

LETTER TO COURT OF APPEALS OF VIRGINIA
IN THE CITY OF RICHMOND

Re: Brian David Hill v. Commonwealth of Virginia
Record No. 0219-21-3
(Appeal of denial of Motion to Disqualify)

Sunday, March 14, 2021 04:05 AM

ATTN: Clerk of the Court
Court of Appeals of Virginia

cavbriefs@vacourts.gov
109 North Eighth Street,
Richmond, Virginia 23219-2321

Dear Clerk of the Court, Court of Appeals of Virginia,

I have received your letters dated March 8, 2021, and March 9, 2021 regarding case no. 0219-21-3. I am afraid that I will probably have to request dismissal of that appeal due to a lot of things that have been going on which were not on the Record on Appeal (“ROA”) at the time the Motion to Disqualify was filed. I may even have to consider a Writ of Mandamus and taking of evidence will be necessary for information that I need to file in this case before it is dismissed as it needs to be on record for the very important information that had came to my attention by my family, as it concerns very serious matters that cannot be resolved in the lower courts. The Clerks may feel free to forward this pleading to any potential law enforcement agency or even a Special Counsel to investigate any of the matters described in this letter and its attached Exhibits. Read the entire letter to understand how this may relate to the Trial Court in Martinsville, Virginia, concerning the issues in the Appeal regarding ethics and disqualification, and that it cannot be addressed in this appeal if any of the evidence ever concerns Circuit Court Judge Giles Carter Greer or any Judges ever involved with any of Brian's cases and/or Appeals within the Commonwealth of Virginia.

If the Clerk still wants me to file an Affidavit of Indigence for this pleading to be officially filed in the record in this case before its requested dismissal by Appellant Brian David Hill, then I will gladly do so as my only income is my Supplemental Security Income, my Disability money, my SSI from the Social Security Administration protected against garnishment, or acquiring of that money by any or other legal process. That is pursuant to 42 U.S. Code § 407. I can file the affidavit but since I am already requesting dismissal then it may not be necessary but it is important that this information be filed within the court's record in case of any further developments as to it's merit.

Anyways, it had come to my attention in January, 2021, that my family took screenshots of Twitter Tweets from a well known civil litigation Attorney named L. Lin Wood (“Lin Wood”). This Attorney has an office of practice in Georgia, but the information that he claimed to have acquired may affect all Courts of a State and/or Federal nature.

The Twitter Tweets that the screenshots were taken of this Attorney before he was reportedly suspended from Twitter, detailed that State and/or Federal Judges and Politicians may be a target under a blackmail scheme detailing serious incidents of being videotaped engaging in acts of child rape and murder, and that would constitute criminal acts both Federally and Statewide in the Commonwealth in Violation of 10 U.S. Code § 920 - Art. 120. “Rape and sexual assault generally”, Virginia Code § 18.2-370 as well as the United States and State laws against Murder/Homicide.

Lin Wood does not give a list or details as to how many Judges and Politicians are being blackmailed with videotapes of themselves engaging in child rape and murder at gunpoint as described by Lin Wood. My family was skeptical enough to search up his State Bar Registration Information only to find out that he had been an attorney with good standing and had practiced for an est. 43 to 44 years in the legal system in Georgia and in our Federal Courts. See **Exhibit 1**, Page 12 of this Letter. See all Exhibits.

Here is his contact information:

L Lin Wood PC
663 Greenview Avenue NE
Atlanta, GA 30305
Email: lwood@linwoodlaw.com
Phone: (404) 983-3284
Fax: (404) 506-9111

Investigation into his publicly available legal background shows that he is legally allowed to practice law before Georgia, 1977, Georgia Court of Appeals, Georgia Superior and State Courts, Georgia Supreme Court, United States District Court, Middle District of Georgia, United States District Court, Northern District of Georgia, United States District Court, District of Colorado, and the United States Supreme Court. An Attorney with this many years of legal experience and no disciplinary history to simply make a claim a few months ago that Judges and Politicians are being compelled at gunpoint to rape and murder a child on videotape and then becomes a blackmailed Judge or Politician for the rest of their lives until they are no longer useful. It is logical for an Attorney with a high numbers of years of practice with never a disciplinary record to

simply make a claim that Judges and Politicians are being blackmailed should be taken very seriously and must be thoroughly investigated to determine who and what is being blackmailed and how it affects criminal and civil cases within our State and Federal Courts. If any Judges involved are in our Virginia Courts, then this is very serious.

