
**LETTER ADDRESSED TO THE HONORABLE
PRESIDENT OF THE UNITED STATES DONALD JOHN
TRUMP REQUESTING EMERGENCY/URGENT
INTERVENTION LIKE IN ROGER STONE CASE,
ASKING FOR FULL PARDON OF ACTUAL INNOCENCE,
INNOCENT MAN HELD HOSTAGE TO CORRUPT
FEDERAL JUDGE AND CORRUPT PROSECUTOR
VIOLATING LAWS AND RULES**



Dated October 6, 2020



JusticeForUSWGO.wordpress.com

Dear Honorable U.S. President Donald John Trump,

LEGAL NOTE: Please do not forward this EMERGENCY REQUEST to any Government Agency. Please give this letter directly to the President of the United States or any other personnel working directly for the White House. Due to the conflict of interest with the corrupt U.S. Attorney Office and the Pardon Attorney working in favor with the prosecutor, please give this to the U.S. President or his aides only. Donald Trump granted clemency to Roger Stone and he did not fill out a "Pardon Application", special circumstances warrant DIRECT INTERVENTION by the White House and ONLY the White House. According to the CFR rules, special counsel must be involved in this matter or John Durham to investigate the affidavit attached to this Letter. Thanks!

I know and understand Mr. President that you were going to fully pardon Roger Stone if he had exhausted all of his remedies in the judicial legal system and wrongfully failed due to judicial corruption of the Deep State Swamp. When Judge Amy Berman Jackson was willing to sentence Roger Stone to death in a Covid-19 infested prison because of that corrupt judge being out to get Roger, you intervened with a grant of clemency. You have the sole and discretionary power

Mr. President to file an emergency or urgent grant of “full pardon” to an individual who has proven his Actual Innocence in the Federal Court and proven a repeated pattern of fraud upon the court by the Federal Prosecutor but cannot possibly obtain justice in a corrupt U.S. District Court or corrupt Federal Court of Appeals.

No law can prevent a person from requesting a Pardon from the White House directly in emergency and urgent circumstances. No act of Congress can ever limit the Executive Pardon and Clemency powers. As to going directly through the Pardon Attorney has also been exhausted as multiple attempts were tried but the **Department of Justice kept refusing to process my pardon application due to some stupid policy so all I have left is direct request with the President.** In accordance with the Supreme Court, a **President can declare a man INNOCENT of a crime.** See Ex parte Garland, 71 U.S. 333 (1866):

Page 71 U. S. 380: “*Such being the case, the inquiry arises as to the effect and operation of a pardon, and on this point all the authorities concur. A pardon reaches both the punishment prescribed for the offence and the guilt of the offender, and when the pardon is full, it releases the punishment and blots out of existence the guilt, so that, in the eye of the law, the offender is as innocent as if he had never committed the offence. If granted before conviction, it prevents any of the penalties and disabilities consequent upon conviction from attaching; if granted after conviction, it removes the penalties and disabilities and restores him to all his civil rights; it makes him, as it were, a new man, and gives him a new credit and capacity.*”

The case law authority says it all Mr. President. When I present clear and compelling evidence to you in a single unsworn Declaration or notarized affidavit showing you that **I am being held unconstitutionally hostage to a corrupt Federal Judge who refuses to recuse himself after I had proved that even the Judge is lying about me in my federal criminal case and the Judicial Council is refusing or failing to do anything about it** because Judges protect each other even the corruption aka the Deep State Swamp is VERY DEEP like a brotherhood secret society. The Federal Courts should NOT OPERATE like this, not like some brotherhood of the robes.

I hereby attach to this letter, the 26-page
“DECLARATION/UNSWORN AFFIDAVIT OF BRIAN DAVID HILL
IN FAVOR OF HIS REQUEST TO UNITED STATES PRESIDENT
DONALD JOHN TRUMP TO GRANT BRIAN DAVID HILL A FULL
PARDON FOR HIS ACTUAL INNOCENCE TO HIS FEDERAL
CHARGE CASE NO. 1:13-CR-435-1, AND AS TO EVIDENCE OF
DUE PROCESS DEPRIVATION, RELENTLESS JUDICIAL
CORRUPTION AND TYRANNY, AND FRAUD UPON THE COURT
AS OUTLINED IN SUPREME COURT CASE NO. 19-8684 AND
COURT OF APPEALS CASE NO. 19-2338”. This is the proof and the
compelling reasoning why the White House must intervene to this
EMERGENCY or URGENT request for a “full pardon” to resolve the
situation of being held hostage to a corrupt Deep State Federal
Judge. You see Mr. President, Roger Stone tried to recuse Judge Amy
Berman Jackson in his criminal case and she refused to leave. Lt.
General Michael Thomas Flynn formerly worked at the White House
was also wrongfully convicted by false guilty plea and that Judge
keeps unconstitutionally fighting him and refusing to recuse himself
from his case. Some of the CORRUPT Federal Judges have become
Deep State political Assassins which will assassinate the character of
their victims and play prosecutor, judge, jury, and executioner. Some
Judges are overriding their own authority and responsibilities and
are acting as petty Dictators or Tyrants because they are appointed
for life so they want to lock up Trump supporters for life even on
fraudulent pretenses. I am one of their victims, I am attaching clear
and convincing evidence why EMERGENCY investigation and
intervention is necessary. Read the 26 pages of evidence declaration
and you will understand that a man’s life, liberty, constitutional
rights, and freedom are all at stake including the right to vote. An
innocent man needs your help, I am that man, please help me Mr.
President, the DOJ won’t help me, the FBI won’t help me. William
Barr may help investigate the bad things that were done to me by the
Federal Court System and Anand Prakash Ramaswamy.

Your my only hope Mr. President, I have tried everything, sent
letters to so many people and paid hundreds to thousands of dollars
overtime out of my limited SSI disability money because I have no
other choice, I don’t know what to do, I have no recourse. My

evidence is being ignored, my case law authorities is being entirely ignored, my witnesses are being ignored, I am not allowed to present any expert witnesses to the Court, I have been deprived of Due Process and the Constitutional to prove my Actual Innocence. President Trump can end my suffering and misery for years under a selfish cruel District Court in the Middle District of North Carolina. I need your help Mr. President; I am exhausting all my remedies and have gotten nowhere like a hamster on a wheel. Please help me Trump.

DATED this 6th day of October, 2020.

Respectfully submitted,

Brian David Hill
Pro Se
Ally of QANON
Former USWGO Alternative News Reporter
310 FOREST STREET, APARTMENT 2
MARTINSVILLE, VIRGINIA 24112
Tel.: (276) 790-3505



U.S.W.G.O.

Poem: Where We Go One, We Go All,
The RATS Panic in DC,
Drain the Swamp,
Bring Liberty and Justice for All,
Restore faith and integrity in our Courts,
Protect the Freedom of Press,
We are all QAnon.

