

COMPLAINT DATED OCTOBER 25, 2021  
Nos. 04-21-90152  
04-21-90153

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In The  
**United States Court of Appeals**  
**For The Fourth Circuit**

**PETITION FOR REVIEW AND  
ADDITIONAL STATEMENT OF FACTS REGARDING  
COMPLAINT OF JUDICIAL MISCONDUCT OR DISABILITY  
Judicial Council of the Fourth Circuit**

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**PETITION FOR REVIEW  
ADDITIONAL STATEMENT OF FACTS**

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**Brian David Hill – Ally of QAnon  
Founder of USWGO Alternative News  
310 Forest Street, Apt. 2  
Martinsville, Virginia 24112  
(276) 790-3505**



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*Pro Se Appellant*

**JusticeForUSWGO.wordpress.com  
JusticeForUSWGO.NL/Pardon**

**Filed December 28, 2021, through c/o Roberta Hill by rbhill67@comcast.net**

**I. ADDITIONAL EVIDENCE AND REASON(S) FOR GRANTING PETITION FOR REVIEW**

Petitioner Brian David Hill (“Petitioner”) again requests investigation and the appropriate sanctions (if allegations of blackmail proven after a thorough investigation) by this Judicial Council against the foregoing Judge(s) listed in the foregoing original Statement of Facts and the original COMPLAINT OF JUDICIAL MISCONDUCT OR DISABILITY submitted to the Judicial Council of the Fourth Circuit on October 25, 2021, by the c/o Roberta Hill by the email address of [rbhill67@comcast.com](mailto:rbhill67@comcast.com) filing this complaint to the Judicial Council on Petitioner’s behalf. Witness Attorney L. Lin Wood who has the encryption key to the alleged blackmail videos concerning “judges” and “officials” was also been informed of the Petition for Review, given an opportunity to respond, and printed emails from Lin Wood concerning the issues alleged are exhibited in attachment to this Petition for Review.

Petitioner submits this Petition for Review with additional evidence from Attorney L. Lin Wood himself returning an email concerning Petitioner’s faxed inquiry letter to Attorney Lin Wood regarding the wrongful dismissal of his Judicial Complaint on November 29, 2021, by the Hon. J. Harvie Wilkinson III, Circuit Judge. Acting in place of the Chief Judge, pursuant to Rule 25(f), Rules for Judicial-Conduct and Judicial-Disability Proceedings. Rule 25(f) refers to “Substitute for Disqualified

Chief Judge”.

There is nothing in the “Memorandum and Order” regarding any investigation into Petitioner’s claims and neither of any thorough investigation into the blackmail video recordings of “judges” and “officials” alleged by Attorney L. Lin Wood.

This is very concerning regarding the nature of “blackmail” of anybody in our own Federal Judiciary System. Attorney Lin Wood was contacted to inquire whether the Judicial Council or any investigators had even contacted him prior to dismissing the complaint regarding the alleged blackmail videos obtained by The Lizard Squad.

The Lizard Squad is an alleged hacktivist group of hackers which had claimed to obtain videos of “child rape” and “child murder” concerning allegedly this activity with participation of “judges” and “officials” in the video recordings, gave those encrypted videos of the blackmail recordings to Actor Isaac Kappy who gave copies of this information to people he knew or trusted before he “forced himself off a bridge” which ended his life but the encryption key ended up in the custody of Attorney L. Lin Wood. Lin Wood who made public statements in January 3 and 4, 2021, regarding the blackmail scheme. The U.S. Marshals should be investigating all of this, it shouldn’t just be this Judicial Council. Blackmail of judges is a major issue that needs to be investigated otherwise the blackmail issues may be endorsed or permitted or the ones refusing to end this illegal behavior may be an accessory to those acts which is dangerous in any Judicial System of Governance. It can invite anarchy, division in this great country, and could potentially lead to civil war and

vigilante justice in the United States of America. We do not need blackmail to taint anybody in the Judiciary for its loss of credibility, impartiality, and integrity would be its ultimate price which can never be reversed. The American people will no longer accept the Federal Judiciary as legitimate if the blackmail videos are ever publicly shown or ever proven true in the court of public opinion and contain members of the Federal Judiciary ever participating in the unlawful sex acts of minors who had not attained the age of 18. If the blackmail acts are not held to account, then it is likely the entire judicial system could be dismantled by angry waves of We The People, by angry parents, vigilantes and angry people who wish to defend the children if it is ever proven that any Federal Judges had sex with children, raped children, and murdered children, and nothing is being done about it. The American people will be screaming for justice. Advocates for protecting the children would be screaming bloody murder for justice. The ball is in the Court, literally the ball is in the Judicial Council and it must be investigated, cannot just be dismissed as if no investigation of the heinous illegal acts is ever needed.

This issue is far too important to just dismiss and act like the problem doesn't exist. The Catholic Church had been doing this stunt for decades, they find sexual abuse of their clergy by priests who molested children and then they move the suspected pedophiles into different churches to abuse even more children, and continue covering it up to protect the Catholic Church's failing reputation rather than protecting the children of each respective clergy. The Court should not be following any example of the Catholic Church as it is a Court of Law and not a religion and

neither a religious institution.

There needs to be an investigation with an actual reported review of the alleged blackmail tapes or blackmail videos, whether it be digital or actual physical tapes.

Let me introduce to you a copy of Petitioner's inquiry letter to Attorney L. Lin Wood as **Exhibit 1** to this Petition for Review, informing the witness Attorney L. Lin Wood about Petitioner's intent of filing a Petition for Review over the wrongful dismissals of Petitioner's Judicial Complaints. Dated Monday, December 6, 2021 07:27 PM.