Anyways, there is a lot of reasons why Appellant Brian David Hill suspects blackmail or bribery of Judges being involved in Brian's Federal and/or State cases. The weird behavior they have exhibited in all of his State and Federal cases and appeals. If any of that is ever proven true, then Brian will file in the Court of Appeals of Virginia a request for Mandamus relief and that taking of evidence and subpoenas must be necessary to resolve the Fraud issues of blackmailed Judges and how it can negatively affect Brian David Hill in the State and Federal legal systems. If State Judges are targets of this blackmail scheme by Intelligence Agencies, that is the most embarrassing thing to ever happen in the United States of America to allow this criminal-level blackmail and pedophilia to go unnoticed and unchallenged for so long.

An inquiry must be opened up as to how many Judges ever involved in Brian's cases in the Commonwealth of Virginia may have been targets of blackmail by the Intelligence Agencies of the United States of America which is Unlawful Federal interference with the State Court process if evidence of blackmail is ever found of such.

Anyways, whoever has the authority to investigate the blackmail of State and/or Federal Judges which affects their impartiality and the performance of their duties in an ethical manner, should file my letter/pleading and then forward this to the Investigative off of the Attorney General of Virginia or the Office of the Inspector General of Virginia to contact Lin Wood and determine if any of the Judges I have named in this letter may have been a target of the blackmail scheme that Lin Wood has described.

Disclaimer: Brian David Hill, Appellant is not the source of this information and does not imply any warranties as to the encrypted information, encryption key, or videotapes that Lin Wood had alleged to have access to such as evidence. It is up to the Appellees' and to the Clerk to decide as to who to disseminate this information to for inquiry and investigation since this is of a severe criminal matter which violates both Commonwealth criminal laws and Federal laws of such a serious nature.

Here is the Exhibit List, the Statement of FACTS surrounding each Exhibit.

Exhibit 1	Screenshot of Attorney L. Lin Wood legal profile from the State Bar of Georgia. - Dated March 14, 2021	Page 12 of 12.
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Exhibit 2	Screenshot of Twitter Tweet from Attorney L. Lin Wood regarding blackmail scheme. - Screenshot Dated January 5, 2021	Page 13 of 13.
Exhibit 3	Screenshot of Twitter Tweet from Attorney L. Lin Wood regarding blackmail scheme. - Screenshot Dated January 5, 2021	Page 14 of 14.
Exhibit 4	Screenshot of Twitter Tweet from Attorney L. Lin Wood regarding blackmail scheme. - Screenshot Dated January 5, 2021	Page 15 of 15.
Exhibit 5	Screenshot of Twitter Tweet from Attorney L. Lin Wood regarding blackmail scheme. - Screenshot Dated January 5, 2021	Page 16 of 16.
Exhibit 6	Screenshot of Twitter Tweet from Attorney L. Lin Wood regarding blackmail scheme. - Screenshot Dated January 5, 2021	Page 17 of 17.
Exhibit 7	Screenshot of Twitter Tweet from Attorney L. Lin Wood regarding blackmail scheme. - Screenshot Dated January 5, 2021	Page 18 of 18.
Exhibit 8	Screenshot of Twitter Tweet from Attorney L. Lin Wood regarding blackmail scheme. - Screenshot Dated January 5, 2021	Page 19 of 19.
Exhibit 9	Photocopy of faxed letter, true and correct copy of PDF file faxed to Donald J. Trump regarding authorizing L. Lin Wood to investigate blackmail evidence concerning Judges and Politicians.	Page 20 of 27.

STATEMENT OF FACTS:

1. Any of the Judges or Politicians ever involved in any of Brian David Hill's criminal cases whether they be State of Virginia or Federal could be targets of blackmail by the Intelligence Agencies for political and unconstitutional purposes and is criminal by the very nature of criminal activities ever documented by an attorney. Those decisions are not impartial.
2. If this blackmail evidence alleged by Lin Wood ever involved Circuit Court Judge Giles Carter Greer of Martinsville Circuit Court or any other Judges ever involved in reviewing over Brian's State Criminal and/or Civil cases

then this warrants serious criminal investigation and intervention no matter what the State Charge against Brian David Hill. This matter affects the entire Constitutionality of Brian David Hill's criminal and/or Civil cases as to whether the Judges were actually impartial and ethical in any of their decisions in the cases of Brian David Hill. It would affect their adherence to the criminal laws of the United States of America and the States, It would affect ethics. It would violate the CANONS OF JUDICIAL CONDUCT. It would be unbecoming of any Judge, Politician or Attorney to ever be involved in a criminal behavior that further involves blackmail.

