

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

<b>STATE OF GEORGIA,</b>		<b>CASE NO. 22SC183572</b>
<b>v.</b>		<b>JUDGE PAIGE WHITAKER</b>
<b>JEFFREY WILLIAMS,</b>		
<b>Defendant.</b>		

**STATE'S MOTION TO REVOKE PROBATION**

COMES NOW the State of Georgia, by and through the undersigned counsel, and moves this Honorable Court to immediately revoke the probation of Defendant Jeffrey Williams. The Defendant has demonstrated a blatant disregard for the law, the safety of witnesses, and the integrity of judicial proceedings. The State submits that the Defendant's continued presence in the community under probationary supervision presents a clear and present danger to public safety and undermines the rule of law.

**Background**

On October 31, 2024, the Defendant, Jeffrey Williams, was sentenced to probation with conditions that include no contact with the victim and the victim's family. The Defendant pled guilty, and the conditions of probation were imposed pursuant to O.C.G.A. § 42-8-35, which authorizes courts to establish and enforce conditions necessary to protect the public and uphold the administration of justice. Since sentencing, the Defendant has engaged in conduct that directly threatens the safety of witnesses and prosecutors, compromises ongoing legal proceedings, and warrants immediate revocation of probation.

**Escalating Threats and Witness Intimidation**

Investigator Marissa Viverito is currently testifying in a multi-defendant gang murder preliminary hearing, which remains ongoing and is set to reconvene on Monday, April 7, 2025. During this hearing, the Court explicitly ordered that the witness not be shown on television while testifying. Despite this order, a known blogger deliberately violated the Court's directive by posting on social media: "She doesn't want to be shown on screen? Well, here she is," along with a photograph of Investigator Viverito.

On Tuesday, April 1, 2025, Jeffrey Williams, a.k.a. Young Thug, amplified this act by reposting the image with the caption: "Marissa Viverito is the biggest liar in the DA's office." This post quickly went viral, amassing over 2 million views, with thousands of comments and retweets, many of which included direct threats to Investigator Viverito and her family.

### **Direct Threats**

As a direct consequence of these social media posts:

- Viverito's home address and her parents' home address were publicly posted, exposing them to grave danger. (See exhibit A).
- One post stated: "If the hate is really real then pull up on her mama crib," alongside a photograph of her mother's residence. (See exhibit A).
- Hours later, an additional post emerged threatening the assassination of District Attorney Fani Willis. (See exhibit B).

The escalation from targeting a testifying witness to making a direct death threat against the elected District Attorney of Fulton County is a grave and unprecedented attack on the justice system.

### **Pattern of Intimidation and Court Undermining**

This is not an isolated incident—it is part of a calculated campaign of intimidation, harassment, and misinformation designed to undermine the legal process. Social media has been used as a tool to manipulate public perception, spread misinformation, and instill fear. These efforts have also included attempts to exploit the Court's perceived stance of disdain toward the State by referring to Your Honor as "YSL Whitaker."

This ongoing manipulation of public perception through social media is intended to obstruct justice, silence witnesses, and threaten those who enforce the law.

### **Legal Basis for Revocation**

Under O.C.G.A. § 42-8-34.1, a court may revoke a defendant's probation when they engage in new criminal conduct or violations that threaten public safety.

The Defendant's continued association with individuals actively involved in witness intimidation, threats of violence, and obstruction of justice constitutes a clear violation of probation conditions. These actions mirror the established tactics of criminal organizations, as defined under

O.C.G.A. § 16-15-3, which are designed to instill fear, silence witnesses, and interfere with judicial proceedings. As a direct consequence of these actions, law enforcement resources have been required to provide security in response to the escalating threats and intimidation.

Georgia courts have consistently upheld the revocation of probation for conduct that endangers witnesses, obstructs justice, or threatens public officials. Failure to act decisively will only encourage further attempts to threaten, harass, and intimidate those involved in this case. The State asserts that not addressing this matter directly with the Defendant would fail to serve as an adequate deterrent, given the gravity and escalating nature of these threats. Furthermore, as both the Defendant and this Court acknowledged during his plea and sentencing, the Defendant wields significant influence over people worldwide, amplifying the potential impact of his actions. (See Exhibit C – excerpt from the 10/31/2025 hearing).

