

# Re: USWGO News Brian D. Hill files FINAL motion compelling Federal Judge to overturn conviction and the Probation Violations for FRAUD – Justice for Brian D. Hill of USWGO Alternative News

Received: Friday, November 20, 2020 5:27 PM

From: Eric Trump hotmail.com

To: Stanley Bolten

It's over. Accept and move on.

From: Stanley Bolten <StanleyBolte>  
Sent: Friday, November 6, 2020 8:37 AM  
To:

[Redacted recipient list]

Subject: USWGO News Brian D. Hill files FINAL motion compelling Federal Judge to overturn conviction and the Probation Violations for FRAUD – Justice for Brian D. Hill of USWGO Alternative News

Please get the word out about this guys, why would a Federal Judge ignore four uncontested motions for sanctioned the federal prosecutor for frauds upon the court???????????????????? Why would a Federal Judge ignore FRAUD for a year and still ignore it???????????????????? This final motion will show the American People that they allow FRAUD against a former [alternative news reporter of USWGO Alternative News who operated uswgo.com](#) from 2009 to 2012 who was spearheaded as a real journalist from [Reporters Without Borders](#) in 2011. <https://justiceforuswgo.wordpress.com/2020/11/06/uswgo-news-brian-d-hill-files-final-motion-compelling-federal-judge-to-overturn-conviction-and-the-probation-violations-for-fraud/>

[USWGO News Brian D. Hill files FINAL motion compelling Federal Judge to overturn conviction and the Probation Violations for FRAUD](#)



In the United States District Court  
For the Middle District of North Carolina

Brian David Hill,  
Petitioner/Defendant  
  
v.  
  
United States of America,  
Respondent/Plaintiff  
  
Criminal Action No. 1:13-CR-435-1  
  
Civil Action No. 1:17-CV-1036

## Petitioner's Motion to grant Four Pending Uncontested Motions Motion and Brief/Memorandum of Law in support of Requesting the Honorable Court in this case grant this motion to grant the four pending uncontested motions

Criminal Defendant and § 2255 Motion Petitioner Brian David Hill ("Brian D.

*Note: There will always be those asking what Brian's criminal charge is but doing so creates social stigmatization and scorn over what his charge was. So for those who want to know, it is obvious when you go to the [We Are Change](#) article or [Activistpost](#) article about what Brian was charged with. It happened to [Millie Weaver](#), the deep state tried to set her up with the very thing they charged Brian under. Brian has proven his innocence, the prosecutor is running scared and doing all kinds of fraud and evidence destruction to maintain his federal criminal conviction.*

by Laurie Azgard

Brian D. Hill, formerly of USWGO alternative news has finally taken the gloves off. Brian has filed a final motion asking the [DisHonorable Judge Thomas David Schroeder](#) to act on the four pending uncontested motions or even just grant them without a hearing as a matter of law by proving [fraud upon the court](#). That is to overturn all fraudulent begotten judgments including the first supervised release violation over Brian's autistic meltdown which the Judge misconstrued as Brian threatening his ex [Probation Officer Kristy L. Burton](#) even though there is no evidence of such, it is a fraudulent judgment. Second violation came after Brian was

in long-term exposed to [Carbon Monoxide gas poisoning](#).

The Clerk of the U.S. Supreme Court has still refused to file [Brian's petition for rehearing](#). More details may come out if the U.S. Supreme Court makes some unprecedented moves against Brian. This blog ain't afraid to stand up to corruption in the U.S. Supreme Court if any is discovered. That was over the [fourth circuit denying Brian's writ of mandamus petition](#) asking to compel the Judge to act on the pending uncontested [motions for sanctions](#) or to grant them as a matter of law. Sanctions is a legal term referring to punishment of an offending party, meaning a party who did something wrong in a case before the Court. When a attorney commits a fraud and acts dishonestly before the Court, especially a state or federal prosecutor, then a Court has the right to punish that attorney to protect the integrity and credibility of that Court from falling into ruin.

