

In The  
**Court of Appeals**  
Of Virginia

**Brian David Hill,**

*Appellant,*

v.

**Commonwealth of  
Virginia, City of  
Martinsville**

*Appellee.*

**ON APPEAL FROM THE CIRCUIT COURT  
FOR THE CITY OF MARTINSVILLE**

**MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT,  
OFFICER OF THE TRIAL COURT IN APPEAL**

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

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## SUMMARY

Brian David Hill, (“Appellant”) files this MOTION asking the Court of Appeals of Virginia in this case to conduct an inquiry and investigation into four false Certifications filed in this Court in CAV Cases no. 1424-22-3, 1425-22-3, 0289-22-3 and 0290-22-3 by the Clerk of the Circuit Court for the City of Martinsville, and Appellant’s request to possibly order sanctions against the Trial Court including against its officer Hon. Ashby R. Pritchett for the misconduct of fraudulent certifications filed by the Clerk Ashby R. Pritchett of the Circuit Court for the City of Martinsville.

The Appellant has no need to prove the false certifications in CAV Cases no. 0289-22-3 and 0290-22-3 since they had already been proven after the Court had kindly asked Ashby Pritchett to retransmit the record of the Trial Court but this time, he had transmitted the complete record in those two cases proving that his first initial certifications of the record’s completeness were false as to his claim of the record being complete in those two cases. This was proven after being caught filing the false certifications with the incomplete records in those cases. Appellant would only need to prove that the Clerk filed false certifications two times in a row again.

The false certifications at issue (concerning mainly the false certifications in CAV Cases no. 1424-22-3, 1425-22-3), according to the supporting evidence herein, was that the Clerk said falsely the following statements in two of the recent appeal

cases out of the four different appeal cases prosecuted by Appellant which is still pending before this Court, which would make such false statements four different times (false claims highlighted in yellow marker color):

**Citation from EXHIBIT 1:** “I, Ashby R. Pritchett, Clerk of the Martinsville Circuit, certify that the contents of the record listed in the table of contents constitute the true and complete record, except for exhibits whose omission are noted in the table of contents, and are hereby transmitted to the Court of Appeals on December 13, 2022.”

**Citation from EXHIBIT 2:** “I, Ashby R. Pritchett, Clerk of the Martinsville Circuit, certify that the contents of the record listed in the table of contents constitute the true and complete record, except for exhibits whose omission are noted in the table of contents, and are hereby transmitted to the Court of Appeals on December 13, 2022.”

That was a lie in both **EXHIBIT 1** AND **EXHIBIT 2** as the Record of the Trial Court was not complete. Appellant will submit evidence exhibits in support of this motion. Brian’s motion is filed pursuant to Rule 5A:2(a) of this Court. As well as pursuant to the due process requirements under both the Amendment XIV of the U.S. Constitution and Virginia Constitution’s Article I., Section 11, due process clauses. Courts should be deterring fraud and false information. If the Clerk just made an human error or mistake the first time or second time, Appellant would make no major issue out of this to the extent of asking for sanctions and penalties.

However, this issue seems to be repeating itself by the Trial Court in the most recent of appealed cases (both CAV cases no. 1424-22-3 and 1424-22-3) with incomplete records being filed again with a false certification from Hon. Ashby Pritchett. Erroneous information isn't as bad as fraud, but the Clerk repeated the misconduct of filing the incomplete records as falsely complete records. This does not seem to be human errors here when these problems keep occurring, well not only are these errors of a legal nature and of a Constitutional nature, this seems to be deliberate by the Clerk, which may constitute intentional deliberate fraud by an officer of the Court.

All Exhibits including page Exhibit markers are numbered by a HEADER with the letters EXHIBIT PAGES (NUMBER) OF 156.

**EXHIBITS (attached ALL EXHIBITS INCL. PAGE MARKERS.pdf):**

EXHIBIT 1. Letters from Court of Appeals of Virginia, regarding Clerk filing the record of the Trial Court, and set the deadline to 40 days after December 22, 2022. Both letters concerning cases no. 1424-22-3, and 1425-22-3. EXHIBIT PAGES 1 through 6.

EXHIBIT 2. Table of Contents of what was proclaimed as the complete record of the Trial Court by Ashby R. Pritchett, Clerk of the Martinsville Circuit. Case no. 1424-22-3. EXHIBIT PAGES 7 through 8.

EXHIBIT 3. Table of Contents of what was proclaimed as the complete record of the Trial Court by Ashby R. Pritchett, Clerk of the Martinsville Circuit. Case no.

1425-22-3. EXHIBIT PAGES 9 through 10.

EXHIBIT 4. A printout of the Online Case Information System index of filings in the appealed case. Proves that not everything was included in the record from the Trial Court, disproves the claim of transmitting the complete record by Hon. Ashby R. Pritchett, Clerk in Exhibit 2. EXHIBIT PAGES 11 through 18.

EXHIBIT 5. A printout of the Virginia Courts Case Information System index of filings in the appealed case. Proves that not everything was included in the record from the Trial Court, disproves the claim of transmitting the complete record by Hon. Ashby R. Pritchett, Clerk in Exhibit 2. EXHIBIT PAGES 19 through 23.

EXHIBIT 6. A true and correct printed copy of an email sent to Roberta Hill (Appellant's mother), "Subject: RE: Judge Greer's order", dated: "9/13/2022, 10:47 AM", "From: Ashby Pritchett <apritchett@vacourts.gov>". EXHIBIT PAGES 24 through 26.

EXHIBIT 7. A true and correct printed copy of an email sent to Roberta Hill (Appellant's mother), "Subject: RE: Martinsville Circuit Court, Motion for Judgment of Acquittal or New Trial, Litigation hold letter, Motion requesting response, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill", dated: "8/31/2022, 11:57 AM", "From: Ashby Pritchett <apritchett@vacourts.gov>". EXHIBIT PAGES 27 through 31.

