

EXHIBIT 1

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER'S DOCUMENT #294:
"MOTION FOR APPOINTMENT OF SPECIAL
MASTER FOR PROCEEDINGS AND FINDINGS OF
FACT OF GROUND VII"; AND DOCUMENT #296:
"MOTION FOR APPOINTED COUNSEL TO ASSIST
IN 2255 CASE MOTION AND
BRIEF/MEMORANDUM OF LAW IN SUPPORT OF
MOTION BY BRIAN DAVID HILL."

by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
JUSTICEFORUSWGO.WORDPRESS.COM





(<https://linwoodlaw.com>)



Partner

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Download v-Card (<https://linwoodlaw.com/wp-content/uploads/2015/05/L.-Lin-Wood-1.vcf>)

Support Staff

Support Staff

Direct:678-365-4116

Fax:404-506-9111

form@linwoodlaw.com ([mailto:form@linwoodlaw.com?Subject=Web Site Inquiry](mailto:form@linwoodlaw.com?Subject=Web%20Site%20Inquiry))



(<https://chambers.com/profile/individual/1220698?publicationTypeld=21>)

Not Set

(<https://chambers.com/profile/individual/1220698?publicationTypeld=5>)

L. Lin Wood

SELECTED IN 2020
THOMSON REUTERS

[L. Lin Wood](https://profiles.superlawyers.com/georgia/atlanta/lawyer/l-lin-wood/16b0ae3a-ba59-48e7-af51-4c6e7f71ea36.html?utm_source=16b0ae3a-ba59-48e7-af51-4c6e7f71ea36&utm_campaign=v1_sledge-gray&utm_content=profile&utm_medium=liwood.com) has more than 43 years of experience as a trial lawyer focusing on civil litigation, representing individuals and corporations as plaintiffs or defendants in tort and business cases involving claims of significant damage. Mr. Wood also has extensive experience in First Amendment/defamation litigation and management of the media in high profile cases.

Representative Experience

Mr. Wood has been the lead attorney in many national, high profile cases, including serving as:

- lead civil attorney for the late Richard Jewell for 16 years in matters arising out of reporting about Mr. Jewell in connection with the 1996 bombing of Centennial Olympic Park in Atlanta, including defamation claims against NBC and Tom Brokaw, the Atlanta Journal & Constitution, CNN, New York Post, Time, and Piedmont College.
- lead civil attorney for the Nicholas Sandmann in matters arising out of false and defamatory reporting by the media in connection with the incident occurring January 2019 at the steps of the Lincoln Memorial outside the National Mall in Washington, D.C. This representation includes defamation claims against CNN, Washington Post, NBC, ABC, CBS, Rolling Stone, Gannett, the New York Times and Twitter.
- co-counsel for Dr. Carter Page in defamation claims against Huffington Post and Yahoo related to false accusations that Dr. Page was a traitor related to the Russian Collusion Hoax.
- co-counsel for Kyle Rittenhouse in the defense of false charges of murder arising out of the riots in Kenosha, Wisconsin.
- lead counsel for Dr. Simone Gold in defamation matters arising from her advocacy for the use of hydroxychloroquine in the treatment of Covid-19.
- lead counsel for Mark and Patricia McCloskey in defamation matters arising out of the false publicity concerning acts of self-defense at their house in St. Louis, Missouri.
- lead counsel for My Pillow founder and CEO Mike Lindell in defamation claims against CNN.
- lead counsel for Florida hospital administrator David Carbone in a now successfully resolved defamation action against CNN.
- lead civil attorney for Vernon Unsworth in defamation litigation arising from defamatory tweets made by Elon Musk against Mr. Unsworth, a highly respected caver whose involvement in the Thailand Cave Rescue has been described as instrumental in saving the lives of the young boys trapped in the Cave System
- lead attorney for John and the late Patsy Ramsey and their son for 22 years in matters relating to the 1996 murder of JonBenet Ramsey in Boulder, Colorado, and for Burke Ramsey in now successfully resolved defamation claims against CBS and Dr. Werner Spitz.

- lead attorney for Beth Holloway in matters relating to the media coverage of the May 2005 disappearance of her daughter, Natalee Holloway, in Aruba and in now successfully resolved civil actions against the National Enquirer and American Media.
- lead counsel for the late Herman Cain in defense of false accusations related to his 2012 candidacy for the Republican Nomination for President of the United States.
- co-counsel for Sean Hannity in defamation and related matters arising from false accusations.
- lead counsel for Bill Walters in defamation claims against Golf.com and First Amendments matters
- lead counsel for Marjorie Taylor Greene, Republican candidate for the House of Representatives for GA District 14 in defamation claims.
- co-counsel for Melissa Rolfe, the stepmother of Atlanta Police Officer David Rolfe, in defamation claims against Equity Prime Mortgage and the Clare Locke law firm.
- lead trial counsel for The Estate of Martin Luther King, Jr., Inc. and Dexter King in connection with claims related to corporate governance.
- lead civil attorney for Jeff Greene in libel litigation against The St. Petersburg Times and The Miami Herald related to Mr. Greene's 2010 campaign for the Democratic Nomination for the U.S. Senate from Florida.
- lead civil attorney at trial court level for Sheldon Adelson in New York libel litigation against the National Jewish Democratic Council and co-counsel in matters related to Nevada and Florida litigation.
- Lead civil attorney for Dr. Phil McGraw in connection with false and defamatory articles published by Newsweek, the Daily Beast and the National Enquirer.
- lead civil attorney in Whistleblower cases alleging Medicare fraud against DaVita, Inc. in federal court in Atlanta and against Halifax Hospital Medical Center in federal court in Florida
- lead civil attorney for Howard K. Stern in the prosecution and defense of defamation claims arising out of the death of Anna Nicole Smith.
- lead trial counsel for the Estate of Anna Nicole Smith in federal action for misappropriation and theft of estate property.
- Co-counsel for for Sharon Rocha in matters relating to the media coverage of the December 2002 murder of her daughter, Laci Peterson.
- attorney for former U.S. Congressman Gary Condit in defamation matters relating to the May 2001 abduction and murder of Chandra Levy in Washington against Vanity Fair writer Dominick Dunne and American Media.
- co-counsel for the victim in the Colorado civil action against Kobe Bryant for damages for alleged rape.
- lead counsel for AirTran Airlines, Inc. in defamation litigation against the Cleveland, Ohio newspaper, The Plain Dealer.
- lead counsel for Esquire Deposition Services LLC in multi-state class actions dealing with billing practices.
- lead trial attorney for Sun Trust Bank in litigation arising out of claims by trust beneficiaries related to an inheritance of Coca-Cola stock.
- lead trial attorney for Phoebe Putney Health Care System and Phoebe Putney Memorial Hospital in the defense of 42 U.S.C. 1983 claims by a former staff physician.
- lead trial attorney for NextGen Fuel, Inc. in the defense of claims alleging breach of contract and intellectual property infringement.

Speaking Engagements

- 🔊 "Enter Sandmann: The Lawsuit Against CNN," Levin TV, March

2019

▶ “Life, Liberty & Levin Show,” March 2019

[See All](#)

News

▶ Exclusive: Why Nicholas Sandman’s Lawyer Joined Carter Page’s Lawsuit Team

▶ Tennessee Star National Correspondent Neil W. McCabe Details His Recent Interview on Carter Page Acquiring Attorney Lin Wood to His Legal Team

[See All](#)

Publications

▶ “A Conversation with Lin Wood”, featured and quoted in Attorney at Law Magazine, September 2014

▶ “The Case of David v. Goliath: Richard Jewell v. NBC and the Basics of Defamacaast in Georgia,” Fordham Intellectual Property, Media and Entertainment Law Journal, 1997

P.O. Box 52584 Atlanta, GA 30355-0584 (404) 891-1402

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EXHIBIT 2

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER’S DOCUMENT #294:
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by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
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Member Directory

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SEARCH

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Mr. L. Lin Wood Jr.

L Lin Wood PC

663 Greenview Avenue NE

Atlanta, GA 30305, United States

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

[Click here for a list of status descriptions.](#) (Member statuses that are displayed above in red notate those members who are not permitted to practice law in Georgia.)

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This site only includes information about an attorney's public disciplinary history from January 1991 through March 2022, with one exception - this site does show whether an attorney was disbarred at any time prior to March 2022. If an attorney has been suspended or disbarred and subsequently reinstated or readmitted, this site could show the membership status of the attorney as "in Good Standing." If you have any questions or would like information about an attorney's public disciplinary history, please contact the Office of the General Counsel at 404-527-8720.

Please check carefully to be sure that you have selected the correct attorney. Attorneys may have similar names.

All grievances, investigations of grievances and private discipline are confidential. As such, the State Bar of Georgia is not able to confirm or deny that a grievance has been filed against an attorney, that an attorney is being investigated for an alleged violation of the Georgia Rules of Professional Conduct, or that an attorney has received private discipline.

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If you have any questions about the attorney's membership status, please contact the Membership Department at 404-527-8777.



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EXHIBIT 3

for

For MOTION TO RECONSIDER THE
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by Brian David Hill

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Ally of Q, Former news reporter of USWGO Alternative News
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Date: 1/20/2021
Number of pages: 8

Attn.: Attorney L. Lin Wood
Recipient's number: T14045069111

Filename: C:\ProgramData\Venta\VentaFax & Voice 6\Out\LETTER TO ATTORNEY
File description: LETTER TO ATTORNEY L. LIN WOOD – USWGO INVESTIGATION
Recipient's Fax ID: 1-404-506-9111
Rate: 9600 bps

Time: 6:29:51 PM
Session duration: 12:36
To: Attorney L. Lin Wood
Message type: Fax

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Resolution: 200*200 dpi
Record number: 8345

EMERGENCY LETTER TO ATTORNEY L. LIN WOOD ON TWEETS
CONCERNING BLACKMAILED FEDERAL/STATE JUDGES AND
POLITICIANS, INQUIRY THAT COULD SAVE MY LIFE FROM BEING
TARGETED BY THE CIA/NSA DEEP STATE THUGS

Wednesday, January 20, 2021 18:03

EMERGENCY

ATTN: L. Lin Wood
Law Office of L. Lin Wood, P.C.
Please CC to Sidney Powell

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

Dear L. Lin Wood,

This is in reference to YOUR tweets. My family took screenshots and gave them to me to use as reference in this EMERGENCY LETTER. These are YOUR tweets.

Here they are:

← **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

EMERGENCY LETTER TO ATTORNEY L. LIN WOOD ON TWEETS
CONCERNING BLACKMAILED FEDERAL/STATE JUDGES AND
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Facsimile: (404) 506-9111

Dear L. Lin Wood,

This is in reference to YOUR tweets. My family took screenshots and gave them to me to use as reference in this EMERGENCY LETTER. These are YOUR tweets.

Here they are:



Tweet



Lin Wood
@LLinWood



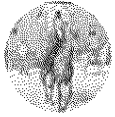
The blackmail targets are approached with a gun, a child, & a camera. The target is ordered to rape the child on video. The target is then ordered to shoot the child on video. The target is then owned & controlled by the blackmailers until blackmail evidence loses its value.

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

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



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...)

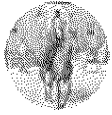
2:54 AM · Jan 4, 2021 · Twitter for iPhone

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





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



I like to bring to your attention the following individuals who have been targeting me or have been getting the CIA/NSA to target me, and if they are compromised as you have been saying on Twitter, then I like to have an inquiry on possible blackmail targets who have been making my life a living hell and almost caused me to kill myself back in 2013. Receiving threatening CIA text messages, CIA greeting cards with terms such as “SNOW WHITE” an intelligence Supercomputer, receiving threatening emails in 2013. This involves pedophilia and they set me up with child porn and I suspect that the following individuals have been blackmailed with child rape and murder, and that would give them access to those materials used to try to set me up back in July, 2012.

INDIVIDUALS SUSPECTED OF BEING BLACKMAILED WITH CHILD RAPE AND MURDER:

- 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

I have photographs of criminal case discovery materials that prove alleged child porn was downloading from July 20, 2012, to July 28, 2013. My computer was seized on August 28, 2012. So for 11 months it was downloading to my computer when I didn't even have my computer while it was supposedly in secure law enforcement custody. **I have been set up here and I have evidence of it but the CORRUPT JUDGE Thomas David Schroeder ignores it all. He is probably being blackmailed too like John Roberts.**

Look sir, I am willing to be executed, murdered, to prove my actual innocence. I am willing to risk my life and my families lives to clear my name. I need to give these individuals names to you and if they are in any of the child rape blackmail schemes evidence that you were tweeting about, then they are the SUSPECTED #1 culprits who SET ME UP WITH CHILD PORN. President Trump would not pardon me even though Roger Stone agreed to get this information to President Trump. He told me through text message today that he was unable to have me on Trump's final pardon list. So now my only option is to prove that any of these individuals were pedophiles blackmailed child rapists being videotaped by the blackmailers of the Deep State Swamp. Compromised.

You have information that may very well embarrass the corrupt compromised Judges or the corrupt NC State Senator, if any of it is even remotely true. **I can use this information to prove my Actual Innocence if Pedophiles or Child Rapers were in charge of investigating me in 2012.** Any of that can be useful in embarrassing the corrupt Judges and then they would no longer hold unlawful control over me and I can finally be acquitted because I AM ACTUALLY INNOCENT.

I need to know. You have the evidence of blackmail by the blackmailers of child

rape and murder. That gives them the child porn materials used to set me up and ruin my life. They have the child porn materials, they set me up. Your evidence can help me prove it.

I ran a blog named “USWGO Alternative News” at USWGO.COM. Check the Wayback Machine from 2009 to 2012. My stuff is also located at archive.org and you can search up “uswgo” keyword and find the articles I had done which had made me a TARGET.

I always knew I pissed off State Senator Phil Berger Senior. His son was involved in the child porn investigation against me and they admitted to it in Affidavit and his name was in the federal discovery papers, knowing that it would already be a conflict of interest for somebody I written bad articles about on my news blog to be involved in any criminal investigation against me because of the high risk of evidence planting, evidence tampering, and foul play.

Cheryl King knew what was going on but she mysteriously died while in Georgia and the SBI said to me she was six feet under. So they were tracking her and she died without explanation. I suspect she was murdered. The FBI was sent this information and the FBI refused to do anything about any of it and refused to even interview me over any of it. I did get one FBI Agent to look at some of my papers, he began to open up a criminal investigation file and asked me to come down to the FBI Office in Greensboro, NC to give a statement. I have this evidence. Then the investigation was halted and called meritless by his boss. The Agent was Jerry Pickford in Greensboro, NC.

Look I know by writing you this letter I may end up dead like Cheryl King of the NC SBI but I have nothing left to lose now that President Trump left office without giving me a FULL UNCONDITIONAL PARDON. Joe Biden and his son are both pedophiles, compromised. They hold the nuclear football and can nuke whoever they please. For GODS SAKE PEDOPHILES NOW HOLD the HIGHEST OFFICE in the United States of America and Trump wouldn't pardon an innocent man like me. I no longer respect the Sex Registry because I am innocent and a pedophile is our Fake President now.

Another one of your Tweets, next page:



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

I need to know L. Lin Wood if any of the following individuals were blackmail targets:

- 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

If any of them were actually involved in pedophilia, child rape and murder, then they were compromised at the time and during the time child pornography investigation retaliation and set up operations against me and my mother. They threatened to set up my mother if I did not falsely confess. Any evidence that they were involved in pedo stuff even before they targeted me would nullify my false confession and nullify my false guilty plea. I NEED HARD EVIDENCE or at least something like a smoking gun. That is my only way I can be acquitted as Joe Biden will never pardon me. Like a giant arrow pointing to them as the possible culprits.

I am risking being murdered as they monitor my mother's internet access and they are monitoring my phone calls. **I am risking my life but I must do so because President Trump never granted me a full unconditional pardon. I must risk my life.** That is my only way, I have no other recourse.

COPY

<p>SEARCH WARRANT</p> <p>IN THE MATTER OF</p> <p>Roberta Hill and Brian Hill</p> <p>Date Issued: 8/19/18 Time Issued: 11:30 AM</p> <p>Subscribed: [Signature]</p> <p>Todd Brim</p> <p>Name of Issuing Officer: Robert Bridge</p> <p>Name of Precinct Officer: [Signature]</p> <hr/> <p>RETURN OF SERVICE</p> <p>I certify that this Search Warrant was received and executed as follows:</p> <p>New Return: <input type="checkbox"/> AM <input type="checkbox"/> PM</p> <p>Old Return: <input type="checkbox"/> AM <input type="checkbox"/> PM</p> <p><input type="checkbox"/> I made a search of</p> <hr/> <p><input type="checkbox"/> I seized the items listed on the attached Inventory.</p> <p><input type="checkbox"/> I did not seize any items.</p> <p><input type="checkbox"/> This Warrant WAS NOT executed within forty-eight (48) hours of the date of issuance and</p>	<p>STATE OF NORTH CAROLINA</p> <p>Rockingham County</p> <p>To any officer with authority and jurisdiction to</p> <p>I, the undersigned, find that there is probable cause to believe that there is evidence of a crime on that reverse side and related to the application.</p> <p>You are commanded to search the premises, and application for the property and person in question and keep the property subject to Court Order and</p> <p>You are directed to execute this Search Warrant and make due return to the Clerk of the Court.</p> <p>This Search Warrant is issued upon information</p> <p>Source: Federal Dossier on https://archive.org/details/USAsHill (Case sensitive) Document 84-2</p> <p>Date: 8/19/18 Name of Issuing Officer: [Signature]</p> <p><input type="checkbox"/> Deputy C.S.C. <input type="checkbox"/> Assistant C.S.C. <input type="checkbox"/> C.S.C. <input type="checkbox"/> Magistrate</p> <p>This Search Warrant was delivered to me at the Court Superior Court is closed for the transaction of business</p>
---	---

Area Search revealed the search record "copy copy" Source: <https://archive.org/details/LeakedSbiDocsProveUswgoFramedWithChildPorn>

Child Porn set. The Download saves all files while knows of whether they are shared files. Files currently in the download list, or downloaded in the past. For every file, information like file size, file name, hash, sha1, sha256, and some statistics are saved. From the analysis, this record showed that 454 files had been downloaded with the uShare program between July 25, 2011, and July 26, 2011. This record also showed that files were shared with other users and the number of times each file was shared.

eMule virus?

Former USWGO Alternative News reporter Brian D. Hill was hacked into by Win32/MoliVampire.A (or variant B) before his Laptop was seized by Search Warrant. Child porn continued downloading for exactly eleven months while under the custody of Mayodan Police and State Bureau of Investigation.

I have no hope left after President Trump left office. The CIA/NSA is going to WAR WITH ME. The attacks and traps have been coming for days. They are trying to hurt me.

I may probably need to be placed under protection of General Michael Flynn and be placed in a safe house if they come after me with guns and abduction squads. I have even tried to get this information to Attorney Sidney Powell, Pentagon.

I have been targeted by these pedophile SCUM since 2012. The corrupt CIA and NSA people. I need some kind of evidence. YOU Have this evidence. You likely the ONLY ONE among few others who has this evidence. I need something to prove if any of them are compromised. I need the smoking gun to get my wrongful conviction overturned and YOU HAVE THIS EVIDENCE.

I will probably ask my Attorney involved in my criminal case to subpoena you for the evidence if necessary. I don't want to put you in that position. Please help me NOW. I cannot get pardoned anymore, President Trump is GONE FOREVER. They will probably arrest him and give him a felony. Your my only hope left.

I already informed a corrupt Federal Judge that I know they are compromised and told them about your tweets. They will likely have me targeted and who knows what they will do to me now. I am at high risk if they are compromised as you have claimed. I need actions now, The Swamp must be DRAINED or they will drain all of us instead in Concentration Camps or CIA black sites. The SWAMP must be drained. That was why I mailed Chris Miller of the U.S. Pentagon, Secretary of Defense. There must be action taken on those who have framed me with child porn and those SWAMP enemies. The invisible enemies.

