In The Supreme Court Of The United States

BRIAN DAVID HILL, Petitioner,

V.

UNITED STATES OF AMERICA, Respondent,

On Petition for a Writ of Certiorari to the United States Court of Appeals for the Fourth Circuit

DECLARATION OF BRIAN D. HILL IN SUPPORT OF THE MOTION FOR REVIEW AND DISQUALIFICATION OF ANY AFFECTED HONORABLE JUSTICES WITH ACTUAL OR PERCEIVED CONFLICTS

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Dated: January 31, 2023

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DECLARATION OF BRIAN D. HILL IN SUPPORT OF THE MOTION FOR REVIEW AND DISQUALIFICATION OF ANY AFFECTED HONORABLE JUSTICES WITH ACTUAL OR PERCEIVED CONFLICTS

I, Brian D. Hill, hereby declare under 28 U.S. Code § 1746:

1. I am the Petitioner in the above-entitled action. I have learned new information of the matters discussed herein and of additional witnesses, and if called they could and would testify competently thereto.

Good Faith and Timely

2. In the petition for writ of certiorari, I the Petitioner of the case had notified this Court about the issues involving the need for a judicial disqualification/recusal in this case, thereby giving this Court ample notice and opportunity to make conflict disclosures and proactively recuse as needed, especially in light of the Court's internal conflicts check procedure prior to conference. See Petitioner's filed "Request for recusal received from petitioner", filed on Nov. 21, 2022. Also entitled a: "EMERGENCY APPLICATION TO CHIEF JUSTICE JOHN ROBERTS TO RECUSE HIMSELF FROM ALL PROCEEDINGS INVOLVED IN CERTIORARI PETITION CASE". Petitioner also filed an EMERGENCY MOTION asking to compel John Roberts to recuse himself, again this should involve this Court's internal conflicts check procedure prior to conference. See Petitioner's filed <u>"Supplement to recusal filed"</u>, filed on Dec. 06, 2022. Also entitled a: "EMERGENCY MOTION FOR REVIEW AND DISQUALIFICATION OF AFFECTED HONORABLE CHIEF JUSTICE JOHN ROBERTS WITH ACTUAL OR PERCEIVED CONFLICTS OF INTEREST".

3. John Roberts was present on the conference day, was arguably involved at all stages and proceedings of my case no. 22-6123 before this Court; and Roberts did not recuse himself during the conference day on January 6, 2023. However, given that this Court on January 9, 2023 denied my petition for writ of certiorari, with zero disclosures of any actual or potential conflicts, I believe it is incumbent upon me to proactively make this motion together with a request for rehearing. I do so now at my earliest opportunity, in good faith, to ensure and document this Court's compliance with 28 USC § 455. Otherwise, it is up the average American person, and the average lawyer and law professor as to how they will perceive whether this Court did truly exert compliance with 28 USC § 455 in this foregoing case.

Conflicted Justices

4. The deputy Clerk Clayton Higgins, had filed on the public docket (public docket is public compared to what I heard was called the "shadow docket") the "Request for recusal received from

petitioner." That was also mentioned in Paragraph 2 of this Declaration.

5. I was made aware that a member or members of the alternative media had taken a particular interest in the "Request for recusal received from petitioner." One of the alternative media talk show hosts which covered the "EMERGENCY APPLICATION TO CHIEF JUSTICE JOHN ROBERTS TO RECUSE HIMSELF..." was named Pete Santilli of the Pete Santilli Show. Petitioner's (my) family member Roberta Hill who is my mother did the research since I am not allowed to use the internet without permission of the U.S. Probation Office, and considering the sensitivity of the political issues of corruption in the U.S. Government, I may not be granted permission. So, Roberta Hill conducted the research for me used to give me copy and pasted links, as well as any other material and relevant information I need for my pleadings. This includes text links given to me for use in my pleadings. So therefore, any information which had come from the Internet, the World Wide Web, came from Roberta Hill through her research, assisting me, and fulfilling my requests to gather any credible information necessary to demonstrate whatever facts and truth I am aware of, as well as whatever facts and truth I am made aware of at a later date.

6. On January 9, 2013, Pete Santilli had conducted a broadcast about the U.S. Supreme Court being captured on the same as my Petition for the Writ of Certiorari being denied. That is presumably by the Shadow Government or Deep State, or the "Swamp". The Swamp which I presume in my humble opinion that President Trump had labeled the "Swamp" as the domestic enemy or enemies forces who wishes to tear apart the U.S. Constitution in favor of authoritarianism, communism, socialism, and/or global governance. Pete Santilli had this episode on <u>https://rumble.com/v24nkqobreaking-u.s.-supreme-court-is-officially-captured-ep-3274-</u>

<u>6pm.html</u>. Entitled as "BREAKING! U.S. Supreme Court is OFFICIALLY CAPTURED | EP 3274-6PM". Roberta Hill had downloaded a High-Definition copy of that video hosted on Rumble for myself to review over. What is of particular material fact and is of relevance to the facts of this particular episode, Pete Santilli had shown on screen a printed copy of: "EMERGENCY APPLICATION TO CHIEF JUSTICE JOHN ROBERTS TO RECUSE HIMSELF FROM ALL PROCEEDINGS INVOLVED IN CERTIORARI PETITION CASE", along with the case number.

See the following two photographs of screen captures of the video "BREAKING! U.S. Supreme Court is OFFICIALLY CAPTURED | EP 3274-6PM" shown below:



Second screenshot (2 hours, 14 minutes, and 44 seconds into the video) of the local file copy of the online video of what was downloaded by Roberta Hill, it had shown Pete Santilli holding a printout copy of my pleading for Lance Migliaccio to see, and he is known as THE BIG

MIG as in the video screenshot. Part of the bottom is cut off by a media player bar showing the time of the screen capture of the video. First screenshot is at area of the full video, at 26 minutes and 56 seconds. The full video is I presume at 3 hours, 6 minutes, and 29 seconds in total.