3. If a Judge was ever caught or evidence was ever discovered to have involved a Judge in an illegal criminal activity such as child rape and murder and was failing or refusing to report that criminal behavior or activity to a law enforcement agency/officer due to being blackmailed and fear of such activity coming out to the public eye or even create legal repercussions of a criminal and/or civil nature, then any decisions ever rendered by such a Judge is FRAUDULENT, a Fraud on the Court, where IMPARTIALITY can reasonably be questioned when a Judge who claims to correctly interpret the law under his/her discretion is involved in a criminal activity as heinous as child rape and murder being videotaped.
4. If the blackmail scheme evidence involves any of the Federal Judges who were over Brian David Hill's entire criminal case in 2013-2014, case no. 1:13-cr-435-1, Middle District of North Carolina, then Brian was illegally and fraudulently convicted due to the Judges being compromised possibly the entire time, and this affects the Indecent Exposure charge of Brian David Hill under Virginia Code, because of his "prior conviction" being used against him and being used by Attorney Matthew Clark to persuade and pressure Brian and his entire family to have Brian withdraw his appeal in the Circuit Court. If Brian had no prior convictions, the outcome of his State Criminal Case would have been different. There is a chance that Glen Andrew Hall, Esq. may have seriously considered dismissing Brian's charge in the General District Court back in 2018 if Brian had no priors and due to his serious health problems of Autism and Diabetes, he would have been able to get out on bond more easily with no priors. The blackmail scheme doesn't just involve the Federal Court System but also the State Court System. Because of Brian's prior conviction, created a wrongful outcome.
5. Could the blackmail also involve any of the Court of Appeals Judges or even Justices of the Supreme Court of Virginia??? If it does with any of

them then this creates a predicament, a Constitutional CRISIS where Brian David Hill was destined to fail in the Court of Appeals and the Supreme Court of Virginia due to blackmailed and compromised Judges or even Justices.

6. It is a FACT that in the New York Times in 2011, Brian David Hill had operated a political hobby blog website called USWGO Alternative News from 2009 to 2012. Anybody reading this letter from the Court and all Attorneys involved can verify this information by checking the NYTimes.com and the article is 2011 from reporter Dan Frosch. An article about Righthaven LLC suing Brian David Hill for copyright infringement over his political posting on uswgo.com regarding the TSA full body patdowns. The WayBack Machine can also show proof that uswgo.com from October, 2009 to August, 2012, was fully operational and was writing online articles that were critical of members of the Government. So Brian would become a political target and that could involve Brian's Federal Criminal Case and then the Feds involvement in Brian's life with Supervised Release, it would benefit the Feds for Brian to be convicted of Indecent Exposure statute in Virginia. The Feds could create undue influence on the State Courts including the General District Court and even the Circuit Court, as well as the Appeals Courts. That would benefit the United States Attorney and those in the United States Government that wanted to end USWGO Alternative News for the rest of his life and continue extending his Supervised Release term and continue throwing Brian David Hill in Federal Prisons on just a mere allegation of violating Supervised Release on even a simple State misdemeanor such as Indecent Exposure. The blackmail and the U.S. Government benefits off of it.
7. It is clear that Defense Attorney Matthew Clark felt intimidated by the Feds and refused to represent Brian David Hill to the best of his abilities in his State Criminal Charge of Indecent Exposure. It is clear that there is criminal activities going on here what Lin Wood had described, may be more than just child rape and murder videotapes. Criminal activities that go unpunished for years can breed more criminal behavior and more criminal activities with the feelings of never getting caught and always getting away with the crime. Criminals become emboldened and will do more and more serious crimes, a Criminal Enterprise is what it becomes. Corrupt Criminal Enterprise elements from within our Federal and State Governments if such criminal activities are not ever investigated and prosecuted.

8. Last but not least, **Exhibit 9**, is JPG converted photocopy of a PDF file that was faxed to Donald John Trump and to Attorney L. Lin Wood using his Fax Number for his Attorney Office. It was faxed and created by Brian David Hill, Appellant in this case. Faxed on Saturday, February 27, 2021. The letter is inquiring as to whether any of the named individuals involved in his Wrongful Conviction in Federal Court in 2014, and was used against him as leverage to cause Brian to withdraw his appeal in the Circuit Court, as to whether any of the named individuals involved in his Wrongful Conviction were ever targets of blackmail regarding child rape and murder and whether it was corrupt elements within our Intelligence Agencies of the United States of America. If they were targeted and blackmailed, then Brian David Hill was never going to ever win in Federal Court in Greensboro, NC. Brian was destined to lose because of the lack of IMPARTIALITY due to blackmail. It amounts to FRAUD, Fraud on the Court. A Judge cannot be bribed or blackmailed with criminal activities and be involved in the Court system, especially with any criminal defendant accused of any crime as the Judge would not be able to freely make rulings based upon the facts, evidence, and case law but based upon whatever the blackmailer wants. Every decision in both his State Criminal Case and his Federal Criminal Case was negative and adversarial against Brian David Hill and against any witnesses offered. Every decision was always in favor of the Corrupt United States Attorney. Even the State Criminal Conviction is favorable to the United States Attorney. If the Federal Judges involved in Brian's case were ever indeed proven to have been blackmailed and every decision was to have Brian convicted, lose every motion and every appeal, and have no other recourse or anything, then all of those decisions were FRAUDULENT and should be nullified on its face. A Judge must never be blackmailed. A Judge must never be bribed or placed under any situation that affects the performance of his/her duties and to remain impartial through a case that he/she had been assigned in his/her respective and capacity under a Office of a Court of Law. Brian is simply asking for Affidavits regarding any evidence of proving Judicial Blackmail and that such evidence is now necessary for the ends of justice, otherwise the blackmailed and compromised Judges leaves a permanent scar on the "Equal Justice under Law", a permanent scar on the Courts and their reputations, and it creates a miscarriage of justice that can never be washed away or covered up. Evidence of any corruption always surfaces whether through Whistleblowers or by any Law Enforcement agents/officers worth their salt.

