoncounty #Georgia #VoteRepublican



10:37 AM · Nov 7, 2023 · 2,014 Views

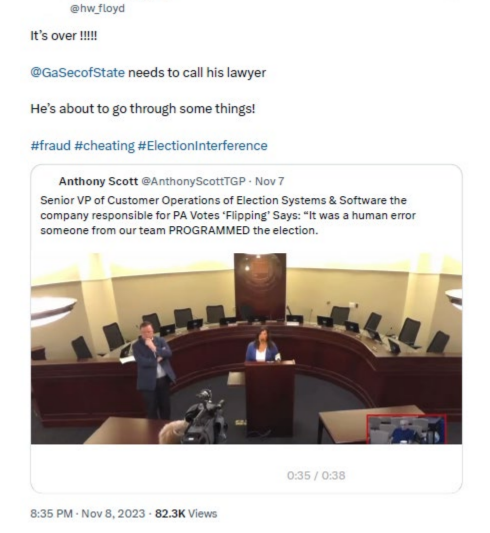
9. On November 7, 2023, the Defendant tweeted the following to witnesses Brad
Raffensperger and Gabriel Sterling and tagged their Twitter accounts, which constituted
an act to intimidate known witnesses and direct communication with known witnesses
about the facts of the case, in violation of conditions of release:



7:24 PM · Nov 7, 2023 · 2,838 Views

10. On November 8, 2023, the Defendant tweeted the following to witness Brad Raffensperger and tagged his Twitter account, which constituted an act to intimidate a known witness and direct communication with a known witness about the facts of the case, in violation of conditions of release:

Harrison Floyd =



11. On November 13, 2023, the Defendant tweeted the following to codefendant and witness

Jenna Ellis and to witness Dan Scavino and tagged their Twitter accounts, which

constituted an act to intimidate a known codefendant and witnesses and direct

communication with a known codefendant and witnesses about the facts of the case, in

violation of conditions of release:



6:49 PM · Nov 13, 2023 · 8,275 Views

Harrison Floyd @hw\_floyd 12. On November 13, 2023, the Defendant tweeted the following about codefendants and witnesses Jenna Ellis and Sidney Powell, which constituted an act to intimidate known codefendants and witnesses and indirect communication with known codefendants and witnesses about the facts of the case, in violation of conditions of release:

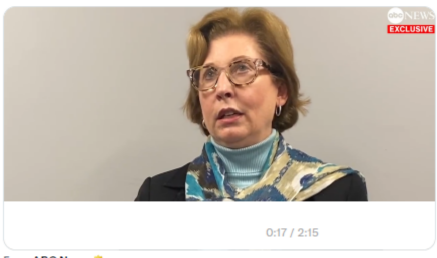


There is literally NOTHING here but name calling & speculation.

Leaking Jenna Ellis & Sidney Powell proffer is nothing more than an attempt at TAINTING THE JURY POOL.

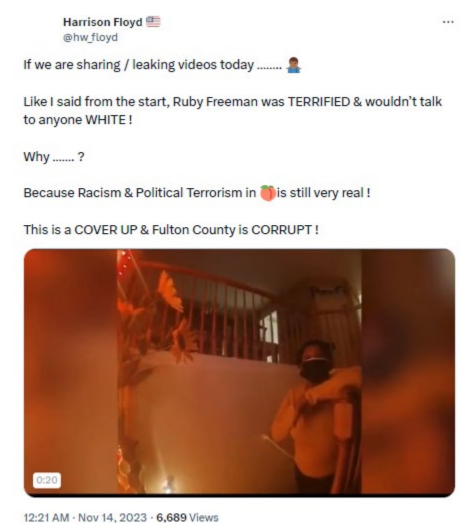
Fulton County is CORRUPT!

When is GA leadership going to step up?