No. 19-8684	
Title:	Brian David Hill, Petitioner v. United States District Court for the Middle District of North Carolina
Docketed:	June 12, 2020
Lower Ct:	United States Court of Appeals for the Fourth Circuit
Case Numbers:	(19-2338)
Decision Date:	February 10, 2020
Rehearing Denied:	April 28, 2020

DATE	PROCEEDINGS AND ORDERS
May 06 2020	Petition for a writ of certiorari and motion for leave to proceed in forma pauperis filed. (Response due July 13, 2020) <a href="#">Motion for Leave to Proceed in Forma Pauperis</a> <a href="#">Petition</a> <a href="#">Appendix</a> <a href="#">Proof of Service</a>
Jun 16 2020	Waiver of right of respondent United States to respond filed. <a href="#">Main Document</a>
Jun 25 2020	DISTRIBUTED for Conference of 9/29/2020.
Jul 06 2020	Blanket Consent filed by Petitioner, Brian David Hill.
Oct 05 2020	Petition DENIED.

### Where is the "Petition for Rehearing"?????

Brian isn't waiting for the corruption in the Supreme Court to block him from proving his actual innocence and that the federal prosecutor defrauded the U.S. District Court since [Brian's initial charge in December, 2013](#), and being arrested by [Department of Homeland Security special agent Brian Dexter of Winston-Salem, NC](#).

Brian filed an affidavit in the Court as well as two exhibits and a supplement document. Brian has finally shown the proof in his federal criminal case that city of Martinsville police Chief G. E. Cassady had refused to open up a envelope for investigating. The envelope was cleared mailed to Martinsville Police Department with the intent of [sending them evidence for investigating](#) for their assigned investigator Sgt. Robert Jones, who arrested Brian over indecent exposure at night **without ever investigating the blood vials which Brian claimed would have contained the levels of [Carbon Monoxide poisoning in his blood](#)**. However the claim was that the blood vials were destroyed by Sovah Hospital of Martinsville, Virginia, then the body-camera footage was also destroyed by law enforcement under the watch of corrupt Commonwealth-Attorney Glen Andrew Hall, Esquire, as well as his former assigned Public Defender assistant Scott Albrecht, Lauren McGarry, and Matthew Clark.

Here are the filed documents:

MOTION entitled "Motion to Grant Four Pending uncontested Motions" filed by BRIAN DAVID HILL. Response to Motion due by 11/25/2020. (Attachments: # 1 Envelope – Front and Back) (Garland, Leah) (Entered: 11/04/2020) – [Courtlistener](#), [this blog](#); Envelope on [Courtlistener](#) and [this blog](#).  
DECLARATION of BRIAN HILL to 264 Motion for Miscellaneous Relief, filed by BRIAN DAVID HILL. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Envelope – Front and Back) (Garland, Leah) (Entered: 11/04/2020) – [Courtlistener](#), [this blog](#); Exhibit 1 on [Courtlistener](#) and [this blog](#); Exhibit 2 on [Courtlistener](#) and [this blog](#); Envelope on [Courtlistener](#) and [this blog](#).  
ADDENDUM to 265 Declaration, filed by BRIAN DAVID HILL. (Attachments: # 1 Supplement 1, # 2 Envelope – Front and Back) (Garland, Leah) (Entered: 11/04/2020) – [Courtlistener](#), [this blog](#); Supplement on [Courtlistener](#) and [this blog](#); Envelope on [Courtlistener](#) and [this blog](#).

The documents are there and documented on this blog. Four motions which were asking to vacate the two fraudulent begotten supervised release violations on Brian's criminal record history were uncontested beyond the response due date. Brian even went further and shown that the Clerk's office through a [roseboro letter](#) had directed that the "Respondents" had two weeks to respond to a Party's objections in the 2255 case. Those were never responded to either, which had even more [detail of fraud upon the court allegations](#) and investigation report data submitted by Brian's grandmother Stella Forinash.

Brian had explained to the Court that he is entitled to vacatur of both his probation violations and vacatur of his criminal conviction as a matter of law. Brian used the "[Sixth Circuit's](#)" [interpretation](#) of a standard set for Courts to find enough of merit in regards to discovered and documented fraud upon the court and what a Court can do about such fraud when discovered and documented before the Court.