Brian D. Hill
Signed

Brian D. Hill

God bless you,
Brian D. Hill
Former news reporter of U.S.W.G.O. Alternative News
Ally of QANON



Date: 1/25/2021
Number of pages: 1

Attn.: Attorney L. Lin Wood
Recipient's number: T14045069111

Filename: C:\ProgramData\Venta\VentaFax & Voice 6\Out\Addendum to LETTER TO ATTORNEY L. LIN WOOD – USWGO Resolution: 200*200 dpi
File description: Addendum to LETTER TO ATTORNEY L. LIN WOOD – USWGO

Recipient's Fax ID: 1-404-506-9111
Rate: 9600 bps

Time: 4:04:14 AM
Session duration: 2:08
To: Attorney L. Lin Wood
Message type: Fax

Error Correction: Yes! WOOD – USWGO INVESTIGATION(1) {2021-01-25}.tif
Record number: 8352

ADDENDUM TO EMERGENCY LETTER TO ATTORNEY L. LIN WOOD
ON TWEETS CONCERNING BLACKMAILED FEDERAL/STATE
JUDGES AND POLITICIANS, INQUIRY THAT COULD SAVE MY LIFE
FROM BEING TARGETED BY THE CIA/NSA DEEP STATE THUGS

Monday, January 25, 2021 03:51

ATTN: L. Lin Wood

Law Office of L. Lin Wood, P.C.

Please CC to Sidney Powell

P.O. Box 52584

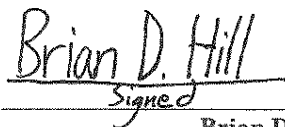
Atlanta, GA 30355-0584

Telephone: (404) 891-1402

Facsimile: (404) 506-9111

Dear L. Lin Wood,

Sorry, when I sent you that inquiry letter, I forgot to type down my mailing address. My apologies. I been so emotional lately after Donald Trump left office without pardoning me. The Federal Courts are so corrupt, I feel lost. So hopefully the evidence from The Lizard Squad could help me in being acquitted because the Courts just block anything and everything I ever do, won't give me relief on anything, don't even want to look at any evidence. My apologies for forgetting my address in my last letter.


Signed

Brian D. Hill

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

God bless you,

Brian D. Hill

Ally of QANON

310 Forest Street, Apartment 2

Martinsville, Virginia 24112

(276) 790-3505



JusticeForUSWGO.wordpress.com

ADDENDUM TO EMERGENCY LETTER TO ATTORNEY L. LIN WOOD
ON TWEETS CONCERNING BLACKMAILED FEDERAL/STATE
JUDGES AND POLITICIANS, INQUIRY THAT COULD SAVE MY LIFE
FROM BEING TARGETED BY THE CIA/NSA DEEP STATE THUGS

Monday, January 25, 2021 03:51

<u>ATTN: L. Lin Wood</u> Law Office of L. Lin Wood, P.C. <u>Please CC to Sidney Powell</u>	P.O. Box 52584 Atlanta, GA 30355-0584 Telephone: (404) 891-1402 Facsimile: (404) 506-9111
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Martinsville, Virginia 24112
(276) 790-3505



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EXHIBIT 4

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER'S DOCUMENT #294:
"MOTION FOR APPOINTMENT OF SPECIAL
MASTER FOR PROCEEDINGS AND FINDINGS OF
FACT OF GROUND VII"; AND DOCUMENT #296:
"MOTION FOR APPOINTED COUNSEL TO ASSIST
IN 2255 CASE MOTION AND
BRIEF/MEMORANDUM OF LAW IN SUPPORT OF
MOTION BY BRIAN DAVID HILL."

by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
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UNITED STATES DISTRICT COURT
MIDDLE DISTRICT OF NORTH CAROLINA

Brian David Hill

Plaintiff(s),

v.

United States of America

Defendant(s).

CASE NO. 1:13-cr-435-1
1:22-CV-00074

NOTICE OF FILING PAPER OR
PHYSICAL MATERIALS WITH
THE CLERK

The following is being filed in paper or physical form with the Clerk's Office for the Middle District of North Carolina:

As part of Exhibit 4: An DVD Video disc containing a 57 Second full video clip of <https://www.bitchute.com/video/voe8YBgCOHLS/> (video/link/title obtained by family) "Isaac Kappy: The name of the game is blackmail." He explains how they blackmail people and they film it, and make a system of compromised people.

The item(s) will remain in the Clerk's custody until appropriate Disposition pursuant to the Local Rules of the Middle District of North Carolina

Dated this 8th day of March, 2022.

Brian D. Hill - Ally of Q

310 Forest Street, Apartment 2
Martinsville, Virginia 24112
(276) 790-3505

JusticeForUSWGO.wordpress.com
JusticeForUSWGO.NL

Name, Address, and Phone Number of Counsel or Pro Se

EXHIBIT 5

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER'S DOCUMENT #294:
"MOTION FOR APPOINTMENT OF SPECIAL
MASTER FOR PROCEEDINGS AND FINDINGS OF
FACT OF GROUND VII"; AND DOCUMENT #296:
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Ally of Q, Former news reporter of USWGO Alternative News
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Presumed Guilty

How in the blink of an eye Richard Jewell's world was turned inside out

BY **SCOTT FREEMAN** - DECEMBER 1, 1996



Illustration by Jeremy White

725
Shares



405



145



3



26



19

This article originally appeared in our December 1996 issue.

Overzealous.

That adjective haunted Richard Jewell long before he became known as the FBI's leading suspect in the Centennial Olympic Park bombing on July 27, 1996.

Even as a kid Jewell seemed driven by some deep-seated need to always do more than he was asked.

Take the instance at Towers High School, in Dekalb County. One morning he spied a new teacher walking across the parking lot, struggling to carry two cardboard boxes full of books. He went bouncing across the lawn and walked up to the social studies instructor with a smile on his face. “Can I help you, sir?” he asked, grabbing one of the boxes and leading Richard Muska to his classroom.

Unlike many of the other students, Richard would come to Muska’s room between classes and pal around, telling stories and jokes. His friendliness didn’t strike Muska as calculating. Above all, he believed Richard was genuine — a good kid, always willing to help.

But by the time he became a cop, 11 years later, it was Jewell’s zeal to please that often became his betrayer.

Like the time he was moonlighting as a security officer at a DeKalb County apartment complex and went to break up a late-night party at a hot tub. He could have called the cops and waited for them, but instead, he went to break it up himself and wound up getting arrested for impersonating a police officer.

Or the time he was deputy sheriff in Habersham County and, he would later say, noticed a car pulling out from behind a building. It looked suspicious, so he took off after and wound up crashing his patrol car. Not only that, but the sheriff was skeptical of this story and busted him down to guard duty in the county jail. Instead, he quit the force.

Then there’s the time he was working security for Piedmont College. It didn’t take him long to aggravate the college brass, issuing tickets off-campus on the main highway and writing long, detailed reports on seemingly minor incidents and suggesting undercover investigations. They wound up asking for his resignation.

Then he landed a job as a security guard in the AT&T Global Village, in Centennial Olympic Park. Beneath a bench, yards away from the entrance to the light and sound tower where he was stationed, he spotted a knapsack that contained a bomb. It exploded, killing a woman and injuring 111; but without Jewell's discovery the numbers could have been staggering. For three days Jewell was the toast of Atlanta, of the country, even the world.

For a moment it seemed that Richard Jewell's zeal had finally served him right. Then, in the blink of an eye, everything went wrong. The blaring headline on Tuesday, July 30, 1996, said it all: FBI SUSPECTS 'HERO' GUARD MAY HAVE PLANTED BOMB.

Before the Olympic bombing made his name a household word, Richard Allensworth Jewell had lived about as anonymous a life as possible. "Unremarkable," is the way Habersham County Attorney Robb Kiker describes Jewell's five-year tenure as a deputy sheriff in that county. "In fact, when this happened, I had to think for five minutes just to bring to mind which officer he was," says Kiker.

Jewell, 33, was born in Danville, Va. But little is known of his time there. Reporters for the *Danville Register & Bee* combed through old telephone books and city directories looking for listings of the Jewell family. They checked other likely sources; tax records, marriage records, death records, the real estate register. Nothing.

A spokesman for the schools could not confirm if Jewell was ever a student. Records at Dan River — the city's largest employer — didn't show that anyone by the name of Jewell had ever worked at the mill during the 1960s, the time the family presumably lived there. In a story headlines SUSPECT'S LINK TO DANVILLE STILL A MYSTERY, the reporters for the *Register* mused, "Did Richard Jewell ever sleep here?"

The lack of information didn't stop the media frenzy. The Danville mayor held a press conference and answered such questions as whether the city could "live down the infamy" if Jewell were charged for the bombing. "...If the man left Danville at age 6, we could not be accused of having nurtured him," the mayor responded.

An only child, Jewell has "basically been separated from his father for a number of years," according to Jack Martin, Jewell's defense lawyer. He is very close to his mother, and moved with her to Atlanta when he was 6. She works for Sedgwick James of Georgia insurance company, where she was recently the firm's employee of the year.

Jewell went to Towers High School, in Dekalb County, and was one of those quiet students that few seem to notice or remember. In the 1982 school annual, Jewell's senior year, he is mentioned in neither the class prophecy nor the senior directory. In fact, some of his high school classmates and teachers didn't even realize they had gone to school with "*that* Richard Jewell" until a reporter contacted them.

But for his former teacher, Richard Muska, Jewell did stand out. "He was a shining star," says Muska. "He was always a kid willing to help, and in the late 1970s that was very peculiar.

"He was a kid who didn't get involved in the negative things. He was very upset at anything that was disorderly around the school. At the time, there was racial tension, and there were flare-ups. And he'd come in my room and he'd shake his head and say, 'That's not right,' and we'd talk about it. He was a good kid, and back in that time there were darned few good kids."

Jewell was not a complicated person. "He was never devious in any way," says Muska. "If anybody was going to grow up to be a good old boy, it was Richard. I say that as a compliment to Southerners. This kid was a product of the rural South living on the edge of the big city."

Jewell graduated from Towers High in 1982 and worked in a variety of

jobs, including as a supply room clerk for the U.S. Small Business Administration. It was there he met Watson Bryant, who was then a lawyer at the agency. They became quick friends, rendezvousing nearly every afternoon during their lunch break in the arcade at the CNN Center, manning video destroyers and waging battle with alien ships.

Jewell's nickname was "Radar." Bryant says he was that efficient at his job — that prescient, that willing to make the extra effort, just like his namesake, Radar O'Reilly, from *MASH*. "Richard has always done the best he could at whatever the assigned task was, and he usually did it better than everybody wanted him to do it," says Bryant, who now serves as Jewell's lawyer.

He was quickly promoted to supervisor of the supply room and the mail room. Working in the division that specialized in making disaster loans across the Southeast and Midwest, Jewell would often have to get a supply truck ready at a moment's notice to go to a field office. "Here comes Radar," his boss would say. "This is what I need, Radar." And no matter how obscure an item, Richard Jewell would find it.

Being a cop was always an ambition for Jewell, and in 1990 he landed a job in Habersham County as a jailer, the entry-level position in the sheriff's department. His eagerness to please had served him well as a supply clerk. But once he began working in law enforcement, it began to lead him to trouble.

At the same time he went to work with the sheriff's department, Jewell also moonlighted as a security guard at the DeKalb County apartment complex where he lived.

Early in the morning on May 26, 1990, he received complaints about rowdiness at a hot tub in the complex. Jewell armed himself with a 9 mm handgun, picked up his handcuffs, and went to investigate. When he found the two people responsible, he identified himself as a

Habersham County deputy sheriff and placed a 22-year old man under arrest for public drunkenness and creating an offensive condition.

In the process, he got into a scuffle with the suspect, who, in the words of the prosecutor in the case, “was beaten up by Mr. Jewell, not seriously enough to require medical treatment.” More troubling, Jewell was not even a certified officer; he was just a jailer with no power to arrest anyone. Instead, he was arrested himself by DeKalb County Police for impersonating a police officer.

Watson Bryant now calls it a misunderstanding. “The guy attacked Richard, and he had to put him on the ground and sit on him,” says Bryant. “Richard was wearing a hat that said he was a deputy sheriff in Habersham County; he *was* a deputy sheriff, assigned to the jail. He called the police, and for whatever reason, he and the DeKalb cop didn’t get along — the guy’s got to show Richard who’s in charge and charges him with impersonating an officer for doing his job as a security guard.”

Over 70 residents of the apartment complex signed a letter in support of Jewell, according to a court transcript, and his lawyer told the court that his client was only trying to be a “very zealous protector” of the people living there. “I think the police felt like he was being overzealous,” the lawyer said, using the adjective that has come to haunt Jewell in his law enforcement career.

The prosecutor, Elisabeth MacNamara, found the incident disturbing enough to suggest that Jewell was overzealous to the point he might be off-balance. “The primary concern, as I gathered from everyone involved in this case, is that Mr. Jewell may need to be evaluate for some form of mental health treatment,” she told the court.

Jewell pleaded guilty to the reduced charge of disorderly conduct. He was placed on probation and ordered to undergo a psychological evaluation.

In part because the charge was dropped from felony to misdemeanor, he was able to keep his position as a jailor in Habersham County and months later be promoted to a full-fledged deputy sheriff. “He’d work 12-hour shifts, go home, shower, then come back to work and ride with a day deputy,” former deputy Randy Bowden told *Newsweek*.

Then, in 1995, Jewell crashed his county cruiser while, he claimed, giving chase to a suspicious vehicle. When the sheriff doubted his account of the accident and demoted him back to jailor, Jewell resigned.

From there he took a job working security at Piedmont College, in Demorest. College officials later told reporters that Jewell was overzealous, writing long and detailed reports on minor incidents and issuing traffic tickets on the main highway, well beyond the campus boundary. In an Aug. 1 story in *The Atlanta Journal Constitution* headlined A BAD MAN TO CROSS ON HIS BEAT, students were also quoted as saying that Jewell went to extremes.

“He was very macho, and he could get very belligerent,” Piedmont College junior Nikki Lane said. “I’ve seen him go from calm to angry, back to calm and back to angry in a matter of seconds.”

Jewell told *60 Minutes* that the college’s aggravation with him stemmed from their fear that his penchant for making drug and drunk-driving arrests would bring the college unfavorable publicity in the local paper.

Both sides agree that Jewell was asked to resign.

He quickly landed a job working security at Centennial Olympic Park for the Olympic Games. At about the same time he was hired, two members of a right-wing group were arrested in Crawford County and charged with making bombs. Rumors, which later turned out false, turned up in the press that the bombs were intended for the Olympic Games.

“If anything happens during the Olympics,” Jewell allegedly remarked to friends, “I want to be in the middle of it.”

It became a prophetic statement and, in the eyes of the media and the FBI, one that grew to have sinister implications.

The two feds sank to their knees, flicked on flashlights and dipped under the bench toward the knapsack. Ten feet away, closely watching, was Richard Jewell, along with his supervisor, Bob Ahring, a GBI agent named Tom Davis, who was also working security in Centennial Park, and an AT&T corporate security officer.

Jewell told Ahring (who recounted this chronology to Atlanta magazine) that his attention has been drawn by a group of four kids who ere drinking while gathered at a bench near the light and sound tower where he was stationed. They looked underage, and, Jewell ad told his supervisor, he had flagged down Davis (who declined to be interviewed for this story), and they had walked toward the bench to investigate.

The kids got up to leave, Jewell explained to Ahring, and that’s when he spotted the knapsack sitting underneath the bench, next to a fence; Jewell said he and Davis called out to the kids to ask if they had forgotten their bag. He explained that the kids said it didn’t belong to them and seemed to quicken their pace before disappearing into the crowd.

By all accounts, Jewell and Davis didn’t go to see what was inside the knapsack or find out whether it had a name tag — you didn’t toy with packages that didn’t seem to have an owner. Instead, Jewell had radioed Ahring, an assistant chief of police form Blue Springs, Mo., who supervised the 36-member night shift security force, while Davis had called Centennial Park’s bomb squad.

Now one of the bomb experts was reaching out to the knapsack. He very carefully opened a flap, focused his flashlight and then leaned forward to peer inside. For a moment he simply froze. Then, almost simultaneously, both feds scrambled backward, out from under the bench and away from the knapsack. They stood up and didn't even take the time to turn around they just kept going backward. Up to where Jewell, Ahring, Davis, and the other man were waiting. And then on past them.

The four men understood immediately: This is real. This is a bomb.

Ahring caught up with one of the feds. "What have we got?"

"It's big," he replied, obviously shaken.

"How big?"

"Real big," the fed said as he pulled out a cell phone.

"Do we need to evacuate?" Ahring asked.

The fed vigorously nodded his head as he dialed a number.

It was close to 1:10 a. m., July 27, 1996. About 10 minutes left.

They moved quickly the moments before the blast. The first thing Ahring did was send Jewell to the light and sound tower with orders to evacuate everyone. Meanwhile, Tom Davis radioed his command post for state troopers to help move people away from the tower. There was a crowd on the grass directly in front of the knapsack; Davis and Ahring went there first.

"We've got a suspicious package back by the tower," Ahring told people, "We're trying to isolate it, Would you please step away from this area?" He purposefully didn't mention the word bomb; the last thing they needed was a panic, Fortunately, everybody cooperated

and began moving back.

Jewell hustled 11 people out of the light and sound tower, literally pushing some of them out. Then he went outside to help the others evacuate the crowd, He kept telling them to get back. Move away from the area, please. But many of them refused, stubbornly staying at the benches near the tower.

When the bomb exploded, Bob Ahring was just 10 yards away. The concussion knocked him forward six feet and sent him sprawling on the ground. There was smoke everywhere. And the smell of gunpowder. But what Bob Ahring will remember most is the sound. Then there was a sudden deathly quiet throughout the park: And he could hear the whistle of shrapnel whizzing away from the light and sound tower through the air toward the crowd.

It was the eeriest thing he'd ever heard in his life.

Ahring could see two civilians down just in front of him. He looked back over his shoulder. He saw several state troopers down on the other side of the tower. More civilians, too. And in the minutes following the blast, Ahring saw Richard Jewell tending to the fallen.

In the aftermath, Jewell became a celebrated hero. He was on CNN. On the *Today* show, *USA Today* interviewed him. He came across as shy and polite to a fault, punctuating most sentences with “Yes, sir,” or “Yes, ma’am.”

Four days later the world turned inside out, and he became the focus of the FBI investigation. For the media it was too sexy to resist: Hero turns suspect.

When the *Atlanta Journal* broke the story late that following Tuesday afternoon, it set off an avalanche of attention. Under the hypothetical

FBI scenario, Jewell had planted the knapsack and then rushed to a bank of pay phones a couple of blocks away from Centennial Olympic Park and placed a 911 call to warn police of the bomb. He then raced back to the light and sound tower, “discovered” the bomb and heroically moved people out of harm’s way.

The media quickly all but pronounced him guilty.

“Richard Jewell, 33, a former law enforcement officer, fits the profile of the lone bomber,” wrote Kathy Scruggs and Ron Martz in the second paragraph of a story in an “Extra” edition of *The Atlanta Journal* on July 30, 1996. “This profile generally includes a frustrated white man who is a former police officer, member of the military or police ‘wannabe’ who seeks to become a hero.

“Jewell has become a celebrity in the wake of the bombing, making an appearance this morning at the reopened park with Katie Couric on the *Today* show. He also has approached newspapers, including *The Atlanta Journal-Constitution*, seeking publicity for his actions.”

NBC’s Tom Brokaw told viewers, “The speculation is that the FBI is close to ‘making the case,’ in their language. They probably have enough to arrest him right now, probably enough to prosecute him, but you always want to have enough to convict him as well. There are still some holes in this case.”

The FBI spent most of Wednesday, Aug. 1, combing through the apartment of Jewell’s mother, where he was staying during the Olympics, They rifled through Barbara Jewell’s undergarments and carted out box after box of potential evidence, including her set of Tupperware and 22 Walt Disney tapes. Jewell sat on the steps outside his apartment in humiliation and in full view of the phalanx of media encamped in the parking lot of the Buford Highway apartment complex.