EXHIBIT 8. A true and correct printed copy of an email sent to Roberta Hill (Appellant's mother), "Subject: RE: Motion regarding suspect Jacody Cassell?",

dated: “9/6/2022, 2:23 PM”, “From: Ashby Pritchett <apritchett@vacourts.gov>“. EXHIBIT PAGES 32 through 33.

EXHIBIT 9. A true and correct printed copy of an email sent to Roberta Hill (Appellant’s mother), “Subject: Upload of New Pleadings Complete for Transmission to Court of Appeals”, dated: “9/1/2022, 10:44 AM”, “From: Ashby Pritchett <apritchett@vacourts.gov>“. EXHIBIT PAGES 34 through 35.

EXHIBIT 10. A true and correct copy of Appellant's filed: COMPLAINT AGAINST THE “HON. ASHBY R. PRITCHETT”, CLERK OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF EXECUTIVE SECRETARY OF THE SUPREME COURT OF VIRGINIA; RE: CAV record no. 0290-22-3; CAV record no. 0289-22-3;; Brian David Hill, Appellant vs. Commonwealth of Virginia and City of Martinsville, Appellees'; THURSDAY, MAY 19, 2022. Was filed in CAV cases no. 0289-22-3 and 0290-22-3. EXHIBIT PAGES 36 through 156.

The evidence in [EXHIBIT 2](#), [EXHIBIT 3](#), [EXHIBIT 4](#), [EXHIBIT 5](#), [EXHIBIT 6](#), [EXHIBIT 7](#), [EXHIBIT 8](#), [EXHIBIT 9](#), and [EXHIBIT 10](#) prove that the Hon. Ashby Pritchett made material false statements in four different times he had transmitted the incomplete records of the Trial Court.

Appellant asks if the Court of Appeals of Virginia (CAV) considers that to be intrinsic fraud or extrinsic fraud to file a false certification in four different appeal cases before this Court, concerning the same Appellant, and concerning the same

Appellees'. Sanctions must be ordered by this Court to prevent the Clerk from making any further false certifications, in order to protect the judicial machinery and the integrity of the courts of the Commonwealth of Virginia. This Court has the inherent Constitutional and legal supervisory powers to punish a lower Court for transmitting a fraudulent record by being incomplete and for repeatedly being caught transmitting incomplete records and falsely certifying them as complete records. If a Clerk of the Trial Court can openly and freely lie or produce false certifications four different times to the Court of Appeals of Virginia, can we trust anything which comes out of the Trial Court which this Clerk is in charge of???

Has procedural due process been deprived and violated so severely that this Court may want to consider any appropriate sanctions against the Trial Court for such falsification when it impedes the appeal process from properly conducting its own supervisory legal process as ascertained by law???

Has procedural due process been deprived and violated so severely that this Court may want to consider any appropriate sanctions against the Trial Court for such falsification when it obstructs the appeal process from properly conducting its own supervisory legal process as ascertained by law???

The Hon. Ashby Pritchett is the Clerk of the Circuit Court for the City of Martinsville aka the "Trial Court" ("Trial Court"), in the Commonwealth of Virginia. The exhibits prove beyond a reasonable doubt in four different appeal cases as documented here, that the Clerk has been caught transmitting incomplete records

four different times in four different appeal cases: CAV cases no. 1424-22-3, and 1425-22-3, 0289-22-3 and 0290-22-3. Therefore, the evidence has shown Hon. Ashby R. Pritchett had made a fraudulent certified statement or fraudulent certification four different times that claimed Hon. Pritchett transmitted the (true and) complete record. It is a fraudulent statement or misstatement for the Hon. Ashby Pritchett to have claimed that whenever he had transmitted the partial record of the Trial Court to the Digital Appellate Record (DAR), which he certified that the record was complete in his Table of Contents document.

In four different appeal cases before this Court, the transmitted record from the Trial Court was not complete, and was proven by Appellant, and was proven by the printouts of the list of pleadings in the record of the appealed case. See [EXHIBIT 5](#) and [EXHIBIT 6](#). It was true records but the fraud was that the Clerk claimed it was the complete record when it was not the complete record. This has happened far too many times in a normal or regular criminal case. This calls for inquiry on its face and sanctions against the Trial Court for violating both of the procedural due process of law and substantive procedural due process of law.

This issue may be difficult or impossible to find case law authorities, this issue of fraud by the Clerk who is an officer of the court, and violation of due process by the Clerk filing false certifications seems to be unique to the case, but the Constitution and case laws of similar situations may apply as suggestive case law if not binding legal authorities to the exact situation here.



**BACKGROUND INFORMATION FOR THIS MOTION IN THE  
FOREGOING APPEAL CASE:**

1. Appellant had received two documents in a mailed envelope from the Clerk's Office of the Court of Appeals of Virginia ("CAV"). See [EXHIBIT 1](#).

2. On December 14, 2022, in appeal cases no. 1424-22-3, and 1425-22-3, the Court of Appeals of Virginia ("CAV") had received a record in each of the pending appeal cases (1424-22-3, and 1425-22-3) of the proceedings in this case in the trial court. In both appeal cases no. 1424-22-3, and 1425-22-3, the Clerk, the Hon. Ashby R. Pritchett had transmitted the incomplete record of the proceedings of the Trial Court through the Digital Appellate Record (DAR) of VACES on December 13, 2022. VACES stands for Virginia Appellate Courts Electronic System (VACES) aka eFiling.

3. Because the Clerk's Office of the Court of Appeals of Virginia had "failed to promptly notify counsel of the receipt of the record", "the applicable appellate time limits for filing the petition shall run from December 22, 2022." See [EXHIBIT 1](#). Appellant had received this letter on December 24, 2022. If the calculations are correct, that deadline will run to its end on January 31, 2023. This motion has been filed timely during the period of 40 days.