Lin Wood responded on Dec 26, 2021, 10:41 AM, and made his official response again clarifying that he only has the password aka the "encryption key" to the alleged blackmail videos of The Lizard Squad. See **Exhibit 2**. The members of the Lizard Squad were reportedly arrested after the blackmail videos were made known to Lin Wood, according to one tweet of his alleged claims. See **Exhibit 3**. The tweet from Lin Wood produced from Brian's family to ensure that Brian David Hill would have a copy to the Tweet and a link to the Tweet from the text of the link. Disclaimer: No internet was used by Petitioner in the production of this evidence. See <http://web.archive.org/web/20210104073018/https://twitter.com/LLinWood/status/1345995391981019136>

Also the possibility of blackmail or leverage of Judges including the Judges in Brian's Judicial Complaint, were brought out in a second email from Attorney Lin Wood. See **Exhibit 4**. Lin Wood had alleged that all judges can be surveilled

including any text messages and emails of any members of the Federal Judiciary by an alleged CIA program named "Sunset". There are already alleged hacking programs by the CIA or by any organization offering hacking, and programs like that were leaked to the Media and the General Public including WikiLeaks where anybody including "judges" and "officials" can be illegally surveilled by an intelligence agency and that can lead to issues like blackmail, especially any blackmail of a sexual nature. Blackmail of anything from peeping toms capturing a masturbation over a web-camera to things like having a secret affair on a spouse. The intelligence agencies likely have some kind of blackmail material on all judges due to the unchecked surveillance apparatus no thanks to 9/11 aka the terrorist attack on September 11, 2001, which paved the way for the mass surveillance of computers and internet activities through the National Security Agency (NSA) and Central Intelligence Agency (CIA). That which those unlawful or unethical surveillance activities were revealed by whistleblower named Edward Snowden, a famous whistleblower, and even has his own Hollywood movie based on the real Edward Snowden who collected evidence of mass surveillance including peep cameras and phone cameras where judges doing anything private and sexual could be recorded by the NSA or CIA then later used as blackmail to protect the CIA and NSA or any other protected Deep State faction from any accountability. If web-cameras can be spied on, then web-cameras can record peeping of judges who are unaware of the potential surveillance of technology. Judges who are unaware of fear or fact of mass surveillance by the intelligence agencies and the fact their own webcams can be

recorded against them as blackmail can easily fall into this trap.

Already Julian Assange and/or WikiLeaks, had already revealed a hacking program called Vault-7. Such a program can be used for unwarranted and secretive surveillance and computer hacking of any and all targets. The Vault-7 program was by the Central Intelligence Agency (CIA). Wikileaks is a credible media outlet as Julian Assange has yet to face trial in the United States of America after he will be likely be extradited for possibly violations of United States Law by the whistleblowers' leaks of normally classified Government material. Vault-7 made it clear in the leaks that they can plant child pornography on anybody, even a member of the Government, possibly even somebody within the Judiciary. They can surveil the members of the Judiciary. The CIA has no limits to its abuses of power and abuses of its classified tools, weapons, and methods of its Agents'. The likelihood that a member of the Judiciary could be blackmailed is greatly possible with the revelations of Remote Control Systems HackingTeam, Vault-7, legitimate revealing of hacking tools and services that many fear could be used for espionage, surveillance, and for purposes of blackmail and compromising somebody.

Yes, Lin Wood admitted that the videos do exist but only has the password aka the encryption key for the encrypted blackmail videos in some encryption file. He has consented to the investigation of those videos, even though maybe in limited contexts such as only people he know and trusts to investigate all of this with impartiality and without ever attempting to cover up or destroy the results of the investigation. These are criminal matters, these are Federal Crimes reported in the

original Judicial Complaint. Blackmail is a federal crime whether the Judicial Council believes Brian D. Hill and Attorney Lin Wood or not. These are federal crimes which cannot be ignored. Federal Law Enforcement or somebody trustworthy must thoroughly investigate these matters.

Lin Wood tells Stanley Bolten in the email Stanley Bolten forwarded to Roberta Hill for Petitioner and Roberta Hill to read. It says “keep fighting”. So Lin Wood wanted Petitioner and Stanley Bolten to “keep fighting”. Fighting against corruption and blackmail is a very concerning form of corruption if any Federal Judges are ever tied to any child rape and murder. Lin Wood has the encryption key, which that information came from Isaac Kappy. Isaac Kappy was concerned over the blackmail videos and tried to get former U.S. President Donald Trump to appoint a special prosecutor to investigate it all without ever attempting to destroy the videos or cover them up. Isaac Kappy failed as he was killed after being “forced off a bridge” to death after having those videos.

Isaac Kappy was an American actor and musician known for his roles in the films Thor and Terminator Salvation and in the AMC television series Breaking Bad. He was a member of the band Monster Paws. Lin Wood had made statements that the blackmail videos from The Lizard Squad somehow ended up in the hands of this American actor, Isaac Kappy, who allegedly was forced off a bridge killing him. Whether it was murder or suicide out of viewing the blackmail videos, he wanted there to be an investigation of this. His death makes no sense unless he dug his head in too deep into criminal matters of blackmail and child sexual abuse blackmail which

had to require his murder to protect those criminal secrets of criminal proportions.

Again, morally it is the right thing to do for the Judicial Council of the Fourth Circuit to investigate all STATEMENT OF FACTS and ADDITIONAL STATEMENT OF FACTS, as well as the Exhibits attached thereto, and how it pertains to this COMPLAINT. It is of moral obligation to take action on this COMPLAINT. Instead of dismissing the alleged COMPLAINT(S), The Judicial Council needs to do its job in figuring out the identities of those who participated in the criminal activity of “child rape” and “child murder” alleged in the blackmail video recordings, because those recordings may include Federal Judges in the Middle District of North Carolina.

Not just the Middle District of North Carolina, but it may include the Chief Judge or any other Judges in the Fourth Circuit of the United States Court of Appeals. I do not wish to bring this up, but it needs to be investigated at great cost and great risk, for the children as Lin Wood said, “for the children”. It can include any Judge of the United States of America, any of them. For an American celebrity, Isaac Kappy to even have these alleged blackmail videos and then he was “forced off a bridge” to death is very concerning and proves the legitimacy of Attorney Lin Wood’s blackmail claims.