7. Because the Supreme Court had denied my petition for writ of certiorari, with zero disclosures of any actual or potential conflicts of interest concerning Chief Justice John Roberts being allegedly blackmailed, Pete Santilli an independent talk show host from Cincinnati, Ohio, had shown a printed copy of my filed EMERGENCY APPLICATION asking Chief Justice John Roberts to recuse himself. I had noticed that Pete had shown a printed copy of my EMERGENCY APPLICATION multiple times on his show, as demonstrated on video and as evidenced by the few screenshots I am submitting in my Declaration which proves that the pleading filed in my Supreme Court case was printed and shown by Pete Santilli on his show.

A. Pete Santilli shows a printout of my EMERGENCY APPLICATION to John Roberts pleading after 26 minutes and 56 seconds into that video clip. He says: "You see this right here, ladies and gentlemen. Alright." He showed a copy of the EMERGENCY APPLICATION filed by myself in the Supreme Court on his show.

Santilli shows a printout copy of my В. Pete "EMERGENCY APPLICATION" to John Roberts pleading after 2 hours, 14 minutes and 11 seconds into that video clip. (Disclaimer: Not a perfect transcription) He says: "no no, hold on. It's confirmation now because they had an opportunity to do what's right but what did we get?..." Pete further said: "We got, we got this. (Pete did show the pleading to The Big Mig) We got John Roberts, John Roberts who is known to have collateral material, which includes what's on the 47 discs. And that is 300 plus websites, pornographic websites, kiddie porn websites. This guy has been captured and I have proof of it. Go take a look at this case right here. This is not conspiracy theory. I know they keep you scumbags compartmentalized and you're transcribing our words...". He showed a printed copy of the EMERGENCY APPLICATION again on his show. He shown the EMERGENCY APPLICATION multiple times on the video when I had reviewed over the video of the show.

8. After I had watched the video of the Pete Santilli show recorded on January 9, 2023, I had learned new information which proves further to me that John Roberts should have recused himself instead of participating in conference and had somehow caused the denial of my petition for the writ of certiorari. I had learned from that video show of Pete Santilli an independent talk show host or alternative media talk show host from Cincinnati, Ohio, that another person had corroborated the claims made in my "EMERGENCY APPLICATION" to John Roberts asking him to recuse himself, that pleading. I was given a transcript of the video from Roberta Hill, a transcript posted online at https://justiceforuswgo.wordpress.com/2023/01/16/pete-santilli-evanneumann-has-corroborated-everything-thats-in-here-referring-to-us-supreme-court-case-22-6123-regarding-blackmail-scheme-of-child-

rape-and-murder-including-chief-justice-jo/

CITATION (link printed in document format (PDF file) by Roberta Hill and document is included as attached to this Declaration as hard evidence reference (in case link becomes unavailable)): TRANSCRIPT of BREAKING! U.S. Supreme Court is OFFICIALLY CAPTURED | EP 3274-6PM (rumble.com) – Disclaimer: Transcript may not be perfect and may have formatting errors):

Speaker Pete Santilli 26:56

You see this right here, ladies and gentlemen. Alright. I said that on January 6, the Supreme Court was going to convene a panel and they have an opportunity to do the right thing. And it was led by you ready? This guy right here. In this case? His name is Chief Justice Roberts and others who might also be guilty of the same crap. Okay. The Honorable John G. Roberts Jr. Right? should have recused himself here's a Certiorari right.

Speaker Pete Santilli 27:37

Attorney Lin Wood filed this as well, right... because Lin Wood has some stuff in it. He did! I know for a fact he did because I know what's going on. I know what's going on.

Speaker Deb Jordan (Co-Host) 27:51

And the whistleblower that that he put on blast was very believable,

Speaker Pete Santilli 27:58

very believable. Not only very believable, but Evan Neumann has corroborated everything that's in here. (Displays on video first page of emergency application, case no. 22-6123, filed by Brian D. Hill in the Supreme Court) Okay. And that is, and by the way, I have multiple sources. We got Lin Wood. We have my source the Grim Reaper, right. Correct. You know what I'm talking about? "I do." (Deb Jordan (Co-Host) Yep. Think Grim Reaper. I know. Okay. And now, Evan Neumann, Evan Neumann, was a January 6. protester, right. And he was there was good reason for it, because he's working for the CIA and the FBI. And then they wanted to bring an indictment. The FBI showed up when he was at the airport. And not just questioning him, they actually threatened him. And they said, incarceration is going to be the least of your worries here, whereas keep your frickin mouth shut. And I know the FBI does this because they've done people we know, threatening them with obstruction of justice. Right. But Evan Neumann is a little bit different. The FBI set out to threaten him, okay. They threatened him with his life. And then he was let go, how many January 6. defendants are people that show up on the FBI's most wanted list, get let go at the airport? How many? How many of them? Do you know of?

Speaker Deb Jordan (Co-Host) 29:20 I would say none.

Speaker Pete Santilli 29:22

Is that odd?

Speaker Pete Santilli 29:23

Right. So it has to do with with the Supreme Court being corrupt. You know why? Because Chief Justice Roberts has basically evidence that's in the possession of the CIA OIG over 300 websites, child porn websites, okay.

(Pete Santilli appearing to be reviewing over contents of EMERGENCY APPLICATION case no. 22-5123)

Speaker Pete Santilli 29:51

In a single justice in a case has a conflict of interest, or has bias, appeal decision, right Alright, here it is. public statements such blackmail. Here it is, an application here against the Chief Justice. Attach the application directed to Chief Justice Roberts, also a circuit judge for the Fourth Circuit of the US Court of Appeals. Just the very justice Petitioner want wanted to file an application to directly kindly asking that he recuse himself for this entire newly filed cert, he does not need to be involved with or associated with any decisions or any work dealing with the foregoing cert.

