

REQUEST FOR COURT JUDGMENT RULINGS IN BOTH CASES
LETTER TO COURT OF APPEALS OF VIRGINIA
IN THE CITY OF RICHMOND

Re: Brian David Hill v. Commonwealth of Virginia, City of Martinsville
Record No. 1294-20-3, 1295-20-3
(Appeal of criminal conviction, Appeal of denial of a Motion)

Friday, September 3, 2021 05:10 PM

<u>ATTN: Clerk of the Court</u> Court of Appeals of Virginia	cavbriefs@vacourts.gov 109 North Eighth Street, Richmond, Virginia 23219-2321
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Dear Clerk of the Court, Court of Appeals of Virginia,

I would like to request a copy of both rulings by the 3-Judge Writ Panel rendered on September 2, 2021. This request is URGENT as I only have a strict number of days to file a Petition for Rehearing in both Appeal cases and I promise I will file a Petition for Rehearing but cannot do so without a copy of the Judgments rendered in both appeal cases rendered on September 2, 2021, denying my Petitions for Appeal.

My court appointed lawyer John Ira Jones, IV had not contacted me about both Court of Appeals judgments/decisions as of the date and time of this letter. My family checked the ACMS system and found out about those decisions thanks to the grace and foresight of GOD and JESUS. My court appointed lawyer John Ira Jones, IV is pretty much useless and should have been terminated from the service of representing me in my cases and a new lawyer appointed as he did filed the Petitions for Withdrawal as Counsel on April 13, 2021. I do have ineffective assistance of counsel on the record as a West Virginia lawyer named Edward Ryan Kennedy who was also a Mayor of Clarksburg in West Virginia had made legal arguments as to my Indecent Exposure charge in the Fourth Circuit of the Federal Court of Appeals proving that I did have a defense or defenses but my court appointed lawyers in the Circuit Court of Martinsville refused to bring up such defenses and did absolutely nothing to help me be found innocent. So I already have proof from another lawyer's legal arguments directly involved with my Indecent Exposure charge in Virginia that I did have prima facie evidence of ineffective assistance of counsel and I have the Constitutional right to effective assistance of counsel in accordance with the U.S. Supreme Court. See Strickland v. Washington, 466 U.S. 668 (1984). So please give me a copy of the

decisions, the verdicts made on September 2, 2021, in both Appeal cases.

I would like for you to send a copy of both rulings to my mother Roberta Hill via email at rbhill67@comcast.net.

So again, since my lawyer John Ira Jones, IV, had not contacted me about this decision when I have a limited amount of time to file a Petition for Rehearing in both cases, I ask that it be emailed to rbhill67@comcast.net so that Roberta Hill can show me the decisions and download those decisions and so I can review over the judgments in both cases while I draft my "Petition for Rehearing" in both appeals and file it timely as directed to do so by the Court and it's prescribed rules.

So please give me access to the judgments or give me a new appointment of Counsel.

Pursuant to authoritative case law: Strickland v. Washington, 466 U.S. 668 (1984), I have the right to file an extraordinary petition in the Supreme Court of the United States and can do so at any time. If I continue being ignored by the Court of Appeals of Virginia while I have ineffective assistance of counsel and new counsel cannot be appointed, then I will file a Petition for Writ of Quo Warranto or Writ of Mandamus or Prohibition. I will ask the Supreme Court to direct your Court to allow me to file and receive those orders Pro Se and allow me to file when it is clear that John Ira Jones, IV is not contacting me about those decisions by the Court of Appeals of Virginia rendered on September 2, 2021. I may have no choice but to ask the U.S. Supreme Court to strike down your orders as UNLAWFUL and violating my Constitutional Right to Due Process of Law under the Fourteenth Amendment. I have the right under Due Process of Law and Effective Assistance of Counsel to the Adversarial System.

The Commonwealth of Virginia and John Ira Jones, IV, has no no legal right under any Commonwealth or State to deprive me of Due Process of Law. Using procedural technicalities like ignoring my Petitions for Appeal, ignoring my Motions when it is clear my court appointed lawyers are not contacting me, they are clearly not representing me to the best of their abilities under the Strickland standards when they should have and are acting unethically, then it is clear I am being deprived of Due Process of Law by ineffective assistance of counsel and being deprived of access to the adversarial system. Your verdicts are UNCONSTITUTIONAL and may be ILLEGAL and I will push for the Supreme Court of the United States to overturn your verdicts denying my Petitions for Appeal as they are illegal due to ineffective assistance of counsel as well as Deprivation of my Constitutional Right to the Adversarial System which is part of Due Process of Law, and I have evidence of ineffective assistance of counsel. I will go straight to

SCOTUS and tell them what your Court has done. I will ask for order and remand.

I don't want to have to take drastic measures but I will because I am sick and tired of being deprived of my Constitutional rights and all of this over a misdemeanor.

Please give me a copy of the rulings otherwise I will soon file a SCOTUS Petition asking for drastic remedy against your Court for John Ira Jones, IV refusing to do anything except for filing possibly defective Petitions. He asked to be terminated as counsel but instead the Court denies my Petitions and refuses to remove him from my case. Instead I am being directly deprived of Due Process of Law which encroaches upon the Fourteenth Amendment of the United States Constitution. It may very well be high treason under the Federal Constitution. I ask this Court not to commit high treason against the United States Constitution. The Oaths of Office all state I will protect and defend the Constitution, I will swear allegiance to the same, to faithfully execute or discharge the duties of the office the officers of the Court are about to enter. The oaths of office are not just mere words. It is a solemn vow to follow the laws of the land.

So please do not ignore this letter. I will file a SCOTUS petition on your Court as I cannot rely on ineffective lawyer John Ira Jones, IV. Whether he could be blackmailed or threatened or not is not the issue here. He is clearly INEFFECTIVE and not being in contact with his CLIENT. This calls for Constitutional remedy.

Constitutional remedy is my right as a criminal defendant, I am supposed to have rights here, I am not a slave. I should not be treated like a slave.

Respectfully filed with the Court,
This the 3rd day of September, 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





JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

CERTIFICATE OF SERVICE, CERTIFICATE OF FILING

On September 3, 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:

<p>Mark R. Herring, Esq. Office of the Attorney General of Virginia mherring@oag.state.va.us 202 North Ninth Street Richmond, VA 23219 Attorney for Appellee</p>	<p>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 Attorney for Appellee</p>
<p>Clerk of the Court Court of Appeals of Virginia cavbriefs@vacourts.gov 109 North Eighth Street, Richmond, Virginia 23219-2321</p>	<p>John Ira Jones, IV, Esq. Attorney of Record from Appellant jones@johnjoneslawplc.com 9520 Iron Bridge Rd, Ste. 204 Chesterfield, VA 23832-6455</p>
<p>All individuals were emailed by rbhill67@comcast.net, on September 3, 2021.</p>	

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

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