

5TH LETTER TO 19TH PRESIDENT DONALD JOHN TRUMP OF THE
COUNTRY UNITED STATES OF AMERICA

Sunday, February 14, 2021 10:36 PM

<u>ATTN: President Donald J. Trump</u> The Mar-a-Lago Club Residence of Donald John Trump	1100 South Ocean Boulevard, Palm Beach, Florida 33480 Telephone: (561) 832-2600 Facsimile: (561) 832-8166
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NOTE: Copy will be faxed to Attorney L. Lin Wood as he can access CourtListener RECAP records and can access PACER.GOV CM/ECF and he can verify to you what I am claiming in this letter. If you do manage to become President again, you should file an Executive Order demanding that the U.S. Attorney acquit me of my conviction or that you fully pardon me for such an unconstitutional nightmare as is my entire Federal case.

Dear Mr. President Donald J. Trump,

I think it is great that you were acquitted with the second impeachment attempt against you.

Unfortunately I was never given such a luxury. I was only given Assistant Federal Public Pretender Eric David Placke and he only gave me one option, plead guilty or face 20 years of Federal Imprisonment. He sat on potentially acquitting evidence from US.

I tried to ask for private lawyers to come in and save me pro bono but to no avail. My family was told that for the jury trial for my Federal Criminal Case I would need at least \$300,000 to prove my innocence to a jury of my peers. That would include an independent computer forensic expert and that expert would have been able to find the download dates from eMule.exe being from July 20, 2012, and July 28, 2013.

There are two articles you can easily search on Google if you have the time to read We Are Change and ActivistPost defending me and telling the American people that the evidence is clear, I WAS SET UP WITH CHILD PORN, It is clear. FACTUAL PROOF.

Search Up: WRC EXCLUSIVE: Alternative Media Writer Brian D. Hill Setup On Child Pornography Possession: - We Are Change

Search Up: CAN OF WORMS: Infowars Targeted By Child Porn And MSM, Not The First Time Alternative Journalists Set Up - Activist Post

Bob Tuskin interviewed me after my release from detention. There were others that felt the exact same way, that I was set up and not guilty at all.

I don't know if you ever plan on challenging the Corporation of 1871 and have the U.S. Military divorce America from this illegitimate foreign Corporation that is the UNITED STATES OF AMERICA. It is this foreign Corporation why we have Congress not representing the best interests of the American people and the best interests of our economy. It is this foreign Corporation why our Federal Courts refuse to represent the facts and refuse to protect the Constitutional rights of criminal defendants when they are clearly TARGETS OF the NEW WORLD ORDER. The Federal Judges treated me differently because of the fact that they were probably blackmailed with child rape and murder as Attorney L. Lin Wood had stated before being deplatformed. If not rape blackmail videos, then probably by threats against them or against their family. It could also be bribery as to why. Maybe some other form of blackmail.

President Trump, if you are unable to legally pardon me under the Corporation of the United States of America, you can still symbolically pardon me outside of this foreign Corporation and pardon me symbolically as an INNOCENT MAN. Please write a letter Declaring me Innocent and you could write this letter to the U.S. Attorney Office for the Middle District of North Carolina. You can write this letter to the Digital Soldiers.

President Trump my family has the photographs of some of the pages of the destroyed STATE BUREAU OF INVESTIGATION – CASE INVESTIGATION FILE ON BRIAN DAVID HILL. The proof that contradicts the Government's claims.

Me and my family all have written affidavits and thanks to my family they have photographs of the SBI forensic report from the discovery evidence materials where it said that **454 files have been downloaded with the eMule program between July 20, 2012, and July 28, 2013. That same computer was seized on August 28, 2012, and those dates have never been disputed no matter how many pleadings I have filed with the Federal Court with those dates over and over again repetitively.** It is obvious Mr. President that I had a bad lawyer who was never going to defend me but defend the U.S. Attorney and defend the corrupt evidence that actually does not prove me guilty and is a fraud and contradiction upon its face. IT IS A FRAUD ON THE COURT MR. PRESIDENT.

Mr. President, the facts are that the whole criminal case is a fraud on its face.

The facts are laid simple and if Roger Stone had been able to get my letter to you before you left The White House, you would have been able to pardon me fully and file an Executive Order to expunge my conviction as unlawful and fraudulent. You can expunge my conviction by Executive Order had you still been the President.

United States v. HILL, 1:13-cr-00435, Middle District of North Carolina; FACT DOCKET FILINGS INFORMATION:

Document #169: MOTION for Hearing and for Appointment for Counsel filed by BRIAN DAVID HILL. Responses due by 2/20/2019. (Attachments: # 1 Envelope - Front and Back) (Garland, Leah) (Entered: 01/30/2019)

That very document had allegations that the entire evidence used against me was fraudulent and based on fraud on the court, and as you read that pleading it was never contested. It was never disputed by Anand Prakash Ramaswamy, Asst. U.S. Atty.

Document #199: MOTION entitled "Motion for Sanctions and to Vacate Judgment in Plaintiff's/Respondent's Favor" "Motion and Brief/Memorandum of Law in Support of Requesting the Honorable Court in this case Vacate Fraudulent Begotten Judgment or Judgments" filed by BRIAN DAVID HILL. Response to Motion due by 10/25/2019. (Attachments: # 1 Supplement 1, # 2 Supplement 2, # 3 Exhibit 1, # 4 Exhibit 2, # 5 Envelope - Front and Back) (Civil Case number: 17CV1036) (Garland, Leah) (Entered: 10/04/2019)

Response to Motion due by 10/25/2019. It was never responded to and was never contested. That motion if granted would have overturned the first supervised release violation as it stands on fraudulent legal grounds and fraudulent evidence grounds.