Speaker Pete Santilli 30:48

okay here it is. A hacking group obtained videos of a blackmail scheme involving Chief Justice Roberts, alright. Chief Justice Roberts has 300 plus (300+) child porn websites that he visits and we thought that it was because he was a pedo, he probably is. You know. But the child porn websites that Norm Pattis exposed. right? This is in the court record by the way DOJ, take good notes. The child porn websites are used for the secret shadow government to communicate, we have evidence of it. And some of that evidence is acknowledged to be in the possession of the CIA OIG. Right? Copies are, uh, lets put is this way D-O-J, copies are everywhere. Okay. We're just waiting for you to screw up. I haven't seen those copies but they're everywhere. Alright. Mike Lindell had a copy of them, didn't he. Why'd you try to destroy Mike Lindell, I Wonder? Why are you trying to destroy Norm Pattis, I wonder? Why are you, Why did you try to destroy Pete Santilli, oh no your best days are yet to come there, woo-hoo. Huh! D-O-J, F-B-I, C-I-A, you know what we need to do? a drone strike on the Department of Acronyms

32:19 END OF TRANSCRIPT (**Disclaimer: Transcript** may not be perfect)

9. To make this motion, I had to watch this video, from beginning to end. To find out after I had watched the video that Evan Neumann, a man wanted by the U.S. Federal Bureau of Investigation (FBI) for whatever happened on January 6, 2021¹, had knowledge which may corroborate the claims made in my filed EMERGENCY APPLICATION TO CHIEF JUSTICE JOHN ROBERTS asking him to voluntarily recuse himself. According to research from Roberta Hill, I had received a pdf file printout presumably from Wikipedia on this man, and she did research from the regular mainstream news media whenever I had asked her to do so. It turned out that this man Mr. Evan Neumann had obtained political asylum in Belarus². According to Pete Santilli, from the video I watched Pete showing a printed copy of my EMERGENCY APPLICATION to John Roberts, that Pete did say that Evan Neumann had corroborated the claims made in EMERGENCY APPLICATION which I had filed with an Joint Appendix of the claims made by Attorney L. Lin Wood since I had cited the claims of Attorney Lin Wood from January, 2021 in that pleading document, asking John Roberts to recuse himself for allegedly being blackmailed with child rape and murder. I, Brian Hill do not know Evan Neumann, I never met Evan Neumann, and I never gave any documents to Evan Neumann. Pete was the one who made these claims about Evan Neumann. I watched this video, with a printed

¹ <u>https://www.fbi.gov/wanted/additional/evan-neumann</u>

² <u>https://en.wikipedia.org/wiki/Evan_Neumann</u> and

<u>https://www.bbc.com/news/world-us-canada-60843262</u> "A Belarusian official said Mr Neumann has been granted permission to remain in the country "indefinitely"."

copy of my filed EMERGENCY APPLICATION to Chief Justice John Roberts shown in the video with Pete Santilli showing my pleading on the video for everybody to see claiming that Evan Neumann had corroborated the claims made in my pleading. So now I have no choice but to produce this evidence for the Supreme Court since this is another potential witness or potential indirect witness (since he got this information from his source or sources) who may know of John Roberts being allegedly blackmailed, and Neumann residing in the country of Belarus under political asylum. Question is why a Russia allied country such as Belarus would even consider granting political asylum to Evan Neumann for simply what he had done and/or not had done in Washington, DC on January 6, 2021. Usually, other countries grant political asylum or protection to those who are whistleblowers who have evidence against the U.S. Government of the very country which they had fled from, and those who had formerly worked for the U.S. Government who has information damaging to the U.S. Government. So, what evidence did Evan Neumann have against the U.S. Government including against potentially Chief Justice John Roberts??? That is the question this Court should also inquire about. Does he really have information which can be morally and ethically damaging to Chief Justice John Roberts. Does this really warrant recusal from the foregoing case?

10. It is clear that I wanted answers to my suspicions of and fears as to judges possibly being blackmailed which was why I had filed a motion in the U.S. District Court asking for a Special Master to investigate the claims of Attorney L. Lin Wood about the targets of blackmail concerning "judges" and "officials" engaging in criminal acts of child rape and child murder. I faxed a letter to Attorney Lin Wood asking for answers (See Joint Appendix pages 9-20 in attachment to my Petition for the Writ of Certiorari), and I cannot obtain a single answer as to the identities of the John Does and Janes Does of who has been blackmailed. That is why I had asked the U.S. District Court for a Special Master. I never originally intended to go after John Roberts in the legal system or pushed hard to have him recused from my case when I had simply just asked for a Special Master. This is true, because I only wanted to prove whether specific federal judges including whether judges in the Fourth Circuit were blackmailed which means they could have been compromised when they were involved as judges assigned to my criminal case, 2255 case, my appeals, and/or my supervised release violation case. Arguably, John Roberts is high of a bar to try to prove he was blackmailed, but was a good reference as to why a Special Master was needed. Needed to see if other federal judges or even a North Carlina State Senator was ever being blackmailed upon any future investigation into Attorney Lin

Wood's claims. I had suspicions of North Carlina State Senator Philip Edward Berger Senior and his former District Attorney son of Rockingham County, North Carolina named Phil Berger Junior. I had suspicions of the judges and the people involved in their alleged investigation against me for possession of child pornography. I kept telling people I was set up, that a trojan horse or computer virus had set me up. I tried to explain that to people, even told the Mayodan Police about the trojan horse. Then later I find out that 454 files had been downloading with the eMule program between the dates July 20, 2012, and July 28, 2013. So alleged supposed child pornography was downloading to my computer after it was seized by law enforcement aka Mayodan Police Department. Stella Forinash and Kenneth Forinash had created a report filed in the U.S. District Court about me being innocent of child porn which backs my fears as to why I have suspicions that judges were being blackmailed. See Document #307: "MEMORANDUM OF STELLA FORINASH AND KENNETH FORINASH IN FAVOR OF ACTUAL INNOCENCE OF BRIAN DAVID HILL; IN SUPPORT OF WHY BRIAN DAVID HILL SUSPECTS BLACKMAIL OF "JUDGES" AND "OFFICIALS"; AND SUPPORT GROUND VI - UNCONSTITUTIONAL IN OF INTERFERENCE WITH THE STATE COURT PROCESS AND/OR UNWARRANTED USURPATION OF POWER AGAINST THE