4. Appellant's mother Roberta Hill had typed in the links from the letters in [EXHIBIT 1](#) from the CAV, and downloaded the PDF documents from both links. Received both records of the Trial Court in electronic format which would be in

Portable Document Format (PDF) files. Gave those files to Appellant for his review.

5. Appellant had reviewed over the transmitted records in both cases no. 1424-22-3, and 1425-22-3 and had come to the determination that the record was not the complete record of the Trial Court in the records submitted in both appeal cases, based on the evidence of more case records existing than what was transmitted from the Trial Court (See [EXHIBIT 2](#), [EXHIBIT 3](#), [EXHIBIT 4](#), [EXHIBIT 5](#), [EXHIBIT 6](#), [EXHIBIT 7](#), [EXHIBIT 8](#), [EXHIBIT 9](#), and [EXHIBIT 10](#)) and based on the Appellant's foreknowledge of the entire criminal case, case no. CR19000009-00. This is the fourth time that the Clerk of the Trial Court has transmitted an incomplete record of the Trial Court, and falsely certified the incomplete record of the Trial Court as a complete record of the Trial Court. This is a fraud on the court. This fraud has happened in two other appeal cases prior to the cases no. 1424-22-3 and 1425-22-3, and was documented. See the COMPLAINT filed against Ashby R. Pritchett on May 19, 2022, see [EXHIBIT 10](#). The Clerk retransmitted the record in two other appeal cases in the CAV after being caught transmitting the incomplete record of the Trial Court in those pending cases, falsely certifying the record as complete. See CAV cases no. 0289-22-3 and 0290-22-3, and see [EXHIBIT 10](#) "COMPLAINT AGAINST THE "HON. ASHBY R. PRITCHETT", CLERK OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF EXECUTIVE SECRETARY OF THE SUPREME COURT OF VIRGINIA". This Clerk has done this multiple times.

There is no excuse as to why this was done four times in a row. Might as well be 100 times, may as well be a thousand times more. This Court needs to stop this Clerk from any further false certifications. This Court has the supervisory power and authority to do so, as ascertained by law. See *Winn v. Aleda Const. Co.*, 227 Va. 304, 305 (Va. 1984) (“9. A party charging actual fraud has the burden to prove by clear and convincing evidence (a) false representation, (b) of a material fact, (c) made intentionally and knowingly, (d) with intent to mislead, (e) reliance by the party misled, and (f) resulting damage to that party.”).

6. When an officer of the Trial Court (inferior Court) has engaged in multiple frauds in multiple appeal cases regarding the exact same lower Court case no. CR19000009-00 against a higher Court such as the Court of Appeals of Virginia, this Court has the authority and jurisdiction under Due Process of Law to sanction the misconduct of the inferior Court to protect the judicial machinery from breaking down due to false certifications by officers of the Court in filings to the supervisory Court, and this CAV may want to consider the entire criminal case a nullity since the Trial Court had acted in excess of jurisdiction once it deprived the Appellant or all parties of procedural due process of law and substantive due process of law guaranteed by both the U.S. Constitution and the Virginia Constitution. See *Taylor v. Taylor*, 159 Va. 338, 344 (Va. 1932) (““ When, by a successful fraud practiced upon the court, a decree of divorce has been obtained, the courts, upon its discovery, have the right and owe the duty to the public and the party wronged of setting it aside

and pronouncing it a nullity. Earle v. Earle (1883), 91 Ind. 27.”). Case law does apply that a pattern of fraud (multiple frauds) taints the entire case regardless of the substantive legal issues in the case. See Synanon Foundation, Inc. v. Bernstein, 517 A.2d 28, 43 (D.C. 1986) (“Regardless of the relevance of these materials to the substantive legal issues in this case, the cynicism of this behavior cannot be entirely extricated from the pattern of fraud perpetrated upon the trial court by Synanon. Such conduct was enough to completely taint Synanon's entire litigation strategy from the date on which the abuse actually began.”).

7. Long v. Virginia Employment, Record No. 2123-91-2, 2 (Va. Ct. App. Jul. 20, 1993) (“The Court stated that intrinsic fraud includes "perjury, forged documents, or other incidents of trial related to issues material to the judgment." 224 Va. at 607, 299 S.E.2d at 508. On the other hand, extrinsic fraud is "conduct which prevents a fair submission of the controversy to the court." Id. Essentially, Long alleges that a Glaser employee, Nancy Floyd, perjured herself before the commission. The Jones Court clearly defined perjury as intrinsic fraud. Thus, Long's allegation, if believed, constitutes intrinsic fraud.”). This very Court had ruled in 1993 that it may considered extrinsic fraud what the Clerk of the Trial Court had done since it “prevents a fair submission of the controversy to the court”. Of course it does when the incomplete record is transmitted preventing this supervisory Court from conducting a legal process of fully reviewing over the arguments, the case law, and the records of the Trial Court being appealed here.

8. See <https://www.legalmatch.com/law-library/article/fraud-on-the-court.html> (Disclaimer: Link and quotes provided by Family) (“Fraud on the court, or fraud upon the court, refers to a situation in which a material misrepresentation has been made to the court. Alternatively, the term could be used to refer to a situation in which a material misrepresentation has been made by the court itself. The overall defining requirement is that the impartiality of the court has been disrupted so significantly that it cannot perform its tasks without bias or prejudice...Fraud on the court is considered to be one of the most serious violations that can occur within a court of law. If fraud on the court occurs, the entire case is voided or cancelled. This means that any ruling or judgment that the court has issued will be rendered void. Additionally, the case will need to be retried, and with different court officials. This is often done in an entirely different venue in order to avoid further instances of fraud on the court. In especially serious cases of fraud on the court, the case may be tried in an entirely different county of the state. The government official who acted in fraud upon the court may be required to step down from their position. Additionally, they may be subjected to criminal consequences, such as a fine or a jail sentence. Fraud on the court could carry other serious consequences in addition to those just mentioned. An example of this would be an attorney being disbarred, or a judge being removed from their judicial service.”).