I have raised the issue with the Court of Appeals of Virginia that I know that Judges are being blackmailed with child rape and murder, that an licensed Attorney since 1977 brought up these issues and for the public good or common good. I do not know which Judges were in the videotapes alleged by Lin Wood, and am making inquiries on which Judges have been involved in my case or cases could have been in such horrible videotapes concerning child sexual abuse and murder, for political gain.

I am notifying the Clerks Office because the Clerk is NOT a Judge, and a Clerk can assemble an investigation or contact the appropriate Law Enforcement Officers or teams to contact L. Lin Wood and inquire as to whether any of the Judges or Justices involved in any of the Courts of Virginia are ever being blackmailed with such a lewd and heinous matter of child sexual abuse which is also a human rights abuse internationally. If I bring this matter to individual Judges, I risk facing contempt charges very quickly and being thrown in jails and throw away the key. I risk being possibly murdered or I could become a target again like I was a target in the Town of Mayodan back in 2012 like with USWGO Alternative News at uswgo.com. So it is very important that the Clerks who review over this letter make sure that the right Government and Law Enforcement Officials investigate any and all of the claims of L. Lin Wood and my concerns that this affects and has affected my State Criminal Charge and Wrongful Conviction within the Circuit Court of Martinsville.

The Attorney General of Virginia and the Commonwealth Attorney must understand why I have such huge concerns and no longer feel that I have a right to any remedy in any of our Courts if things such as blackmail go on and never are held to account. I saw a man wearing a hoodie threatening to kill my mother if I didn't get naked and take photographs of myself, this was before L. Lin Wood ever brought up the blackmail stuff. The photographing myself naked thing may have been a possible blackmail scheme against me just like with the Judges and Politicians. Even if it could have been a hallucination due to the Carbon Monoxide Exposure in my home, there is a chance that any of what I had reported to Martinsville Police Department could have clearly happened. My health was never factually medically cleared. The Martinsville Police had no evidence as to whether I was medically cleared or not because that same Police Officer Robert Jones admitted in Federal Court during my Supervised Release Violation hearing in the U.S. District Court in Winston-Salem, NC, on September 12, 2019, **he admitted that he thought laboratory tests and other stuff was done and that when they decided to release me that I was medically cleared. That is a LIE and Glen Andrew Hall, Esq. knows that it is a lie. There was no laboratory tests** and there is a slim amount of evidence in the medical record of September, 21, 2018, the day I was charged with Indecent Exposure, the slim evidence proving that I had resting

blood pulses of over 100 multiple times before I was discharged. So they discharged me knowing I had sinus tachycardia readings and they never actually checked my blood sugar before discharging me knowing in that same Medical Record that I was a Type 1 Brittle Diabetic. I was not medically cleared so even the whole charge of indecent exposure was FRAUDULENT and based on shaky evidence. Absent any evidence of Judges being blackmailed, the whole case was clearly a set up by the Government. A set up for revoking my Supervised Release. Therefore I ask for an investigation into the Judges of this commonwealth and into the Police involved in my criminal case appealed before this Court. They all need to be inquired as to whether any of them were targets of blackmail and whether Lin Wood has the evidence proving such. Subpoenas should clearly be issued and the evidence documented and the offending Judges arrested.

The Clerks may construe this as a formal Motion or request to Voluntarily Dismiss my Appeal under Record No. 0219-21-3. Appellant will focus on the Direct Appeals under cases no. 1294-20-3 and 1295-20-3 and feel that the Direct Appeal of Brian's wrongful conviction in Martinsville, Virginia would be the best vehicle to fight this as it was timely appealed and any judgment from the Appeals Courts would be construed as the last Final Judgment of Brian's criminal case and Brian could then file a Federal 2241 or 2254 Motion challenging his Virginia wrongful conviction after all possible remedies have been exhausted and Brian is actually innocent of the State Charge of indecent exposure as Attorney Edward Ryan Kennedy of West Virginia had argued in Brian's Federal Appeal even as far as the U.S. Supreme Court in my Writ of Certiorari.