STATE COURT PROCESS IN VIOLATION OF THE TENTH AMENDMENT OF THE UNITED STATES CONSTITUTION; AND IN SUPPORT OF 2255 MOTION (DOC. #291) by BRIAN DAVID HILL (Attachments: # 1 Attachment 1: "Affidavit Stella April, 2022.pdf", # 2 Attachment 2:"1 Brian Hill's proof of inocence for the court in 2022.pdf", # 3 Attachment 3:"2 Who is Brian Hill-Pictures & Descriptions.pdf", # 4 Attachment 4:"3 Brian's treatment in jail with brittle diabetes, autusm & OCD.pdf", # 5 Attachment 5:"4 Threats.pdf", # 6 Attachment 6:"5 INVESTIGATION 1.pdf", # 7 Attachment 7:"6 INVESTIGATION 2.pdf, # 8 Attachment 8:"7 Danville, VA- Brian-Discovery.pdf", # 9 Attachment 9:"8 ACTUAL INNOCENCE.pdf", # 10 Attachment 10:"9-Child Pornography Through a Computer Virus-Roberts Law Group.pdf", # 11 Envelope Front Envelope, # 12 Envelope Back Envelope, # 13 Note to Clerk) (Bowers, Alexis) (Entered: 04/20/2022)". There is a reason why I wanted Attorney Lin Wood to help me out and investigate who was in the alleged blackmail videos of child rape and murder. I want to know the truth but I feel like Chief Justice John Roberts is standing in my way, like a brick wall, and if he is in one of the blackmail tapes as Attorney Lin Wood had claimed by using his name saying on some Twitter post, the very post which my mother Roberta Hill shown me on her computer screen in January, 2021, Lin Wood saying: "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 saw other tweets because she had shown them to me. I didn't use the internet but she shown them to me while I was in her office. I told her to collect those tweets, print them or gather screenshots of them, and print them for me to use in Federal Court. I knew if Attorney Lin Wood were correct that the blackmailers allegedly had something on John Roberts, they likely allegedly had something on Chief Judge Thomas David Schroeder and former Chief Judge William Lindsey Osteen Junior of the Middle District of North Carolina. My suspicions will not go away until there is an investigation and then a conclusion to that investigation. There is something going on here. Even my fax letter proves that I wanted an investigation or inquiry into specific individuals who I had suspected. I wasn't as concerned about Chief Justice Roberts at the time until I kept losing in the U.S. District Court and kept failing in the pending appeals in the Fourth Circuit. Then I knew I had to push for recusal of Chief Justice John Roberts, then I knew he would become a problem for my case, if he is in one of those alleged blackmail tapes. I am tired of the dirty tricks, I am tired of the lies by the U.S. Government, lying to keep trying to put me in

prison or receive some other form of punishment, over and over again. This isn't right in the LAND OF THE FREE, home of the brave.

11. All I want is the truth. That was why I had pushed for a Special Master regarding the two federal judges involved in my criminal case as well as the Fourth Circuit judges, I want answers. I want to know why I was framed with child pornography. I want to know why it was downloading for 11 months after my computer was seized by Mayodan Police Department. I want to know if Phil Berger was blackmailed. I want to know if the federal judges involved in my criminal case including my supervised release violation were blackmailed. I have a right to know, it is my duty as an American citizen to know the truth when I am accused of a crime that I feel I did not commit, that I believe I did not commit, and have proof which gravitates towards my innocence, that I am innocent of, and have proof from the U.S. Attorney's side favorable to my innocence claims. However, I was not allowed or able to see all of the discovery pages until after my guilty plea agreement. That isn't right either in the land of the free, in our Constitutional republic. Courts should not be operating like this, in an unconstitutional matter. John Roberts should not stand in my way, like a bulldog, then I am forever held hostage by the U.S. Department of Justice. I feel they are criminally holding me hostage, an innocent man, a virgin, being held hostage by the U.S. Department of Justice holding me politically hostage, taking away my freedom possibly forever and keeping me off of the internet possibly forever. I want justice, I want liberty, I want my freedom back. I want my life back and I will do whatever I can to get my life back from these criminals inside the U.S. Government holding me hostage while refusing to investigate their heinous crimes against me and my family and my friends. I want my life back, I am innocent, I want my life and freedom back. This is all illegal, judges are supposed to be impartial when I read the Canons of Judicial Conduct. John Roberts morally (in the name of Jesus Christ, my Lord and Savior) needs to stop holding me in the U.S. DOJ's political hostage situation where they knew I had evidence which can help me be found not guilty by a jury but them working with Eric David Placke refused to let me use that or even learn about it at the time from their own discovery materials. It was all one sided. The judges involved with my criminal case and civil cases always seem to want to side with the U.S. Attorneys and the U.S. Department of Justice. That is not impartial, that is biased, that is prejudice. Evidence is evidence, but evidence is being ignored by the judges. I know evidence is being ignored because the judges never rule as to the admissibility of each piece of the evidences which I had submitted to the Court, instead they ignore the evidences and use fancy words like "delusional" or "frivolous" or some other fancy legal word to simply disregard any and all evidence I ever filed for years.

12. Roberta Hill found out from research that a lot of people or at least there are websites which seem to support my concerns, and may have a separate or same belief that Chief Justice John Roberts is blackmailed; that she compiled a list of online web links without titles for me to share in my affidavit so that the Justices can understand that I am not the only one who believes he needs to recuse himself or believes the Chief Justice is blackmailed. That itself on the appearance on its face should warrant recusal. Roberta Hill did show me from her computer screen that each link did discuss my Supreme Court case no. 22-6123 case in some way, shape, or form. Even Q Research which is discussion of QAnon topics, Roberta told me, they are discussing my case in the Supreme Court. She shown them to me.

LINKS:

https://8kun.top/qresearch/res/18104442.html#q18104921 https://8kun.top/qresearch/res/18097469.html#q18098096 https://8kun.top/qresearch/res/18102090.html#q18102371 https://8kun.top/qresearch/res/18097469.html#q18098096 https://beforeitsnews.com/politics/2022/12/new-supreme-court-casereveals-blackmail-of-chief-justice-john-roberts-3280553.html https://t.me/ThePatriotVoiceUS/1896570 https://t.me/StormIsUponUsJM/7035

https://benjaminfulford.net/2023/01/09/world-revolution-resumes-

after-holiday-pause/ - Roberta informed me this link is the partial article of the full article as the full article required a paid subscription. Said: "The remainder of this Article or Video is only available to members of BenjaminFulford.net holding the respective level of subscription. If you are trying to view the Friday Video and are logged in, please make sure you hold the correct subscription level." https://eraoflight.com/2023/01/10/benjamin-fulford-report-worldrevolution-resumes-after-holiday-pause/

https://stillnessinthestorm.com/2023/01/benjamin-fulford-january-9th-2023-world-revolution-resumes-after-holiday-pause/

https://www.oevento.pt/2023/01/09/bf-brasil-reage-contra-lula/ -Roberta had to use Google Translation on this link to show me the part where it mentions about my request for a Special Master and talks about the U.S. Supreme Court case. Referring to my case.