9. The extent of the coverup by the Hon. Ashby R. Pritchett in his false certification are as follows:

a. Motion for New Trial or Judgment of Acquittal which was covered up had evidence records of correspondences/exchanges between [rbhill67@comcast.net](mailto:rbhill67@comcast.net), Eric Ferguson the attorney, and the Office of Dispute Resolution (“ODR”) of the Attorney General for the Commonwealth of Virginia, concerning a complaint Appellant had filed in May 2022 against a business entity known as The Chimney Sweep. This complaint was responded to by suspected carbon monoxide poisoner named JaCody Cassell who may have also been the culprit. A man who owns a business entity entitled as The Chimney Sweep, in Rocky Mount, Virginia. Cassell felt so scared of the allegations in Appellant’s complaint that Cassell had hired an attorney Eric Ferguson who filed an email response to the ODR which was his response to Appellant’s allegations of his business sealing the chimney with metal tin when that chimney was used by two gas appliances (hot water heater and furnace) with blocked ventilation causing Carbon Monoxide poisoning of Brian David Hill between October 5, 2017, and the date of Brian’s arrest for indecent exposure. Prior to the pro-longed carbon monoxide gas exposure every minute he was in his apartment at the time, Brian had never had such a need to walk away from home at night to be found butt naked and taking pictures of himself on the Dick and Willie passage walking trail. Brian Hill and his mother both had insisted to the ODR in the correspondence records and had

both insisted to the lawyer that Cassell had caused the carbon monoxide poisoning because of sealing of the chimney with metal tin, and that such poisoning caused Appellant's indecent exposure episode on September 21, 2018. That evidence which proves these facts in the Trial Court records is in those ODR records retained by the Attorney General of Virginia, filed in the Trial Court record last year prior to the appeals and prior to the Order denying both motions. JaCody Cassell responded with complete denial of ever being involved with Roberta Hill and/or Brian Hill, saying that he never did any chimney work for Roberta, never gave an estimate, and has no records of what his business even did. Cassell basically lied to a subdivision or sub-agency of the Attorney General. Roberta Hill submitted evidence of the TRUIST Bank's digital photocopy of the signed check paid for by Roberta Hill for \$300 to The Chimney Sweep. This payment was for chimney work conducted on October 5, 2017, and the date it was cashed in by JaCody Cassell himself with his signature on the back of the check. All of that was submitted as evidence to the ODR of the Attorney General for the Commonwealth of Virginia. On record as filed with the Trial Court in September, 2022. Also, Brian Hill had retained evidence of old telephone logs records from xFinity/Comcast account retained in 2017, and had Roberta Hill submit their phone logs records to the ODR as proof that The Chimney Sweep was communicating by phone four different times. This

proved that JaCody Cassell who denied every allegation in response to Appellant's complaint had totally LIED, lied to the ODR of the Attorney General of Virginia. He lied and that makes him possibly culpable for him or his company The Chimney Sweep almost killing Brian David Hill and Roberta Hill with carbon monoxide gas poisoning. He is the culprit or somebody who worked at his company under him is the culprit. When the other side lies in response to allegations of causing the carbon monoxide which caused the indecent exposure, then the one who lies in response to the complaint is usually guilty. JaCody Cassell had indirectly (*meaning he didn't tell Brian to get naked outside, but he caused the intoxication which caused the indecent exposure*) caused the indecent exposure of Brian David Hill by causing the carbon monoxide gas exposure of an autistic man for a few weeks short of an entire year. This is considered new evidence which could not have been secured at the time of Trial, and would be considered new evidence since JaCody Cassell had responded to the complaint allegations of Brian David Hill filed in May of 2022. Case no. 953850, involving Dispute Resolution Unit Specialist Aaron Ziglar and Dispute Resolution Unit's Demetrice A. Davis, both are under the authority of the Attorney General of the Commonwealth of Virginia. Office of Dispute Resolution, Dispute Resolution Unit. Has complete evidence of the suspect JaCody Cassell who may in fact be the culprit of who poisoned Roberta



Hill and Brian Hill with the carbon monoxide gas. This is completely relevant or material to the indecent exposure case since Carbon Monoxide gas had caused the weird abnormal behavior. That was one of the motions covered up by Hon. Ashby R. Pritchett, the Clerk of the Trial Court.

b. The second Motion for New Trial or Judgment of Acquittal which was covered up by Hon. Ashby R. Pritchett in this case had evidence of disproving multiple elements of the charged crime against Brian David Hill for indecent exposure. Had proven that the original case against Brian David Hill, filed by Martinsville Police Department on September 21, 2018, was not backed by probable cause, and therefore the conviction is based on fraudulent pretenses. Elements which were disproved were that Brian David Hill was “medically and psychologically cleared” when he was arrested for his charge as stated under penalty of perjury (under oath or affirmation) in the ARREST WARRANT and CRIMINAL COMPLAINT filed by Officer Robert Jones. He had lied because he admitted under oath in Federal Court that he presumed they did “lab work and other stuff” and said under oath again that he was “medically and psychologically cleared”. Appellant obtained medical records proving that the lab testing was ORDERED and then was to be DELETED from the chart because Appellant was going to jail, so the laboratory testing including blood work, possibly drug testing and alcohol testing, all of that