Respectfully filed with the Court,
This the 14th day of March, 2021.


Signed

Brian D. Hill

Brian D. Hill
Appellant

Former news reporter of U.S.W.G.O. Alternative News
Ally of QANON
310 Forest Street, Apartment 2
Martinsville, Virginia 24112
(276) 790-3505



JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

CERTIFICATE OF SERVICE

On March 14, 2021, I, Brian David Hill certify that the original of this foregoing letter/pleading was transmitted to the Clerk of the Court of Appeals of Virginia and that a copy of this foregoing letter/pleading had been transmitted to the following parties:

1. Commonwealth of Virginia, Appellee
2. City of Martinsville, Appellee,

by having representative Roberta Hill filing his pleading on his behalf with the Court, through email address rbhill67@comcast.net, transmit a copy of this pleading to the following attorneys who represent the above appellees' as well as the Clerk:

Mark R. Herring, Esq. Office of the Attorney General of Virginia mherring@oag.state.va.us 202 North Ninth Street Richmond, VA 23219	Glen Andrew Hall, Esq. Commonwealth Attorney's Office for the City of Martinsville ahall@ci.martinsville.va.us 55 West Church Street P.O. Box 1311 Martinsville, Virginia 24114/24112
Clerk of the Court Court of Appeals of Virginia cavbriefs@vacourts.gov 109 North Eighth Street, Richmond, Virginia 23219-2321	All individuals were emailed by rbhill67@comcast.net , on March 14, 2021.

The reason why Brian David Hill must use such a representative to serve such pleading with the Clerk on his behalf is because Brian is currently still under the conditions of Supervised Release for the U.S. District Court barring internet usage without permission. Brian's Probation Officer is aware of Roberta Hill using her email for conducting court business concerning Brian Hill or court business with the Probation Office in regards to Brian David Hill. Therefore Roberta Hill is filing the pleading on Brian's behalf for official court business. Brian has authorized her to file the pleading.

That should satisfy the Certificate of Service regarding letters/pleadings. If the Court wishes to contact the filer over any issues or concerns, please feel free to contact the filer Brian David Hill directly by telephone or by mailing. They can also contact Roberta Hill at rbhill67@comcast.net and request that she forward the message and any

documents or attachments to Brian David Hill to view offline for his review.

Brian D. Hill
Signed

Brian D. Hill

Brian D. Hill

Appellant

Former news reporter of U.S.W.G.O. Alternative News

Ally of QANON

310 Forest Street, Apartment 2

Martinsville, Virginia 24112

(276) 790-3505



EXHIBIT 1

Mr. L. Lin Wood Jr.

L Lin Wood PC
663 Greenview Avenue NE
Atlanta, GA 30305

Email lwood@linwoodlaw.com

Phone (404) 983-3284

Fax (404) 506-9111

[DOWNLOAD VCARD](#)

Status	Active Member in Good Standing
Public Discipline	None on Record
Admit Date	06/10/1977
Law School	Mercer University-W. George L.S.
Member of the following sections:	General Practice and Trial

EXHIBIT 2

← **Tweet**



Lin Wood
@LLinWood

⋮

The blackmail targets are approached with a gun, a child, & a camera. The target is ordered to rape the child on video. The target is then ordered to shoot the child on video. The target is then owned & controlled by the blackmailers until blackmail evidence loses its value.

2:22 AM · Jan 4, 2021 · Twitter for iPhone

34.7K Retweets **4.4K** Quote Tweets **75.3K** Likes

EXHIBIT 3

← **Tweet**



Lin Wood
@LLinWood

⋮

Many issues in our world may be tied to blackmail scheme I described tonight, including bizarre behavior of officials & judges in recent election.

[@realDonaldTrump](#) must appoint special prosecutor to thoroughly investigate. We need answers. We must investigate. For the children.

4:01 AM · Jan 4, 2021 · Twitter for iPhone

31.5K Retweets **1.4K** Quote Tweets **95.5K** Likes



EXHIBIT 4

← **Tweet**



Lin Wood
@LLinWood

⋮

If asked to turn over the encryption key & other information I have to law enforcement, I will only agree to provide it directly to [@realDonaldTrump](#), [@GenFlynn](#) or [@SidneyPowell1](#).

I trust them.

Again, please pray for my family.

Thank you. - Lin 🙏❤️🇺🇸

4:07 AM · Jan 4, 2021 · Twitter for iPhone

36.7K Retweets **2.7K** Quote Tweets **129K** Likes



EXHIBIT 5

← **Tweet**



Lin Wood
@LLinWood

⋮

This tweet was an insurance policy. The evil forces behind this blackmail scheme of child rape & murder need to know that others have encryption key. I have procedure in place if I die in near term or any member of my family is harmed or threatened, key will be released by many.