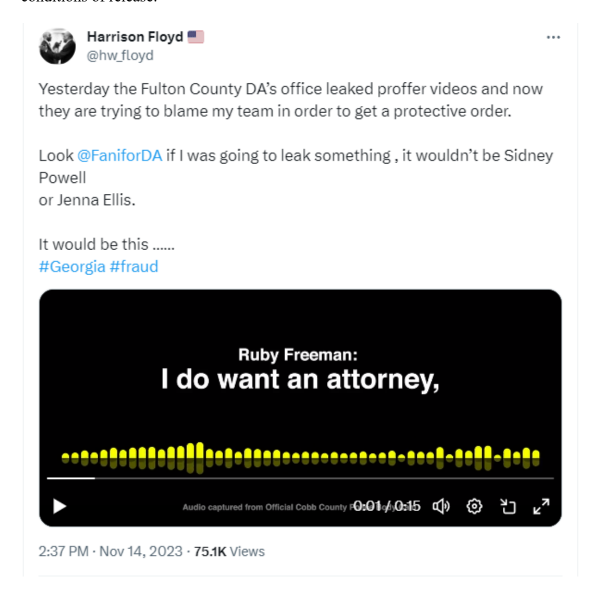
From ABC News 🌼

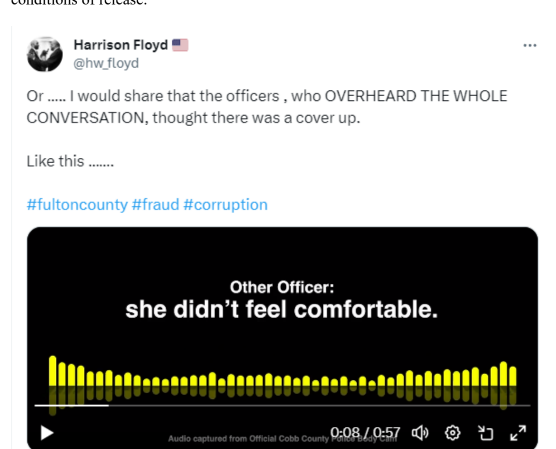
10:01 PM · Nov 13, 2023 · 45.7K Views



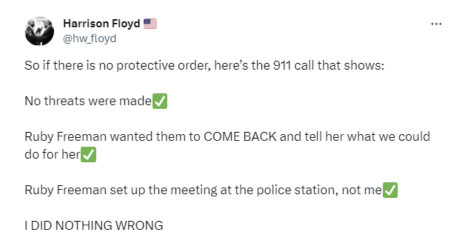
14. Approximately one hour later, the Defendant posted a comment that stated, "So this begs the question ... If Ruby Freeman didn't trust White people to help her .......... What did she say to the black people that offered to help her? I'll wait for you to get your û ."

This constituted an act to intimidate a known witness and indirect communication with a known witness about the facts of the case, in violation of conditions of release.

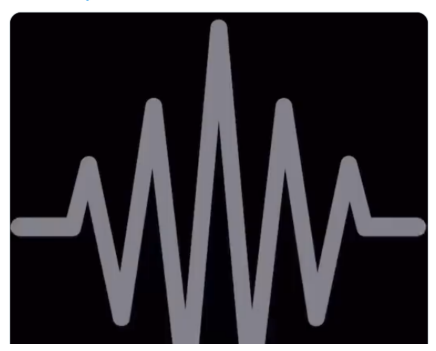




2:46 PM · Nov 14, 2023 · 9,369 Views



#fultoncounty #fraud

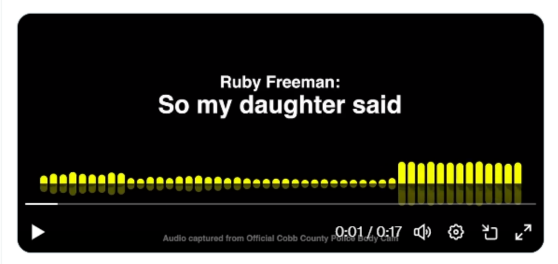




Why would my team leak Jenna Ellis & proffer videos when there is better stuff?

For instance, Ruby Freeman's job was the reconciliation of ballots.

She wasn't even supposed be on a scanner !!!!!! #fraud #FultonCounty #georg



4:19 PM · Nov 14, 2023 · 15.3K Views





I DID NOT set up the meeting at the police station.

Ruby Freeman asked the officers to arrange and facilitate the meeting.

WE DID NOTHING WRONG! #fultoncounty #fraud #Georgia



6:51 PM · Nov 14, 2023 · 48.8K Views



22. As detailed in paragraphs 13-21 above, witness Ruby Freeman has been a frequent target of the Defendant's intimidating communications. In Count 31 of the indictment, the Defendant is charged with Influencing Witnesses in violation of O.C.G.A. § 16-10-93(b)(1)(A) involving witness Ruby Freeman herself. Because of and in response to the

Defendant's intimidating communications, witness Ruby Freeman has been the subject of renewed threats of violence from third parties.

