

ATTN: Senator Rand Paul, EMERGENCY MATTER, Corruption in Clerk's Office Supreme Court, Violation of 18 U.S. Code § 2071



From <stanleybolten@justiceforuswgo.nl>
To <sarah_alexcee@paul.senate.gov>, <clark_arnold@paul.senate.gov>, <robert_augustine@paul.senate.gov>, <ximena_barreto@paul.senate.gov>, <alexandra_baston@paul.senate.gov>, <amy_bee@paul.senate.gov>, <zach_bennett@paul.senate.gov>, <jackson_berryman@paul.senate.gov>, <callum_case@paul.senate.gov>, <kelsey_cooper@paul.senate.gov> [28 more...](#)
Cc Tracy Beanz <tracy@uncoverdc.com>, <EvidenceInfo@protonmail.com>, Stanley Bolten <StanleyBolten@protonmail.com>, <brian@uncoverdc.com>, <Celia@uncoverdc.com>, <Daniel@uncoverdc.com>, <larry@uncoverdc.com>, <>wendi@uncoverdc.com>, <VeritasTips@protonmail.com>
Date 2021-11-10 01:53
Priority Highest

ATTN: Senator Rand Paul, EMERGENCY MATTER, Possible Corruption in Clerk's Office Supreme Court,

This is a very important matter which need to be reported to all members of Congress regarding criminal activities possibly going on at the Clerk's Office of the U.S. Supreme Court. Only Congress has the power to deal with the Clerk of the Supreme Court because there is no agency or office which can hold a law breaking Clerk available to hold them accountable if any Federal laws are violated. That may be some plot or conspiracy of a criminal nature of some kind. Investigation needs to be conducted into the matter of all information forwarded in this email. Read the entire email including the forwarded email message.

Violation of 18 U.S. Code § 2071 - Concealment, removal, or mutilation generally | U.S. Code | US Law | LII / Legal Information Institute

(a) Whoever willfully and unlawfully conceals, removes, mutilates, obliterates, or destroys, or attempts to do so, or, with intent to do so takes and carries away any record, proceeding, map, book, paper, document, or other thing, filed

or deposited with any clerk or officer of any court of the United States, or in any public office, or with any judicial or public officer of the United States, shall be fined under this title or imprisoned not more than three years, or both.

(b) Whoever, having the custody of any such record, proceeding, map, book, document, paper, or other thing, willfully and unlawfully conceals, removes, mutilates, obliterates, falsifies, or destroys the same, shall be fined under this title or imprisoned not more than three years, or both; and shall forfeit his office and be disqualified from holding any office under the United States. As used in this subsection, the term "office" does not include the office held by any person as a retired officer of the Armed Forces of the United States.

Here is the evidence of the crime. Read the forwarded email below where Emergency Motions and Rule 15.5 delay letters in all cases are not being docketed by the Clerk knowing that the final Disposition Conference in the Supreme Court will be on Friday, November 12, 2021. One Rule 15.5 delay letter was received last Monday, plenty of time for them to review over one of them and they ignored and refused to file the pleading and acted like it doesn't exist. Brian keeps calling them, leaving voicemails, and they are ignoring his voicemails. Brian has recorded every phone call with the Clerk's Office at the U.S. Supreme Court. Emergency motions were received by the mail room on November 9, 2021. Multiple phone calls and emails with read receipt acknowledgement begged the Clerk's Office to file the Emergency Motions instead of waiting for the two day mail room waiting period as the federal holiday on Thursday, November 11, 2021, will prevent the Emergency Motions from being filed in time for the final disposition. The Clerk is refusing to docket or file the pleadings received by the Court.

They are not filing Brian David Hill's Rule 15.5 delay letters in regards to three Supreme Court cases which would have prevented the issues happening right now with Veterans Day being used to oppress a wrongfully convicted innocent litigant from exercising his Constitutional rights to file emergency pleadings with the Court to prevent miscarriages of justice. Brian is innocent under the laws, but the laws are being ignored in our Federal Courts.