13. After she had shown those to me, I understand that a lot of people may be wondering if John Roberts may be blackmailed after Certiorari was denied in my case.

14. I wonder if I had been given a rigged judicial process all along since my arrest in December, 2013 by the U.S. Department of Homeland Security, Special Agent Brian Dexter over my child porn charge. I had never been given a fair and impartial justice system in my view. I knew I was not going to have a fair trial; my family knew at some point I was not going to have a fair trial. I was not allowed to see all of my discovery evidence until after I had to plead guilty against my wishes to prove my innocence. Regarding discovery, I mean ALL OF IT, not just some pages and listening to the interview/interrogation audio of me when I was inside of the Mayodan Police Department building. I was not allowed to review over all of it, I was unable to. I was told to take a plea agreement before I had any opportunity to review over every page of my discovery materials including the State Bureau of Investigation (SBI) case file from North Carolina. See https://wearechange.org/case-brian-d-hill/ and https://archive.org/details/LeakedSbiDocsProveUswgoFramedWithC hildPorn. I want the Supreme Court to understand that I was not given any fair judicial process, I was not under a pure impartial judge throughout my criminal case. The judges seem to almost 100% if not fully 100% always side with the U.S. Government. No matter what evidence I filed or presented to the federal judges, they just get ignored or I am called delusional or meritless or frivolous, my motions are usually denied. No matter what I file, I always lose in federal court. The Government seems to always win in my view. I am tired of this. Federal Courts no longer offer me any constitutional protections

or rights in my view, The Courts no longer protect me from lying prosecutors when I catch them lying, the judges ignore the proof of the prosecutor lying. I haven't been given true justice since I was arrested in December, 2013.

15. I want John Roberts to recuse himself because of what Attorney Lin Wood had said, and I had used his statements in pushing for a Special Master in the U.S. District Court. Now that I found out from what Pete Santilli on video in response to my filing in the Supreme Court; Pete's claim that John Roberts was visiting child pornography websites. This makes me feel even more concern than before in my fears as to why he should recuse himself to protect the integrity of the judicial machinery. I feel that it is a fraud on the Supreme Court for a compromised Justice to be involved in my case and refuse to recuse himself. Pete Santilli, Attorney Lin Wood, Evan Neumann, different people of well intellect seem to believe and/or claim to have a source or sources which all say the same exact thing, John Roberts has been blackmailed and/or compromised. I am concerned about this, and this will appear publicly with the Supreme Court and with my case. Pete said this: "Speaker Pete Santilli: Attorney Lin Wood filed this as well, right...because Lin Wood has some stuff in it. He did! I know for a fact he did because I know what's going on. I know what's going on." Pete also said: "very believable. Not only very believable, but Evan Neumann has corroborated everything that's in here. Okay. And that is, and by the way, I have multiple sources. We got Lin Wood. We have my source the Grim Reaper, right. Correct." This Court doesn't have to take my word for it in my Affidavit. I watched the entire video, not on the internet but Roberta Hill got this video off of the internet for me to have a copy of, and to review over. I can watch videos on my computer without the internet. I watched the entire video and feel that this should be brought up, that John Roberts needs to recuse himself. He needs to not stand in the way of true justice under both Federal Law and under the U.S. Constitution. He is not just standing in my way of getting any relief in the Supreme Court, he is standing in the way of justice because somebody is blackmailing him.

Big Case, Big Allegations

16. In particular, one of the grounds in my appealed 2255 case, the complaint or motion requesting relief brings challenges for such a need for a Special Master to conduct a thorough investigation of the alleged blackmail scheme video evidence if it ever confirms any of the federal judges involved in my criminal case were ever blackmailed. If they are in any of the alleged video files then they need to recuse themselves from my case and any appeals from my case alleging this blackmail scheme, not just John Roberts. 17. Petitioners' petition for writ of certiorari has the following

especially relevant allegations in page 6 of the Certiorari Petition:

Citation from Document "#291, pg. 14 and 15 said: GROUND VII — IT IS NOW POSSIBLE AND PETITIONER SUSPECTS THAT THE ORIGINATING JUDICIAL OFFICER WHO REVOKED THE SUPERVISED RELEASE ON DOCUMENT #200 MAY OR MAY NOT BE A TARGET OF A BLACKMAIL SCHEME INVOLVING CHILD RAPE AND MURDER DUE TO CLAIMS BY ATTORNEY L. LIN WOOD ASSERTING IN PUBLIC STATEMENTS THAT "JUDGES" AND "OFFICIALS" WERE BEING ORDERED TO RAPE AND MURDER CHILDREN ON VIDEO RECORDINGS AND THUS WERE COMPROMISED AND NO LONGER IMPARTIAL TO DECISIONS THEY MADE THE WHILE BEING BLACKMAILED. REGARDLESS OF WHETHER THE BLACKMAIL WAS MATERIAL TO ANY DECISIONS MADE AGAINST BRIAN DAVID HILL, IT WOULD STILL MAKE THE JUDGE PARTIAL AND/OR BIASED AND/OR COMPROMISED. THIS VIOLATES THE U.S. CONSTITUTION'S GUARANTEE THAT THE TRIER OF FACT REMAIN IMARTIAL DURING THE CRIMINAL PROCEEDINGS OF A CASE."

"This issue cannot and could not have been raised on appeal due to it being new evidence from claims surfacing from Attorney L. Lin Wood in January, 2021 which has not been fully developed and requires expansion of the record. It requires that Attorney L. Lin Wood and his source or sources be subpoenaed to obtain the blackmail video recordings which he claimed allegedly to have the encrypted password or key. Attorney Lin Wood does not possess the actual videos but he received this information from his source or sources. His source or sources appear to be involved somehow with American Actor Isaac Kappy who was reportedly killed after falling off of a bridge and died. Attorney Lin Wood suggested or claimed that Isaac Kappy was murdered. Attorney Lin Wood must be subpoenaed to further develop the facts of this GROUND."