- 23. As set forth above, since his release from custody, the Defendant has engaged in a pattern of intimidation toward known codefendants and witnesses, direct and indirect communication about the facts of this case to known codefendants and witnesses, and obstruction of the administration of justice in direct violation of this Court's order.
- 24. Moreover, the Defendant's actions demonstrate that he poses a significant threat of intimidating witnesses and otherwise obstructing the administration of justice in the future, making him ineligible for bond. *Ayala v. State*, 262 Ga. 704, 705 (1993).
- 25. Accordingly, the State requests that this Court enter an order revoking the bond previously granted to Defendant Harrison William Prescott Floyd.
  Respectfully submitted this 15th day of November 2023,

FANI T. WILLIS

Georgia Bar No. 223955

District Attorney Atlanta Judicial Circuit 136 Pryor Street SW, 3rd Floor

Atlanta, Georgia 30303

Fani. Will is DA @ fulton county ga.gov

# **Exhibit A**

### IN THE SUPERIOR COURT OF FULTON COUNTY

#### STATE OF GEORGIA

STATE OF GEORGIA	)	
	)	Case No. 23SC188947
V.	)	
	)	Judge: Scott McAfee
HARRISON WILLIAM PRESCOTT FLOYD	)	

# CONSENT BOND ORDER FOR DEFENDANT HARRISON WILLIAM PRESCOTT FLOYD

The above-captioned matter having come before the Court for consideration of bond, and with consent of counsel for the State of Georgia and for the Defendant, the Court hereby

### (1) Bond Amount:

Count 1: Violation of GA RICO Act \$40,000
Count 30: Conspiracy to Commit Solicitation of False \$30,000
Statements and Writings
Count 31: Influencing Witnesses \$30,000

**GRANTS** and **ORDERS** that bond is set in this matter as follows:

TOTAL: \$100,000

Defendant may post bond as cash, through commercial surety, or through the Fulton County Jail 10% program.

- (2) The Defendant shall report to pre-trial supervision every 30 days and may report by telephone.
- (3) The Defendant shall not violate the laws of this State, the laws of any other state, the laws of the United States of America, or any other local laws. *Ayala v. State*, 262 Ga. 704, 705 (1993).
- (4) The Defendant shall appear in court as directed by the Court. *Id*.
- (5) The Defendant shall perform no act to intimidate any person known to him to be a codefendant or witness in this case or to otherwise obstruct the administration of justice. *Id*.

- (6) The Defendant shall not communicate in any way, directly or indirectly, about the facts of this case with any person known to him or her to be a codefendant in this case except through his or her counsel.
- (7) The Defendant shall not communicate in any way, directly or indirectly, about the facts of this case with any person known to him or her to be a witness in this case except through his or her counsel.

It is so **ORDERED** this the 29th day of August, 2023,

Hon. Scott McAfee, Judge Fulton County Superior Court

Consented to by:

Deputy District Attorney Grant Rood Fulton County District Attorney's Office Counsel for the State of Georgia

Todd A. Haslies Gr. Bur No. 201962

## IN THE SUPERIOR COURT OF FULTON COUNTY STATE OF GEORGIA

STATE OF GEORGIA

CASE NO.

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23SC188947

DONALD JOHN TRUMP, RUDOLPH WILLIAM LOUIS GIULIANI, JOHN CHARLES EASTMAN, MARK RANDALL MEADOWS, KENNETH JOHN CHESEBRO, JEFFREY BOSSERT CLARK, JENNA LYNN ELLIS, RAY STALLINGS SMITH III, ROBERT DAVID CHEELEY, MICHAEL A. ROMAN, DAVID JAMES SHAFER, SHAWN MICAH TRESHER STILL, STEPHEN CLIFFGARD LEE, HARRISON WILLIAM PRESCOTT FLOYD, TREVIAN C. KUTTI, SIDNEY KATHERINE POWELL, CATHLEEN ALSTON LATHAM, SCOTT GRAHAM HALL, MISTY HAMPTON a/k/a EMILY MISTY HAYES Defendants.

#### **CERTIFICATE OF SERVICE**

I hereby certify that I have this day served a copy of this STATE'S MOTION TO REVOKE BOND CONCERNING DEFENDANT HARRISON WILLIAM PRESCOTT FLOYD, upon all counsel who have entered appearances as counsel of record in this matter via the Fulton County effling system.

This 15th day of November 2023,

FANI T. WILLIS Georgia Bar No. 223955

**District Attorney** 

Atlanta Judicial Circuit 136 Pryor Street SW, 3rd Floor Atlanta, Georgia 30303 Fani.WillisDA@fultoncountyga.gov