The Attorney L. Lin Wood can be contacted and subpoenaed at the following:

L. LIN WOOD, P.C.  
1180 West Peachtree Street, Ste. 2400  
Atlanta, GA 30309

P.O. Box 52584  
Atlanta, GA 30355-0584  
Telephone: (404) 891-1402  
Facsimile: (404) 506-9111  
Email: [lwood@linwoodlaw.com](mailto:lwood@linwoodlaw.com)

If this Judicial Council cannot have anybody investigate the blackmail videos, then maybe they should refer this to the U.S. Marshals Service for investigation as an alternative and let them investigate the Isaac Kappy blackmail videos from The Lizard Squad hacking group, where Attorney Lin Wood has the encryption key for the file containing the videos. If the U.S. Marshals can review over the blackmail videos and prove the judges were in the videos, then the U.S. Marshals can consider making arrests and ask the U.S. Attorney Offices to consider arresting the judges involved in the blackmail videos for various things like statutory rape, homicide, and the blackmailers need to be charged and arrested as well., even if it is the U.S. Intelligence Agencies as blackmail is not supposed to be an act done by the CIA or any Government agency. That is what makes justices take place in a world of injustice caused by the blackmailing of judges.

The issues of blackmail regarding “child rape” and “child murder” is an act of pedophilia, sex with an underage minor who had not attained the age of 18 which is statutory rape. Any judges which may be in any of the blackmail videos, the encrypted blackmail videos where Attorney L. Lin Wood has the password aka the encryption key as admitted in an email in regards to Brian D. Hill’s original Judicial Complaint and inquiry asking for information for the intent of this Petition for

Review.

By ignoring the criminality of the blackmail videos and heinous nature of pedophilia within those videos, the ones who received this information and do not wish to investigate it as required by law or law enforcement, are just as guilty of the crime as of those who they refuse to investigate or fail to investigate. Even if the ones who refuse or fail to investigate didn't participate in child sexual abuse acts themselves, they are essentially protecting or adhering to such criminal unlawful sexual behavior. They are essentially giving any judge a pass to rape another child and never face the consequences, which would show the American people the wrong idea that blackmail works and blackmail can make a judge do whatever the person wants and get away with it. This is entirely criminal in violation of countless Federal laws and State laws. It violates criminal statutes, not just the alleged act, but doing nothing about investigating the alleged unlawful sexual acts described by a credible person, an officer of a Court, Attorney L. Lin Wood. A credible officer of the Court in good standing. If this Judicial Council still cannot have any authority to investigate any of the judges and officials in the alleged blackmail videos, they need to refer this matter to those who can, such as the U.S. Marshals Service who done a great deal of service in rescuing children from human sex trafficking operations. Either the U.S. Marshals or the Federal Bureau of Investigation. If neither of them are willing to investigate the alleged blackmail of Federal Judges, then it needs to be this Judicial Council otherwise they are complicit in the unlawful sexual acts against children being conducted in the video recordings. Action must be taken, "for the children",

and it must be done for the children.

The dismissal of the Complaint was not rightfully done because there needs to be actual review of the blackmail video files. If Lin Wood only has the encryption key, then he knows the ones who gave it to him and who may have the actual video recordings. Lin Wood wants the children in those blackmail videos to be rescued or at least the perpetrators in those heinous videos to be held accountable. Still don't believe me, Ask Lin Wood yourselves before entirely throwing out Petitioner's complaints against the two judges in the above captioned Complaint cases.

## **II. CONCLUSION**

For the foregoing reasons stated above, the Petitioner urges this Judicial Council to Review over all evidence submitted by Petitioner Brian David Hill, subpoena Attorney Lin Wood to obtain the encryption key and then inquire the source for the actual blackmail video recordings and use the encryption key to decrypt the blackmail videos and review over the blackmail videos. It is this Judicial Council's job and authority to investigate any Federal Judges which violated the Canons of Judicial Conduct aka the "Code of Conduct for United States Judges". Not just that but in the best interest of the public, in the best interests of justice, the complaint(s) must be revived and dismissal(s) vacated.

Blackmail of any Federal Judge violates "Canon 1: A Judge Should Uphold the Integrity and Independence of the Judiciary". Citation of commentary states that Judges must obey the law including laws against statutory rape including rape of children/minors who had not attained the age of 18 which is unlawful sexual

behavior. The Canon Summary said and I quote: “*Although judges should be independent, **they must comply with the law** and should comply with this Code. Adherence to this responsibility helps to maintain public confidence in the impartiality of the judiciary. Conversely, violation of this Code diminishes public confidence in the judiciary and injures our system of government under law.*”

Petitioner requests vacating the Dismissal of Petitioner’s two Judicial Complaints under case Nos. 04-21-90152, and 04-21-90153, made on November 29, 2021 by Hon. J. Harvie Wilkinson III, Circuit Judge. Acting in place of the Chief Judge, pursuant to Rule 25(f), Rules for Judicial-Conduct and Judicial-Disability Proceedings. That is regarding disqualification of participation in taking any action in regards to the complaint.

For the foregoing reasons stated above, the Petitioner urges this Judicial Council to investigate or continue to investigate the Lin Wood alleged encrypted blackmail video recordings referenced in Petitioner’s COMPLAINT and investigate the Exhibits and conduct subpoenas and inquiry to Attorney L. Lin Wood and his source(s), to determine if the Hon. Thomas David Schroeder and/or Hon. William Lindsey Osteen Junior were ever engaging in unlawful sexual acts which can create the presumption or prima facie facts of bias, prejudice, discrimination, and partiality behavior where it can reasonably be questioned. This includes issues of blackmail as blackmail would be evidence of partiality, bias, prejudice, where it can reasonably be questioned. Blackmail is in some way discriminatory or unlawful sexual or other criminal behavior and that unlawful

behavior affects all decisions of a criminal and/or civil nature of the Judge in question if in any of the alleged blackmail videos which need be thoroughly investigated by any investigator of the Judicial Council.