CITATION from page 17 and 18 of PETITION FOR WRIT OF

CERTIORARI:

Petitioner had added evidence verifying the credibility of Attorney Lin Wood in his motion to reconsider in Document #301.

Citation from Document #301, pg. 3 and 4 said: "Petitioner requests vacatur or modification of the erroneous judgment / order entered on March 2, 2022, under Document #300 by the District Court. It is erroneous, an error of law or abuse of discretion, and needs to be corrected, modified, or vacated to reflect the facts and legal issues herein. The order is erroneous, an abuse of discretion, and is making erroneous remarks against a highly skilled and highly decorated attorney at law in the United States Judicial Districts of Georgia. Erroneous but Attorney Lin Wood may or may not consider as defamatory remarks such as by labeling Petitioner's entire blackmail scheme claims, evidence and witness or witnesses regarding the "blackmail" video as: "delusional" and "frivolous". Those labels applies not only to Petitioner but applies to Isaac Kappy and Attorney L. Lin Wood, they may disagree with the opinion in Document #300. The order does not specify what is delusional here and why Petitioner is considered "delusional" just for asking for legal reviewing over the alleged blackmail videos. Petitioner had faxed this attorney last year (See Exhibit 3) asking about who is in the blackmail videos and this Attorney is not confirming or denying if Hon. Thomas David Schroeder and/or Hon. William Lindsey Osteen Junior are in any of the alleged encrypted blackmail videos. This Court and the Prosecutor (after being filed by the Clerk via CM/ECF) now will have the password as well to the encrypted blackmail videos, wherever they are, due to his family obtaining the password by research (See Exhibit 10, and Exhibit 6) under finding evidence from radiopatriot.net which that evidence was printed under Exhibit 6 and Exhibit 7. It verifies the claim is backed by credible solid evidence warranting the need for a Special Master or Appointment of Counsel for further investigation into the alleged blackmail videos."

"Disclaimer: All of the Petitioner's printouts and exhibits, as well as any links and videos or any other data of the online information were all given to him by family. The Petitioner did not use the internet in the creation and drafting of this pleading and it's supporting exhibits. (Citation reformatted)."

18. I demand that a truly impartial judiciary, i.e., judges with

no conflicts of interest, either direct, or indirect, immediately be made

available to hear this most urgent case; that without a Special Master

there can be no investigation into this alleged blackmail scheme, and

the U.S. Department of Justice cannot be trusted either as they truly

are not about justice in my opinion, causing further loss of my liberty,

loss of my freedom, loss of my ability to ever be allowed to correct my wrongful conviction, and not be given any due process of law. Loss of my substantial due process of law and procedural due process of law.

Checks and Balances

19. At every stage of this federal litigation, my impression of the judicial process has been that the courts are favoring the U.S. Government even beyond this second 2255 case, that the judges have been favoring the U.S. Government since the day I was arrested in 2013, business as usual, whereby federal judges do not want to be troubled to acknowledge that the U.S. Attorneys may be wrong or incorrect on something. The Government's always presumed right and I am always presumed as either wrong or delusional or a liar. My evidence does not seem to matter to these federal judges, witnesses do not matter either unless the witness or witnesses are lying about me or work against me. When I do have a witness or witnesses in my favor such as Jason McMurray, Kenneth Forinash, Roberta Hill, the judge treats people like Jason McMurray like he is insignificant as a witness despite being a federal Probation Officer. This rigged judicial process is the reason why I think the judges involved in my case(s) is being blackmailed or may be blackmailed with child rape and murder. I have suspected the judges involved in my criminal case have been blackmailed or was threatened or was bribed even before this

Attorney Lin Wood ever brought up his allegations to the public eye. Lin Wood's allegations felt like something I wanted to have investigated.

20. Obviously it strains credibility that this Court would have zero potential conflicts of interest to report to me and the American people that the acrobatics are indeed aligned rightly (legal acrobatics). As required by 28 USC § 455(e) ("a full disclosure on the record of the basis for disqualification"), this Court should review its potential conflicts, and fully disclose to me the outcome of that review, to ensure not only the impartiality of the Court, but the perception of the same. Already this Court has done nothing to reverse the Fourth Circuit's bad decision to not overrule the District Court's decision to deny my request for a Special Master as argued in my Petition for a Writ of Certiorari.

21. Americans and other people seem to be discussing the issues arising from my case, case no. 22-6123. See Paragraphs 6, 7 and 12 of my Declaration.

22. I feel that the U.S. Supreme Court should reverse their decision denying my Petition for the Writ of Certiorari case and should compel the U.S. Government to respond to my Certiorari petition. There is a lot at stake here. The American people have not widely discussed my Supreme Court cases prior to 22-6123 to the extent which I was ever made aware of. This is my last Supreme Court case which triggered debate and/or opinions including the Pete Santilli Show. I did call their show last year in September, 2022 to talk about my plight of being set up with child porn. However, I did not have this Supreme Court case in the record around that time I had called into his show. I was surprised whenever I was informed that he did cover my Supreme Court case no. 22-6123. I also found out afterwards, my family has links from QResearch which has to do with QAnon, that whole thing. My mother told me about QAnon while I was in jail in the year of 2018 after I was arrested, and in 2019 after my release from imprisonment, she had shown me videos about QAnon stuff. We felt that something was finally going to happen, and that I would be acquitted. Even QResearch is interested in my Supreme Court case. She shown me those posts there on her compute, I didn't have to do anything, she shown me those posts from her computer, I seen with my own eyes that QResearch is interested. That may mean that Q is interested in my Supreme Court case. Many people seem to feel that John Roberts is blackmailed.