AJC columnist Dave Kindred, in his second column on Jewell in two days, compared the scene to the time law enforcement officers sought evidence against Wayne Williams, the man convicted of two murders in Atlanta's missing children case when "federal agents came to this town to deal with another suspect who lived with his mother. Like this one, that suspect was drawn to the blue lights and sirens of police work. Like this one, he became famous in the aftermath of murder."

Kindred later offered a spirited defense of his column, saying he was comparing scenes, not characters. «The column was a comparison of the media frenzy more than it was a comparison of Richard Jewell and Wayne Williams," he says. "Also, I quoted a neighbor in the column, saying Jewell is a good fellow, and I said the FBI has done this before and come up empty."

Meanwhile, Jewell's past was quickly put under a microscope; Jewell was villainized and vilified. Even Jay Leno joked about him on *The Tonight Show*, calling him the "Una-doofus."

Then, as the weeks passed with no arrest, a debate ignited within the journalistic community. Had everyone overreacted? Had the FBI used them to put pressure on their main suspect in the hope of breaking him into a confession? Should they have more vigorously challenged the FBI to produce evidence before trumpeting Jewell's name and his past? Many thought the answers were all yes.

"I think the media's performance has been downright embarrassing," says Howard Kurtz, a media critic for *The Washington Post*. "Every news organization in the country has contributed to ruining this guy's life without the faintest idea of whether he's guilty or innocent."

At particular issue was the original *Atlanta Journal* article printed in the "Extra" edition, with the big, bold headline on Page 1, FBI SUSPECTS 'HERO' GUARD MAY HAVE PLANTED BOMB. The article contained no attribution and quoted no sources, leaving the reader to wonder whether the claims came from a legitimate law enforcement

official or from a proclamation of God.

“I find it appalling, quite frankly, at how quickly everybody leapt to finger this guy,” says David Shaw, the media writer at the *Los Angeles Times*. “To write about it in the context of a larger story about the explosion, down in the sixth or eighth paragraph —that’s one thing. But to bring out a special edition and start leading your newscast and putting out Page 1 stories on it — that’s over the top.”

Earl Casey, CNN’s domestic managing editor, defends the overall coverage. CNN quickly followed the *AJC* in naming Jewell as a suspect, and Casey says remembering the context of the event is important. A TWA jet had just crashed near Long Island, and a bomb was suspected. There was an extreme fear of terrorism at the Olympic Games. The international media was gathered in Atlanta. Then the bomb exploded in the park intended as the center of the Olympic celebration.

And by that point Jewell was already famous. “Had this been some anonymous bloke, would his name have emerged? Maybe not,” says Casey. “Maybe the stories that day would have read that law enforcement are considering a security guard without the identity. But I think it’s difficult for journalists at a distance or on the academic level to really make value judgments on this thing. They’re often right in theory, but when you get down to the application, something in that theory falls apart.”

The same could be said for the initial FBI theories about Jewell’s role in the bombing.

The FBI’s Jewell-as-the-lone-bomber theory was quickly shattered when it proved impossible for him to have made the 911 bomb threat from a bank of pay phones two blocks away from Centennial Olympic Park, an estimated five- to eight-minute walk. The 911 call was placed at 12:58 a.m., at 12:57 Jewell was standing in front of the light and sound

tower with Tom Davis as Davis radioed for the bomb squad. And Jewell stayed in the area in front of dozens of witnesses until the bomb went off.

In addition, the voice of the 911 caller was described as a white male with no discernible accent. Anyone who heard Jewell speak immediately noticed his slow Southern drawl. And although the *AJC* had breathlessly stated that Jewell approached the paper seeking publicity, it turns out he didn't.

CNN was the first to interview Jewell in the aftermath of the bombing, and Earl Casey says it took them "20 or 30 calls and a lot of shoe leather" to secure the interview with him. Because Jewell worked for a security company subcontracted through AT&T, a media relations specialist for AT&T named Bryant Steele eventually began fielding the requests Jewell was receiving for interviews.

Steele spent the Sunday afternoon after the bombing with Jewell. The security guard didn't seem especially giddy that he was going to be on CNN and the *Today* show; as much as anything else, he seemed dutiful about it. When Steele told him that *USA Today* also wanted to talk to him, Jewell quietly replied, "Yes, sir, that'll be fine."

Steele says he decided to contact the *AJC* as a courtesy to the local paper, to let them know Jewell was available if they wanted to interview him, and Jewell's lawyers say that Jewell himself never called the paper. That contention was eventually and went unchallenged by the editors.

Kathy Scruggs declined comment on her coverage of Jewell; citing a gag order imposed by her editors. Ron Martin, the *AJC*'s editor, declined to be interviewed for this story, saying the paper expects to be the target of a libel suit from Jewell. "Everything we have to say, we're putting in the newspaper," he said. In a statement prepared for *60 Minutes* in September and provided to *Atlanta* magazine, Martin wrote, "Our reporters have done an excellent job of reporting fairly,

fully and accurately everything we can learn about the bombing and how the investigation is progressing. We stand proudly behind our coverage.” In mid-October the Sunday *AJC* reprinted an article from *American Journalism Review* that took a critical look at the Jewell coverage.

The telephone rang in Ahring’s hotel room the Tuesday afternoon after the bombing. Centennial Olympic Park had been closed while federal investigators combed for clues; it had reopened that morning. “Yes, sir, it’s Richard Jewell. I’d heard you were hurt and wanted to know if you were all right,” he asked his supervisor, who recalled the conversation for Atlanta Magazine.

Ahring hadn’t even noticed until later that he had taken shrapnel hits on the left shoulder and in the lower left leg. “I’m fine,” he told Jewell. “Are you okay?”

“I’m fine, sir,” Jewell responded.

By then Jewell’s role in discovering the bomb was well known; just that morning he’d been on the Today show with Katie Couric. But now Jewell was eager to get back to work. The two men chatted for a few minutes, and as they were about to hang up, Jewell told Ahring, “I’ll see you at work this evening, sir.”

By 6 o’clock, when he was supposed to be reporting to work, Jewell was at the FBI offices. The agents told him they wanted his help; they were going to make a training film on bomb scare response techniques. Jewell believed them. Only when the news reports put Jewell on notice that he was a suspect, The New York Times subsequently reported, did the FBI decide to advise him of his rights,

While it is always convenient to bash the media, it was, after all, the FBI that targeted Jewell and then whispered his name to reporters calling in from all over the country.

The FBI continued to count Jewell as a suspect into October. He lived under virtual house arrest, followed by an almost comical convoy of undercover federal officers that trailed him wherever he went. Jewell's lawyers demanded that the FBI either charge him or else clear him and apologize.

"My gut reaction, based on 47 years of lawyering, tells me the case against Jewell is total bullshit," Summerville defense lawyer Bobby Lee Cook said early in the investigation. "The FBI is caught up in psychological profiles and decided he fit and jumped on him."

For Jack Martin, the lesson to be learned is that the news media has to be more skeptical of what law enforcement tells them, "It didn't take me long to find out that it was impossible for him to make the 911 call," he says, "Didn't take me long to find out that this man has friends and is gregarious and isn't a loner like the profile,"

Jewell's lawyers are preparing a bevy of lawsuits, targeting everyone from the *AJC* to NBC's Tom Brokaw. "I can almost assure you *The Atlanta Journal-Constitution* will be sued by December," said Watson Bryant as autumn approached, "We want to give them a Christmas present. I'd love to do for their reputation what they did to Richard's. Because they damned well deserve it."

Some think it is doubtful Jewell can ever win a lawsuit against the FBI, even if he's never charged. "He'll be thrown out [of court]," says Cook "I might be jumping the gun, but I think there is a moral to this: The FBI and federal agencies can set out recklessly to ruin someone and effectively do it, and there's really not an adequate cause of action to put your name and your character back into place. I see that as a very frightening thing."

For Richard Muska, who now teaches at Chamblee High School, the rush to judgment is forcing a reassessment of his own beliefs about the American system and how he presents it to his students. When he first saw the headlines, he told himself, “No, not this kid.” He wrote a letter of protest to both the *AJC* and the FBI.

“I was the civics teacher,” Muska says. “I’m the guy that got up in front of the class and said, ‘This is the best country in the world, where you get justice and freedom.’ And to see this happen to Richard — he’s obviously been singled out and made a scapegoat for a government agency that couldn’t do their job right — that really hurts.”

On a Saturday afternoon in late October, almost three months to the day of the Centennial Olympic Park bombing, U.S. Attorney Kent Alexander met Jack Martin at a Virginia-Highland coffee shop and handed over a letter that flatly stated Richard Jewell was no longer a target of the FBI investigation. *The Atlanta Journal-Constitution* printed seven stories in its following day’s edition, dissecting everything about the case except its own role in starting the media lynching of the hero turned suspect.

One day later, on October 28, Richard Jewell made perhaps his last run through the media gauntlet when he walked with his lawyers into a roomful of reporters gathered at a hotel conference room in north Atlanta. “The public trial in the media of Richard Jewell is over, and the verdict is not guilty,” said Lin Wood, a lawyer who will handle the civil suits Jewell intends to file.

“We’re glad the emperor has finally admitted he has no clothes,” added Watson Bryant. When asked if he was disappointed the FBI had offered no apology, Bryant paused and smiled ruefully. “They don’t have the guts to apologize,” he responded. “And that is a sad situation when they can’t say, ‘We’re sorry.’ There was not one bit of evidence, and look at what they did to him. It’s unbelievable. This investigation

was like a freight train; once it got started, it wouldn't stop."

Moments later, dressed in slacks and a cream-colored dress shirt with blue stripes, Jewell stood up and at last addressed the very same cameras that had stalked him for three months. "This is the first time I have ever asked you to turn the cameras on me," he said. "You know my name, but you do not really know who I am.... For 88 days I lived a nightmare.... I felt like a hunted animal followed constantly, waiting to be killed.... In their mad rush to fulfill their own personal agendas, the FBI and the media almost destroyed me and my mother. ... The media said I was an overzealous officer. That was a lie. I always performed my job to the best of my ability and gave 110 percent. That's not being overzealous. That's being dedicated.... I am going to try to re-enter law enforcement.... I love helping people. That's what I do, that's what I have done, and that's what I want to continue to do in the future."

Before he concluded, Richard Jewell put down his prepared statement. He paused for a moment and then looked directly at the cameras. His voice turned strong, as though it was resonating for the very first time.

"I *am* an innocent man," he said.

This article originally appeared in our December 1996 issue.

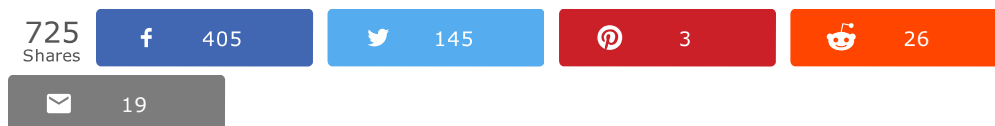


EXHIBIT 6

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER'S DOCUMENT #294:
"MOTION FOR APPOINTMENT OF SPECIAL
MASTER FOR PROCEEDINGS AND FINDINGS OF
FACT OF GROUND VII"; AND DOCUMENT #296:
"MOTION FOR APPOINTED COUNSEL TO ASSIST
IN 2255 CASE MOTION AND
BRIEF/MEMORANDUM OF LAW IN SUPPORT OF
MOTION BY BRIAN DAVID HILL."

by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
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ABOUT



01 Monday Feb
2021

Lin Wood re: Isaac Kappy's discovery of pedo blackmail tapes

POSTED BY RADIOPATRIOT IN AMERICAN SPIRIT

≈ 4 COMMENTS

Lin Wood on TLEEGRAM:

"I ran across some unintentional misinformation on another channel today which I wanted to correct describing Isaac Kappy's key (or password) to the Jeffrey Epstein blackmail video files.

The key to the files is:

"cultstate.com has issued protections on this matter" [inside the quotations].

I posted the key (password) on Parler several weeks ago before I was removed from the site.

I received the information from a credible source who hired me as counsel and his/her identity is and shall remain confidential.

I do not know if my involvement helped reveal the blackmail tapes. I hope it did.

We must stop pedophilia and child sex trafficking. The risk I took was well worth the potential benefit to the world and to children.

I did not involve General Flynn. The key (password) was not used in any manner by me as it relates to Chief Justice John Roberts or Former VP Mike Pence. My posts related to potential wrongdoing by those officials are based on the evidence of a credible whistleblower not related to the video files.

Lin 🇺🇸❤️🇺🇸

aFor Mr. Lin Wood:
In 2019, Isaac Kappy somehow got all the EPSTEIN ISLAND BLACKMAIL VIDEO FILES for every powerful pedophile on earth who made acquaintance with Epstein. He distributed the encrypted video file, then made some erratic moves. He caught the aggro of too many spy networks and they had him killed before he could release the password for the video files.

However, Isaac Kappy did release the hash signature of the password for the blackmail video files. He posted the password hash as a sort of deadmans insurance here: <http://archive.is/J0sK6>

So essentially: there are people with copies of the Isaac Kappy sourced epstein blackmail video files, but nobody ever had the key to unlock the files... until now.

The password is: "cultstate.com has issued protections on this matter" (inside the quotations)

You can verify that the password matches the hash by going here and entering it on this site, getting the hash output, and comparing it to Kappy's archived deadman switch tweet I posted previously <https://emn178.github.io/online-tools/sha512.html>

Since posting the actual password is ULTIMATE POWER, it is best if you dangle the prospect of releasing a password in front of them instead of releasing it. This password is absolutely the strongest blackmail in the world and anybody with his password will need 24/7 security, especially if planning to proceed with this information. It might be a good idea to run this information by General Flynn because this is NUCLEAR LEVEL BLACKMAIL. Use with caution. With great power comes great responsibility.

PLEASE DONT MENTION ME AS THE SOURCE OF THIS INFORMATION; I cant afford 24/7 security.

The first goal is to get Roberts to resign or recuse, and Pence to make the right choice on Jan 6. If you can make some kind of veiled threats to these people while dangling the password to the epstein blackmail videos (without ever releasing the password), then you can make the ENTIRE deep state do your bidding. Be careful though, because this type of thing will invite state actors to attack: i.e. cia, mi6, ccp, etc

As soon as you release the password, you lose all leverage, so dont actually release the password unless absolutely necessary.

Good luck. God bless. Sending prayers for you and your team.

In case you missed this interview when it was originally posted. Re: Chief Justice John Roberts.

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THOUGHTS ON “LIN WOOD RE: ISAAC KAPPY’S DISCOVERY OF PEDO BLACKMAIL TAPES”

4



Carol E said:

February 1, 2021, at 1:08 pm



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REPLY

Pingback: [The Left is determined to destroy this man. | The Radio Patriot](#)



rosa hernandez *said*:

December 6, 2021, at 7:34 pm

any government lies i can tolerate but the pic on the child abuse just hurt my soul i pray for all the ones who are bringing the truth and justice aboard thank you mr LIN there no words to express how grateful i am for all u guys do for humanity powerful prayers and blessing to you and all

Loading...

REPLY

Pingback: [@LLinWood L. Lin Wood's Tweets makes it clear, it is HIGHLY LIKELY our Federal/State Judges and Politicians are being Blackmailed, Threatened; possibly with Child Rape and Murder!!!!!! – Justice for Brian D. Hill of USWGO Alternative News](#)

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28						

« Jan Mar »

03993792

ANDREA KING

Andrea King

☐ RECENT POSTS

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- NIGHTCAP

- 🗿 Special Military Operation

- Useless and dangerous

- Ukraine and Pentagon's two biowarfare labs

- BioClandestine Thread

- Of course Obama: Ukraine based Biolab with especially dangerous pathogens.

- Bryce Mitchell with Tucker Carlson

- No Name – Traitor

- X22 Report – The World Is Watching, [DS] Powerless, Patriots Shifting Narrative, No Deals

- Project Veritas – Unmasking the New York Times

- Conspiracy theory?

- How Much More???

- Turn the damned thing off.

- I pray for patience...

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EXHIBIT 7

for

For MOTION TO RECONSIDER THE
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DENYING PETITIONER'S DOCUMENT #294:
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In 2019, Isaac Kappy somehow got all the EPSTEIN ISLAND BLACKMAIL VIDEO FILES for every powerful pedophile on earth who made acquaintance with Epstein. He distributed the encrypted video file, then made some erratic moves. He caught the aggro of too many spy networks and they had him killed before he could release the password for the video files.

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Ally of Q, Former news reporter of USWGO Alternative News
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**FOR THE EXCLUSIVE USE OF
RBHILL67@COMCAST.NET**

From the Atlanta Business Chronicle:

<https://www.bizjournals.com/atlanta/stories/2004/01/26/story6.html>

'Every lawsuit is a war'

Atlanta's Lin Wood has become one of the country's top libel lawyers

Jan 26, 2004, 12:00am EST **Updated: Jan 22, 2004, 4:30pm EST**

Gary Condit needed a lawyer. On his way out of public office, the former California congressman had plans to sue The National Enquirer and Vanity Fair magazine for articles linking him to the murder of Chandra Levy. But instead of calling an inside-the-Beltway firm or any one of a number of high-profile California libel attorneys, he called Atlanta attorney Lin Wood.

Wood's r sum  reads like an index for a supermarket tabloid. First he represented Richard Jewell, the security guard wrongly suspected of bombing Centennial Olympic Park. He later took up the cause of John and Patsy Ramsey, who were launched into the spotlight when their beauty queen daughter was murdered in their Denver home. And more recently, The Denver Post reported Wood had "discussions" with Kobe Bryant's accuser, whose identity recently was revealed by a tabloid.

Wood said he is not working on the case. But he is representing Condit.

"I don't take the easy ones," he said.

"The truth is that every lawsuit is a war," he added.

Wood, 51, has become one of the top libel lawyers in the country, said Robert D. Richards, a co-founder of the First Amendment Center at Pennsylvania State University. He has met Wood several times and said he admires Wood, despite his own work in media advocacy.

"He knows the ins and outs of the law in this area," Richards said. "Media lawyers who face him have another thing coming."

The Jewell case

Until seven years ago, Wood was a little-known medical malpractice lawyer who had never handled a libel case. Richard Jewell changed that.

Wood and Jewell had agreed to appear on the CBS news show "60 Minutes" as part of an effort to promote Jewell's innocence to win his reputation back. But the appearance ended up changing Wood's life, too.

During the interview, Mike Wallace aired footage of veteran broadcaster Tom Brokaw's coverage in the wake of the Olympic bombing. When Wallace asked Wood what he thought of it, Wood spontaneously announced he'd file a defamation suit against both Brokaw and NBC.

Wood's comment then prompted Brokaw to appear on CBS to answer Wood's charges.

Wood said he realized he had a knack for thinking on his feet and liked the power that came with commanding attention from some of the biggest names in news.

"In terms of looking at and thinking what I said had an impact, I think that ... was probably the turning point for me,"

Wood said.

Using the media to attack and criticize other media has been a hallmark of Wood's style ever since. Wood won a reported \$500,000 settlement from NBC and Tom Brokaw in the Jewell case. CNN settled for an undisclosed amount and Time magazine issued a correction and a retraction. The only remaining case involving Jewell is the one Wood filed against The Atlanta Journal-Constitution, which remains under appeal.

Peter Canfield, the newspaper's lawyer, declined to comment for this story.

But Wood is critical of most media outlets for being too slow to admit their mistakes. (In 2002, Wood sent a letter to Atlanta Business Chronicle alleging some of the newspaper's stories were libelous, an allegation denied by the paper's attorneys.)

Wood said the First Amendment affords the media too many protections against defamation lawsuits.

"I think the media should be treated like any other corporation that is, in effect, putting out a product to make tons of money," Wood said. "They ought to be accountable for their negligence."

Wood basked in the limelight of Richard Jewell and by 2000, he had split with his Atlanta law partner and opened a solo practice. He also started representing John and Patsy Ramsey, who had recently moved to Atlanta.