was DELETED FROM THE CHART. Brian had asked an agency of the Commonwealth of Virginia to investigate this misconduct of neglect as well as giving a false impression of medical clearing with no lab tests completed in the medical records by Dr. Brant Hinchman of the local hospital. That redacted agency in Virginia and its letters with redactions was filed as evidence in this covered up motion asking for New Trial. It was redacted to protect their employees from possible fettering or to prevent anybody from impeding any investigation into the hospital who deleted the lab work orders from the chart. Brian Hill had obtained copies of his hospital's financial records concerning patient Brian David Hill. Brian Hill had proven he was dehydrated after he was driven to the hospital by an ambulance; after the time of his detainment near a creek as Officer Robert Jones had insinuated in his CRIMINAL COMPLAINT affidavit. The officer did not know Brian Hill was dehydrated at the time he was asked questions about why he was naked outside at night. The officer did not know the laboratory tests were ordered then deleted from the chart by Dr. Brant Hinchman. Officer Robert Jones was proven to have lied about Appellant being "medically and psychologically cleared" under oath or affirmation. HE LIED UNDER OATH, and APPELLANT HAD PROVEN THIS. Appellant also submitted evidence that the officer did not know Brian Hill had Type 1 brittle diabetes at the time of his arrest, based on

Officer Jones's statements made in Federal Court. The officer Robert Jones also claimed Brian Hill was not being obscene, but that statement was covered up in Federal Court according to affidavits from at least four witnesses in the Federal Courtroom. That is also fraud since Officer Jones charged Appellant with "making an obscene display" while naked in a public place or where others were present. Then Officer Jones later admitted under oath (covered up by corrupt possibly blackmailed Federal Judge Thomas David Schroeder of Middle District of North Carolina/Corruptilina) when asked by Attorney Renorda Pryor whether he thought Brian Hill had been obscene and he said NO. He said NO meaning Brian Hill was not being obscene. The entire basis for Appellant's indecent exposure charge was based on lies and misperceptions and/or assumptions. The Commonwealth of Virginia had wrongfully charged Appellant, and all of that was proven with this particular Motion for New Trial or Judgment of Acquittal. Brian David Hill = Innocence.

c. CORRESPONDENCE between the court and Brian David Hill and Roberta Hill filing electronic filings by email messages with the Court on record in the Trial Court.

10. The extent of the coverup by the Hon. Ashby R. Pritchett in his false certification as alleged in Paragraph 9 (above this paragraph) is favorable to the

Commonwealth of Virginia and City of Martinsville aka the Appellees', protects the REAL CRIMINALS, protecting the REAL CULPRITS OF THE CRIME such as carbon monoxide poisoners like the one who placed metal tin on a chimney to poison Brian Hill and Roberta Hill. Carbon monoxide is the silent killer, it causes bad symptoms and effects, and leads to death and inability to think clearly. The Appellees are protecting corrupt JaCody Cassell who his company had almost killed Brian David Hill, ALMOST KILLED BRIAN DAVID HILL, and almost killed Roberta Hill with CARBON MONOXIDE GAS caused by their negligence or incompetence. Cassell's business who installed the metal tin on top of the chimney, caused Carbon Monoxide gas to flow into both apartments. This may be attempted murder or neglect or some kind of heinous crime in Virginia, maybe it is, maybe it isn't. Glen Andrew Hall who is of the Commonwealth of Virginia protected the culprit or culprits. Why is Virginia's Attorney General along with CORRUPT criminal Glen Andrew Hall, Esq. protecting the real criminals here while wanting to continually punish Brian David Hill for a crime he is in fact innocent of by not being obscene and not being medically cleared as assumed??? Why was the body-camera footage destroyed huh??? Was Martinsville Police afraid when Officer Jones recorded Brian answering questions while DEHYDRATED in the nude, his facial expressions and gestures would have indicated that he was INTOXICATED??? If Brian Hill were intoxicated then that would explain why he was found naked on a walking trail at night miles away from home. That also would negate INTENT and

OBSCENITY, regardless of whether Officer Jones admitted whether he personally thought Brian was obscene or not under oath. The entire criminal charge WAS A FRAUD, FRAUD, FRAUD, just as fraudulent as Hon. Ashby R. Pritchett filing false certifications and trying to cover up the truth from the Court of Appeals of Virginia (CAV).

11. It is clear that the Hon. Ashby R. Pritchett didn't just file false certifications, he covered up actual evidence, and he covered up proof of the culprit or culprits behind the carbon monoxide, and giving a false impression to police that Brian was medically cleared when in fact he wasn't. He covered up proof that Brian David Hill was not medically and psychologically cleared as charged in the charging warrant and criminal complaint. He covered up everything proving that the charge against Brian David Hill was based on erroneous or fraudulent elements of guilt. Brian David Hill never plead guilty so he is still entitled to being acquitted if he can disprove the elements of his charge but only withdrawn appeal because the Trial Court was ignoring all of his pro se motions while counsel was appointed to his criminal case. Counsel did not do any investigation, did no research or anything, and this court appointed idiot filed nothing to demand that the Commonwealth Attorney prove every element of the alleged guilt charge against Appellant. Lawyer did nothing, so Appellant withdrawn appeal in 2019. However, the entire case was nothing but a FRAUD, and the only things which were true was Brian Hill was found naked at night on the Dick and Willie passage walking trail, and took some photos