For the foregoing reasons stated above, the Petitioner urges this Judicial Council to reverse the dismissals of Complaint and investigate further evidence additionally in regards to Petitioner's COMPLAINT and investigate the Isaac Kappy blackmail videos where the encryption key was disclosed to Attorney Lin Wood, to determine if the Hon. Thomas David Schroeder and/or Hon. William Lindsey Osteen Junior may or may not be involved in any of the blackmail videotapes mentioned by Attorney L. Lin Wood on Twitter. If it involves anybody of the Fourth Circuit, then this is an extremely risky complaint and this Petition for Review may be very risky but must be investigated thoroughly for the children.

For the foregoing reasons stated above, the Petitioner urges this Judicial Council to take any other appropriate actions to remedy the situation. If Lin Wood is wrong or Isaac Kappy or any of his sources, then that is another matter which would require a separate investigation and sanctions. Please understand that the blackmail videos must be investigated as to the judges within those videos.

Respectfully Submitted,  
Dated: December 28, 2021

**BRIAN DAVID HILL**  
**Pro Se**

*Brian D. Hill*  
*Signed*

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Brian D. Hill

Brian David Hill – Ally of Qanon  
Founder of USWGO Alternative  
News

310 Forest Street, Apt. 2  
Martinsville, Virginia 24112  
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*Pro Se Appellant*

**JusticeForUSWGO.wordpress.com**

**U.S.W.G.O.**





# EXHIBIT LIST

For the Judicial Council of the Fourth Circuit in reference to:  
PETITION FOR REVIEW over wrongful dismissal of COMPLAINT by Brian  
David Hill on October 25, 2021. Exhibit Lists dated December 28, 2021, to be  
filed.

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# **EXHIBIT 1**

**for**

PETITION FOR REVIEW AND  
ADDITIONAL STATEMENT OF FACTS REGARDING  
COMPLAINT OF JUDICIAL MISCONDUCT OR DISABILITY

Judicial Council of the Fourth Circuit

Filed on December 28, 2021

by Brian David Hill

LETTER TO ATTORNEY L. LIN WOOD  
OVER BLACKMAIL VIDEO RECORDINGS  
AND BRIAN D. HILL'S JUDICIAL COUNCIL COMPLAINTS  
REFERENCING LIZARD SQUAD VIDEOS

Monday, December 6, 2021 07:27 PM

**ATTN: Attorney L. Lin Wood**

L. LIN WOOD, P.C.  
P.O. Box 52584  
Atlanta, GA 30355-0584  
Telephone: (404) 891-1402  
Facsimile: (404) 506-9111

Dear Attorney L. Lin Wood,

Attorney Lin Wood, I need to ask you some questions prior to me filing a Petition for Review in regards to my Judicial Complaints under cases no. 04-21-90152, and 04-21-90153. Your the one with the blackmail video recordings obtained by The Lizard Squad in your alleged remarks regarding the “blackmail scheme” of “judges”.

I had referenced in my Judicial Complaints of the screenshots of your January 4, 2021 tweets about the “child rape and murder” blackmail video recordings by the intelligence agencies, referencing “judges” and “officials” by making such a vague statement which can include any Federal or State Judges across the United States of America. Only you can know who is being blackmailed and maybe even when.

I understand the logic of the enemy that the highest possibility of Judges being blackmailed would highly likely be Chief Judges. The reason why is that the chief judges have the most power in any District Court or Appeals Court or Supreme Court. So them being blackmailed would benefit the Deep State Swamp the most.

So I have a few questions for you and I hope you can answer them in the next two weeks, so that I can file my Petition for Review by the deadline date of January 10, 2022. I will attach a copy of my original Judicial Complaint to this letter so that you understand what I am referencing here. I need you to answer these questions so that I understand what I need to file to demand that the Judicial Council investigate thoroughly the blackmail video recordings in your custody to determine if the former Chief Judge Hon. William Lindsey Osteen Junior and Chief Judge Thomas David Schroeder may be involved in the blackmail scheme of video recordings of child rape and murder. If they are in any of those video recordings of blackmail material obtained by The Lizard

Squad, I need this proof for the Judicial Council. I need it to prove my Actual Innocence and clear my name because these corrupt Judges are blocking me from proving my Innocence, blocking me from investigations, blocking me from evidentiary hearings, blocking me from full unfettered access to my discovery materials and blocking me from relief in all appeals. I need it to prove that I am not guilty because of the Judicial Corruption is blocking me from acquittal, blocking me from relief in every form and aspect. Every way, shape, or form, I am being blocked from acquittal. So I need the blackmail video recordings legally somehow to clear my own name.

Judicial Council refers to the Judicial Council of the Fourth Circuit, U.S. Court of Appeals in Richmond, Virginia.

So here are the questions for you, I'll keep it simple:

1. In regards to my Judicial Complaints under cases no. 04-21-90152, and 04-21-90153; did the Judicial Council or any Investigator of the Judicial Council ever attempt to contact you in any way regarding the blackmail video recordings of “child rape and murder” which you referenced in your January 4, 2021 tweets aka the blackmail scheme?
2. Did the Judicial Council or any Investigator of the Judicial Council ever attempt to subpoena you regarding the blackmail scheme video recordings which was referenced in the Brian D. Hill judicial complaints under cases no. 04-21-90152, and 04-21-90153 and directly citing from your January 4, 2021 tweets?
3. Did the Judicial Council or any Investigator of the Judicial Council ever ask you specifically whether former Chief Judge William Lindsey Osteen Junior and/or Chief Judge Thomas David Schroeder were in any of the blackmail video recordings you had alleged to be in your custody as referenced in your tweets?
4. Did the Judicial Council or any Investigator of the Judicial Council ever inform you that any investigation was ever to have taken place or did they just not contact you at all regarding your January 4, 2021 tweets regarding the blackmail scheme?