Lin Wood @LLinWood · Jan 1

I have always seen myself as more of a giver of gifts than a receiver of them. If I had key to a treasure trove, I would share the key or the treasure with others. But I always try to give to others with discernment.

"For many are called, but few are chosen."
- Matthew 22:14 [twitter.com/LLinWood/statu...](https://twitter.com/LLinWood/status/1318111111)

2:54 AM · Jan 4, 2021 · Twitter for iPhone

26.7K Retweets **1.6K** Quote Tweets **66.1K** Likes



EXHIBIT 6

← **Tweet**



Lin Wood
@LLinWood

...

Now you have greater context for the message I tweeted below on January 1.

I had hoped that this revelation would trigger resignations & confessions. Unsure of that result, I had to reveal full extent of my knowledge. I am doing so now.

 **Lin Wood** @LLinWood · Jan 1

On 5/13/19, Actor Isaac Kappy died after he "forced himself off" a bridge in Arizona. He was 42.

His last post on Instagram was "Beware the man that has nothing to lose, for he has nothing to protect."

Isaac knew the lies. I know the key to his treasure trove of TRUTH.



EXHIBIT 7



Tweet



Lin Wood
@LLinWood



This blackmail scheme is conducted by members of 10 of world's most well-known & "elite" intelligence agencies.

One of those groups was hacked by a group known as Lizard Squad. The blackmail files of rape & murder were obtained by this group & copy was provided to Isaac Kappy.



Lin Wood @LLinWood · Jan 4

I believe Chief Justice John Roberts & a multitude of powerful individuals worldwide are being blackmailed in a horrendous scheme involving rape & murder of children captured on videotape.

I have the key to the files containing the videos. I have also shared this information.

2:17 AM · Jan 4, 2021 · Twitter for iPhone

24K Retweets **1.4K** Quote Tweets **50.9K** Likes

EXHIBIT 8

← **Tweet**



Lin Wood
@LLinWood

...

I would never make an accusation without having reliable source for it. Stakes are too high. So I did due diligence to validate the accuracy of the shocking information I am revealing tonight. I am entirely comfortable that you are learning the truth. A truth that explains much.

3:01 AM · Jan 4, 2021 · Twitter for iPhone

36.6K Retweets **1.6K** Quote Tweets **113.5K** Likes



Sidney Maratty † 🕎 🙏 ❤️ 🍷 🧑‍🎄 🍀 🎄 @SidneyMaratty · 16h

...

Replying to @LLinWood

Yes, I took liability courses, doctors, lawyers have a higher duty of care. I know this I to be true normally went application came in for Liability insurance we had to get special permission from higher ups..for hockey players. I believe you I discern people. Trolls so perfec



EXHIBIT 9

Photocopy of faxed letter, true and correct copy of PDF file faxed to Donald J. Trump regarding authorizing L. Lin Wood to investigate blackmail evidence concerning Judges and Politicians.

7TH LETTER AND REQUEST TO 19TH PRESIDENT DONALD JOHN
TRUMP OF THE COUNTRY UNITED STATES OF AMERICA

Saturday, February 27, 2021 03:13 AM

<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
--	--

Dear Mr. President Donald J. Trump,

I bet you are finally reading each of my letters but I understand that you don't have the time right now to really look through everything with a fine tooth comb and have somebody investigate everything I have claimed to you.

I know that Attorney L. Lin Wood said that Federal/State Judges and State/Federal Politicians are being blackmailed with child rape and murder videotapes. I suspected the very ones directly assigned to my cases were blackmail targets of the Intelligence Agencies. I need proof before I can push for permanent acquittal and embarrass the Federal Judges that are proven to have been blackmailed to give me IMPARTIALITY in my criminal case or they need to recuse themselves and get out of the way of me proving my FACTUAL INNOCENCE as I have already proven with a lot of irrefutable evidence. The AUSA never contested my Fraud upon the Court motions, never contested the amount of Exhibits and facts that I had presented but were ignored by Chief Judge Thomas David Schroeder and former Chief Judge William Lindsey Osteen Junior.

← **Tweet**



Lin Wood
@LLinWood



This blackmail scheme is conducted by members of 10 of world's most well-known & "elite" intelligence agencies.

One of those groups was hacked by a group known as Lizard Squad. The blackmail files of rape & murder were obtained by this group & copy was provided to Isaac Kappy.



Lin Wood @LLinWood · Jan 4

I believe Chief Justice John Roberts & a multitude of powerful individuals worldwide are being blackmailed in a horrendous scheme involving rape & murder of children captured on videotape.

I have the key to the files containing the videos. I have also shared this information.