Demjanjuk v. Petrovsky, 10 F.3d 338, 348 (6th Cir. 1993): "The elements of fraud on the court include conduct: 1) on the part of an officer of the court; 2) that is directed at the judicial machinery itself; 3) that is intentionally false, willfully blind to the truth, or is in reckless disregard for the truth; 4) that is a positive averment or a concealment when one is under a duty to disclose; and 5) that deceives the court."

Brian argued that the factors of fraud weigh heavily against the federal prosecutor.

**"Based on Respondent's/Plaintiff's repeated pattern of fraud and inability to hold his key-witness accountable for false statements under oath which is perjury, every Chambers v. NASCO, Inc. factor and every Demjanjuk factor weighs heavily against Respondent/Plaintiff and in favor of this Court entering a decision on the four (4) uncontested pending motions before the Court."**

Cited from "Conclusion", Page 16 of Brian's motion

Brian had shown proof to the Federal Court that the Martinsville Police refused to investigate any evidence mailed to them. That the Sovah Hospital refused to check Brian's diabetic blood sugar on record as documented. They released Brian to "JAIL" knowing that two times Brian's vital signs were checked and he exhibited "tachycardia" blood pulse readings. So the Hospital had essentially neglected Brian and then the U.S. Probation Office and the police lied in Brian's case that he was medically cleared and thus can be held culpable for indecent exposure. That was a fraud according to Brian's testimony and Brian's family's

testimony.

The supplement shows that a filing was also made in his state criminal case case also asserting fraud upon the court. That state pleading can also be looked at under [Courtlistener](#). It appears to have been filed twice in his state criminal case.

Service/Process							
No Services/Processes found.							
Pleadings/Orders							
Seq #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
102	11/05/2020	OTHER		TTM			TABLE OF CONTENTS-ADD APLD
101	11/05/2020	OTHER		TTM			DIGITAL APPELLATE REC SUBMIT
100	11/05/2020	NOTICE		TTM			OF FRAUD UPON THE CT-DEF
99	11/04/2020	NOTICE		TTM			OF FRAUD UPON THE CT-DEF
98	10/28/2020	COURT OF APPEALS OF VA ORDERS		TTM			GRANTED LEAVE REPLACE N/A
97	07/29/2020	OTHER		TTM			TABLE OF CONTENTS-ADD APLD
96	07/29/2020	OTHER		TTM			DIGITAL APPELLATE REC-SUBMIT
95	04/23/2020	LETTER		TTM			DEF TO CLR-NOT REC'D COPY D
94	04/21/2020	APPEAL NOTICE		EBH			
93	04/20/2020	OTHER		TTM			DIGITAL APPELLATE REC SUBMIT
92	04/20/2020	OTHER		TTM			TABLE OF CONTENTS-ADD APLD
91	04/10/2020	ORDER		TTM	GCG		DENIED MOT DISQUALIFY GCG
90	04/20/2020	COURT OF APPEALS OF VA ORDERS		TTM			APPOINT J J JONES-COUNSEL
89	04/20/2020	COURT OF APPEALS OF VA ORDERS		TTM			APPOINT J J JONES-COUNSEL
88	04/14/2020	LETTER		TTM			FROM DEF TO CLERK-SERVICE
86	04/10/2020	ORDER		TTM	GCG		DENIED MOT WAIVE FEES
85	04/10/2020	ORDER		TTM	GCG		DENIED DEF WRIT ERROR CV
84	04/15/2020	APPEAL NOTICE		EBH			RE MOT TO DISQUALIFY
83	04/08/2020	OTHER		TTM			DIGITAL APPELLATE REC SUBMIT
82	04/08/2020	OTHER		TTM			TABLE OF CONTENTS-ADD APLD

Will the Courts rule against the frauds upon the court or will they stay silent over these issues and illegitimize their judicial processes????? Will both the U.S. District Court and the Virginia Circuit Court in Martinsville act illegitimate with no integrity? Will the Hon. Giles Carter Greer act as tyrannical as Judge Schroeder?

Sent with [ProtonMail](#) Secure Email.