Document #206: MOTION entitled "Petitioner's Second Motion for Sanctions and to Vacate Judgment that was in Plaintiff's/Respondent's Favor; Motion and Brief/Memorandum of Law in support of Requesting the Honorable Court in this case Vacate Fraudulent begotten Judgment or Judgments" filed by BRIAN DAVID HILL. Response to Motion due by 11/5/2019. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Supplement 1, # 4 Supplement 2, # 5 Supplement 3, # 6 Supplement 4, # 7 Envelope - Front and Back) (Garland, Leah) (Entered: 10/16/2019)

Response to Motion due by 11/5/2019. It was never responded to and was never contested. That motion if granted would have overturned the second supervised release violation as it stands on fraudulent legal grounds and fraudulent evidence grounds. Attorney Kennedy brought up that the Supreme Court had made a ruling where

Supervised Release Probationers are entitled to a jury trial when accused of such a violation. I was deprived of a jury trial. I was a victim of carbon monoxide poisoning which led to my bazaar behavior on September 21, 2018. That would have been one reasonable doubt and prove that I had no Mens Rea aka intent necessary to even find me guilty. There was no intent because of being under the influence of carbon monoxide poisoning as one chimney expert Pete Compton knew that my Apartment and my mother's Apartment was under carbon monoxide gas flowing into the Apartments.

So Mr. President I am not guilty of either probation violations and should not be on the record to being used against me. The evidence makes it very clear that I was a victim of prosecutorial abuse and judicial corruption. I have AUTISM Mr. President.

Document #217: MOTION entitled "Request that the U.S. District Court Vacate Fraudulent Begotten Judgment, Vacate the Frauds upon the Court against Brian David Hill", filed by BRIAN DAVID HILL re: 199 Motion. Response to Motion due by 12/2/2019 (Attachments: # 1 Envelope - Front and Back) (Garland, Leah) Modified on 11/12/2019 to correctly link document. (Garland, Leah) (Entered: 11/08/2019)

Response to Motion due by 12/2/2019. It was never responded to and was never contested. That motion if granted would have voided all fraudulent begotten judgments.

Document #213: Objection by BRIAN DAVID HILL re 210 Recommended Ruling - Magistrate Judge re 168 MOTION filed by BRIAN DAVID HILL, 153 MOTION to Appoint Attorney filed by BRIAN DAVID HILL, 141 MOTION to Dismiss Motion to Vacate, Set Aside, or Correct Sen (Attachments: # 1 Envelope - Front and Back)(Butler, Carol) (Entered: 11/04/2019)

Page 92 to 137 of the objections is an affidavit of what was already on the record and had a lot of valid information by Stella Forinash regarding fraud on the court.

She also reviewed over all discovery material of my Federal Criminal Case in January, 2015. She knows the download dates on there are true and are of 11 months and 8 days when I never had my computer and was in law enforcement custody, dirty cops.

According to Document #211, "*A party may respond to another party's objections within 14 days after being served with a copy.*" The Assistant U.S. Attorney never filed any response and never contested any of the allegations, claims, evidence, and facts from the Defense side that was noted in all of the objections and "fraud" claims.

Document #222: MOTION entitled "Petitioner's third Motion for Sanctions,

Motion for Default Judgment in 2255 case and to Vacate Judgment that was in Plaintiff/Respondent's favor" filed by BRIAN DAVID HILL. (Attachments: # 1 Exhibit 1, # 2 Exhibit 2, # 3 Exhibit 3, # 4 Exhibit 4, # 5 Exhibit 5, # 6 Exhibit 6, # 7 Exhibit 7, # 8 Exhibit 8, # 9 Exhibit 9, # 10 Exhibit 10, # 11 Supplement 1, # 12 Envelope - Front and Back) (Garland, Leah) (Entered: 11/21/2019).

It was never responded to and was never contested. That motion if granted as an uncontested motion under the Local Rules would have overturned the entire criminal conviction as based entirely or mostly upon fraud as it stands on fraudulent legal grounds and fraudulent evidence grounds. When the evidence used to convict me or coerce a false guilty plea was based entirely upon fraud, the conviction should have been overturned as fraud should never be acceptable in any Federal Court.

Mr. President, Roger Stone tried to get this information to you for a reason. He knew that I was wrongfully convicted. I had text messaged Roger Stone a lot of documents, audio, photographs, and mailed him tangible evidence years ago. He knew that I was a political activist and an alternative media newsman from uswgo.com, USWGO Alternative News. Roger Stone was sympathetic, God Bless him.

If Roger Stone truly felt that I was guilty, he never would have even tried to help me. Roger Stone couldn't help me earlier until he was acquitted or fully pardoned. Too little too late to fix any of that now. I don't even know what to say to him now.

There is still one thing you could do, I AM CLEARLY INNOCENT MR. PRESIDENT. An Acquittal is better than a full pardon. I deserve being acquitted. Please negotiate as my President, please negotiate with U.S. Attorney Matthew G.T. Martin to file a motion to acquit me. I have clearly proven my innocence and deserve acquittal at all costs. If you can never become President again, please at least ask your appointed U.S. Attorney to do the RIGHT THING and overturn the FRAUD in my case. Hope you can ask them to just acquit me, I deserve being acquitted more than anything.


Signed

Brian D. Hill



God bless you,
Brian D. Hill
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U.S.W.G.O.

JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com