The Ramseys were especially concerned about tabloid stories saying their teenage son was responsible for the death of their daughter, JonBenet. Wood took the case and won three settlements from supermarket tabloids for undisclosed amounts. And when a freelance writer sued the Ramseys for libel after the publication of their book, "The Death of Innocence," Wood won that case too.

Last month, just days before Christmas, Wood filed yet

another \$12 million lawsuit on behalf of the Ramseys against Fox News. Wood said a reporter intentionally ignored evidence clearing the Ramseys when she stated in a report that "there has never been any evidence to link an intruder to her (JonBenet's) brutal murder."

Perhaps more importantly, Wood has launched a crusade to publicize the emergence of new DNA evidence in the JonBenet murder case and raised other questions about the investigation. He has been quoted extensively about the case in Time magazine and by the Associated Press and he has appeared on NBC's "Today" show, CNN's "Anderson Cooper 360" and MSNBC's "The Abrams Report."

Jim Rawls, also an Atlanta libel attorney, said Wood uses the media as much as they use him.

"He is colorful," Rawls said. "Let's face it, Lin is charismatic, attractive and an experienced lawyer with very good media skills. That makes him in demand."

A born litigator

Wood grew up in Macon and was exposed to the law at an early age. He was 16 when he returned home from school to find his father standing over his mother's lifeless body. His father later pleaded guilty to involuntary manslaughter.

Wood raised money for his father's legal defense and hired a lawyer to represent him. It led to his decision to become a lawyer.

"I just remember how I felt when they said they would help me," he said. "And I remember thinking at the time, maybe one day I'll be able to make somebody feel the same way."

Wood graduated from Mercer College School of Law in 1974 and moved to Atlanta in 1979.

Wood married three times before meeting his current wife of 16 years, Debby. They live in the affluent Sandy Springs area with their two children and another child from a previous marriage.

Wood won't discuss what he earns. He said he charges clients a 40 percent contingency fee and doesn't bill them for his TV appearances.

"There's a certain part of me that enjoys the limelight," he said. "I enjoy when I'm on television."

Several Atlanta lawyers interviewed for this story declined to comment about Wood on the record but characterized him as a bully willing to go to any length to win a case.

Ted Pound, a medical malpractice lawyer in Atlanta, said he and Wood have nearly come to blows on several occasions. Pound said Wood insults and antagonizes witnesses and on several occasions has reduced nurses to tears.

"He's the all-time cheap shot artist in my line of work," Pound said. "That's his reputation."

Wood said he's not out to make friends, adding lawyers should be like wrestlers. He said he gets riled when other lawyers try to make him or his clients out to be "profiteers" looking for high-dollar settlements.

"My goal is not to go out and be an ass____," he said. "But if the other lawyer decides that's the way he wants to play the game, I can live with the theory that I can out-ass____ anyone."

Condit's case

The stage is set for Gary Condit. Wood has filed a \$11 million lawsuit on behalf of Condit against Vanity Fair columnist Dominick Dunne in New York. And he has filed a \$209 million defamation suit against The National Enquirer and the Star Magazine and Globe tabloids in Palm Beach, Fla. Both cases are pending.

Wood said Condit, who is married, denies ever having anything other than a friendship with Chandra Levy. Condit has never been charged with any crime, either, Wood added.

Wood already has made numerous media appearances trying

to rework Condit's image and reputation.

Wood said he views himself as a born litigator, one who has always been confident in his abilities, even as a teenager facing family tragedy. What would he do if he had to pick a career outside the law?

"I'd be an actor," he said. "That'd probably be something I would thoroughly enjoy."

Megan Woolhouse

Staff writer

EXHIBIT 9

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER’S DOCUMENT #294:
“MOTION FOR APPOINTMENT OF SPECIAL
MASTER FOR PROCEEDINGS AND FINDINGS OF
FACT OF GROUND VII”; AND DOCUMENT #296:
“MOTION FOR APPOINTED COUNSEL TO ASSIST
IN 2255 CASE MOTION AND
BRIEF/MEMORANDUM OF LAW IN SUPPORT OF
MOTION BY BRIAN DAVID HILL.”

by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
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EXHIBIT 10

for

For MOTION TO RECONSIDER THE
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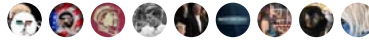


@IsaacKappy

86d53c1315f42ea48caa0dc1b82a1c61e988b1035db897e90c2303c05d8721648ca816eada320c950b75985575b495a12c06d0a0ba77b9e23ccbd7d31b5bd035

3:48 PM - 25 Jul 2018

20 Retweets 32 Likes



20

20

32



Wash State Battle Correspondent @esells · 45m

Replying to @IsaacKappy

Kill switch, be safe man

1



4



@IsaacKappy · 44m

All good

2



14



Wash State Battle Correspondent @esells · 40m

Great, fire up Periscope if anything seems strange, we will all see it, I lived have my like in the Valley/Woodland hills and worked in Hollywood, time to move forward

1



8



SilverThread IsStrongerThanYouThink @leslie_hilesle · 1h

Replying to @IsaacKappy

Archangel Michael defend us in battle. Be our protection against the wickedness & snares of the devil. May God rebuke him, we humbly pray...By the Divine Power of God cast into hell satan & all the evil spirits who roam throughout the world seeking the ruin of souls. Amen.

1



2

16



1 more reply



Logan Cohen @AwakeTheMassesQ · 1h

Replying to @IsaacKappy

is this the first half of your kill switch? where are the files? #Qanon

1



2

5



PixelCrises01101110 01101111 01110110 01100101 @P01100101 · 1h

Replying to @IsaacKappy

Everything okay man??

1



7

TRUTH*SETS*US*FREE @truths3ek3r · 14m
Replying to @IsaacKappy
Stay safe man!



1

White Straight Male @TraditionalCeo · 55m
Replying to @IsaacKappy
Is this a dead man's key??

WTF is going on?

4

NoSpoon @jballz1021 · 1h
Replying to @IsaacKappy
oh fuck. Godspeed PATRIOT.

4

RedStormPatriot @RedStormPatriot · 39m
Replying to @IsaacKappy
Thank you for standing up for what is right, Kappy. Godspeed.






3

Jessica Gudgel @DrJessicaGudgel · 1h
Replying to @IsaacKappy



3

brenda lopez @brendajlopez · 31m
Replying to @IsaacKappy
You have many watching your back...take care.

- **Anne Gilley** @AnneGilley6 · 50m
Replying to @IsaacKappy
I hope you are ok.
- **Cuttiebunny** @Cuttiebunny1 · 49m
Replying to @IsaacKappy
What did he mean by this?
- **Tim** @Doom1776 · 1h
Replying to @IsaacKappy
It looks like hashcode
- **Jami** @JamiBabi50 · 1h
Replying to @IsaacKappy
❤️👉👉❤️
- **Declassified Truth** @BACFA · 1h
Replying to @IsaacKappy
what's this about sir?
- **American Girl** @Tahoebblue_ · 6m
Replying to @IsaacKappy
Is he about to drop. I've been refreshing 8 chan for 24 hours. Lol



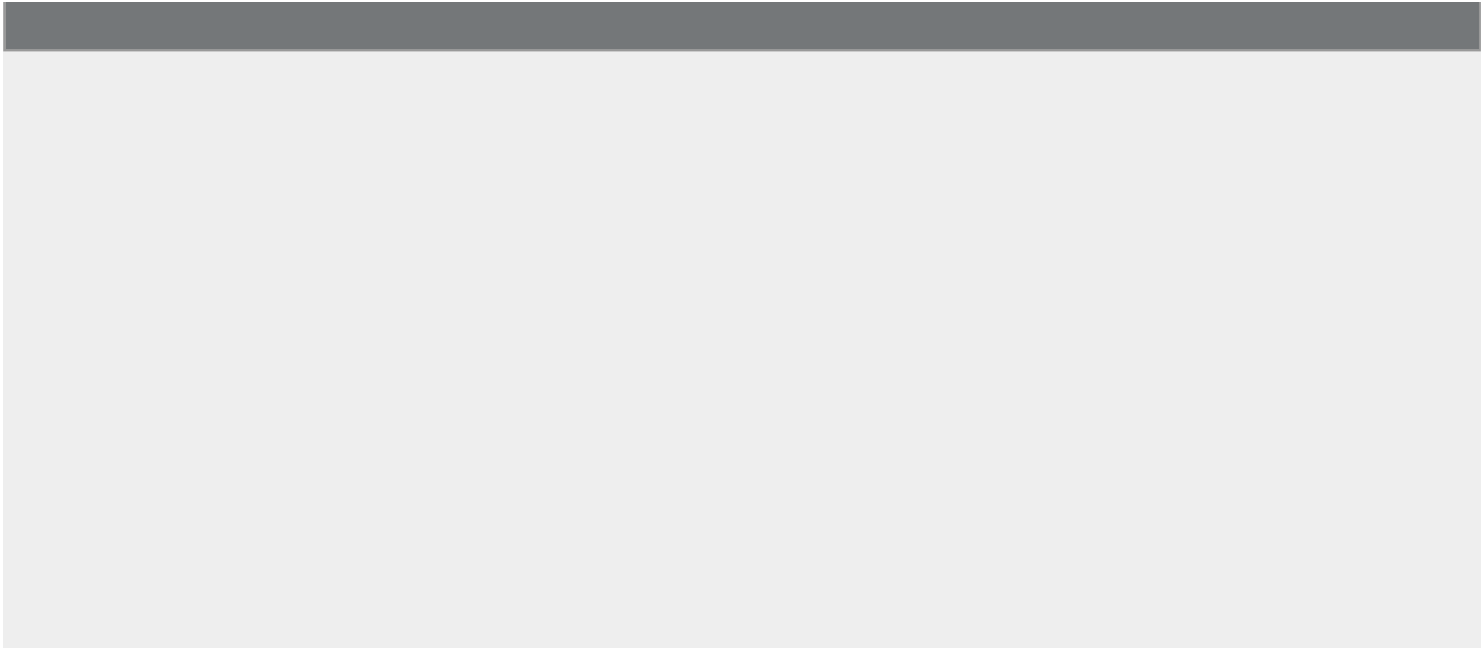


EXHIBIT 11

for

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Home / World News / US News / Jeffrey Epstein's case: US Federal judge's son shot dead, husband critically injured

Last Updated: 20th July, 2020 14:30 IST

Jeffrey Epstein's Case: US Federal Judge's Son Shot Dead, Husband Critically Injured

Son of US Federal Judge Esther Salas was killed and her husband is reportedly in a critical condition after they were both shot at their home in New Jersey

Written By [Riya Baibhawi](#)



The son of a US District Judge Esther Salas was killed and her husband is reportedly in a critical condition after they were both shot at their home in North Brunswick, New Jersey in the evening of July 19. The incident happened just four days after Salas, who was nominated by former President Barack

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Obama in 2011, was assigned a case related to Jeffery Epstein.



Russia threatens to shut down gas supply through Nor...

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Russia Declares Partial Ceasefire In Kyiv, Kharkiv, Sumy & 2 Other Cities For Civilian Evacuation

Salas was in basement

According to international media reports, a man dressed as a FedX driver opened fire at Salas' husband Mark, immediately after he answered the door. Following which, their son Daniel came running to the door and was also shot at. International media reported that Salas was supposedly in the basement when the gruesome incident happened. Speaking about the incident, the state's governor Gov. Phil Murphy said that the shooting was a reminder that gun violence was still a crisis and "that our work to make every community safer isn't done."

Read: [Deutsche Bank Net Profit Falls Due To Pandemic](#)

Read: [Chrissy Teigen Blocks 1 Million Twitter Accounts After Getting Linked With Epstein Scandal](#)

Salas, who is a judge at US District Court in Newark had previously presided over many high profile cases including

that of actress Teresa Giudice. More recently, she was appointed to preside over a lawsuit brought by Deutsche Bank investors. Earlier this month, New York state financial regulators revealed that Deutsche Bank had agreed to a \$150 million penalty related to the bank's alleged oversight in dealing with accused child trafficker Jeffrey Epstein, as well as two client banks- Danske Bank Estonia and FBME Bank. The regulators said that the German bank failed to monitor account activity conducted on behalf of the registered sex offender.

Last month, Epstein's ally Ghislaine Maxwell was arrested on federal charges that she recruited girls as young as 14 for him to abuse. Meanwhile, the financial regulator said that because of Deutsche bank's oversight failure with Epstein, the "bank processed hundreds of transactions totalling millions of dollars that, at the very least, should have prompted additional scrutiny in light of Mr Epstein's history."

Read: [In Jeffrey Epstein Case, Deutsche Bank Fined \\$150m For Failure To Monitor Accounts](#)

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Tags: [Jeffrey Epstein](#), [Federal judge](#), [Epstein](#)

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FACT OF GROUND VII”; AND DOCUMENT #296:
“MOTION FOR APPOINTED COUNSEL TO ASSIST
IN 2255 CASE MOTION AND
BRIEF/MEMORANDUM OF LAW IN SUPPORT OF
MOTION BY BRIAN DAVID HILL.”

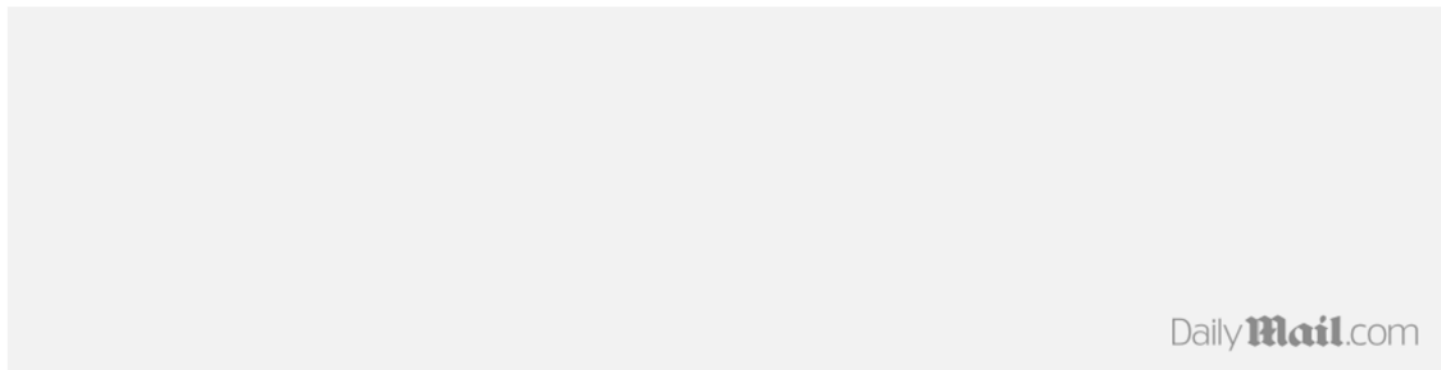
by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
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Moment FBI agents broke down the door and raided Jeffrey Epstein's \$77M mansion - where they 'found a safe containing huge stash of child pornography' that led to his sex trafficking arrest

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- Jeffrey Epstein entered a not guilty plea to two charges of sex trafficking in federal court on Monday, for his alleged sexual abuse of three minors
- Video has emerged of the moment FBI agents stormed his home in NYC Saturday and allegedly uncovered a large cache of child pornography
- There were approximately 20 FBI agents and between five and 10 NYPD officers who were both in uniform and in plain clothes at the scene
- The raid turned up thousands of graphic photos which included images of underage girls
- Agents also found Epstein's massage room set up just as victims described it from 15 years ago, with a table and assortment of sex toys
- Prosecutors are demanding Epstein forfeit his \$77 million Manhattan mansion in the indictment - he could land behind bars for 45 years if found guilty

By [ARIEL ZILBER](#) and [CHRIS SPARGO](#) and [DANIEL BATES](#) IN MANHATTAN FEDERAL COURT FOR DAILYMAIL.COM

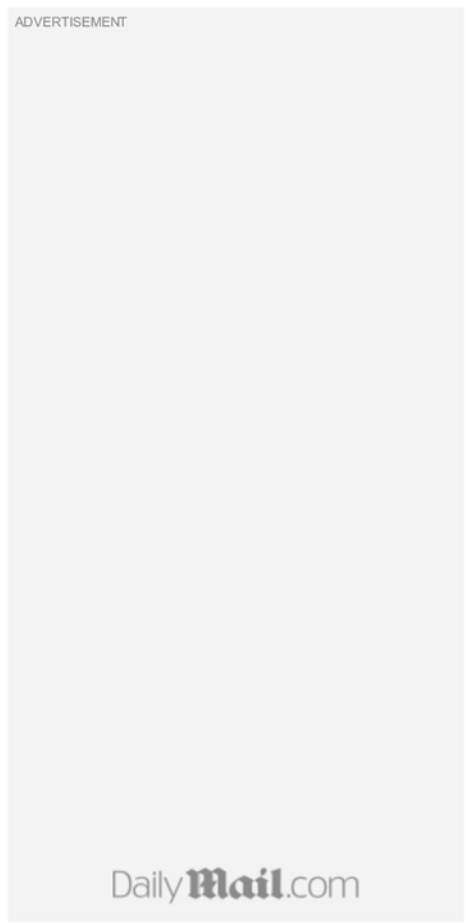
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Amateur cell phone video filmed by a passerby in New York City shows the dramatic moment law enforcement officials raided the Upper East Side home of Jeffrey Epstein on Saturday.

The footage begins with loud bangs that are heard as officials with the Federal



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Bureau of Investigation and the New York Police Department force their way into the billionaire's house, where they allegedly uncovered a large cache of child pornography.

As two dozen law enforcement officials enter the home, a small crowd of onlookers gathers across the street and watches on. 'This is a historic moment,' says one witness. 'You'll be reading about it on the front page of The New York Times.'

Moments later, police officers are seen waving the crowd away, asking them to disperse.

The raid turned up thousands of graphic photos which included images of underage girls and a safe filled with compact discs labeled as 'nude girls', according to authorities.

Agents also say they found Epstein's massage room set up just as victims described it from up to 17 years ago, with a table and assortment of sex toys.

