January 24, 2018

The Honorable Lindsey Graham  
Chairman  
Committee on the Judiciary  
United States Senate  
Washington, DC 20510

Dear Mr. Chairman:

In connection with my nomination to the United States District Court for the Northern District of Georgia, I have reviewed the public portion of my questionnaire previously submitted to the Senate Judiciary Committee on October 17, 2018. Incorporating the additional information listed below, I certify that the information contained in that document is, to the best of my knowledge, true and accurate.

**Question 13(a):**

I have presided over thirty-four jury trials, which includes thirty-three criminal felonies and one divorce. Although the death penalty was not sought in any of the cases, of the thirty-three criminal trials where I presided, twenty were defined as capital felonies (any crime punishable by death).

In addition to the jury trials, I hear approximately sixty-five civil matters each month and eighty general criminal matters. As such, I have conducted thousands of hearings involving a wide array of issues including child support determinations, discovery disputes, motions for summary judgment, pre-trial hearings, bond hearings and probation revocations. Of the civil matters I hear each month, approximately five are bench trials. In total, thus I have presided over roughly 215 bench trials.

**Question 14:**

*Cunningham v. Williams,* Civil Action No. 18PA1422-6 (Ga. Super. Ct.). I recused because the action is against a Magistrate Court Judge of DeKalb County, who often sits by designation for the DeKalb County Superior Court.
Wright v. Adams, Civil Action No. 18CV1577-6 (Ga. Super. Ct.). I recused because of my familiarity with the parties and the underlying facts of the case.

Georgia Alloy, LLC v. Levine, Civil Action No. 18CV1430-6 (Ga. Super. Ct.). Before I was ever assigned as the judge in this case, Defendant brought an action against all of the justices of the Georgia Supreme Court and every DeKalb County Superior Court judge, myself included. When the case was assigned to me, to avoid any appearance of impropriety, I elected to recuse. (The Northern District of Georgia case, which has now been dismissed, is discussed in further detail in response to question 4 of the confidential portion of my questionnaire.)

Magnolia Advanced Materials, Inc. v. Langford, Civil Action No. 15CV5741-6 (Ga. Super. Ct.) and Langford v. Magnolia Advanced Materials, Inc., Civil Action No. 16CV4361-6 (Ga. Super. Ct.). I recused after Defendant’s attorney filed an action against me in the Northern District of Georgia. (The federal case, which has already been dismissed, is discussed in further detail in my update to the confidential portion of my questionnaire.) The first judge assigned to the case also recused after Defendant’s attorney levied similar accusations against him.

Question 26(a):


I am also forwarding an updated Net Worth Statement and Financial Disclosure Report. I thank the Committee for its consideration of my nomination.

Sincerely,

Jean-Paul (JP) Boulee

cc: The Honorable Dianne Feinstein
    Ranking Member
    Committee on the Judiciary
    United States Senate
    Washington, DC 20510