2:17 AM · Jan 4, 2021 · Twitter for iPhone

24K Retweets **1.4K** Quote Tweets **50.9K** Likes

Here is my request to you, I will use Lin Wood's past Tweet that my family has the screenshots of, that he would only let YOU and Sidney Powell and maybe a few others have access to the encrypted evidence of judges and politicians being blackmailed with child rape and murder and was hacked by some group called "The Lizard Squad". **My REQUEST Donald John Trump is that I would like for you and/or Attorney Sidney Powell to authorize Attorney L. Lin Wood to have somebody investigate the blackmail videotapes to determine if any of the following individuals were involved in being targets of blackmail??????**

Individuals:

- Philip Edward Berger Senior, NC State Senator and President Pro Tempore
- Philip Edward Berger Junior, former Rockingham County District Attorney
- Federal Judge William Lindsey Osteen Junior, Middle Dist. North Carolina
- Federal Judge Thomas David Schroeder, Middle Dist. North Carolina
- SBI Agent Rodney V. White
- NC Reidsville Detective Robert Bridge
- Any or All listed Federal Appellate Court Judges of the Fourth Circuit U.S. Court of Appeals in Richmond, Virginia.
- Charles J. Caruso, Mayodan Police Chief
- Christopher Todd Brim, Detective Sergeant, Mayodan Police
- Attorney Mark Jones, Bell Davis and Pitt law firm
- Assistant Federal Public Defender Eric David Placke or Allen Louis III the Federal Public defender at that time in 2014
- John Scott Coalter, Greensboro, NC Attorney

I would like not the actual videotapes because I don't wanna look at snuff videos, but I would like for somebody who is authorized to look at them to produce an AFFIDAVIT about any of the named individuals if they were caught in any of the blackmail videotapes acquired by "The Lizard Squad".

← **Tweet**



Lin Wood
@LLinWood

...

If asked to turn over the encryption key & other information I have to law enforcement, I will only agree to provide it directly to [@realDonaldTrump](#), [@GenFlynn](#) or [@SidneyPowell1](#).

I trust them.

Again, please pray for my family.

Thank you. - Lin 🙏❤️🇺🇸

4:07 AM · Jan 4, 2021 · Twitter for iPhone

36.7K Retweets **2.7K** Quote Tweets **129K** Likes



You can't deny it and neither will L. Lin Wood. You can still kindly ask him to produce an AFFIDAVIT of Phil Berger or the Federal Judges being involved with child rape and murder as blackmail subjects, thus the entire investigation against me was a fraud and may have been influenced by use of blackmail. I always suspected Robert Bridge as to being a pedophile because after the police raid back in 2012 to 2013 when I still had a Facebook Account of USWGO Brian Hill, back then I looked through Robert Bridge's Facebook page to see if he was connected with my political enemies, taking screenshots and producing PDF documents and printouts. I noticed in one photo he was with three little girls and he smiled like I never seen that detective smiled when he started interrogating me. So even he could be a closet pedophile and that would give him

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the child porn necessary to frame me with child porn, frame me with that filth. He had access to my computer for hours and probably multiple days, he could easily insert a flash drive or external hard disk drive to copy child porn files. Heck it was downloading between "July 20, 2012, and July 28, 2013". Not just that but Robert Bridge told me during the police raid that "hey, everybody likes to look at porn". Very sketchy.

"from this analysis, the program showed that 454 files had been downloaded with the eMule program between July 20, 2012, and July 28, 2013". That same computer was seized on August 28, 2012, which shows possible evidence tampering, evidence planting, or gross negligence of allowing a seized computer to be hacked by a group of computer hackers while supposedly in the secure custody of law enforcement. Definitely smells like a set up to me on its face, prima facie evidence. I have the proof Trump.

My family has a few photographs of the State Bureau of Investigation case file on myself, the very report they covered up and destroyed. The Federal Judge was okay with the SBI report being destroyed in my FOIA lawsuit which should not have been necessary because as a criminal defendant it is MY RIGHT to my BRADY Materials.

We know it was downloading before, during, and after my computer was seized, those dates were never refuted, the U.S. Attorney of Greensboro, NC destroyed that report. My computer was hacked so they had the excuse to show up and steal everything, dirty cops.

Donald Trump, please just authorize Attorney L. Lin Wood or authorize Sidney Powell or General Flynn to **conduct a special counsel investigation into whether any individuals directly involved with my Federal Criminal Case and SBI and local Police investigation into my case were ever involved with child rape and murder and being forced to do so at gunpoint and blackmail videos were created and stored by the Intelligence Agencies as Attorney L. Lin Wood had claimed. It's evidence.**