Police raid Jeffrey Epstein's Manhattan townhouse in July

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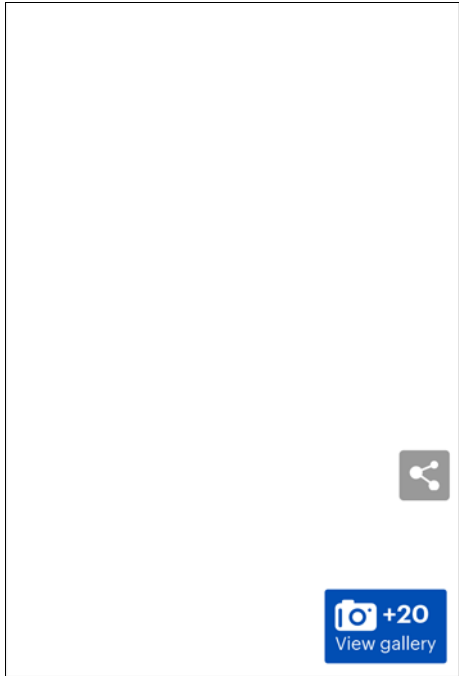
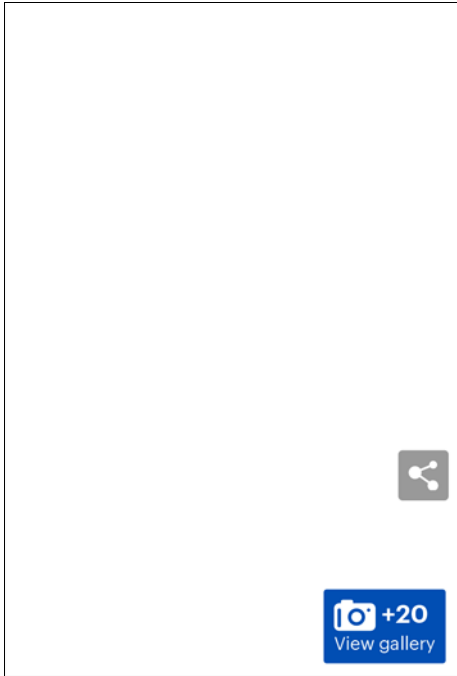
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Amateur video filmed on a cell phone by a passerby in New York City shows the moment law enforcement officials raided the Upper East Side mansion of Jeffrey Epstein on Saturday



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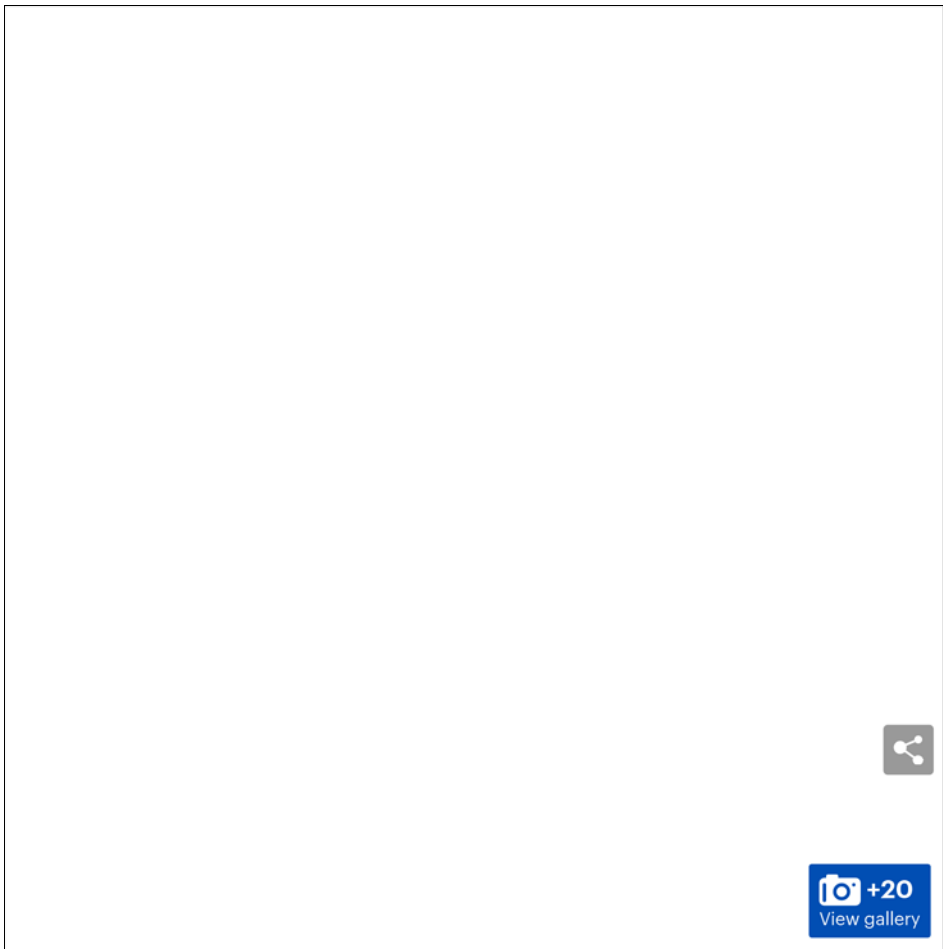
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A man who appears to be an investigator observes the scene at the front entrance to Epstein's home on Saturday



After the law enforcement officials managed to enter the home, two police officers were seen standing outside near the front entrance

A security guard who works in a building nearby told DailyMail.com on Saturday that it took law enforcement officials about 15 minutes to break into the home.

They used a large hammer to eventually bust through the front entrance, which is outfitted with sophisticated voice and fingerprint technology.

The guard told DailyMail.com that there were approximately 20 FBI agents and between five and 10 NYPD officers who were both in uniform and in plain clothes.

The raid took place on the same day that Epstein, 66, was taken into custody after landing in the United States from France.

In a bail memorandum, which asks that Epstein remain in prison ahead of trial, further details revealed items discovered in the raid were revealed.

It listed 'documents and other materials, such as contemporaneous notes, messages recovered from the defendant's residence that include names and contact information for certain victims, and call records that confirm the defendant and his agents were repeatedly in contact with various victims during the charged period.'

It added that the search uncovered 'at least hundreds—and perhaps thousands—of sexually suggestive photographs of fully- or partially nude females.'

A number of those photographs 'appear to be of underage girls, including at least one girl who, according to her counsel, was underage at the time the relevant photographs were taken.'

It is also noted that some photos were discovered in a locked safe, where agents 'also found compact discs with hand-written labels including the following: "Young [Name] + [Name]," "Misc nudes 1," and "Girl pics nude."

Academy of Country Music Awards

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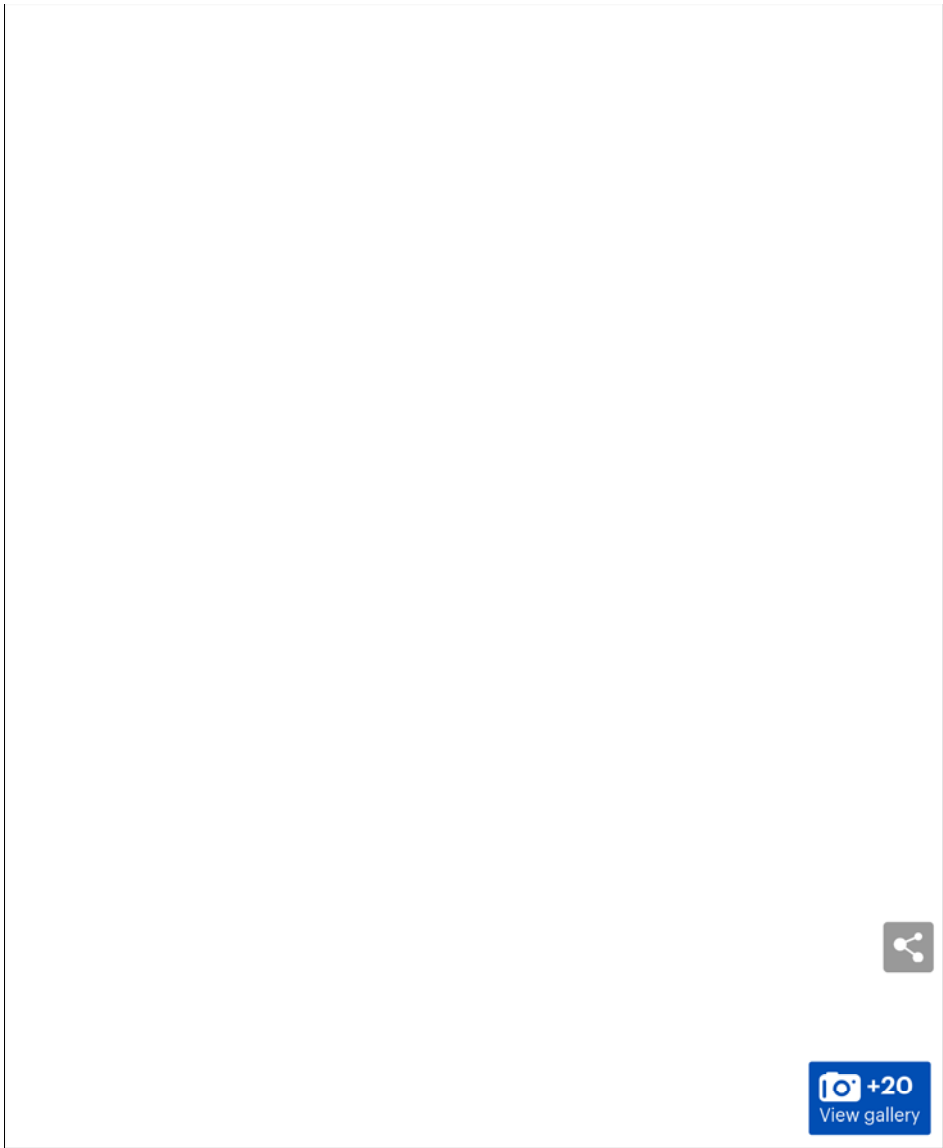
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A security guard from a nearby building told DailyMail.com on Saturday that it took agents about 15 minutes to break through the front entrance. The image above from Saturday shows the damage done to the front door

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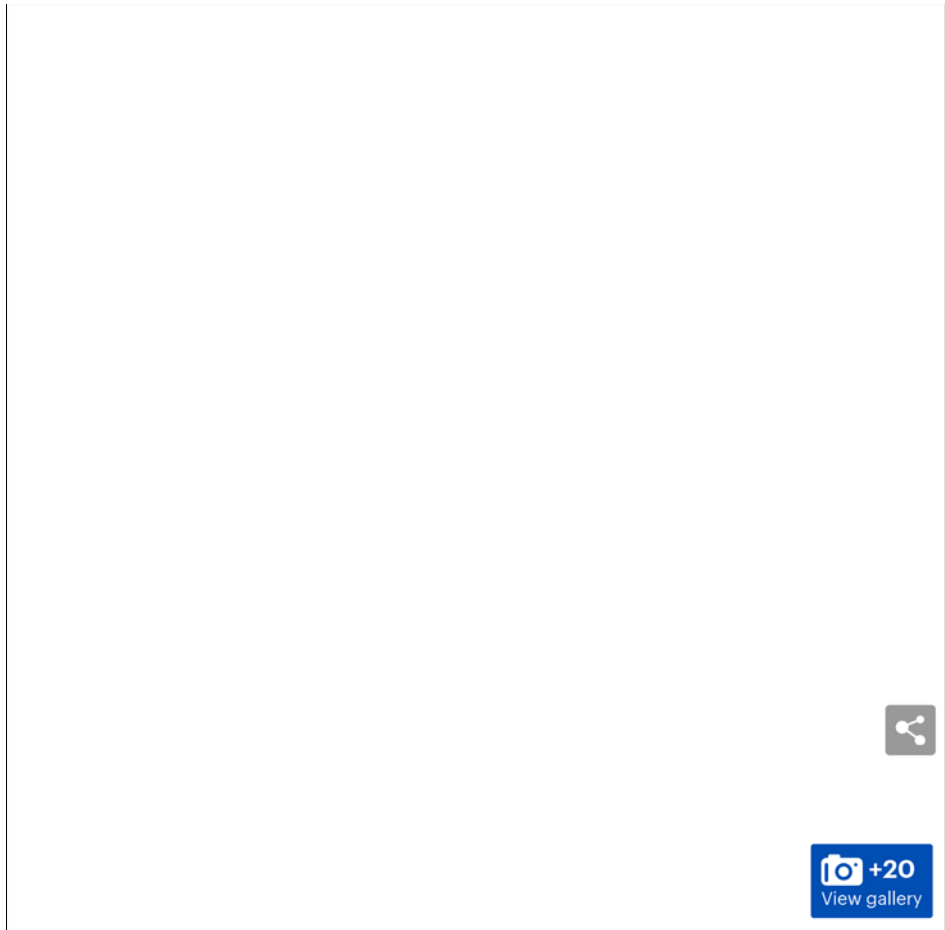
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▶ Brian Austin Green's DWTS girlfriend Sharma Burgess, 36, reveals her pregnancy was an 'accident' while she was on birth control and describes the surprise as 'divine timing'

▶ Lizzo showcases her curves in a shimmering gold string bikini during pool day as she takes to social media to declare she's 'back to work'

▶ Yellowstone star Luke Grimes hits the red carpet with wife Bianca



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Authorities allege that Epstein kept a large trove of child pornography in the home (seen above on Monday)

During the disgraced billionaire's federal court appearance for the first time on Monday he entered a not guilty plea to two charges of sex trafficking that could put him behind bars for 45 years.

He entered the courtroom in a dark blue jumpsuit and took his seat next to his defense attorney for the first of two hearings in his case.

The first count of sex trafficking occurred when Epstein's employees in New York called the two minor victims in Palm Beach to schedule a time for the minors to meet with the convicted pedophile. It is unclear whether those employees are cooperating with the investigation.

The second count relates to his alleged enticing of the minor victim from New York to commit a commercial sex act.

At one point during Monday's proceedings, Epstein's lawyer Reid Weingarten compared the victims who have accused his client of sexual assault to sex workers.

'It is fair to say that a significant segment

EPSTEIN'S VICTIMS BREAK THEIR SILENCE

Two of the women who accused billionaire Jeffrey Epstein of molesting them when they were minors will be in attendance for his court appearance on Monday in Manhattan.

Michelle Licata was just 16 when she claims a young woman brought her to Epstein's Palm Beach estate and she was paid to give him a massage.

'He said, god, you're just so beautiful and sexy and gorgeous and it was making me feel really uncomfortable,' said Licata in an interview with ABC News.

Courtney Wild was even younger, revealing that she was still in middle school when Epstein allegedly forced her into performing sex acts.

Rodrigues before presenting at the 2022 ACM Awards

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▶ Jason Aldean rocks black cowboy hat and jeans as he attends the 57th Academy of Country Music Awards with wife Brittany

of the law enforcement community in Florida thought that what we had was simple prostitution,' stated Weingarten.

He made this comments as two of those women, victims Michelle Licata and Courtney Wild, sat just a few feet away in the courtroom.

Licata was 16 when she claims Epstein assaulted her, while Wild was 14.

He later referred to the allegations involving Epstein as being 'ancient conduct.'

When the judge pointed out that the victims' being underage would make the allegations a crime regardless, Weingarten responded: 'There's no statutory rape because there was no penetration.'

'I was 14, I had braces on,' recalled Wild.

Wild and Licata, who were among the victims in the previous criminal case brought against Epstein, 66, in Florida back in 2008, said that they will both be in court on Monday for his arraignment and bail hearing.

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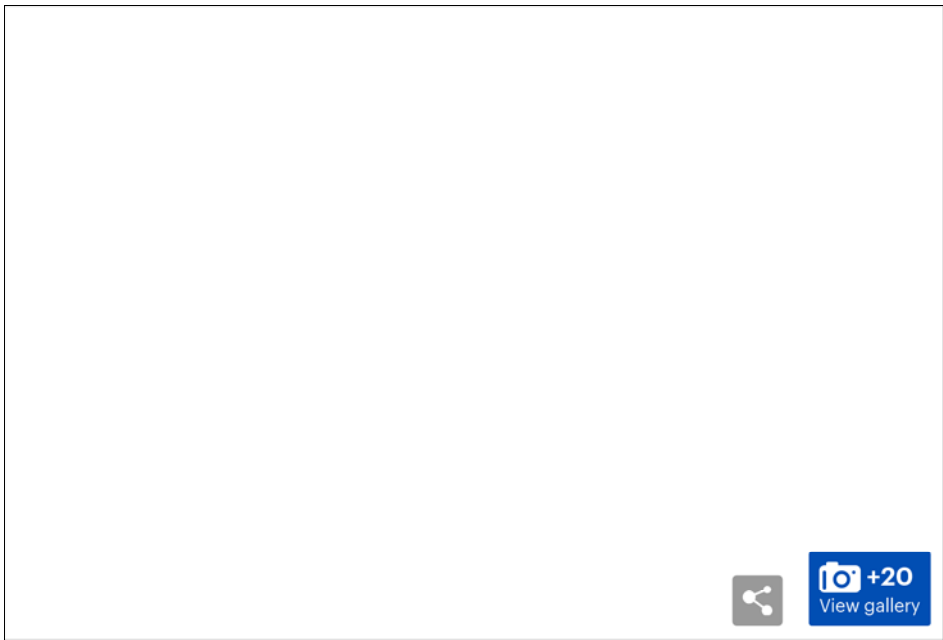
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▶ Surgery-addicted social media star Mary Magdalene wants to make her breast and butt implants even BIGGER so she can look like 'a stick with balloons'

▶ Katy Perry showcases her tiny waist in a plunging lavender puff sleeved corset blouse on American Idol



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Day in court: Jeffrey Epstein entered a not guilty plea to charges of sex trafficking on Monday in federal court, for his alleged sexual abuse of three minors (l to r: Martin Weinberg, Epstein, and Marc Fernich)



The US Attorney's office has revealed that it has received multiple calls from witnesses that have yet to be interviewed in the 36 hours since Epstein's arrest.

In addition, any victims of Epstein in New York will have the right to file a civil claim against him in the state anytime before August 14, 2020 - even if the statute of limitations has expired in the case.

Federal prosecutors informed the court though that they 'don't expect any imminent superseding indictments in this case.'

Epstein and Weingarten ultimate opted to delay his bail hearing, asking for three more days to prepare arguments against the bail memorandum filed by federal prosecutors.

It was then ordered by the judge that the request for bail be submitted on Thursday and prosecutors turn in their response on Friday ahead of a hearing next Monday when he would rule on the matter.



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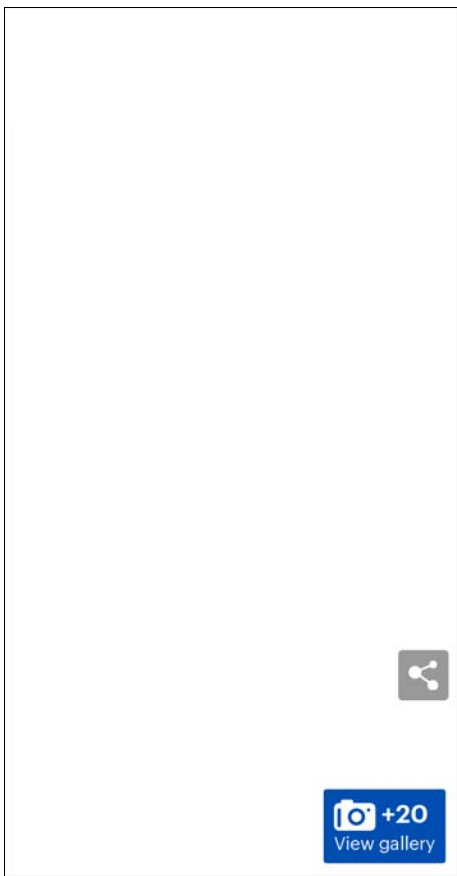
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▶ **Jennifer Lopez, 52, goes makeup-free as she details the toll late-night movie shoots have taken on her skin - before touting 'magic' JLo Beauty product she uses to 'rejuvenate' her**

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Defense: 'It is fair to say that a significant segment of the law enforcement community in Florida thought that what we had was simple prostitution,' stated Weingarten (victims Michelle Licata and Courtney Wild above on Monday outside court)



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View gallery

Shattered youth: Courtney Wild (left at 14) was still in middle school and had braces when Epstein allegedly forced her into performing sex acts (victim Michelle Licata at 16 right)

The indictment against the billionaire pedophile was unsealed on Monday morning, and states that Epstein 'enticed and recruited, and caused to be enticed and recruited, minor girls at his mansion in Manhattan and his estate in Palm Beach to engage in sex acts with him.'

There were dozens of these underage girls according to the indictment, who would receive hundreds of dollars after being forced into sex acts or, as the indictment states, finding others to engage in sex acts with Epstein.

'Moreover, in order to maintain and increase his supply of victims, Epstein also paid certain of his victims to recruit additional girls to be similarly abused by Epstein, reads the court filing.

'In this way, Epstein created a vast network of underage victims for him to sexually exploit.'

Epstein was aware the the girls were underage according to the indictment, which focuses on just three victims.

There is no mention of any other individuals who engaged in any sexual assault or molestation of minor females though, despite previous victims claiming this was a common occurrence with Epstein and his high-powered pals.

In a press conference Monday morning, the FBI declared that this was currently the number one case for the agency while encouraging any other victims or individuals with knowledge of Epstein's alleged offenses to contact federal agents.

'We are asking anyone who may have been victimized by Jeffrey Epstein, or anyone who may have information about his alleged criminal behavior, to please call us,' said FBI Assistant Director William F. Sweeney Jr.

'We want to hear from you, regardless of the age you are now, or whatever age you were then, no matter where the incident took place. The bravery it takes to call us might empower others to speak out about the crimes committed against them.'