### **Need for Revocation**

The integrity of this Court and the safety of those involved in this prosecution are at stake. The Defendant's probation should be immediately revoked to prevent further harm, ensure compliance with the law, and send a clear message that witness intimidation and threats against public officials will not be tolerated. The State urges this Court to take swift and decisive action by revoking the Defendant's probation and remanding them into custody without delay.

### **Conclusion**

WHEREFORE, the State of Georgia respectfully requests that this Court schedule a hearing to address immediately revoke or modify the Defendant's probation as it deems appropriate, order the Defendant to reimburse the costs incurred by law enforcement for the additional protective measures necessitated by their actions, and impose any further sanctions necessary to safeguard the witnesses, prosecutors, and the integrity of the judicial process.

Respectfully submitted this 2nd day of April, 2025.

FANI T. WILLIS,  
GA Bar # 223955  
District Attorney  
Atlanta Judicial Circuit

/s/ Adam Abbate,  
GA Bar # 516126  
Executive District Attorney  
Atlanta Judicial Circuit

/s/ Simone Hylton  
GA Bar # 236408  
Executive District Attorney  
Atlanta Judicial Circuit

**CERTIFICATE OF SERVICE**

I hereby certify that I have served the within and foregoing documents upon attorneys of record for the defendants, by Georgia E-File, this 2nd day of April, 2025.

FANI T. WILLIS,  
GA Bar # 223955  
District Attorney  
Atlanta Judicial Circuit

# Exhibit A



Post



**Infamous Sylvia**

@InfamousSylvia

Follow

Viveritto's Testimony FOOTAGE! The Footage Everyone's Been Waiting For!"



**Infamous Sylvia** @InfamousSylvia

Viveritto's Testimony FOOTAGE! The Footage Everyo...

2:15 PM · 4/1/25 · **3.8K** Views

2

4

23

18





**Young Thug** 48K posts

**Follow**

Posts

Replies

Videos

Photos

64 119 1.4K 91K



**Young Thug** @youngthug · 1h  
Biggest liar in the DA office



263 916 9.5K 363K



**Young Thug** @youngthug · 4h  
Autopsy came back street got shot.

545 4.6K 22K 1.2M



Young Thug reposted



**THUGGERDAILY** @ThuggerDaily · 3d



Young Thug

48K posts

Follow

Posts

Replies

Videos

Photos



2.2K

20K

125K

13M

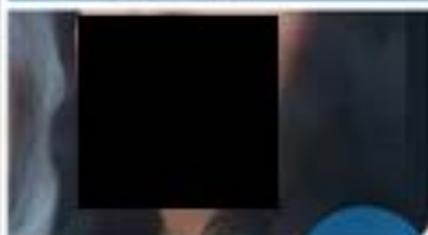


Young Thug reposted

**THUGGERDAILY** @ThuggerDaily · 1h

Replying to @youngthug

all my homies hate Viverito



64

121

1.5K

91K



Young Thug @youngthug · 1h

Biggest liar in the DA office





shaunechenault 5h

Follow



Young Thug @youngthug

Biggest liar in the DA office



@theshaderoom

Dumb ass used to live at Altitude and got my Airbnbs shutdown



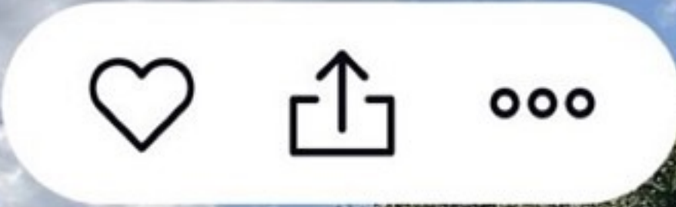


mikey

@mikeydaye100

Follow

if the hate is really real then pull up to her mama crib..