I already written my Federal Probation Officer Jason McMurray about the child rape and murder blackmail videotapes of the Judges, and named L. Lin Wood in that letter. He can even have the Constitutional right to demand this evidence by Court ordered subpoenas or maybe even have the U.S. Marshals demand this evidence from L. Lin Wood. **I am willing to do whatever it takes to prove my innocence**, I don't care what political enemies I make anymore. I almost killed myself in 2013 because of this crap and I am willing to fight to the death to prove my innocence, I am willing to be shot at, assassinated, poisoned. I am willing to risk being murdered if it will prove my ACTUAL INNOCENCE. I have nothing left because the corrupt Pedophile-run Supreme Court threw out my lawyer's Petition. That same Court gave leniency to a convicted serial child pornographer and they overturned his conviction on not being

given a jury trial, but that same Court did not feel that I had the right to a jury trial. What a double standard. Andre Ralph Haymond, a SERIAL CHILD PORNOGRAPHER who loves child porn and the photograph of him that I saw when my family looked him up, he looked almost as happy as a Pig in crap. Yet I was not given any relief by SCOTUS when I have shown my actual innocence. They don't care and try to throw out my cases on any technicality they can come up with and even contradict the case laws of SCOTUS. They aren't doing this to be moral with me because of my criminal charge and it's subject matter. They gave leniency to a SERIAL PEDOPHILE named Andre Ralph Haymond but they will not give leniency to an innocent man who was indeed deprived of a jury trial during the Supervised Release Revocation trial.

I am willing to do whatever it takes to get a lawyer involved and I will subpoena L. Lin Wood, for somebody in law enforcement or authorized under Law to review over the blackmail videotapes and determine if any of the Federal Judges or Government people were ever being blackmailed and whether it had influence over the proceedings of my Federal Criminal Case. I will not sit on the Registry for a crime that I am innocent of, FACTUALLY INNOCENT of. Like I said, I am willing to risk my life, I am willing to make enemies and stir up hornets nests if that is what it takes to take my Liberty back from the Corrupt Feds.

I still wonder why the U.S. Pentagon has not responded to my request for Constitutional Article III Military Tribunals to try our Federal Judges for high treason.

I have three witnesses Mr. President including myself that all feel that the U.S. Court of Appeals for the Fourth Circuit is corrupt as hell and the Judges are probably being blackmailed with child rape and murder videotapes as Attorney L. Lin Wood was tweeting about in January. Myself, Christopher B. Julian and my family has his contact info: Christopher.b.julian@gmail.com or his phone number of 980-254-1295, and a witness to the Corruption of the Middle District of North Carolina 267-650-0613, or email me at mamix5238@yahoo.com and his name is Emanuel Brown. Tracy Beanz of UnCoverDC the Digital Soldier of the highest order needs to get this information since three witnesses all know about the corruption of the Federal Court system and we are all involved with the same Corrupt Courts for years and years, almost a decade for me.

So please respond Donald John Trump, please respond Office of the Former President. Donald Trump bragged that the White House was the People's house. This is a request from somebody who has been supportive of you since 2016. My mother Roberta Hill had voted for you Mr. Trump because she felt that you saved my life when I was going to be forced to stay for months at FMC Lexington, Kentucky. QAnon saved my life too, I know they did, they investigated and conducted an audit and QAnon

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probably knew my situation. I cannot rely on Alex Jones and Darrin McBreen who have turned their backs on me and BETRAYED ME. I am willing to forgive them if they would ever let me be a guest on the Alex Jones Show or the War Room with Owen Shroyer. I want acquittal or media coverage of my plight. I want results. I want liberty.

I need Lin Wood to provide me the AFFIDVITS if the Federal Judges were being blackmailed with child rape and murder. I am willing to persuade any attorney, even court appointed lawyer to start filing a subpoena on Lin Wood and Sidney Powell. I want this evidence to be ACQUITTED and I want it yesterday, I wanted this evidence a long time ago and I would have been saved from a ton of misery, suicidal thoughts, and horrors and torture from the Jails and Medical neglects. I wanted my life back years ago.

Trump, I don't know how many times I have to demonstrate that I am ACTUALLY INNOCENT to you and to the American people before people will go into massive outrage and demand my acquittal. I need ACQUITTAL NOW, ASAP.

The Swamp has hurted me for almost a decade, well actually a decade when you count the Righthaven lawsuit of Righthaven LLC v. Brian David Hill in the District of Colorado. The Swamp has direct control over me since December, 2013 and I cannot even use the internet to complain of my injuries and suffrage and abuses by the Feds.

I don't want to have to start fighting for subpoenas to be filed against you, L. Lin Wood, and Sidney Powell and General Flynn as to the "Lizard Squad" evidence asking for the blackmailed individuals evidence to be documented for me to use in my next 2255 motion demanding that my CONVICTIONS INCLUDING PHONEY PROBATION VIOLATIONS be ANULLED on the basis that the Judges were being blackmailed with child rape and murder by our Government intelligence agencies including United States Government agencies. That alone will justify my acquittal and will justify terminating my sentence of Supervised Release. Please help me and don't put me in a position where I have to subpoena you all.


Signed

Brian D. Hill



God bless you,
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