23. Back when I was allowed to use the internet in the year of 2013 which was years before the Lin Wood claims in 2021, I did hear alternative news stories in 2013 about people discussing John Roberts being blackmailed. See <u>https://freedomminds.com/2013/06/27/proof-</u>

chief-justice-roberts-blackmailed-sibel-edmonds-blows-the-whistleon-government-blackmailing-the-corbett-report-2/. The former FBI translator Sibel Edmonds (also known as FBI Whistleblower Sibel Edmonds) also claimed that there was Government blackmailing. This was before Lin Wood's claims and before Pete Santilli's claims. So, this issue of John Roberts being allegedly blackmailed had gone on for almost a decade or about a decade, depending on when this issue started coming out. As the saying goes, Where there is smoke, there is fire.

24. I was hoping that John Roberts would have recused himself. Now I have to make an even bigger issue out of this since Certiorari was denied. I only have one chance left in my Certiorari case. I cannot give up because I am innocent of my child pornography charge in 2013. I was given a rigged judicial process. I want real justice and not fake justice. I want my liberty and freedom back, I want off of the Sex Offender Registry because I am a virgin, I am still a virgin, yet I sit on a Sex Offender Registry. I never raped, I never molested, I never murdered anybody, I have never been charged with assault, I have Autism Spectrum Disorder, I am a virgin, and yet I am on the Sex Registry. I was given a rigged judicial process which had ruined my life. It was all rigged, judges favorable to the U.S. Attorneys. The Government wins most of the time if not almost all of the time, and has a highly successful criminal conviction rate, I have to wonder why. Maybe blackmail is being used??? Maybe the judges were inherently biased towards the Government from the day they were sworn in office??? Maybe because they are protected by the U.S. Marshals of the Department of Justice so they feel the need to give back to their protectors by ruling in favor of the Government lawyers even when the Government is caught lying??? I don't know. What I do know was that back then even until now what I was given was a rigged judicial process since my arrest in 2013, and my supervised release violation hearings was also rigged. They were rigged when judges ignore evidence. They were rigged when the judge ignored evidence that U.S. Probation Officer Kristy L. Burton of Danville, Virginia had lied on the stand aka committed perjury. Maybe the courts were rigged all along. I wish I had answers but I am never given answers to my questions but only have more and more questions. I am in limbo here.

25. All I want is a fair chance in the Supreme Court, JUST ONCE. I don't want any conflicts of interest as the law mandates under 28 U.S. Code § 455. I do not want any partiality or bias or prejudice. All I ask for is that I not be given a rigged judicial process in my criminal case. I kindly ask that John Roberts recuse himself and then I can move on to trying to push for a Special Master to investigate Thomas David Schroeder and William Lindsey Osteen Junior, in the Middle District of North Carolina.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on January 31, 2023.



Respectfully submitted,

Brian D. Hill

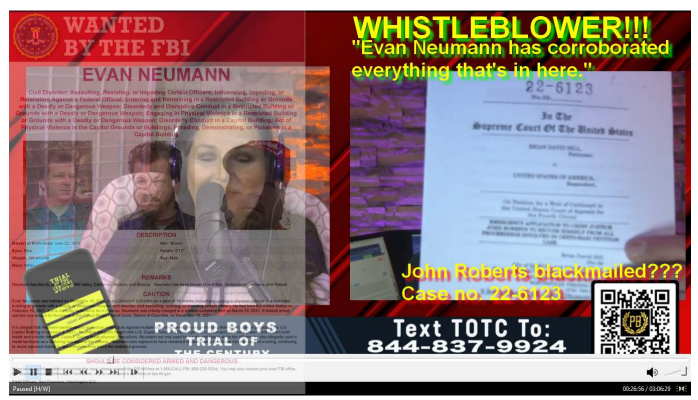
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Justice for Brian D. Hill of USWGO Alternative News

Friends of Brian D. Hill of USWGO Alternative News are fighting to expose what happened to Brian a victim of the Federal criminal CABAL. Victim of federal court corruption.

Pete Santilli: "Evan Neumann has corroborated everything that's in here." referring to U.S. Supreme Court case 22-6123 regarding blackmail scheme of child rape and murder including Chief Justice John Roberts



Author: Stanley Bolten

According to Pete Santilli on his Pete Santilli Show around January 9, 2023 (citation: Episode 3274-6PM 26:56 through 32:19 (minutes:seconds)) talking about a man who has been wanted by the U.S. FBI, Evan Neumann, has corroborated everything of the claims made by Attorney Lin Wood in Brian D. Hill's EMERGENCY APPLICATION TO CHIEF JUSTICE JOHN ROBERTS TO RECUSE HIMSELF FROM ALL PROCEEDINGS INVOLVED IN CERTIORARI PETITION CASE (pdf also in Supreme Court, attached evidence also filed in attachment to EMERGENCY MOTION for John Roberts to recuse himself, the same basic evidence used in the application).

This is regarding case no. 22-6123, filed by Brian D. Hill who is formerly USWGO Alternative News, and has been an ally of Q since late 2018. The episode is dubbed as: "BREAKING! U.S. Supreme Court is OFFICIALLY CAPTURED | EP 3274-6PM". Thank You Pete Santilli for confirming this information through sources other than just simply Attorney L. Lin Wood. This helps the blackmail scheme case of Brian David Hill aka Brian D. Hill of formerly USWGO Alternative News.



Photo of the whistleblower which Pete Santilli spoken of on his show, credit to https://www.fbi.gov/wanted/additional/evan-neumann Pete of the Pete Santilli Show had broadcasted on his show depicting a copy of Brian's EMERGENCY APPLICATION requesting that Chief Justice John Roberts recuse himself from the blackmail scheme case because of being allegedly blackmailed with child rape and murder, according to Attorney L. Lin Wood. Pete claiming that Evan Neumann, a whistleblower who "was granted permanent refugee status in Belarus", a Russia ally (Quoting Wikipedia). Also said "Russia is Belarus' largest and most important economic and political partner." That is where Neumann is hiding right now, to protect himself from being murdered or tortured to death in federal custody (referring to the U.S. Marshals). "Fearing extradition by the Ukrainian authorities, he fled Ukraine for Belarus where he sought and obtained political asylum." (Again, Quoting Wikipedia). Pete even said on his show in front of a live audience that Attorney L. Lin Wood knew what was going on here, and so Pete has claimed that Evan Neumann has confirmed or corroborated the claims of Attorney L. Lin Wood.