Two Tweets being referenced below:



**Tweet**

EXHIBIT PAGE 4 OF 18



**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



**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



Please respond within at least two weeks to give me time to request review by the Judicial Council. I am making this inquiry because an acting Judge of the Judicial Council dismissed my complaints claiming that I have no evidence of blackmail even though I gave them your information and shown them the tweets. I told them you have the evidence as you alleged in your January 4, 2021 tweets and you should be the point of contact by subpoena or request to obtain the blackmail videos if they exist. They know how to get in contact with you to conduct the inquiry regarding the blackmail video recordings you alleged as part of the “blackmail scheme” of “child rape and murder” concerning “judges” and “officials”.

Your the only one I am aware of who has claimed to have these vague blackmail video recordings of the alleged “blackmail scheme”. You obtained them from The Lizard Squad. You have them and I need to know if the Judicial Council contacted you at all regarding all of this prior to me filing my appeal to the Judicial Council to override this one judge throwing out my complaints. I need the proof Lin Wood. I need to prove blackmail and if the Judicial Council did not contact you, then it is important that you tell me. I need to know prior to appealing to the Judicial Council.

Thank You! God bless you Lin Wood!

  
*Signed*  
\_\_\_\_\_  
Brian D. Hill



God bless you,  
Brian D. Hill  
Former news reporter of U.S.W.G.O. Alternative News  
Ally of QANON  
310 Forest Street, Apartment 2  
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[JusticeForUSWGO.NL](http://JusticeForUSWGO.NL) or [JusticeForUSWGO.wordpress.com](http://JusticeForUSWGO.wordpress.com)

# **EXHIBIT 2**

**for**

PETITION FOR REVIEW AND  
ADDITIONAL STATEMENT OF FACTS REGARDING  
COMPLAINT OF JUDICIAL MISCONDUCT OR DISABILITY

Judicial Council of the Fourth Circuit

Filed on December 28, 2021

by Brian David Hill

Stanley Bolten <stanleybolten@protonmail.com>

12/26/2021 3:04 PM

## Fw: Brian's text message to you, URGENT time running out for Petition for Review

To rbhill67@yahoo.com <rbhill67@yahoo.com> • rbhill67@comcast.net <rbhill67@comcast.net> • kenstella@comcast.net <kenstella@comcast.net>

Sent from ProtonMail mobile

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

On Dec 26, 2021, 10:41 AM, Lin Wood <lwood@fightback.law> wrote:

Stanley,

Please let Brian know that I do not receive faxes any longer. Also, I do not have any videos. I was only sent what was represented to be a password to the file which allegedly contained the videos.

I am not taking on new legal matters at this time as I continue to be forced to defend my law license in frivolous disciplinary actions.

God bless you.

Lin

**L. Lin Wood**  
**Chairman of the Board & CEO**  
**Address** Dallas, TX  
**Mobile** (404) 983-3284  
**Email** [lwood@fightback.law](mailto:lwood@fightback.law)  
**Website** [www.fightback.law](http://www.fightback.law)

On Dec 25, 2021, at 11:42 PM, Stanley Bolten <StanleyBolten@protonmail.com> wrote:

You said on Twitter earlier this year:

<https://web.archive.org/web/20210104073840/https://twitter.com/LLinWood/status/1345997966650335232>

*I decided to post this truth on Twitter & Parler as wall exists around @realDonaldTrump that may have prevented me from getting this evidence to him. Kappy tried to deliver info to President but was then murdered. I do not know who Kappy gave it to for delivery to the President.*

<https://web.archive.org/web/20210104065050/https://twitter.com/LLinWood/status/1345985961080061952>

***As background to tweets I am about to post, you should read this article carefully. I ask that you read each of my tweets carefully & decide if the information conveyed demands that Patriots rise up so that every lie will be revealed. @realDonaldTrump***

You wanted patriots to stand up against the Pedophile Rings which control various powerful positions of our Government. Were you lying to Brian D. Hill and everyone else??? Is there even blackmail tapes at all or was it all just a warped fantasy and delusion??? I need to know as this all seems fake and there is no blackmail videos at all??? I need to know before the next article is written about the update in regards to Brian's Judicial Complaint referencing your statements as evidence which needed to be investigated to find out how many Federal Judges are simply blackmailed and compromised instead of making rulings based on the morals of the facts and the law and what is right.

Brian is taking action because who is taking action???? He is pushing to uncover the identities of the blackmail tapes because that is Brian's only option. Brian keeps losing in the corrupt U.S. Supreme Court. He has nobody left to appeal to. He has nobody left. All Brian has left is to pursue proving blackmail, bribery, or behind the scenes pressure. Brian has hardly any options left. Brian was deprived of all Constitutional rights under the color of law. Effective counsel, deprived. Right to face his accusers, deprived. Right to defend himself to the charge, deprived. Right to not be forced to falsely plead guilty under the Fifth Amendment, deprived. Right to prove actual innocence to avoid facing cruel and unusual punishments inflicted, deprived. Right to discovery evidence materials prior to a jury trial or guilty plea, deprived. Right to have an independent computer forensic expert prove Brian's innocence, deprived. Right to have a mental examination to examine Brian's false confession caused by coercion and Brian's Autism Spectrum Disorder, deprived. Brian's uncontested motions proving factual innocence to child porn and proving fraud on the court, deprived. ALL of Brian's rights and privileges, deprived.

Was the blackmail tapes tweets all bravado from you on Twitter??????

Was Brian just following a pipe dream and will never be allowed to prove his innocence to his criminal charge. Was it all just a pipe dream??????

Was everything you ever claimed on Twitter just a lie and a pipe dream, a fantasy, a delusion????????? You have the tapes but don't even somehow prove the identities and the identities tied to the corrupt judicial and government decisions???

<https://web.archive.org/web/20210104074021/https://twitter.com/LLinWood>

Was all this just a lie and Brian was misled into thinking that you had some kind of evidence??????

**I'm sorry Lin Wood but the time for lies and delusions is over. Brian wants the truth, we fought so hard, Brian fought so hard, my blog fought so hard. We all fought so hard for justice. Was justice all a lie too??????**

Can I really even trust in man anymore or is all men a bunch of snakes and liars and Brian is just living in some purgatory as punishment from God in some rundown world run by Satan and Lucifer and this world is just a bunch of lies and Bullshit run by mad men and mad women. Is this world all just a lie and illusion???