The Clerk of Supreme Court refusing to docket or file valid pleadings and the evidence is shown:

<https://www.supremecourt.gov/search.aspx?filename=/docket/docketfiles/html/public/21-6038.html>

<https://www.supremecourt.gov/search.aspx?filename=/docket/docketfiles/html/public/21-6037.html>

<https://www.supremecourt.gov/search.aspx?filename=/docket/docketfiles/html/public/21-6036.html>

Here are the emergency motions which the Clerk's office is not treating with the emergency necessity of filing these pleading with the incoming Conference date which will likely deny the three petitions in the Supreme Court if the emergency motions are not filed by the Clerk and instead may be covered up. The CLERK may be responsible for the wrongful denial of three Petitions in the U.S. Supreme Court. They are purposefully pulling criminal activities for the sake of Joe Biden's corrupt U.S. Solicitor General Elizabeth Prelogar. THIS IS WRONG, THIS IS CRIMINAL ACTIVITY. This is racketeering and criminal organized actions being done.

<https://teapartyorg.ning.com/forum/brian-d-hill-files-trio-letters-with-u-s-supreme-court-requesting>

Letter 1 not being filed by the Clerk:

<https://justiceforuswgo.files.wordpress.com/2021/11/letter-to-supreme-court-clerk-requesting-response-from-judges4.pdf>

Letter 2 not being filed by the Clerk:

<https://justiceforuswgo.files.wordpress.com/2021/11/letter-to-supreme-court-clerk-requesting-response-from-government-in-21-60374.pdf>

Letter 3 not being filed by the Clerk:

<https://justiceforuswgo.files.wordpress.com/2021/11/letter-to-supreme-court-clerk-requesting-response-from-government-in-21-60366.pdf>

Look at this Supreme Court case where the Rule 15.5 letter was filed by the Clerk or an officer of the Court. So why is Brian's Rule 15.5 Motion not even being filed here:

<https://www.supremecourt.gov/docket/docketfiles/html/public/20-317.html>

Here is what the docket entry says with the Rule 15.5 pleading filed in that case but somehow not in Brian's:

Nov 05 2020	Motion of petitioner to delay distribution of the petition for a writ of certiorari under Rule 15.5 from November 17, 2020 to November 24, 2020, submitted to The Clerk. Main Document
Nov 09 2020	Motion to delay distribution of the petition for a writ certiorari until November 24, 2020 granted.

Now the emergency motions are not being filed quickly despite being EMERGENCY MOTIONS, despite the voicemails and despite the repeated emails. We are in serious trouble here. The Clerk's office may be breaking Federal Laws and may be given orders by somebody, we don't know, to work against us. This is not legal. Under Federal Law, no Clerk may refuse a valid pleading. The pleadings have not been returned, so they are just disappearing it and acting as though they do not exist. They are doing this to purposefully obtain Certiorari/Mandamus petition denials favorable to the U.S. Solicitor General Elizabeth Prelogar who was appointed by Joe Biden, the Pedophile President. This is MAJOR CORRUPTION and CRIMINAL BEHAVIOR. The Clerk needs to comply with Federal

Law. There is nobody we can complain to about this other than a member of Congress.

EMERGENCY MOTIONS:

<https://justiceforuswgo.wordpress.com/2021/11/07/brian-d-hill-of-uswgo-alt-news-files-emergency-motions-in-u-s-supreme-court-asking-for-leave-of-court-until-corrupt-federal-judges-and-u-s-solicitor-general-elizabeth-b-prelogar-responds-or-file/>

EMERGENCY MOTION 1 CLERK NOT FILING FOR WHATEVER REASON: - [First Motion for Leave of Court in US Supreme Court 21-6038](#)

(9) FINAL and JA - EMERGENCY MOTION for LEAVE OF COURT filed by Brian D. Hill, for case no. 21-6038 Mandamus petition