Epstein was ordered to forfeit his \$77 million Manhattan mansion in the indictment.

It is also suggested that he could be forced to forfeit other property, which could refer to his New Mexico ranch, two properties in the US Virgin Islands or his \$12 million Palm Beach estate.

There are also his many cars, boats and jets, which were also outlined by federal prosecutors in the bail memorandum.

LABOR SEC. ACOSTA'S EPSTEIN DEAL

Jeffrey Epstein signed a non-prosecution agreement in his previous case, which was overseen by President Trump's former Secretary of Labor, Alex Acosta.

That agreement is currently at the center of another court case as the victims who first came forward are trying to have the case retried.

The non-prosecution deal does not extend to the Southern District of New York however, and while the young girls in the indictment were in Palm Beach at the time of the criminal action detailed by prosecutors, the actual crime was happening in New York.

A federal judge recently ruled that the agreement violated the rights of more than 30 victims, but the Department of Justice has stated that the case should not be retried in a court filing.

Acosta, who in his role as US attorney violated the rights of Epstein's alleged victims when he neglected to notify them that they were no longer pursuing federal charges, stepped down shortly after Epstein's arrest.



Love Is Blind star Abhishek 'Shake' Chatterjee RIPS host Nick Lachey over remarks about his career as veterinarian

Deep Water TEASER: Ben Affleck is pushed to the brink by Ana de Armas as loveless couple tear up the marital rulebook

My mini me! Heidi Klum, 48, and look-alike daughter Leni, 17, both poses for Harper's Bazaar Germany covers in captivating shoot

Vanessa Hudgens puts on a busty display in a cut-out coral mini dress as she joins an ab-flashing Olivia Culpo at the glitzy Giambattista Valli PFW show

Emily Ratajkowski celebrates her child Sylvester's first birthday with gender neutral accents like a multicolored cake and silver balloons

Russian Doll trailer: Natasha Lyonne walks out of a grave and tumbles down a staircase for season two of the hit show which kicks off in April

Olivia Culpo displays her toned legs in an edgy voluminous blue dress and towering heels as she steps out during PFW

Victoria's Secret vet Jourdan Dunn wears a bikini top that barely contains her assets as she has a rollicking good time in Jamaica

Selena Gomez wears winter layers as she films scenes for Only Murders In The Building with James Caverly at NYC's Coney Island

Paramount Pictures actress Laurel Goodwin - who starred in Star Trek and Girls! Girls! Girls! - is dead at 79

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'[T]he defendant has access to innumerable means to flee. His sex registration documentation of "current vehicles" lists no fewer than 15 motor vehicles, including seven Chevrolet Suburbans, a cargo van, a Range Rover, a Mercedes-Benz sedan, a Cadillac Escalade, and a Hummer II,' states the filing.

'These cars are registered in various states and territories including the Virgin Islands, New York, Florida, and New Mexico. The defendant also has access to two private jets, giving him the ability to leave the country secretly and on a moment's notice and to go virtually anywhere he wants to travel.'

His lawyer has declined requests for comment ever since the moneyman's arrest on Saturday.

TIMELINE OF JEFFREY EPSTEIN'S LEGAL TROUBLES

1999-2002 – Virginia Roberts [Jane Doe #3] claims to she served as a 'sex slave' for Jeffrey Epstein and was required to engage in sexual activity with him and a number of his high-profile friends.

March 2005 – Authorities in Florida launch a probe into Epstein after a mother calls and alleges that her daughter was molested at his Palm Beach estate.

May 2006 – A probable cause affidavit is filed by the Palm Beach Police Department after the sexual battery investigation into Epstein, Sarah Kellen and Haley Robson Sworn. It charges Epstein with four counts of lewd and lascivious behavior for unlawful sex with a minor. Five victims and seventeen witnesses were interviewed, and alleged that Epstein engaged in unlawful sexual behavior. Sworn meanwhile was accused of profiting by providing young girls to Epstein, while Kellen was tasked with keeping a black book containing the names and contact information of these minors in her capacity as Epstein's assistant.

May 2006 – Barry Krischer, the State Attorney in Palm Beach, refers the case to a grand jury.

June 2006 – The grand jury returns an indictment of one count of solicitation of prostitution. This charge does not reflect that the individual in question was a minor. Only one girl testifies in front of the grand jury.

July 2006 – The Palm Beach Police Chief grows increasingly annoyed as he watches the lack of progress his investigation is making in the legal system, and convinces the FBI to open a federal investigation. It is dubbed Operation Leap Year and the possible crime being probed is 'child prostitution.'

November 2006 – Operation Leap Year picks up steam as the FBI begins interviewing potential witnesses and victims from the three states where Epstein owns property: Florida, New York and New Mexico.

June 2007 – The US Attorney's Office drafts a lengthy indictment as the federal probe of Epstein comes to an end, while at the same time Epstein begins negotiating a possible plea deal.

July 2007 – A new set of grand jury subpoenas are issued, including ones for Epstein's computers. When police go to execute those subpoenas at Epstein's Palm Beach home, they discover they have all been removed.

▶ [Zoe Kravitz claims she was 'deemed 'too urban' to play Catwoman in 'The Dark Knight Rises' and Anne Hathaway was cast instead as Batman dominates box office](#)

▶ [Dua Lipa 'is hit with ANOTHER lawsuit over her 2020 single Levitating which accuses her of ripping off TWO 70s and 80s disco tracks'](#)

▶ [Star Wars star Daisy Ridley stuns in grey polo neck cropped sweater and leopard print miniskirt at the Giambattista Valli show during PFW](#)

▶ [Linda Evangelista, 56, covers up in a mask and glasses in NYC... after saying she is 'done hiding' following botched fat-freezing procedure](#)

▶ [Orange is the complementary black! Kim Kardashian makes yet another statement look in a figure-hugging knit dress as she prepares to leave Paris](#)

▶ [Nicole Scherzinger displays her cleavage and toned frame during couple's workout with hunky beau Thom Evans](#)

▶ [Fatal Attraction](#)

August 2007 – The US Attorney in Miami at the time, Alex Acosta, joins the Epstein negotiation talks.

September 2007 – Epstein signs a non-prosecution agreement on September 24 after rejecting multiple plea deals. His criminal charges are then deferred to the Palm Beach County State Attorney's Office.

October 2007 – Acosta meets with Epstein's lawyer Jay Lefkowitz to finalize the terms of the plea deal. It is agreed that the victims would not be notified, the deal would be kept under seal and all grand jury subpoenas would be canceled – including the one for Epstein's computers, which were still at large.

January 2008 – After months of demands, Epstein and his lawyers say they will not longer accept the plea deal because he forces him to register as a sex offender.

February 2008 – A civil lawsuit is filed against Epstein by an anonymous woman, stating that as a 16-year-old minor she was recruited to give Epstein a paid massage. She demands \$50 million, claiming that she was then force to perform sex acts on Epstein.

March 2008 – A federal grand jury presentation is planned following the FBI probe. Lawyers for Epstein begin harassing victims with phone calls and one of his investigators is accused of trying to run a victim's father off the road.

March 2008 – A second woman files a civil action against Epstein.

May 2008 – It is announced that with no plea deal in case, the federal case against Epstein can proceed.

June 2008 – On June 30, Epstein pleads guilty to one count of solicitation of prostitution and one count of solicitation of prostitution with a minor under the age of 18. Both are state charges and he is sentenced to 18 months in jail. He will also have to register as a sex offender.

July 2008 – Epstein's victims learn of the plea deal, but it will be another 10 years before they are informed of all the details, including the fact that victim was 16 in the charge to which Epstein entered a guilty plea and not 14 like the women were led to believe. This allowed Epstein to avoid registering as a sex offender in multiple states like New Mexico, where he has a ranch. An emergency petition is filed udner the Crime Victims' Rights Act, which mandates that victims be informed about plea agreements and the right to appear at sentencing. It is ignored.

August 2008 – Epstein's agreement cannot be unsealed for the victims to see it is ruled in court, with federal prosecutors fighting to keep the records hidden from the public.

October 2008 – Epstein begins work release from the county stockad, where six days a week an he is transported to an office where he is able to work and entertain visitors. He returns to the stockade in the evening.

December 2008 – A judge grants Epstein's request to travel to New York for a day and then an extended stay. He says it is for a court case, but after an initial filing there is no follow-up in the case.

July 22, 2009 – Epstein is released from prison.

director Adrian Lyne hopes the Paramount+ reboot of 1987 classic will improve on its 'flat' ending after describing his new film as another '****d-up love story'

▶ Kaia Gerber and boyfriend Austin Butler hold hands as they take his dog for a hike at the TreePeople park in Los Angeles

▶ Shaquille O'Neal, 7ft1in, TOWERS over Jonah Hill, 5ft7in, at the basketball legend's 50th birthday bash as the actor suggest they remake Twins

▶ Lady Gaga's going on tour again! Pop star gets a caffeine fix in LA before announcing new dates for her Chromatica Ball summer shows

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▶ January Jones seen on rare public outing with her son Xander... as they go grocery shopping together in LA

▶ Chloe Grace Moretz turns heads in long black leather trench



coat and slicked back hair as she arrives at the Louis Vuitton Paris Fashion Week show

▶ Chris Brown's customized Miami Blue 2012 Lamborghini Aventador that has only 16K miles on it 'goes on sale' for \$300K

▶ Baywatch to Broadway! Pamela Anderson will make her Broadway stage debut as Roxie Hart in Chicago this spring

▶ Back on? Karrueche Tran and Quavo Huncho reignite dating rumours as they enjoy a low-key dinner in West Hollywood

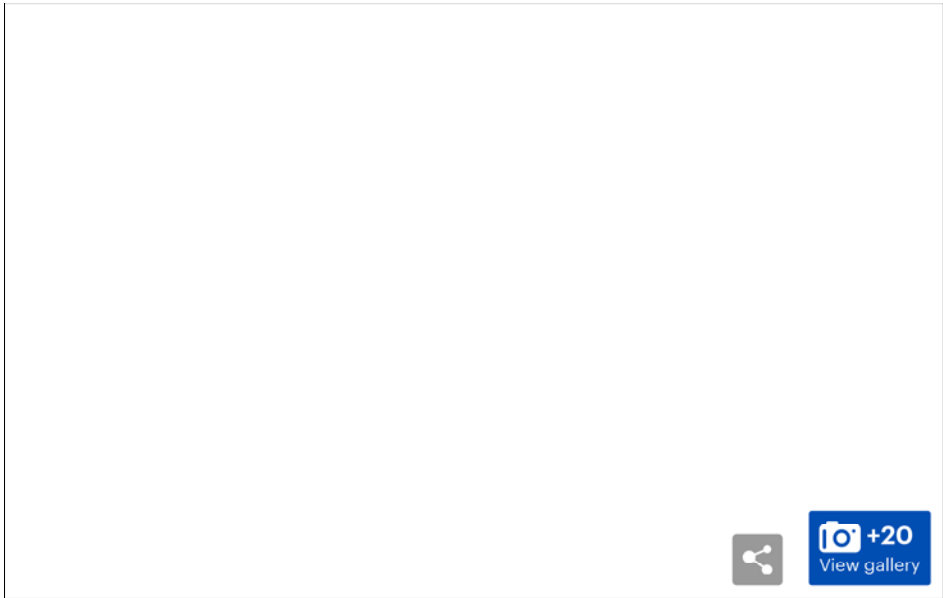
▶ 'I needed to learn some things': Renee Zellweger, 52, reveals she studied international law at UCLA during break from acting

▶ 'On our third date we named our children!' Tom Daley reveals he always wanted to be a father and details parenting son Robbie Ray with husband Dustin Lance Black

▶ Bella Hadid sports bleached eyebrows and a quirky gown as she storms the runway for Sacai's PFW show before going for a stroll with boyfriend Marc Kalman

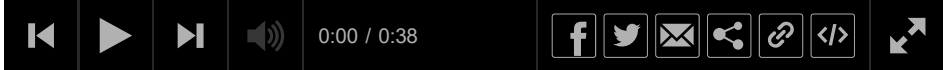
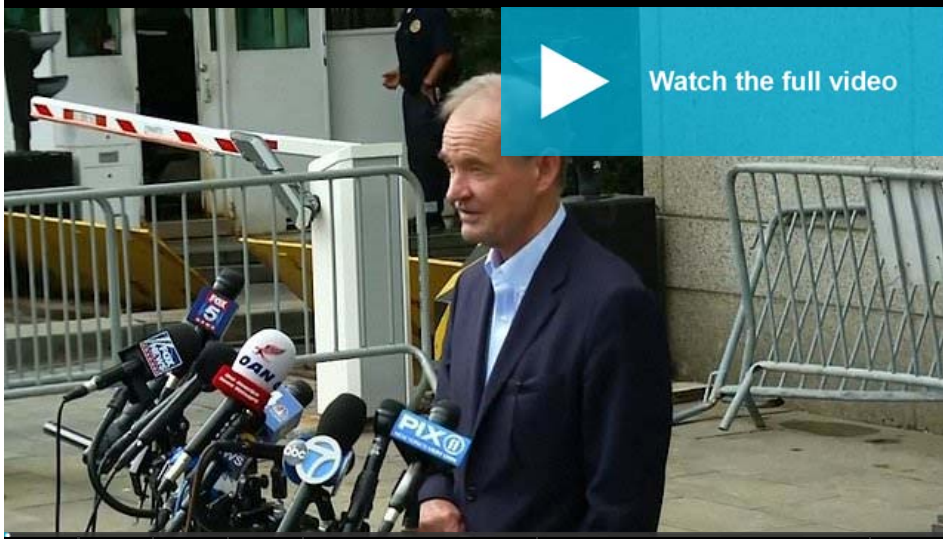
▶ Khloe Kardashian wears a Kanye West sweatshirt during outing with daughter True... after his attacks on her sister Kim Kardashian and Pete Davidson

▶ Bella Hadid continues to leave her mark on Paris Fashion Week as she dons school uniform-esque attire whilst leaving the Royal Monceau Hotel



Epstein's extreme security measures (keypad and fingerprint scan are seen above)

Plaintiffs attorney says clients hope Epstein is brought to justice



The charges stem specifically from the alleged sexual assaults of the three minor victims and the actions of three Epstein employees between 2002 and 2005. The

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victims and employees are not named in the indictment.

Two of those minor victims were based near Epstein's \$6 million Palm Beach estate, while the other was near his Manhattan mansion.

The girls would be taken to Epstein's houses, according to the indictment and asked to give him a massage.

These massages 'would be performed nude or partially nude,' 'would become increasingly sexual in nature,' and 'would typically include one or more sex acts.'

'As alleged, Jeffrey Epstein abused underage girls for years, operating a scheme in which girls he victimized would recruit others for Epstein to exploit and abuse,' said US Attorney Geoffrey Berman on Monday.

'Epstein exploited girls who were vulnerable to abuse, enticed them with cash payments, and escalated his conduct to include sex acts, often occurring at his residence on the Upper East Side of Manhattan.'

He continued: 'While the charged conduct is from a number of years ago, the victims – then children and now young women – are no less entitled to their day in court. My Office is proud to stand up for these victims by bringing this indictment.'

On June 30, 2008, Epstein entered a guilty plea to state charges of soliciting an underage girl for prostitution, and ultimately served just 13 months of his 18-month sentence.

He was never charged with a federal crime.

That time was served not in a prison, but rather the Palm Beach Stockade, which is a local detention center.

Epstein was also allowed to leave six days a week to go work out of his West Palm Beach office during his time behind bars. A few months later, the judge approved a trip to New York City to visit his lawyer.

After his release he did have to register as a sex offender in some states, but not New Mexico, where he owns a ranch, or the US Virgin Islands.

SEX TRAFFICKING & CONSPIRACY TO COMMIT SEX TRAFFICKING

Sex Trafficking of Minors (maximum sentence of 40 years in prison)

This refers to any recruitment, harboring, transportation, provision, obtaining, patronizing, or soliciting of a minor for the purpose of a commercial sex act.

Offenders of this crime often target vulnerable children and gain control over them using a variety of manipulative methods.

Those offenders now have more channels to carry out these crimes with the advent of the Internet and mobile technology, and as a result are harder to apprehend in most cases.

In Epstein's case, he was with an employee in New York who he allegedly instructed to contact a minor in Palm Beach to set up a meeting between the two.

This happened at least two times with two different employees and two different minors according to the indictment.

Conspiracy to Sex Traffic Minor (maximum sentence of five years in prison)

This refers to enticing a minor for the purpose of a commercial sex act.

In Epstein's case, he allegedly contacted the minor victim in New York and set up a meeting at his mansion during which a commercial sex act took place.

An Epstein employee was also involved in scheduling that meeting.

▶ [Queen Letizia of Spain looks elegant in shades of dark blue as she and King Felipe VI attend an event for Princess of Girona Foundation's Arts and Literature Award](#)

▶ [Bella Hadid gives fans an insight into model life as she shares behind the scenes snaps from Balenciaga's Paris Fashion Week show](#)

▶ [Kaia Gerber, 20, packs on the PDA with her boyfriend Austin Butler, 30, as they enjoy an afternoon out in Los Angeles](#)

▶ [Sophie Turner conceals her stomach in leather pinafore dress amid pregnancy rumors as she joins Joe at star-studded Louis Vuitton PFW show](#)

▶ [Ed Sheeran denies 'borrowing' ideas from unknown songwriters without crediting them and says he treats them the same as big stars](#)

▶ [Caprice Bourret, 50, gives war the finger as she strips NAKED and daubs reactionary message on her body in support of stricken Ukraine](#)

▶ [Pamela Anderson spotted out on a dinner date with son Brandon Lee at Craig's in West Hollywood... after news about her new Netflix documentary](#)

Epstein signed a non-prosecution agreement as well in the case, which was overseen by President Trump's current Secretary of Labor, Alex Acosta.

That agreement is currently at the center of another court case as the victims who first came forward are trying to have the case retried.

The non-prosecution deal does not extend to the Southern District of New York however, and while the young girls in the indictment were in Palm Beach at the time of the criminal action detailed by prosecutors, the actual crime was happening in New York.

A federal judge recently ruled that the agreement violated the rights of more than 30 victims, but the Department of Justice has stated that the case should not be retried in a court filing.

Acosta, who in his role as US attorney violated the rights of Epstein's alleged victims when he neglected to notify them that they were no longer pursuing federal charges, has not commented on any of the current cases involving the pedophile.

The Southern District of New York's Public Corruption Unit investigated Epstein, who is facing up to 45 years behind bars if found guilty on both counts: sex trafficking of minors and conspiracy to engage in sex trafficking of minors.

The charges against Epstein were filed following dozens of interviews with victims, who also spoke with the FBI and the NYPD.

The Public Corruption Unit is tasked with heading up the 'prosecution of corruption crimes committed by elected and appointed officials, government employees, and individuals and companies doing business with the city, state, and federal government.'

Among the crimes it investigates are 'bribery, embezzlement, and frauds committed against local, state, and federal government agencies,' but no mention of sex trafficking.

It is also where former FBI director James Comey's daughter Maurene is employed as a lawyer.

She has been assigned to the case and was seen outside federal court on Monday.