of himself BECAUSE HE WAS INTOXICATED. Any proof of intoxication was destroyed by the Commonwealth of Virginia and City of Martinsville, who protects drug dealers (**I know Martinsville Police had protected drug houses, I've known that for years**) but will throw the book at an autistic victim here. Appellant has every right to demand justice in the Court of Appeals of Virginia. Appellant was not medically cleared, that was proven to be a lie. Appellant will school the Attorney General of Virginia WITH THE PROOF. Brian David Hill is innocent. The Hon. Ashby R. Pritchett knew Appellant had proven his innocence when he filed multiple motions asking for a New Trial or Judgment of Acquittal. Rule 1:1 should not apply anymore to proof that the entire case was a fraud in regard to medical clearing. If Appellant was not medically cleared, then he isn't psychologically cleared either. The psychologist who mentally evaluated Brian David Hill as ordered by the General District Court did not know of Brian being diagnosed with PSYCHOSIS, a symptom of Carbon Monoxide exposure. They did not know about his medical record proving neglect and proving that the hospital DELETED the ordered laboratory tests from his medical chart. That is a COVER UP, Brian David Hill's innocence has been covered up by Appellees'. They have defrauded not just the Trial Court, but they have defrauded the Court of Appeals of Virginia. They are LIARS, Appellant cannot stand for this. Simply being naked isn't a crime, for example: Nudism isn't a crime which is why there are nudist resorts or nudist places in Virginia, but being obscene (prurient interest in sex) is a crime according to the case laws on indecent exposure.

Appellant was not medically and psychologically cleared either. Appellant was poisoned with Carbon Monoxide gas, as evidenced in the covered-up evidence, and was covered up by Hon. Ashby R. Pritchett, the Clerk of the Trial Court. He covered up things which he confirmed by email as to filing in the Trial Court, and indexed in the OCIS and case information Databases. This really is getting ridiculous. Appellant demands sanctions against the Trial Court for the cover ups by its Clerk, the lies told to the Court of Appeals of Virginia in four different record transmittals in the Digital Appellate Record (DAR) system of VACES. The cover ups are all favorable to Appellees' whether they know it or not. This is UNACCEPTABLE. SUCH FRAUD.

11. As proof of the cover up, Appellant's family copied and pasted from the correspondences with Hon. Ashby R. Pritchett by email of Roberta Hill, and gave him the links to the legal pleadings. That the Hon. Ashby R. Pritchett claimed to have transmitted by download and filed in the case management system of the Trial Court. Here is what the Clerk filed and did not transmit to the Court of Appeals of Virginia in submitting the record of the Trial Court in CAV cases no. 1424-22-3, and 1425-22-3.

“See <https://justiceforuswgo.nl/DOCS/motion-new-trial-acquittal-September-4-2022.pdf> - MOTION FOR JUDGMENT OF ACQUITTAL OR NEW TRIAL PURSUANT TO RULE 3A:15 BASED UPON NEW EVIDENCE OF SUSPECT JACODY CASSELL OF BUSINESS ENTITY: THE CHIMNEY SWEEP WHO CAUSED CARBON MONOXIDE POISONING INTOXICATION OF CRIMINAL DEFENDANT WARRANTING

NEW TRIAL OR ACQUITTAL - Note: He is not considered a culprit until he either admits or is found guilty of causing the carbon monoxide poisoning at a later time.

“See motion-new-trial-acquittal-August-28-2022.pdf - <https://justiceforuswgo.files.wordpress.com/2022/08/motion-new-trial-acquittal-august-28-2022.pdf>”

“Litigation-hold-letter-additional-evidence.pdf - <https://justiceforuswgo.files.wordpress.com/2022/08/litigation-hold-letter-additional-evidence.pdf> - Has the signed check by suspect JaCody Cassell who his business The Chimney Sweep did chimney work on my Triplex on October 5, 2017”

12. Appellant has argued and demonstrated proof of not only the false certifications, but what was covered up by the Clerk of the Trial Court. Appellant filed the motions in the record of the Trial Court, those motions were denied by the Trial Court, and yet the Clerk did not even transmit the records of those motions to this Court of Appeals of Virginia in the proclaimed record of the Trial Court in cases no. 1424-22-3, and 1425-22-3. Something is clearly wrong here.

13. See [EXHIBIT 2](#) and [EXHIBIT 3](#) as to the Table of Contents of all submitted records of the Trial Court. Compare them with the records listed by the OCIS database and the Virginia Courts Case Information system. See [EXHIBIT 4](#) and [EXHIBIT 5](#). Then see the emails from the Hon. Ashby R. Pritchett. See [EXHIBIT 6](#), [EXHIBIT 7](#), [EXHIBIT 8](#), and [EXHIBIT 9](#). All of those prove filings were filed by the Clerk but were not transmitted in the Clerk’s fraudulently certified transmittal of the record of the Trial Court, those filings had disappeared in the CAV’s record from the Trial Court, and is not in the Table of Contents in CAV cases



no. 1424-22-3, and 1425-22-3. This is proof beyond a reasonable doubt as to the fraud, that the fraud was favorable to the Appellees'. There needs to be sanctions in one way, shape, or form against those who lie in Court and lie repeatedly.

15. Pursuant to the Amendment XIV of the U.S. Constitution and Virginia Constitution's Article I., Section 11, due process clauses', Appellant has a right to the relief requested and has a right to those remedies which can be given by this Court to be done in order to correct the multiple wrongdoings by the Clerk of the Trial Court. This Court should protect the rights of Appellant and Appellees'. Appellant's due process rights under both substantial due process rights and procedural due process rights require a complete and accurate record of the Trial Court for this appeal. The Trial Court had submitted a fraudulent record four different times, but did correct that issue in two appeal cases after being caught. See [EXHIBIT 10](#). Due Process clause has been violated by the Clerk of the Trial Court by submitting four false certifications of transmitting the complete record. The Clerk should be inquired as to these false certifications of the submission of the record electronically to the Digital Appellate Record ("DAR") system of VACES. This makes the Trial Court's actions by its Clerk making multiple false certifications possibly unconstitutional, a fraud upon the Court of Appeals by an officer of the Trial Court, as all of these issues argued herein demonstrates a failure to give Appellant these due process protections rendering an unconstitutional crisis in this case, an unconstitutional situation of Appellant being permanently deprived of due