EMERGENCY MOTION 2 CLERK NOT FILING FOR WHATEVER REASON: - [Second Motion for Leave of Court in US Supreme Court 21-6037](#)

(10) FINAL and JA - EMERGENCY MOTION for LEAVE OF COURT filed by Brian D. Hill, for case no. 21-6037 Certiorari petition

EMERGENCY MOTION 3 CLERK NOT FILING FOR WHATEVER REASON: - [Third Motion for Leave of Court in US Supreme Court 21-6036](#)

(11) FINAL and JA - EMERGENCY MOTION for LEAVE OF COURT filed by Brian D. Hill, for case no. 21-6036 Certiorari petition

Proof of receipt: UPS tracking number 1Z3H70TCP900000419

It is your Duty as a Member of Congress to hold corrupt Judicial Officials accountable, especially a Clerk violating Federal Law by concealing or disappearing Federal Pleadings. The Clerk of the U.S. Supreme Court may be violating 18 U.S. Code § 2071 by not filing pleadings which may save three Supreme Court cases from wrongful dismissal. If they can censure the EMERGENCY MOTIONS and Rule 15.5 delay letters, they may also censor the Petitions for ReHearing and prevent those from being filed. **The Clerk Scott Harris needs**

to be arrested. Criminal Referrals need to be made ASAP.

God bless you,

Stanley Bolten

StanleyBolten@protonmail.com

StanleyBolten@justiceforuswgo.nl

(202) 350-0416

----- Original Message -----

Subject: Fwd: EMERGENCY MAILINGS: Emergency Motions coming, please delay Conference over three cases, please review over entire email, skip two day waiting period for mail room (EMERGENCY MOTIONS, EMERGENCY, EMERGENCY, EMERGENCY)

Date: 2021-11-10 00:40

From: Roberta Hill <rbhill67@comcast.net>

To: Stanley Bolten <StanleyBolten@protonmail.com>, StanleyBolten@justiceforuswgo.nl

----- Forwarded Message -----

SUBJECT:

Re: EMERGENCY MAILINGS: Emergency Motions coming, please delay Conference over three cases, please review over entire email, skip two day waiting period for mail room (EMERGENCY MOTIONS, EMERGENCY, EMERGENCY, EMERGENCY)

DATE:

Tue, 9 Nov 2021 13:12:01 -0500

FROM:

Roberta Hill <rbhill67@comcast.net>

TO:

efilingsupport@supremecourt.gov, pio@supremecourt.gov,
pmccabe@supremecourt.gov, ktershel@supremecourt.gov,
swatson@supremecourt.gov, SupremeCtBriefs@USDOJ.gov
<SupremeCtBriefs@USDOJ.gov>

CC:

Tracy Beanz <tracy@uncoverdc.com>, EvidenceInfo@protonmail.com
<EvidenceInfo@protonmail.com>, Stanley Bolten
<StanleyBolten@protonmail.com>, Lin Wood <lwood@linwoodlaw.com>,
brian@uncoverdc.com <brian@uncoverdc.com>, Celia@uncoverdc.com

<Celia@uncoverdc.com>, Daniel@uncoverdc.com <Daniel@uncoverdc.com>, larry@uncoverdc.com <larry@uncoverdc.com>, wendi@uncoverdc.com <wendi@uncoverdc.com>

Hey Clerk,

CC: U.S. Solicitor General Elizabeth Prelogar, Counsel of Record

My son's emergency motions are delivered now. They are delivered by UPS and at your mail room. The timing is very important on picking up his emergency motions and filing them today since it is literally a few days before the Conference. Three days are left, so this is an emergency situation.

Please make sure that the Clerk picks them up today or if something can be arranged to file his emergency motions somehow so that the Conference has the emergency motions or delays those three cases until the Government and Federal Judges may be ordered to respond, if the Justices agree to require a response or brief from the Judges. The holiday on Thursday and then the Conference day on Friday after the two-day waiting period will not give enough time to review over the Emergency Motions, and the Rule 15.5 delay letters. The cases are not ripe for disposition, and that is explained in his Emergency Motions. These three petitions are all my son has left. He cannot obtain relief anywhere, in any Court even when he proves his claims by being undisputed claims. The Government did not dispute that they defrauded the Court. My son should have been acquitted and his conviction vacated once and for all. He is factually innocent. The rule says that if a motion is undisputed that it obtains favorable judgment, by being granted without further notice.