Legal eagles: Maurene Comey, the daughter of former FBI director James Comey, was seen outside court on Monday (with Alex Rossmiller on right)

▶ Emma Stone looks classically chic in head-to-toe black as she arrives with husband Dave McCary at Louis Vuitton's fashion show in Paris

▶ Sex Education star Ncuti Gatwa is one of the country's best paid young actors after he was homeless before landing breakthrough role in the Netflix show

▶ Jennifer Connelly, 51, shows off her sensational style in a cape-sleeve blazer and embellished top as she attends Louis Vuitton's PFW show

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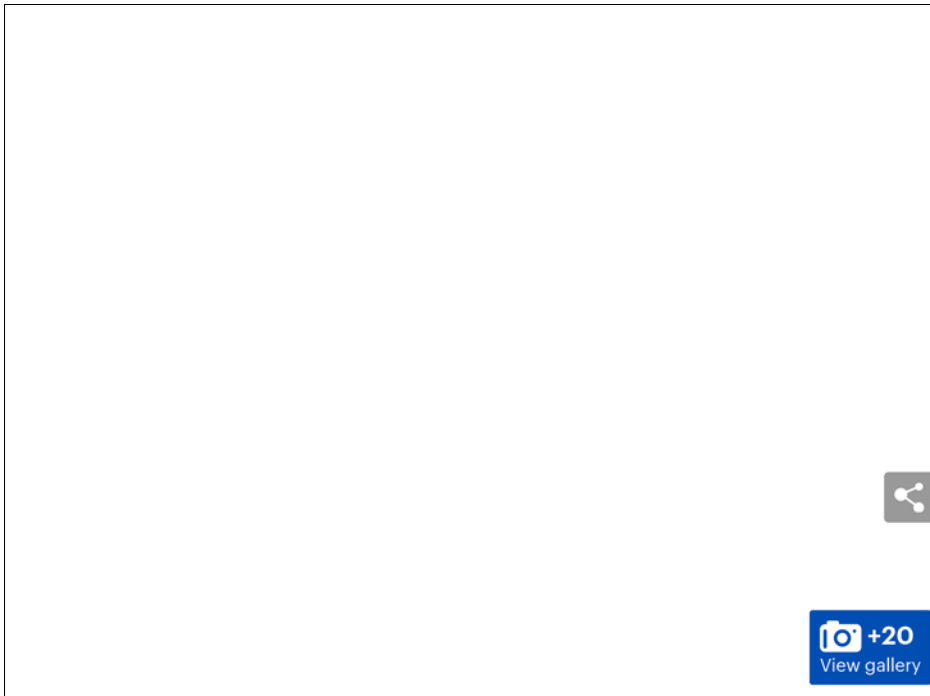
▶ A family affair! Salma Hayek looks typically stylish as she's joined by husband François-Henri Pinault and their daughters at Balenciaga fashion show in Paris

▶ Tom Cruise pilots his own helicopter and waves to adoring fans as shooting in South Africa continues for MI:8 - after blowing \$290M on filming



+20
View gallery

Evidence: Found in Epstein's home were contemporaneous notes, messages recovered from the defendant's residence that include names and contact information for certain victims



+20
View gallery

College co-eds: Protesters from NYU came out to Federal Court House with Jeffrey Epstein pictures to protest.

▶ **Hailey Bieber puts on a VERY leggy display in a black fur coat as she shares a slew of sizzling snaps from her time at Paris Fashion Week**

▶ **Ashley Roberts wraps up warm in a shearling jacket and black corset dress as she leaves radio studio in London**

▶ **Alessandra Ambrosio keeps it casual in a knitted polo neck jumper as she enjoys a romantic lunch with boyfriend Richard Lee in Beverly Hills**

▶ **What happens in Vegas! Kristin Cavallari lets loose as hunky male dancer licks whipped cream off her neck and grinds against her at VERY raunchy Magic Mike show**

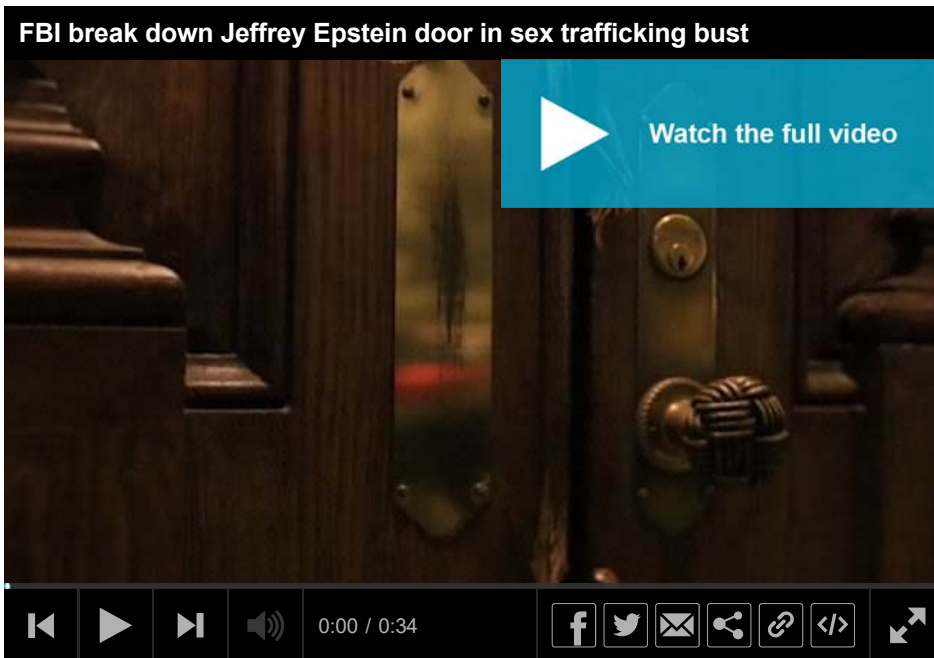
▶ **Tim McGraw and wife Faith Hill share a kiss on stage while performing at The American Rodeo in Dallas**

▶ **Jodie Turner-Smith nails spring chic in forest green tailored coat as she steps out during Paris Fashion Week**

▶ **Killing Eve series four RECAP: Confession leads to crucifixion as Villanelle's Christian conversion goes full circle (and ends in holy bloodshed)**

▶ **Aaron Rodgers officiates wedding of teammate David Bakhtiari in Santa Barbara... and 'attends nuptials with ex-fiancee Shailene Woodley'**

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[US v. Jeffrey Epstein Indi...](#) by on Scribd

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▶ Emotional Sean Penn hails President Zelensky's 'courage and dignity' after meeting him the day Putin's tanks rolled into Ukraine

▶ Randall Emmett steps out with his daughters after being accused of starting relationship with woman the same month ex Lala Kent gave birth

▶ The Pamela Anderson effect! Lily James shuns the demure gowns of old as she flashes the flesh at The Film Independent Spirit Awards

▶ Spirit Awards best dressed! Kristen Stewart, Lily James, and Euphoria star Sydney Sweeney lead the red carpet glamour in dazzling ensembles in LA

▶ Chloë Moretz sports a chic off-duty look in an oversized black coat as she steps out in Paris during Fashion Week

▶ Daisy Edgar-Jones pulls out all the fashion stops in a sheer maxi dress as she makes an appearance at the Film Independent Spirit Awards

▶ Prince Charles 'is set to loan Prince Andrew up to £7m to help bankroll multi-million sex abuse payout to Virginia Roberts'

▶ Beaming Maggie Gyllenhaal looks giddy as she leaves the Independent Spirit Awards alongside Julia Fox

EXHIBIT 13

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER’S DOCUMENT #294:
“MOTION FOR APPOINTMENT OF SPECIAL
MASTER FOR PROCEEDINGS AND FINDINGS OF
FACT OF GROUND VII”; AND DOCUMENT #296:
“MOTION FOR APPOINTED COUNSEL TO ASSIST
IN 2255 CASE MOTION AND
BRIEF/MEMORANDUM OF LAW IN SUPPORT OF
MOTION BY BRIAN DAVID HILL.”

by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
JUSTICEFORUSWGO.WORDPRESS.COM



In The
Court of Appeals
Of Virginia

BRIAN DAVID HILL,

Petitioner,

v.

**COMMONWEALTH OF VIRGINIA,
CITY OF MARTINSVILLE,**

Respondent.

**BRIAN DAVID HILL'S PETITION FOR A WRIT OF ACTUAL
INNOCENCE BASED ON NONBIOLOGICAL EVIDENCE
AT COURT OF APPEALS OF VIRGINIA**

NOTICE OF APPEAL TO SUPREME COURT OF VIRGINIA

U.S.W.G.O.

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



Pro Se Appellant

– JusticeForUSWGO.wordpress.com

NOTICE OF APPEAL

Brian David Hill, the Petitioner who had filed a Petition for the Writ of Actual Innocence, and Appellant, pro se, hereby appeals to the Supreme Court of Virginia from the final judgment of this Court by final order entered March 1, 2022, denying and summarily dismissing Brian Hill's Petition for the Writ of Actual Innocence under Chapter 19.3 of Title 19.2 of the Code of Virginia by petition filed on February 3, 2022.

There are no transcripts as there was no hearing and no oral argument over the denial and dismissal of that Petition.

This appeal is being filed in good faith as it doesn't make sense for a Court to punish a criminal Defendant WHO IS INNOCENT, INNOCENT, and have his Federal Supervised Release revoked in 2019 and have Defendant pay legal fees but not give him the Due Process legal right under the U.S. Constitution and Virginia Constitution to challenge the wrongful conviction based on newly admissible evidence that wasn't admissible in 2019 at the time Defendant had withdrawn his appeal. That ruling deprived Petitioner of due process of law and deprived Petitioner of being free of cruel and unusual punishments inflicted. It is a cruel and unusual punishment inflicted to make even a criminal defendant spend any time in jail and to pay any legal fees when innocent. The Court of Appeals of Virginia

ignored the law which is not what a Court of Law is supposed to do. The Court of Appeals of Virginia ignored Virginia Code § 19.2-271.6. Evidence of defendant's mental condition admissible; notice to Commonwealth. The Court ignored the law and treated the law as if it doesn't even exist. That is terrible for a Court of Law to be ignoring the Law. The Court of Appeals of Virginia is ignoring a codified law on the books. They are ignoring the actual innocence of Brian David Hill by ignoring § 19.2-271.6. Evidence of defendant's mental condition admissible; notice to Commonwealth. The Court of Appeals of Virginia is ignoring the U.S. Constitution and Virginia Constitution because they are acting as though they are under admiralty law, LAW OF THE SEA, LAW OF THE ADMIRAL, LAW OF THE SHIP CAPTAIN. Acting under the CORPORATION called the UNITED STATES OF AMERICA in all caps instead of United States of America. They are acting outside of the Constitution and Courts of Law that act outside the Constitution are not acting within the Constitutional confines, they are null and void and have no validity within a Constitutional republic. They have no jurisdiction to make anybody pay legal fees if they will not provide due process of law to the very person they are encroaching upon. A Court is supposed to allow challenges to a fraud on the court. It is a fraud on the court to convict an innocent person. This Court is acting outside of the Constitutional confines and is acting outside of the law. Almost as if judges are being blackmailed here, I suspect either blackmail, threats, bribery, or anything behind the scenes. It is not normal for multiple Courts

all involving any cases I am involved in all seem to be repeating the ignoring of the laws and ignoring evidence as if somehow Brian David Hill is being treated differently than anyone else. It is discrimination and prejudice.

Whenever the Defendant had withdrawn his appeal, he never waived his right to prove his innocence or even his right to collaterally attack his criminal conviction based upon new evidence or future evidence or evidence which became admissible at a later time due to a change in Virginia Law. The Court is in the wrong and has deprived Brian David Hill of the Due Process of Law under the Fourteenth Amendment of the U.S. Constitution and Article I, Section 11 of the Virginia Constitution. Due process of law of the Virginia Constitution. This Court has deprived this Defendant and Petitioner of due process of law and neglect of duty. This Defendant and Petitioner has a CONSTITUTIONAL or LEGAL RIGHT to a New Trial by Jury or Actual Innocence Acquittal whenever new evidence surfaces showing the innocence of Brian David Hill, Brian is entitled to a NEW TRIAL by JURY or an ACTUAL INNOCENCE VERDICT. Withdrawing appeal does not take away all rights of Brian David Hill, he said in his Motion to Withdraw Appeal back in 2019 that he did not waive all rights and preserved some rights. That withdraw was supposed to only be technical but be allowed to be challenged upon enough evidence of Actual Innocence. A Court cannot just say they don't have jurisdiction to challenge a wrongful conviction but have the jurisdiction to make a

criminal Defendant pay legal fees and have a criminal record used against him. The Due Process Clause requires that they cannot demand money from me or anything without due process of law. That was not due process what the Court had entered today. This Court clearly has jurisdiction for overturning a wrongful conviction of an innocent person. Our founding fathers George Washington and Thomas Jefferson all emphasized as Christians that we should have a Constitutional right to be found not guilty or be found innocent of a crime when the new evidence demonstrates that. Defendant has read Virginia case law where new evidence can constitute a valid request for a new trial in a post-conviction motion. This Court has clearly IGNORED THE LAW and ignored the law repetitively. This is not a valid decision when there is clearly new evidence and new evidence which starts on the day which that evidence was made admissible under new law passed in 2021. I cannot be expected to file evidence in 2019 when at the time in 2019 that very evidence was inadmissible and treated like it is not legally valid. Now that the evidence is legally admissible and legally valid, it is NEW EVIDENCE and was not available at the time of withdrawing appeal. This Court is in the wrong and has deprived Defendant / Petitioner of due process of law and has exhibited CRUEL AND UNUSUAL PUNISHMENTS INFLICTED against somebody who lives off of SSI federal disability money; and is innocent of his crime. This is uncalled for.

If this Court doesn't have jurisdiction to overturn the Circuit Court's

wrongful conviction, then “who the hell does then?” as former Governor Jesse Ventura said in a press conference over a judicial decision. He said: “The Court said that I don’t have jurisdiction, well then who the hell does? Who the hell does then?” This Court permitted the wrongfully conviction of Brian David Hill of Indecent Exposure under § 18.2-387 but refuses to allow the criminal Defendant to challenge that wrongful conviction.

This is unconstitutional and if the Court does not have jurisdiction to allow Defendant / Petitioner to challenge his wrongful conviction; then maybe this Court or any other Court doesn’t have jurisdiction to make Defendant pay any legal fees either because forcing the Defendant to pay legal fees in this case is Unconstitutional and violates the Due Process clause of the Fourteenth Amendment as well as cruel and unusual punishment inflicted, when the Court refuses to allow the Defendant to even challenge his wrongful conviction. Due Process of Law is not one sided under the adversarial system. **Petitioner will sue Virginia for violating civil rights under Federal Law.** Either it has the jurisdiction to allow the Defendant to challenge why he should be forced to pay any legal fees for a crime he is innocent of, or the Court shouldn’t have jurisdiction to even enforce it since they refuse to give the Defendant to even challenge why he is being punished by this same Court. This is wrong.

Respectfully submitted with the Court, This the 1st day of March, 2022.

Brian D. Hill
Signed

Brian D. Hill -



Brian D. Hill
Petitioner
Appellant, pro se
Former news reporter of U.S.W.G.O. Alternative News
Ally of Q
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JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

CERTIFICATE OF SERVICE, CERTIFICATE OF FILING

The undersigned certifies as follows:

- (1) The name and address of the Appellant/Petitioner is:
Brian David Hill – Ally of Q and Attorney Lin Wood
Family/Friend site: JusticeForUSWGO.wordpress.com or JusticeForUSWGO.NL
310 Forest Street, Apartment 2
Martinsville, Virginia 24112
- (2) Appellant is not represented by counsel at this time.

(3) The names of Appellees are:

Commonwealth of Virginia
City of Martinsville

(4) The name, address, and telephone number of counsel for appellees' is:

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Martinsville, VA 24112

(276) 403-5470

service@oag.state.va.us

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Fax: 804-786-1991

2. G. Andrew Hall, Esquire

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Fax: 804-786-1991

tstamos@oag.state.va.us

(5) A copy of this Notice of Appeal has been transmitted by fax/facsimile and transmitted by Roberta Hill (electronic filing representative) via email to the Court of Appeals of Virginia Clerk's Office, to the Supreme Court of Virginia Clerk's Office, to opposing counsel, and electronically filed by Roberta Hill (electronic

filing representative) through the Court's VACES system to the Clerk of the Court of Appeals of Virginia, all on March 1, 2022.

The following parties with fax numbers and email addresses of the parties are listed herein:

<p>Glen Andrew Hall, Esq. Commonwealth Attorney's Office for the City of Martinsville 55 West Church Street P.O. Box 1311 Martinsville, Virginia 24114/24112 Attorney for the Commonwealth Phone: (276) 403-5470 Fax: (276) 403-5478 Email: ahall@ci.martinsville.va.us</p>	<p>Hon. A. John Vollino, Clerk of the Court Court of Appeals of Virginia Phone: (804) 786-5651 109 North Eighth Street Richmond, VA 23219-2321 Email: cavbriefs@vacourts.gov</p>
<p>Brandon Thomas Wroblewski, Esquire 105 Rochdale Lane Suffolk, VA 23434 Martinsville, VA 24112 (276) 403-5470 service@oag.state.va.us bwroblewski@oag.state.va.us Fax: 804-786-1991</p>	<p>Clerk of Court - Muriel-Theresa Pitney Deputy Clerk I - Lesley Smith Deputy Clerk II - Jody James-Woods Deputy Clerk III - Melissa B. Layman Address - Supreme Court of Virginia P.O. Box 1315 100 North Ninth Street, 5th Floor Richmond, VA 23219-1315 Phone - (804) 786-2251</p>
<p>Theophani Katherine Stamos, Esquire 5926 16th Street, North Arlington, VA 22205 Phone: 202-353-5440 Fax: 804-786-1991 tstamos@oag.state.va.us</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. All exhibits or any exhibits with anything printed from any internet based service was printed and researched by Roberta Hill.

That should satisfy the Certificate of Service regarding letters/pleadings during the ongoing Covid-19 pandemic. 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 c/o 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.


Signed

Brian D. Hill

U.S.W.G.O.



Brian D. Hill
Defendant
Appellant, pro se
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Where We Go One, We Go All

Freedom, Independence, the need for liberty and the rule of law.

EXHIBIT 14

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER’S DOCUMENT #294:
“MOTION FOR APPOINTMENT OF SPECIAL
MASTER FOR PROCEEDINGS AND FINDINGS OF
FACT OF GROUND VII”; AND DOCUMENT #296:
“MOTION FOR APPOINTED COUNSEL TO ASSIST
IN 2255 CASE MOTION AND
BRIEF/MEMORANDUM OF LAW IN SUPPORT OF
MOTION BY BRIAN DAVID HILL.”

by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
JUSTICEFORUSWGO.WORDPRESS.COM



VIRGINIA:

In the Court of Appeals of Virginia on Tuesday the 1st day of March, 2022.

Brian David Hill, Petitioner,
against Record No. 0173-22-3
Commonwealth of Virginia, Respondent.

Upon a Petition for a Writ of Actual Innocence

Before Judges Beales, Athey, and Lorish

Brian David Hill seeks a Writ of Actual Innocence under Chapter 19.3 of Title 19.2 of the Code of Virginia by petition filed on February 3, 2022. Hill contends that he is actually innocent of indecent exposure, for which he was convicted in the General District Court of the City of Martinsville on December 21, 2018. Although Hill appealed the conviction to the Circuit Court of the City of Martinsville, he subsequently withdrew his appeal. By final order entered on November 18, 2019, the circuit court affirmed the judgment of the general district court and ordered Hill to pay court costs. *See* Code § 16.1-133.

Hill asserts he is innocent based on the “unlawful destruction of evidence by the Commonwealth.” Specifically, Hill alleges that the Martinsville Police Department and Sovah Hospital destroyed evidence pertinent to his ability to defend against the charge for which he was convicted. Hill also notes the 2020 amendments to the actual innocence statutes relaxing the burden of proof from clear and convincing evidence to a preponderance of the evidence. *See generally Tyler v. Commonwealth*, 73 Va. App. 445, 460-62 (2021) (discussing the change in the burden of proof).

ANALYSIS

“Code § 19.2-327.10 confers original jurisdiction upon this Court to consider a petition for a writ of actual innocence based on non-biological evidence.” *Johnson v. Commonwealth*, 72 Va. App. 587, 596 (2020) (quoting *Phillips v. Commonwealth*, 69 Va. App. 555, 562 (2018)). “This Court’s authority to issue a

writ of actual innocence, however, ‘is limited. It can only be exercised “in *such cases* and in *such manner* as may be provided by the General Assembly.’”” *Waller v. Commonwealth*, 70 Va. App. 772, 775 (2019) (quoting *In re Brown*, 295 Va. 202, 209 (2018) (quoting Va. Const. art. VI § 1)) (emphasis in original).