process of law. It dilutes any trustworthiness and dilutes any integrity/honesty of an officer of the Court. This is a very serious matter. Thus, would make the entire case as possibly a nullity, a fraud, void, or voidable. An entire case may be unconstitutional when the fraud by false certifications is from the most important officer of the Court, the Clerk. Appellant's new evidence and multiple Motions for New Trial or Judgment of Acquittal helps to prove his innocence to the indecent exposure charge of "intentionally making an obscene display" on September 21, 2018. Appellant had proven his case by providing plenty of evidence and had given the Commonwealth Attorney Glen Andrew Hall plenty of opportunities to demand authentication or demand any credibility to any evidence filed by Appellant, but the Motions were wrongfully denied, to the best of Appellant's belief. Appellant should have his due process right to a fair and just appeal. Any wrongful fettering or interference with an appeal process after appealing an order by the legal judicial process violates due process of law. Violations of the due process clause during the appeal are just as egregious as violating due process of law at Trial. Appellant fears that he is being given a rigged appeal by the Clerk of the Trial Court due to the Clerk submitting false certifications and incomplete records (still did this egregious act two more times despite being caught in CAV cases no. 0289-22-3 and 0290-22-3), See "COMPLAINT AGAINST THE "HON. ASHBY R. PRITCHETT", CLERK OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF EXECUTIVE

SECRETARY OF THE SUPREME COURT OF VIRGINIA”). See [EXHIBIT 10](#). Appellant feels that he is being given a rigged appeal by the Clerk of the Trial Court by submitting false certifications in multiple appeal cases prosecuted by Appellant by such fraudulent record transfer. It is an unfair legal process at this point and is a rigged game of legal chess much like a legal gambling casino to expect an appeal brief or Designation or anything with an incomplete Trial Court record transmitted fraudulently because the record was not complete. **This is deliberate by the Hon. Ashby R. Pritchett and warrants inquiry and even sanctions to prevent this form of misconduct of lying on court documents, Appellant wants to know why.** Appellant does not appreciate if his court case is rigged against him. Appellant has already accused his Federal Court case of being a RIGGED JUDICIAL PROCESS in the U.S. Supreme Court due to an [alleged blackmail scheme of child rape and murder](#) (Link provided by family to paste: <https://web.archive.org/web/20210104072454/https://twitter.com/LLinWood/status/1345993980811616256>) as reported by Attorney L. Lin Wood of Georgia. **That is not fair and is unconstitutional in every aspect of Due Process of Law when pertaining to the rights of criminal defendants. Criminal defendants are supposed to have more Constitutional rights than civil litigants, because they are at extremely greater risk of losing life, liberty, and property if wrongfully convicted of a crime.** Appellant has a lot to lose if his appeal rights are fettered with by unfair practices and unethical behavior including fraud and lying. Appellant requests from all clerks

to be truthful and at least try to be truthful as best to their abilities as possible. We are all human. However, when the Clerk submitted four false certifications, this creates a major concern of a serial offender (*a government official or court official breaking rules or laws repeatedly*). Ashby R. Pritchett is now assumed by the Appellant to being that of a serial offender or serial fraud offender committing fraud even though he is an officer of the Court. This is misconduct beyond worry. This false certification means they can alter any of the record, add to any of the record, or delete any of the record. A Trial Court Clerk who can lie before the Court of Appeals of Virginia four different times is a serial abuser or pathological liar or just a repeated liar. This is misconduct. This means the Clerk cannot be trusted.

16. Ashby R. Pritchett, the serial offender of filing false certifications, whether criminally illegal or just outright defrauding the Court, case law is being submitted further as to why relief must be given in any way, shape, or form, as to be determined by this Court of Appeals of Virginia, as a supervisory legal body-politic. *Wilson v. Commonwealth*, CL-2021-0003146, (Va. Cir. Ct. Apr. 20, 2021) (“Our criminal justice system relies upon fundamental rules that act as gears in a machine to provide for the administration of justice. For the mechanism to work properly, each rule interlocks with and propels the next rule forward. When one cog fails, subsequent rules malfunction, causing a breakdown in the judicial machinery.”). *Wilson v. Commonwealth*, CL-2021-0003146, (Va. Cir. Ct. Apr. 20, 2021) (“As a result of this clash, this Court must grapple with shaken public confidence and the question of

what becomes of a two-year old conviction derived from a police officer's false representations. This Court recognizes the tension between the finality of a final order 21 days after it is entered and the limited exceptions in place to promote the ends of justice and bolster the public's faith in court judgments.”).

17. “Where a court failed to observe safeguards, it amounts to denial of due process of law, court is deprived of juris.” Merritt v. Hunter, C.A. Kansas 170 F2d 739. People v. Wade, 506 N.W.2d 954 (Ill. 1987). Void judgment may be defined as one in which rendering court lacked subject matter jurisdiction, lacked personal jurisdiction or acted in manner inconsistent with due process of law Eckel v. MacNeal, 628 N.E. 2d 741 (Ill. App. Dist. 1993). A void judgment is one rendered by a court which lacked personal or subject matter jurisdiction or acted in a manner inconsistent with due process *In re Estate of Wells*, 983 P.2d 279, (Kan. App. 1999). See Rook v. Rook, 233 Va. 92, (Va. 1987) (“4. However, a void judgment which has been procured by extrinsic or collateral fraud, or which was entered by a court that did not have jurisdiction, may be attacked in any court at any time, directly or collaterally, and thus constitutes an exception to Rule 1:1.”). Appellant will now demand accountability of Hon. Ashby R. Pritchett for his false certifications made to this Court, repeated false certifications to this very Court should be treated very seriously when such abuse has been conducted in a serial manner, aka serial abuse or serial fraud. Ashby Pritchett should be investigated for fraud, and Appellant is filing this separate motion asking for sanctions for the fraud.