My son asked Donald Trump for a pardon and went through Roger Stone as a proxy to obtain a full pardon because of the corruption of the U.S. Attorney and the corruption in the U.S. District Court. The problem was the January 6 riots messed all of that up and Roger Stone failed to obtain a full unconditional pardon for Brian. Now Brian has to literally beg a Pedophile President who did inappropriate things with Ashley Biden, a Pedophile President will decide through the Corrupt Department of Justice whether Brian should receive a pardon or not. The DOJ will never allow it. They are corrupt. The Solicitor General should allow Brian's case to be fully acquitted, it is the law that Brian should have been acquitted. Actual Innocence claims and Local Rule 7.3. The problem is the Judge refuses to grant those uncontested motions, so my son has no other remedy left other than the Supreme Court. That is why he needs those emergency motions filed today, so that the Government has time to respond to them. The Government has defrauded the Court multiple times, the Justices need to know what petitions they are dealing with. The Government should not get away with waiving response but then slip in a little sentence claiming they will respond only if the Court asks them

to so that they can have the petitions all denied as if it was planned. It is very sneaky and my son saw right through that sneakiness.

I can explain all day long why his emergency motions need to be picked up today. They are very important and can prevent a miscarriage of justice which could happen if the Conference continues on with his three petitions without reviewing over his EMERGENCY MOTIONS and the delay letters received by the Clerk.

You can check the UPS status and ask the mail room to have the Clerk pick up Brian's mailing box containing his Emergency Motions.

https://www.ups.com/track?loc=en_US&tracknum=1Z3H70TCP900000419&requester=ST&fromrecent=1/trackdetails

Your shipment

1Z3H70TCP900000419

Delivered On

Tuesday, November 09 at 12:59 P.M. at Dock

Delivered To

WASHINGTON, DC US

Received By:

LEE

Proof of Delivery

SHIP TO

CLERK OF THE COURT

U.S. SUPREME COURT

1 FIRST STREET, NE

WASHINGTON, DC 20543 US

Stanley Bolten has also asked the U.S. Solicitor General to file an electronic delay letter as well to try to stop this from happening quickly. I received a copy of his email to the Solicitor General. My son feels that the Government should be ordered to respond and the Federal Judges should be ordered to respond as outlined in his Emergency Leave of Court Motions.

It is important that the Justices have those Emergency Motions if the Conference can't be delayed for cases no. 21-6038, 21-6037, 21-6036. Normally we do not email the Courts, but this is an EMERGENCY SITUATION and needs attention because three days are before the Conference with a federal holiday in-between those days. Please pick them up as soon as can. Brian can again call and leave a voicemail but there is guarantee that you even will review over it in time for the Conference.

Thanks,
Roberta

On 11/6/2021 10:11 PM, Roberta Hill wrote:

URGENT: INCOMING EMERGENCY MOTIONS MAILED - CASES NO. 21-6038, 21-6037, 21-6036, EMERGENCY MOTIONS FOR LEAVE OF COURT, THEY WILL NOT MAKE IT IN TIME WITH THE TWO DAY MAIL ROOM WAITING PERIOD, PLEASE FILE THE EMERGENCY MOTIONS QUICKLY AFTER RECEIPT AT MAIL ROOM, THEY WERE FILED ON THE DAY THEY WERE MAILED AND WERE MAILED ON SATURDAY, 5 OR 6 DAYS BEFORE THE SCHEDULED CONFERENCE

PLEASE GET THESE EMERGENCY MOTIONS FOR LEAVE OF COURT TO THE JUSTICES IF YOU CANNOT DELAY THE CONFERENCE REVIEW OF PETITIONS IN CASES 21-6038, 21-6037, 21-6036