We have all of this great technology but it is only being used to enslave people and force people to follow Satan and not follow God anymore. The vaccines are taking away people's faith in God as there is a vaccine meant to destroy the "God" part of the brain to take away spiritual brain patterns and Bill Gates was probably part of this heinous act of defying God at the U.S. Pentagon DOD video talking about wiping away people's faith in God under the guise of stopping radical religion. Yet they are destroying the faith in God of millions upon millions of people worldwide by force or jail.

Is this all a ruse???? Was there never a plan to fix our Government and never a plan to save our country

EXHIBIT PAGE 9 OF 18

from it's destruction???

God bless you,  
Stanley Bolten  
Sent with [ProtonMail](#) Secure Email.

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

On Saturday, December 25th, 2021 at 11:22 PM, Stanley Bolten <[StanleyBolten@protonmail.com](mailto:StanleyBolten@protonmail.com)> wrote:

Lin Wood,

Brian had taken a screenshot of his text message to you, texted it to me and I am emailing you his text message to you in case you didn't get it. Brian only has a certain deadline to try to revive the dismissal of his judicial complaint. <https://www.scribd.com/document/535383096/Complaint-of-Judicial-Misconduct-or-Disability-Uswgo-Brian-d-Hill-W-exhibits-statement-facts> or <https://justiceforuswgo.wordpress.com/2021/10/26/brian-d-hill-of-uswgo-alt-news-files-judicial-complaint-against-judges-for-discrimination-again-asserts-possibly-blackmail-complaint-against-judge-thomas-david-sschroeder-and-william-lindsey-osteen/>

Here is his message to you.  
<02f1d8a99914fd88776ed6a34064ac7f5716e4a4-1.jpg>

They have no Constitutional right to deprive an innocent man of proving his factual innocence. The Supreme Court said so but they are ignoring those rights in the Middle District of North Carolina and in the Fourth Circuit.

Regardless of whether those judges raped children, they are raping Brian's rights and raping Brian's reputation, raping Brian's liberty and freedom, and raping the facts from Brian's current Probation Officer. The govt is raping Brian symbolically. Brian is a virgin so he is no danger to anybody.

God bless you and Merry Christmas Lin Wood,  
Stanley Bolten

Sent with [ProtonMail](#) Secure Email.

# **EXHIBIT 3**

**for**

PETITION FOR REVIEW AND  
ADDITIONAL STATEMENT OF FACTS REGARDING  
COMPLAINT OF JUDICIAL MISCONDUCT OR DISABILITY

Judicial Council of the Fourth Circuit

Filed on December 28, 2021

by Brian David Hill



**Lin Wood**  
@LLinWood

Attorney at L. Lin Wood, P.C. Speak Truth.  
BE FEARLESS. #FightBack for Freedom  
@FightBackLaw #WorldOfTheBlocked.



**Lin Wood**  
@LLinWood

Follow

After Kappy received the hacked files from member of Lizard Squad, he gave files to one friend and the encryption key to another friend. He provided this information to his friends shortly before he was murdered in May 13, 2019. Members of Lizard Squad were jailed for hacking.

11:28 PM - 3 Jan 2021

713 Retweets 1,331 Likes



95 713 1.3K



**Saimer Kiryakoza** @SaimerKiryakoza · 2m  
Replying to @LLinWood

# **EXHIBIT 4**

**for**

PETITION FOR REVIEW AND  
ADDITIONAL STATEMENT OF FACTS REGARDING  
COMPLAINT OF JUDICIAL MISCONDUCT OR DISABILITY

Judicial Council of the Fourth Circuit

Filed on December 28, 2021

by Brian David Hill

Stanley Bolten <stanleybolten@protonmail.com>

12/27/2021 9:20 AM

## Fw: Brian's text message to you, URGENT time running out for Petition for Review

To rbhill67@comcast.net <rbhill67@comcast.net> • rbhill67@yahoo.com <rbhill67@yahoo.com> • kenstella@comcast.net <kenstella@comcast.net>

---

Sent from ProtonMail mobile

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

On Dec 26, 2021, 11:25 PM, Lin Wood <[lwood@linwoodlaw.com](mailto:lwood@linwoodlaw.com)> wrote:

Stanley,

I have heard (not confirmed) that the CIA has a program called Sunset which surveilled emails and texts (all electronic communications) of members of the judiciary. If true, that could explain some of the leverage over or blackmail of so many members of the judiciary.

Time will tell.

Keep Fighting.

Lin

L. Lin Wood  
L. Lin Wood, P.C.  
P.O. Box 52584  
Atlanta, GA 30355-0584  
Telephone: (404) 891-1402  
Direct Dial: (404) 891-1406  
E-Mail: [lwood@linwoodlaw.com](mailto:lwood@linwoodlaw.com)

On Dec 26, 2021, at 8:07 PM, Stanley Bolten <[StanleyBolten@protonmail.com](mailto:StanleyBolten@protonmail.com)> wrote:

Lin Wood,

Thanks for your clarification on your tweets and the actual blackmail videos being somewhere else and you and others just having the encryption key.

The reason I and Brian have focused on your tweets was because Brian had suspected for a few years that the Chief Judge and the former Chief Judge almost entirely involved in Brian's criminal case and the Appellate judges, Brian suspected that they were bribed, threatened, blackmailed, or told to do the things they are doing. I will give you some names in this email, so if they are ever in any of the blackmail videos by whoever stores them, whoever has the original videos for the encrypted videos, and if you ever find out about it then telling me and Brian would be of great benefit to clearing Brian's name and getting him out of the New World Order sanctioned pit Brian's been stuck in for almost ten years.