We have a transcription of the Pete Santilli Show using Otter AI, and with human editing of the misspellings or wrong words. For those who haven't reviewed the video or are unable to, here is what Pete Santilli said on January 9, 2023:

The transcription is below the YouTube embed. Save or backup the video in case it gets taken down or is hacked by a phishing hacker or hacking group or DARPA.

Pete Santilli: "Evan Neumann has corroborated everything that's in here...

https://justiceforuswgo.wordpress.com/2023/01/16/pete-santilli-evan-n...

TRANSCRIPT of BREAKING! U.S. Supreme Court is OFFICIALLY CAPTURED | EP 3274-6PM (rumble.com) :

Speaker Pete Santilli 26:56

You see this right here, ladies and gentlemen. Alright. I said that on January 6, the Supreme Court was going to convene a panel and they have an opportunity to do the right thing. And it was led by you ready? This guy right here. In this case? His name is Chief Justice Roberts and others who might also be guilty of the same crap. Okay. The Honorable John G. Roberts Jr. Right? should have recused himself here's a Certiorari right.

Speaker Pete Santilli 27:37

Attorney Lin Wood filed this as well, right... because Lin Wood has some stuff in it. He did! I know for a fact he did because I know what's going on. I know what's going on.

Speaker Deb Jordan (Co-Host) 27:51

And the whistleblower that that he put on blast was very believable,

Speaker Pete Santilli 27:58

very believable. Not only very believable, but Evan Neumann has corroborated everything that's in here. (Displays on video first page of emergency application, case no. 22-6123, filed by Brian D. Hill in the Supreme Court) Okay. And that is, and by the way, I have multiple sources. We got Lin Wood. We have my source the Grim Reaper, right. Correct. You know what I'm talking about? "I do." (**Deb Jordan (Co-Host)** Yep. Think Grim Reaper. I know. Okay. And now, Evan Neumann, Evan Neumann, was a January 6. protester, right. And he was there was good reason for it, because he's working for the CIA and the FBI. And then they wanted to bring an indictment. The FBI showed up when he was at the airport. And not just questioning him, they actually threatened him. And they said, incarceration is going to be the least of your worries here, whereas keep your frickin mouth shut. And I know the FBI does this because they've done people we know, threatening them with obstruction of justice. Right. But Evan Neumann is a little bit different. The FBI set out to threaten him, okay. They threatened him with his life. And then he was let go, how many January 6. defendants are people that show up on the FBI's most wanted list, get let go at the airport? How many? How many of them? Do you know of?

Speaker Deb Jordan (Co-Host) 29:20 I would say none.

> Speaker Pete Santilli 29:22 Is that odd?

Speaker Pete Santilli 29:23

Right. So it has to do with with the Supreme Court being corrupt. You know why? Because Chief Justice Roberts has basically evidence that's in the possession of the CIA OIG over 300 websites, child porn websites, okay.

(Pete Santilli appearing to be reviewing over contents of EMERGENCY APPLICATION case no. 22-5123)

Speaker Pete Santilli 29:51

In a single justice in a case has a conflict of interest, or has bias, appeal decision, right Alright, here it is. public statements such blackmail. Here it is, an application here against the Chief Justice. Attach the application directed to Chief Justice Roberts, also a circuit judge for the Fourth Circuit of the US Court of Appeals. Just the very justice Petitioner want wanted to file an application to directly kindly asking that he recuse himself for this entire newly filed cert, he does not need to be involved with or associated with any decisions or any work dealing with the foregoing cert.

Speaker Pete Santilli 30:48

okay here it is. A hacking group obtained videos of a blackmail scheme involving Chief Justice Roberts, alright. Chief Justice Roberts has 300 plus (300+) child porn websites that he visits and we thought that it was because he was a pedo, he probably is. You know. But the child porn websites that Norm Pattis exposed. right? This is in the court record by the way DOJ, take good notes. The child porn websites are used for the secret shadow government to communicate, we have evidence of it. And some of that evidence is acknowledged to be in the possession of the CIA OIG. Right? Copies are, uh, lets put is this way D-O-J, copies are everywhere. Okay. We're just waiting for you to screw up. I haven't seen those copies but they're everywhere. Alright. Mike Lindell had a copy of them, didn't he. Why'd you try to destroy Mike Lindell, I Wonder? Why are you trying to destroy Norm Pattis, I wonder? Why are you, Why did you try to destroy Pete Santilli, oh no your best days are yet to come there, woo-hoo. Huh! D-O-J, F-B-I, C-I-A, you know what we need to do? a drone strike on the Department of Acronyms

32:19 END OF TRANSCRIPT

If you wish to review over the filings of the case including filings not published at the Supreme Court website in PDF Format, then feel free to access the following articles to gain access to the pleadings which were on shadow docket as well as the filings on the public docket.

U.S. Supreme Court denies (throws out) Certiorari Petition in BLACKMAIL SCHEME CASE; Chief Justice John Roberts who is blackmailed/compromised refused to recuse himself and refused to act on EMERGENCY MOTION to recuse; John Roberts is compromised (Case no. 22-6123) John Roberts VIOLATED FEDERAL LAW – Justice for Brian D. Hill of USWGO Alternative News

U.S. Supreme Court dockets EMERGENCY MOTION for recusal of Chief Justice John Roberts over the rape blackmail scheme whistleblower information alleged by Attorney L. Lin Wood, Clerk confirms EMERGENCY MOTION for the U.S. Solicitor General to respond will be distributed to the chambers of the Justices – Justice for Brian D. Hill of USWGO Alternative News

Supreme Court files on Docket the Petition and Emergency Application regarding alleged BLACKMAIL SCHEME of Judges and Officials including allegedly JOHN ROBERTS citing Attorney Lin Wood claims and letter to Attorney Lin regarding alleged blackmail videos of child rape and murder – Justice for Brian D. Hill of USWGO Alternative News



B January 16, 2023 Evidence, News

22-6123, blackmail, blackmail material, blackmail scheme, Brian D. Hill, Certiorari, Chief Justice, child murder, child rape, John Roberts, Pete Santilli, Pete Santilli show, petition for writ of certiorari, Supreme Court of the United States, U.S. Supreme Court

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