1 of 54

Sold

**\$525,000**

3 beds 2 baths 2,121 sqft



# Exhibit B

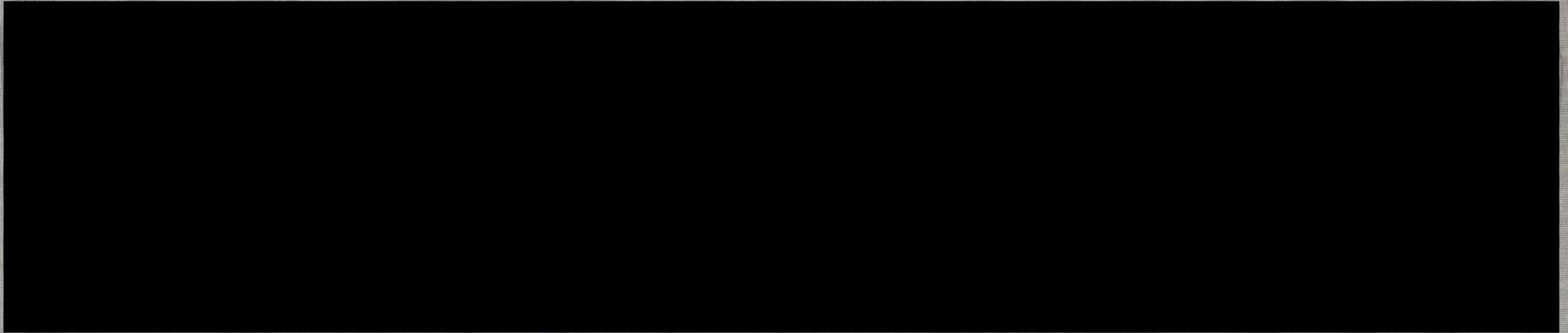


DareDevilSeason4

@SnakeFang\_



I will personally make sure Fani Willis is assassinated



9:44 PM · Apr 1, 2025 · 93 Views

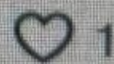


Post your reply

Reply



@unotfbg · 9h



20



1           BUT I UNDERSTAND, YOU KNOW, RAP LYRICS. I  
2 UNDERSTAND HOW IT COULD BE TWISTED. I UNDERSTAND WHAT IT  
3 COULD DO TO THE MIND OF PEOPLE. I UNDERSTAND ALL THAT.  
4 AND I AM -- I PROMISE YOU I AM 100 PERCENT CHANGING THAT.  
5 YOU KNOW, IT'S JUST, I AM OLDER. I AM GROWN NOW, YOU  
6 KNOW. AND IT'S JUST, LIKE, I AM SMARTER. IT'S MORE  
7 THINGS TO RAP ABOUT.

8           LIKE, I HAVE EXPERIENCED A LOT OF GOOD THINGS. I  
9 EXPERIENCED MORE BAD THINGS, BUT I EXPERIENCED A LOT OF  
10 GOOD THINGS, TOO. AND, ANYWAY, I COULD -- I CAN GO  
11 FOREVER.

12           THE COURT: WELL, I APPRECIATE IT. AND I APPRECIATE  
13 THAT YOU DO REALIZE HOW MUCH OF AN IMPACT YOU HAVE ON  
14 PEOPLE. UM, I MEAN, IT'S -- IT'S -- IT'S PAST YOUR  
15 NEIGHBORHOOD. IT'S WORLDWIDE, ESPECIALLY YOUNG PEOPLE.

16           AND HAVING COME UP FROM WHERE YOU CAME UP FROM AND  
17 LIVING IN AND AROUND THAT, YOU KNOW THAT GANGS ARE  
18 DAMAGING TO OUR COMMUNITY. AND IT MAY BE THAT A WHOLE  
19 LOT OF RAP MUSIC AND THE RAP INDUSTRY IS -- I MEAN,  
20 HONESTLY, IT SOUNDS LIKE A MODERN-DAY VERSION OF KIND OF  
21 WWE WRESTLING THAT USED TO BE ON TELEVISION, WHERE PEOPLE  
22 WOULD JUST GET UP AND POSTURE AND ACT LIKE THEY HATED  
23 EACH OTHER. AND IT MAY BE THAT THAT'S A LOT OF WHAT IS  
24 GOING ON IN THE MUSIC INDUSTRY WITH RAP.

25           BUT WHETHER IT IS FAINT OR NOT, IT HAS TREMENDOUS