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It isn't one or two bad legal decisions, it has been over 10-20 adverse decisions by Federal Judges against Brian. This all started after Brian started fighting the New World Order when he started USWGO Alternative News in 2009. The last was when he started going after NC State Senator and President Pro Tempore, Philip Edward Berger Senior. he always gets reelected and always has the highest position of the North Carolina Senate. Was also campaign funded by Pfizer, one of the eugenics pharmaceutical companies trying to permanently change DNA of humans. When Brian went after Phil Berger, it was within months that he was set up with child porn and his mother threatened with arrest if Brian didn't "fess up". Then later it comes out the evidence was questionable to fraudulent.

There are names of which Brian is suspecting could have been blackmailed and here is why.

Philip Edward Berger Senior or Phil Berger Junior - The Berger family is pretty powerful and involved in politics in North Carolina. They are very difficult to remove from office. Bobby Cofer warned Brian Hill in 2012, that the Bergers have access to the State Board of Elections. So the Berger family has a lot of power and access to the State Elections people.

William Lindsey Osteen Junior, former Chief Judge, Middle District of North Carolina. The original sentencing judge and trial judge for Brian Hill's case. Pretty much denied all of Brian's pro se motions, kept defending Eric David Placke to the bitter end. Allowed a fraudulent case against Brian Hill because Brian fought the New World Order. Brian suspects they blackmailed the right judges and made sure Brian would be in front of those exact judges. Brian suspected Osteen was targeted for blackmail because he received a threatening tormal message either him or Attorney Susan Basko. One threatening email regarding the frame up of Brian Hill said they know Osteen and would make sure that Brian would fail under this Federal Judge. So the threatening email also shines light that this exact Judge may be a blackmail target.

Thomas David Schroeder, Chief Judge, Middle District of North Carolina. This judge was far worse than Osteen. This judge ignores evidence, denies every motion, dismissed the 2255 and consistently lies about Brian in his "memorandum opinions" or "orders", So the suspicion of blackmail is higher for Schroeder.

I don't feel like obtaining all of the names of the judges of the Fourth Circuit, U.S. Court of Appeals. They may be blackmailed because of their behavior and blatant disregard for the law. They all disregard every Supreme Court case standard. They blatantly ignore evidence and denied ten or more of Brian's federal appeals. One such notion was that under Local Rule 7.3, Brian was entitled to his child porn conviction being overturned because his claims of fraud were undisputed. The Judge ignored the uncontested motions for about a year, when Brian kept pushing over and over again, the Judge finally denied them all claiming they were all meritless and frivolous after ignoring them for about a year after they were filed with making fictitious claims of the uncontested motions being construed as 2255 motions when they were filed in the 2255 case.

This judge has always protected the Government, looked out for the Government, and refuses to order the response to any of Brian's motions or claims except the 2255 and that was it. They essentially protected the Government and allowed laws to be broken and rights to being deprived.

There is no logical explanation for any of this with exception that the entire Federal Judicial System is just corrupt and the Judges are all corrupt and tyrannical, OR that you brought those claims of blackmail, and that would make sense. Your claims in January on Twitter made sense to all of us, to Brian, to his family. They all made sense. We been waiting for an explanation or investigation into the Federal Judges to determine why Judges openly disregard the law, disregard the evidence, disregard an innocent man. It is you, Lin Wood, who gave Brian's family hope that the blackmail scheme makes perfect logical sense for why this has all happened. Brian feels your blackmail scheme claims fills in a gaping hole of impossible judicial nightmare that never ends. Being held hostage to corrupt Federal Judges. It would have to be blackmail, that is the only logical explanation there is to all of this madness.

If you ever find out about blackmail, child rape and murder, or pedophilia surrounding the Phil Berger Family, Thomas David Schroeder, William Lindsey Osteen Junior, any judge of the Fourth Circuit for the last decade or two decades. Phil Berger also asked Donald Trump for ventilators when those have been used to kill countless millions or hundreds of thousands after being given Fauci medication Rendeziveir. So Berger seems to be okay with the genocide by the Government. All those who push the vaccines are likely

EXHIBIT PAGE 15 OF 18

blackmailed or bribed or in with Big Pharma.

Then there is also the small fish like Reidsville Detective Robert Bridge and Assistant District Attorney Melanie Bridge who worked for Phil Berger Junior, Christopher Todd Brim, and Police Chief Charles J. Caruso of Mayodan, North Carolina. They are small fish, so I doubt they would be in the blackmail videos unless the blackmail videos are that extensive to which local officials are involved, if that is so then that would explain the whole child porn set up operation back in 2012. Nevertheless I believe it would be more up to more powerful people like the Berger political lawyer family. Of course there was SBI Agent Rodney V. White, but that one admitted that it was downloading for eleven months when Brian didn't have his computer. Rodney White had his reservations as to whether Brian was really guilty or not, so they kept Rodney White out of all Federal hearings. Brian witnessed that at every Federal court hearing, Rodney White was nowhere to be found. So Rodney White may not wanted to go along with the fraudulent guilt narrative.

You have the names. Whoever has the blackmail videos would be able to find this out.

Please let me know if Phil Berger or Osteen Junior or Thomas David Schroeder is found in any blackmail or pedophilia scheme stuff. This could really cause the acquittal of Brian Hill.

I understand you are limited in the information. However, the "blackmail" evidence is all Brian has left. Brian has no other option. No pardon, nothing. So Brian has no choice but to continue pursuing the pedophilia blackmail evidence to prove Brian's claims of judicial partiality and bias. They will not let Brian do anything to clear his name, nothing. So all Brian has left is those videos. Those videos can be used to force the corrupt blackmailed Judges out of the Appeals Court and out of the District Court and cause Brian's case to be nullified and voided. That is all the relief Brian can get at this point, null and void judgments, must be voided.

Brian has no choice but to prove the people who framed Brian or took part in it were all involved in the Jeffrey Epstein stuff or other forms of blackmail. Brian has no recourse at all because the Judge tosses every little thing. The judges all work together and protect each other like corrupt little gang members. They don't care about the law anymore, only blackmail makes logical sense as to why judges are acting this way.

God Bless You,  
Stanley Bolten  
Sent with [ProtonMail](#) Secure Email.