“Code § 19.2-327.10 confers original jurisdiction upon the Court of Appeals of Virginia to consider a petition for a writ of actual innocence based on newly-discovered, non-biological evidence filed by any individual ‘convicted of a *felony*[.]’” *Turner v. Commonwealth*, 282 Va. 227, 239 (2011) (emphasis added). By authorizing this Court to issue a writ of actual innocence in response to a petition from a person who was convicted of a felony, the General Assembly plainly limited eligibility for the writ to those convicted of felony offenses. “Petitions that fall ‘outside of these statutory boundaries,’ must be submitted to the Governor of Virginia, who is vested with the power of executive clemency.” *Waller*, 70 Va. App. at 775 (quoting *In re Brown*, 295 Va. at 209). Here the record reflects, and Hill expressly pleads, that he was convicted of a misdemeanor offense.

Accordingly, this Court is without jurisdiction to consider Hill’s petition for a writ of actual innocence and his petition is summarily dismissed. Code § 19.2-327.10.

A Copy,

Teste:

A. John Vollino, Clerk

By:



Deputy Clerk

EXHIBIT 15

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER’S DOCUMENT #294:
“MOTION FOR APPOINTMENT OF SPECIAL
MASTER FOR PROCEEDINGS AND FINDINGS OF
FACT OF GROUND VII”; AND DOCUMENT #296:
“MOTION FOR APPOINTED COUNSEL TO ASSIST
IN 2255 CASE MOTION AND
BRIEF/MEMORANDUM OF LAW IN SUPPORT OF
MOTION BY BRIAN DAVID HILL.”

by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
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right under the U.S. Constitution and Virginia Constitution to challenge the wrongful conviction based on newly admissible evidence that wasn't admissible in 2019 at the time Defendant had withdrawn his appeal.

Whenever the Defendant had withdrawn his appeal, he never waived his right to prove his innocence or even his right to collaterally attack his criminal conviction based upon new evidence or future evidence or evidence which became admissible at a later time due to a change in Virginia Law. The Court is in the wrong and has deprived Brian David Hill of the Due Process of Law under the Fourteenth Amendment of the U.S. Constitution and Article I, Section 11 of the Virginia Constitution. Due process of law of the Virginia Constitution. This Court has deprived this Defendant of due process of law and neglect of duty. This Defendant has a CONSTITUTIONAL or LEGAL RIGHT to a New Trial by Jury whenever new evidence surfaces showing the innocence of Brian David Hill, Brian is entitled to a NEW TRIAL by JURY. Withdrawing appeal does not take away all rights of Brian David Hill, he said in his Motion to Withdraw Appeal back in 2019 that he did not waive all rights and preserved some rights. That withdraw was supposed to only be technical but be allowed to be challenged upon enough evidence of Actual Innocence. A Court cannot just say they don't have jurisdiction to challenge a wrongful conviction but have the jurisdiction to make a criminal Defendant pay legal fees and have a criminal record used against him. The Due Process Clause requires that they cannot demand money from me or anything without due process of law. That was not due process what the Court had entered today. This Court clearly has jurisdiction for requests for a NEW TRIAL. Defendant has read Virginia case law where new evidence can constitute a valid request for a new trial in a post-conviction motion. This Court has clearly IGNORED THE LAW and ignored the law repetitively. This is not a valid decision when there is clearly new evidence and new evidence which starts on the day which that evidence was made admissible

under new law passed in 2021. I cannot be expected to file evidence when at the time in 2019 that evidence was inadmissible and treated like it is not legally valid. Now that the evidence is admissible and legally valid, it is NEW EVIDENCE and was not available at the time of withdrawing appeal. This Court is in the wrong and has deprived Defendant of due process of law and has exhibited CRUEL AND UNUSUAL PUNISHMENTS INFLICTED against somebody who lives off of SSI federal disability money; and is innocent of his crime. This is uncalled for.

If this Court doesn't have jurisdiction to overturn its own wrongful conviction, then "who the hell does then?" as former Governor Jesse Ventura said in a press conference over a judicial decision. He said: "The Court said that I don't have jurisdiction, well then who the hell does? Who the hell does then?" This Court wrongfully convicts Brian David Hill of Indecent Exposure under § 18.2-387 but refuses to allow the criminal Defendant to challenge that wrongful conviction.

This is unconstitutional and if the Court does not have jurisdiction to allow Defendant to challenge his wrongful conviction; then maybe this Court doesn't have jurisdiction to make Defendant pay any legal fees either because forcing the Defendant to pay legal fees in this case is Unconstitutional and violates the Due Process clause of the Fourteenth Amendment, when the Court refuses to allow the Defendant to even challenge his wrongful conviction. Due Process is not one sided. Either it has the jurisdiction to allow the Defendant to challenge why he should be forced to pay any legal fees for a crime he is innocent of, or the Court shouldn't have jurisdiction to even enforce it since they refuse to give the Defendant to even challenge why he is being punished by this same Court. This is wrong.

Respectfully submitted with the Court, This the 22th day of February, 2022.



Brian D. Hill
Signed
Brian D. Hill

Brian D. Hill
Defendant
Appellant, pro se
Former news reporter of U.S.W.G.O. Alternative News
Ally of Q
310 Forest Street, Apartment 2
Martinsville, Virginia 24112
(276) 790-3505



JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

CERTIFICATE OF SERVICE, CERTIFICATE OF FILING

The undersigned certifies as follows:

(1) The name and address of the Appellant is:

Brian David Hill – Ally of Q and Attorney Lin Wood
Family/Friend site: JusticeForUSWGO.wordpress.com or JusticeForUSWGO.NL
310 Forest Street, Apartment 2
Martinsville, Virginia 24112

(2) Appellant is not represented by counsel at this time.

(3) The names of Appellees is:

Commonwealth of Virginia
City of Martinsville

(4) The name, address, and telephone number of counsel for appellees' is:

G. Andrew Hall
Martinsville Commonwealth's Attorney

55 W. Church Street
Martinsville, VA 24112
(276) 403-5470

(5) A copy of this Notice of Appeal has been transmitted by fax/facsimile and transmitted by Roberta Hill (electronic filing representative) via email to the Martinsville Circuit Court Clerk's Office, to opposing counsel, and electronically filed by Roberta Hill (electronic filing representative) through the Court's VACES system to the Clerk of the Court of Appeals of Virginia, all on February 22, 2022. Like on the day of 1776, the new cycle of Pluto. The day of independence and freedom.

The following parties with fax numbers and email addresses of the parties are listed herein:

Glen Andrew Hall, Esq. Commonwealth Attorney's Office for the City of Martinsville 55 West Church Street P.O. Box 1311 Martinsville, Virginia 24114/24112 Attorney for the Commonwealth Phone: (276) 403-5470 Fax: (276) 403-5478 Email: ahall@ci.martinsville.va.us	Hon. Ashby R. Pritchett, Clerk of the Court Circuit Court for the City of Martinsville Phone: 276-403-5106 Fax: 276-403-5232 55 West Church Street, Room 205 P.O. Box 1206 Martinsville, VA 24114 Email: apritchett@vacourts.gov
--	--

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. All exhibits or any exhibits with anything printed from any internet based service was printed and researched by Roberta Hill.

That should satisfy the Certificate of Service regarding letters/pleadings during the ongoing Covid-19 pandemic. 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 c/o 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

Defendant

Appellant, pro se

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

Ally of Q

310 Forest Street, Apartment 2

Martinsville, Virginia 24112

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U.S.W.G.O.



Where We Go One, We Go All

Freedom, Independence, the need for liberty and the rule of law.

VIRGINIA: IN THE CIRCUIT COURT FOR THE CITY OF MARTINSVILLE

COMMONWEALTH OF VIRGINIA

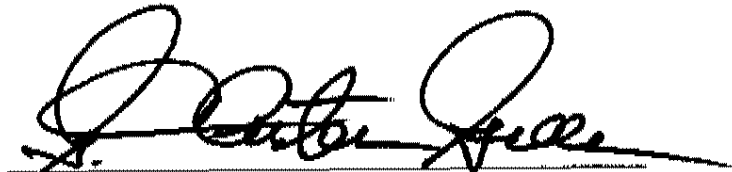
v.

ORDER
Case No. CR19000009-00

BRIAN DAVID HILL

UPON CONSIDERATION of the defendant's Motion for Judgment of Acquittal or New Trial, it is ORDERED that said motion is hereby DENIED on the ground of lack of jurisdiction.

ENTER: This 22nd day of February, 2022.



Judge

Endorsement is dispensed with – Rule 1:13

EXHIBIT 16

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER'S DOCUMENT #294:
"MOTION FOR APPOINTMENT OF SPECIAL
MASTER FOR PROCEEDINGS AND FINDINGS OF
FACT OF GROUND VII"; AND DOCUMENT #296:
"MOTION FOR APPOINTED COUNSEL TO ASSIST
IN 2255 CASE MOTION AND
BRIEF/MEMORANDUM OF LAW IN SUPPORT OF
MOTION BY BRIAN DAVID HILL."

by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
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right under the U.S. Constitution and Virginia Constitution to challenge the wrongful conviction based on newly admissible evidence that wasn't admissible in 2019 at the time Defendant had withdrawn his appeal.

Whenever the Defendant had withdrawn his appeal, he never waived his right to prove his innocence or even his right to collaterally attack his criminal conviction based upon new evidence or future evidence or evidence which became admissible at a later time due to a change in Virginia Law. The Court is in the wrong and has deprived Brian David Hill of the Due Process of Law under the Fourteenth Amendment of the U.S. Constitution and Article I, Section 11 of the Virginia Constitution. Due process of law of the Virginia Constitution. This Court has deprived this Defendant of due process of law and neglect of duty. This Defendant has a CONSTITUTIONAL or LEGAL RIGHT to a New Trial by Jury whenever new evidence surfaces showing the innocence of Brian David Hill, Brian is entitled to a NEW TRIAL by JURY. Withdrawing appeal does not take away all rights of Brian David Hill, he said in his Motion to Withdraw Appeal back in 2019 that he did not waive all rights and preserved some rights. That withdraw was supposed to only be technical but be allowed to be challenged upon enough evidence of Actual Innocence. A Court cannot just say they don't have jurisdiction to challenge a wrongful conviction but have the jurisdiction to make a criminal Defendant pay legal fees and have a criminal record used against him. The Due Process Clause requires that they cannot demand money from me or anything without due process of law. That was not due process what the Court had entered today. This Court clearly has jurisdiction for requests for a NEW TRIAL. Defendant has read Virginia case law where new evidence can constitute a valid request for a new trial in a post-conviction motion. This Court has clearly IGNORED THE LAW and ignored the law repetitively. This is not a valid decision when there is clearly new evidence and new evidence which starts on the day which that evidence was made admissible

under new law passed in 2021. I cannot be expected to file evidence when at the time in 2019 that evidence was inadmissible and treated like it is not legally valid. Now that the evidence is admissible and legally valid, it is NEW EVIDENCE and was not available at the time of withdrawing appeal. This Court is in the wrong and has deprived Defendant of due process of law and has exhibited CRUEL AND UNUSUAL PUNISHMENTS INFLICTED against somebody who lives off of SSI federal disability money; and is innocent of his crime. This is uncalled for.

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This is unconstitutional and if the Court does not have jurisdiction to allow Defendant to challenge his wrongful conviction; then maybe this Court doesn't have jurisdiction to make Defendant pay any legal fees either because forcing the Defendant to pay legal fees in this case is Unconstitutional and violates the Due Process clause of the Fourteenth Amendment, when the Court refuses to allow the Defendant to even challenge his wrongful conviction. Due Process is not one sided. Either it has the jurisdiction to allow the Defendant to challenge why he should be forced to pay any legal fees for a crime he is innocent of, or the Court shouldn't have jurisdiction to even enforce it since they refuse to give the Defendant to even challenge why he is being punished by this same Court. This is wrong.

Respectfully submitted with the Court, This the 22th day of February, 2022.



Brian D. Hill
Signed

Brian D. Hill

Brian D. Hill
Defendant
Appellant, pro se
Former news reporter of U.S.W.G.O. Alternative News
Ally of Q
310 Forest Street, Apartment 2
Martinsville, Virginia 24112
(276) 790-3505



JusticeForUSWGO.NL or JusticeForUSWGO.wordpress.com

CERTIFICATE OF SERVICE, CERTIFICATE OF FILING

The undersigned certifies as follows:

(1) The name and address of the Appellant is:

Brian David Hill – Ally of Q and Attorney Lin Wood

Family/Friend site: JusticeForUSWGO.wordpress.com or JusticeForUSWGO.NL

310 Forest Street, Apartment 2

Martinsville, Virginia 24112

(2) Appellant is not represented by counsel at this time.

(3) The names of Appellees is:

Commonwealth of Virginia

City of Martinsville

(4) The name, address, and telephone number of counsel for appellees' is:

G. Andrew Hall

Martinsville Commonwealth's Attorney

55 W. Church Street
Martinsville, VA 24112
(276) 403-5470

(5) A copy of this Notice of Appeal has been transmitted by fax/facsimile and transmitted by Roberta Hill (electronic filing representative) via email to the Martinsville Circuit Court Clerk's Office, to opposing counsel, and electronically filed by Roberta Hill (electronic filing representative) through the Court's VACES system to the Clerk of the Court of Appeals of Virginia, all on February 22, 2022. Like on the day of 1776, the new cycle of Pluto. The day of independence and freedom.

The following parties with fax numbers and email addresses of the parties are listed herein:

Glen Andrew Hall, Esq. Commonwealth Attorney's Office for the City of Martinsville 55 West Church Street P.O. Box 1311 Martinsville, Virginia 24114/24112 Attorney for the Commonwealth Phone: (276) 403-5470 Fax: (276) 403-5478 Email: ahall@ci.martinsville.va.us	Hon. Ashby R. Pritchett, Clerk of the Court Circuit Court for the City of Martinsville Phone: 276-403-5106 Fax: 276-403-5232 55 West Church Street, Room 205 P.O. Box 1206 Martinsville, VA 24114 Email: apritchett@vacourts.gov
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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

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That should satisfy the Certificate of Service regarding letters/pleadings during the ongoing Covid-19 pandemic. 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 c/o 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

Defendant

Appellant, pro se

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

Ally of Q

310 Forest Street, Apartment 2

Martinsville, Virginia 24112

(276) 790-3505

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Where We Go One, We Go All

Freedom, Independence, the need for liberty and the rule of law.

VIRGINIA: IN THE CIRCUIT COURT FOR THE CITY OF MARTINSVILLE

COMMONWEALTH OF VIRGINIA

v.

ORDER

Case No. CR19000009-00

BRIAN DAVID HILL

UPON CONSIDERATION of the defendant's Motion for Judgment of Acquittal, which the Court treats as a Petition for Writ of Actual Innocence, it is ORDERED that said petition is hereby DENIED on the ground that the petition should have been filed in the Court of Appeals, and that this court, accordingly, lacks jurisdiction.

ENTER: This 10th day of February, 2022.



Judge

Endorsement is dispensed with – Rule 1:13

WENTY-FIRST
JICIAL CIRCUIT
OF VIRGINIA

A Cop.
Teste
By.

Ashley P. Fitchett, Clerk

Deputy Clerk



EXHIBIT 17

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER'S DOCUMENT #294:
"MOTION FOR APPOINTMENT OF SPECIAL
MASTER FOR PROCEEDINGS AND FINDINGS OF
FACT OF GROUND VII"; AND DOCUMENT #296:
"MOTION FOR APPOINTED COUNSEL TO ASSIST
IN 2255 CASE MOTION AND
BRIEF/MEMORANDUM OF LAW IN SUPPORT OF
MOTION BY BRIAN DAVID HILL."

by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
JUSTICEFORUSWGO.WORDPRESS.COM



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Case Information

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CAV Record #

Find

CAV Record # 0289 - 22 - 3

Case Type Lower Tribunal Tribunal Case #

Case Status

Notice of Appeal to SCV

Appellant Parties

Appellant

Alias

Alias Name

HILL, BRIAN DAVID

Attorney

HILL, BRIAN DAVID

Appellee Parties

Appellee

Alias

Alias Name

COMMONWEALTH OF VIRGINIA

CITY OF MARTINSVILLE

Attorney

HALL, GLEN ANDREW, (ESQ.)

Notice of Appeal

CAV Received Record Received

Briefing

Appellant Designation Appellee Designation Joint Designation Opening Brief Received Appendix Received

Appellee Brief

Received

Guardian ad Litem

Received

Reply Brief Received Pro Se Supplemental Opening Brief Received Pro Se Supplemental Appendix Received Supplemental Appellee's Brief Received Reply to Supplemental Appellee's Brief Received

Panel

Disposition Date Order OpinionDisposition Published Unpublished

Rehearing

Petition for Rehearing 3-Judge Panel Received Rehearing 3-Judge Panel Date Petition for Rehearing En Banc Received Rehearing En Banc Date Decision Decision

Rehearing Granted

Opening Brief Received

Appellee Brief / Respondent Brief - Panel Received

Received

Reply Brief Received	<input type="text"/>		
Rehearing Granted 3-Judge Panel Date	<input type="text"/>	Disposition	<input type="text"/>
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Rehearing Granted En Banc Date	<input type="text"/>	Disposition	<input type="text"/>
	<input type="checkbox"/> Order <input type="checkbox"/> Opinion		<input type="checkbox"/> Published <input type="checkbox"/> Unpublished

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EXHIBIT 18

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER’S DOCUMENT #294:
“MOTION FOR APPOINTMENT OF SPECIAL
MASTER FOR PROCEEDINGS AND FINDINGS OF
FACT OF GROUND VII”; AND DOCUMENT #296:
“MOTION FOR APPOINTED COUNSEL TO ASSIST
IN 2255 CASE MOTION AND
BRIEF/MEMORANDUM OF LAW IN SUPPORT OF
MOTION BY BRIAN DAVID HILL.”

by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
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Case Information

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CAV Record # CAV Record # **0290 - 22 - 3**

Case Type Lower Tribunal Tribunal Case #

Case Status

Notice of Appeal to SCV

Appellant Parties

Appellant	Alias	Alias Name
HILL, BRIAN DAVID		

Attorney
HILL, BRIAN DAVID

Appellee Parties

Appellee	Alias	Alias Name
COMMONWEALTH OF VIRGINIA		
CITY OF MARTINSVILLE		

Attorney
HALL, GLEN ANDREW, (ESQ.)

Notice of Appeal

CAV Received Record Received

Briefing

Appellant Designation <input type="text"/>	Appellee Designation <input type="text"/>	Joint Designation <input type="text"/>
Opening Brief Received <input type="text"/>	Appendix Received <input type="text"/>	
Appellee Brief <input type="text" value="Received"/>	Guardian ad Litem <input type="text" value="Received"/>	
Reply Brief Received <input type="text"/>	Pro Se Supplemental Appendix Received <input type="text"/>	
Pro Se Supplemental Opening Brief Received <input type="text"/>	Reply to Supplemental Appellee's Brief Received <input type="text"/>	
Supplemental Appellee's Brief Received <input type="text"/>		

Panel

Disposition Date Disposition
 Order Opinion Published Unpublished

Rehearing

Petition for Rehearing 3-Judge Panel Received <input type="text"/>	Decision <input type="text"/>
Rehearing 3-Judge Panel Date <input type="text"/>	Decision <input type="text"/>
Petition for Rehearing En Banc Received <input type="text"/>	
Rehearing En Banc Date <input type="text"/>	

Rehearing Granted

Opening Brief Received
 Appellee Brief / Respondent Brief - Panel Received

Reply Brief Received	<input type="text"/>		
Rehearing Granted 3-Judge Panel Date	<input type="text"/>	Disposition	<input type="text"/>
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Rehearing Granted En Banc Date	<input type="text"/>	Disposition	<input type="text"/>
	<input type="checkbox"/> Order <input type="checkbox"/> Opinion		<input type="checkbox"/> Published <input type="checkbox"/> Unpublished

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