REQUEST FOR DELAY OF CONFERENCE DUE TO FEDERAL HOLIDAY ON THURSDAY MESSING UP THE EMERGENCY MOTIONS TO BE FILED PRIOR TO CONFERENCE

Supreme Court,

Normally I do not contact this email address but the Conference date is fast approaching and the three cases are not ripe for decisions by the Justices without consideration of my son's EMERGENCY MOTIONS. The mailings are getting slower with the Holidays, the federal holiday on Thursday may mess up my son's Emergency Motions from being docketed before the Conference on Friday, November 12, 2021. Once the disposition happens, Brian's motions will be filed after the disposition which doesn't make any sense. This is an EMERGENCY SITUATION. Brian cannot persuade an attorney to help him pro bono when they could file electronically and quickly while my son cannot file quickly with the two day waiting period with the mailings, so his Emergency Motions had to be mailed but it will be a waste of over \$20-30 dollars in postage and ink if his Emergency Motions are filed after the Friday Conference. So please review this whole email and quickly pickup the box with the mailings.

Two mailings are coming on Monday, November 8, or Tuesday, November 9. With the usual two day waiting period, it will miss getting filed before the Conference on Friday with the holiday on Thursday. Please

pickup the mailings prior to the Thursday federal holiday otherwise his cases petitions may be wrongfully denied and dismissed without at leave reviewing over the Emergency Motions for Leave of Court.

Brian knows how corrupt the U.S. Department of Justice is, Brian knows how many laws they are breaking. Brian knows they are plotting to dismiss his Supreme Court petitions by waiving the response in a cryptic way by saying they will "respond if the Court requests it". They usually file their waiver letter and each case is denied. This is a common tactic of the corrupt U.S. Department of Justice, the lawbreaking corrupt agency full of liars and petty politics. They fabricated evidence in my son's case and committed fraud and perjury. I am a witness to this along with my mother Stella Forinash and Kenneth Forinash. The DOJ is using fraud to convict my son. Brian filed the Emergency Motions because those cases is all he has left. He has nothing else other than a presidential pardon from Pedophile Joe Biden. Joe Biden is a puppet and will never pardon my son. He is doomed and will forever live under corruption and a illegal sentence. My son will forever be held hostage [1] by the Corrupt Department of Justice if his Emergency Motions are not filed and put in before the Conference, a Pedophile President and his Corrupt DOJ will forever hold my son hostage with armed corrupt US Marshals who can hold my son at gunpoint. These petitions in your Supreme Court is all he has left. He had filed properly in paper, so please make sure that they are filed quickly after being received.

UPS tracking number for Emergency Motions: 1Z3H70TCP900000419, UPS may deliver on Tuesday or Wednesday, so there is no time for the normal 2 day waiting period. They need to be filed immediately or the Conference needs to delay reviewing and disposition of cases no. 21-6038, 21-6037, 21-6036

USPS tracking number for two more delay letters: 70191120000223871583

The statements in my email about his Emergency Motions being mailed is what my son plans on calling your office on Monday or Tuesday. Emergency Motions are coming which must be filed prior to the Conference on Friday for cases numbered 21-6038, 21-6037, 21-6036.

My son is sending a box with three Emergency Motions for Leave of Court, 10 copies each and one original. Certificates of compliance and Affidavit of Service on Counsel of Respondent.

My son tried to mail you his delay Rule 15.5 letters so that this wouldn't happen. Nothing is being done to delay this despite his delay letter for case no. 21-6038, so this email must be read and acknowledged. Please do not let the Emergency Motions sit in the mail room for two days, as that will wreck Brian's Emergency Motions being

filed prior to the Conference on Friday.

If you need to call my son about his emergency Rule 21 motions, you can call my son at (276) 790-3505.

Thanks,
Roberta Hill

Links:

[1] https://www.youtube.com/watch?v=GkvLiooKltY&feature=emb_title