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

On Sunday, December 26th, 2021 at 10:41 AM, Lin Wood <[lwood@fightback.law](mailto:lwood@fightback.law)> wrote:

Stanley,

Please let Brian know that I do not receive faxes any longer. Also, I do not have any videos. I was only sent what was represented to be a password to the file which allegedly contained the videos.

I am not taking on new legal matters at this time as I continue to be forced to defend my law license in frivolous disciplinary actions.

God bless you.

Lin

**L. Lin Wood**  
**Chairman of the Board & CEO**  
**Address** [Dallas, TX](#)  
**Mobile** (404) 983-3284  
**Email** [lwood@fightback.law](mailto:lwood@fightback.law)  
**Website** [www.fightback.law](http://www.fightback.law)

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On Dec 25, 2021, at 11:42 PM, Stanley Bolten <StanleyBolten@protonmail.com> wrote:

You said on Twitter earlier this year:

<https://web.archive.org/web/20210104073840/https://twitter.com/LLinWood/status/1345997966650335232>

*I decided to post this truth on Twitter & Parler as wall exists around **@realDonaldTrump** that may have prevented me from getting this evidence to him. Kappy tried to deliver info to President but was then murdered. I do not know who Kappy gave it to for delivery to the President.*

<https://web.archive.org/web/20210104065050/https://twitter.com/LLinWood/status/1345985961080061952>

*As background to tweets I am about to post, you should read this article carefully. I ask that you read each of my tweets carefully & decide if the information conveyed demands that **Patriots rise up so that every lie will be revealed.** **@realDonaldTrump***

You wanted patriots to stand up against the Pedophile Rings which control various powerful positions of our Government. Were you lying to Brian D. Hill and everyone else??? Is there even blackmail tapes at all or was it all just a warped fantasy and delusion??? I need to know as this all seems fake and there is no blackmail videos at all??? I need to know before the next article is written about the update in regards to Brian's Judicial Complaint referencing your statements as evidence which needed to be investigated to find out how many Federal Judges are simply blackmailed and compromised instead of making rulings based on the morals of the facts and the law and what is right.

Brian is taking action because who is taking action???? He is pushing to uncover the identities of the blackmail tapes because that is Brian's only option. Brian keeps losing in the corrupt U.S. Supreme Court. He has nobody left to appeal to. He has nobody left. All Brian has left is to pursue proving blackmail, bribery, or behind the scenes pressure. Brian has hardly any options left. Brian was deprived of all Constitutional rights under the color of law. Effective counsel, deprived. Right to face his accusers, deprived. Right to defend himself to the charge, deprived. Right to not be forced to falsely plead guilty under the Fifth Amendment, deprived. Right to prove actual innocence to avoid facing cruel and unusual punishments inflicted, deprived. Right to discovery evidence materials prior to a jury trial or guilty plea, deprived. Right to have an independent computer forensic expert prove Brian's innocence, deprived. Right to have a mental examination to examine Brian's false confession caused by coercion and Brian's Autism Spectrum Disorder, deprived. Brian's uncontested motions proving factual innocence to child porn and proving fraud on the court, deprived. ALL of Brian's rights and privileges, deprived.

Was the blackmail tapes tweets all bravado from you on Twitter???????

Was Brian just following a pipe dream and will never be allowed to prove his innocence to his criminal charge. Was it all just a pipe dream???????

Was everything you ever claimed on Twitter just a lie and a pipe dream, a fantasy, a delusion?????????? You have the tapes but don't even somehow prove the identities and the identities tied to the corrupt judicial and government decisions???

<https://web.archive.org/web/20210104074021/https://twitter.com/LLinWood>

Was all this just a lie and Brian was misled into thinking that you had some kind of evidence???????

**I'm sorry Lin Wood but the time for lies and delusions is over. Brian wants the truth, we fought so hard, Brian fought so hard, my blog fought so hard. We all fought so hard for justice. Was justice all a lie too??????**

Can I really even trust in man anymore or is all men a bunch of snakes and liars and Brian is just living in some purgatory as punishment from God in some rundown world run by Satan and Lucifer and this world is just a bunch of lies and Bullshit run by mad men and mad women. Is this world all just a lie and illusion???

We have all of this great technology but it is only being used to enslave people and force people to follow Satan and not follow God anymore. The vaccines are taking away people's faith in God as there is a vaccine meant to destroy the "God" part of the brain to take away spiritual brain patterns and Bill Gates was probably part of this heinous act of defying God at the U.S. Pentagon DOD video talking about wiping away people's faith in God under the guise of stopping radical religion. Yet they are destroying the faith in God of millions upon millions of people worldwide by force or jail.

Is this all a ruse???? Was there never a plan to fix our Government and never a plan to save our country from it's destruction???

God bless you,  
Stanley Bolten  
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Lin Wood,

Brian had taken a screenshot of his text message to you, texted it to me and I am emailing you his text message to you in case you didn't get it. Brian only has a certain deadline to try to revive the dismissal of his judicial complaint. <https://www.scribd.com/document/535383096/Complaint-of-Judicial-Misconduct-or-Disability-Uswgo-Brian-d-Hill-W-exhibits-statement-facts> or <https://justiceforuswgo.wordpress.com/2021/10/26/brian-d-hill-of-uswgo-alt-news-files-judicial-complaint-against-judges-for-discrimination-again-asserts-possibly-blackmail-complaint-against-judge-thomas-david-sschroeder-and-william-lindsey-osteen/>

Here is his message to you.  
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They have no Constitutional right to deprive an innocent man of proving his factual innocence. The Supreme Court said so but they are ignoring those rights in the Middle District of North Carolina and in the Fourth Circuit.

Regardless of whether those judges raped children, they are raping Brian's rights and raping Brian's reputation, raping Brian's liberty and freedom, and raping the facts from Brian's current Probation Officer. The govt is raping Brian symbolically. Brian is a virgin so he is no danger to anybody.

God bless you and Merry Christmas Lin Wood,  
Stanley Bolten

EXHIBIT PAGE 18 OF 18

Sent with [ProtonMail](#) Secure Email.