18. Appellant asks for sanctions and asks for an investigation by this Court. The damage done by the Hon. Ashby r. Pritchett had caused unnecessary delays and obstruction to this Court in CAV cases no. 0289-22-3 and 0290-22-3. Appellant was going to let this go until his mother Roberta Hill downloaded the records given by the Clerk of the CAV, and then Appellant reviewed over the records. Appellant noticed that the file sizes were smaller compared to the last records of the Trial Court after the Clerk had filed the entire record by retransmittal after being caught transmitting the incomplete records. Appellant checked and saw that the records were incomplete again. So, the Clerk didn't just do this two times, it was done four times. This cannot be a mistake; this is an issue which must be inquired and stopped in its tracks. The Clerk must stop filing false certifications if this Court is to protect the integrity of the judicial machinery. This Court has both the supervisory and inherit authority to stop fraudulent or abusive behavior of false certifications and partial record transmittals from the Clerk of the Trial Court, the Hon. Ashby R. Pritchett. The cover-ups by the Clerk and the Appellees' needs to end, they need to stop covering up evidence, they need to stop engaging in possibly federal crimes since they used his state case to violate his federal supervised release by the U.S. Probation Office. **They know they screwed up and don't want to admit to their screw ups.** They need to be punished since they kept trying to wrongfully punish Appellant or stall the inevitable and cause suffering of Appellant. Fraud is fraud, and proving fraud demonstrates the need for action by this Court. God bless you all.

18. Appellant requests for sanctions as far as nullification of the entire criminal case being appealed here, case no. CR19000009-00. This fraud and the cover ups have gone on for long enough. The due process deprivation has gone on long enough. Appellant requests that the entire criminal case be dismissed and voided/nullified by this supervisory Court or any other action of sanctions which this Court would feel may be necessary to deter the Hon. Ashby R. Pritchett from filing incomplete records as complete records of the Trial Court, this is fraud. It is deceiving the Clerks of the CAV into believing the record was transmitted in its entirety. Deception, proven.

19. Ashby R. Pritchett, the Clerk, is an officer of the Trial Court. A Clerk of the Court is an officer of the Trial Court or of any Court, and is considered the most essential position of a Court in a legal system. The Clerk is considered the most important position of a Court in a legal system. A Clerk is the most powerful position of any courthouse because the Clerk can decide what the Judge sees and what the Judge does not see, a Clerk can file things or throw it away. A Clerk can cover up anything and lie about the cover up to the supervisory appeal Court, and who would be the wiser. However, if that were ever the case where a Clerk lies to the Court of Appeals multiple times which harms a single litigant which is a criminal defendant by depriving him of due process of law, this creates a Constitutional crisis in this case far beyond simply a local criminal case by the Circuit Court in the City of Martinsville in the Commonwealth of Virginia. A Constitutional crisis far beyond a

fraud upon the Court of Appeals of Virginia. The officer of the Trial Court had perpetuated a fraud upon the Court of Appeals of Virginia, whenever this false certification had been conducted multiple times at different times. The proof and evidence to back the allegations Appellant is making in this motion not just warrant the relief requested but the CAV may also want to conduct its own investigation into why Hon Ashby R. Pritchett had been caught transmitting incomplete records of the Trial Court in cases no. 1424-22-3, 1425-22-2, 0289-22-3 and 0290-22-3. When a Clerk repeatedly submits false certification with an incomplete record being treated as the complete record of the Trial Court (See [EXHIBIT 1](#)), this false certification is fraud. It isn't a mistake when it isn't just one time the Clerk has filed a false certification of the record transmitted being complete to this Court of Appeals in Virginia. The Clerk should be in big trouble over this, and this Court has the supervisory authority to do so in this appeal case to prevent such misconduct from ever happening again, since the false certification has been documented and proven by Appellant in this case. This is MISCONDUCT what the Clerk had done, four different times, too many times to be a simple mistake or coincidence. This is deliberate, by an officer of the Court. Appellant is willing to submit to any authentication of any evidence EXHIBITS submitted to this Court, and is willing to submit to any questions by this Court, whether in writing or orally over the telephone. Appellant is also willing to submit further evidence if requested, as Appellant's mother had more emails with the Clerk of the Court, proving further that



legal pleadings were filed. Appellant is on Federal Supervised Release by U.S. Probation, and so he would have to get permission to appear in Richmond, Virginia for any inquiry. Appellant also is refusing to take an experimental dangerous prion crystal mad cow disease causing mRNA vaccines (PFIZER, MODERNA, J&J) which are DNA changing vaccines. Appellant refuses to be subjected to dangerous DNA changing vaccines in violation of the Nuremberg Code prohibiting experimental medical practices on non-consenting patients, so it is recommended that this Court question Appellant by telephone or by ZOOM if the U.S. Probation Office approves the usage of ZOOM conference for this Court's inquiry into this matter.

### **CONCLUSION**

Appellant asks for the following relief in the foregoing case in the CAV:

1. That the Honorable Clerk Ashby R. Pritchett be inquired and investigated over four incomplete transmitted records and lying in four certifications that the record transmitted was a complete record, when in fact it wasn't;
2. That the CAV file an order to conduct an inquiry into and possibly order any sanctions into the four false certifications to the Digital Appellate Record (DAR) filed and submitted by Honorable Clerk Ashby R. Pritchett of the Circuit Court;

3. The Clerk be asked to apologize for the pattern of fraud on the CAV when it is fraud on this Court to transmit an incomplete record of the Trial Court and represent it falsely as the complete record of the Trial Court;
4. That the Appellant asks for sanctions against Hon. Ashby R. Pritchett, the Clerk or that the Trial Court be sanctioned by this Court, whatever sanction is appropriate to deter this fraudulent misconduct;
5. And Appellant asks for any other relief or remedy that the Court of Appeals of Virginia may deem proper and just to resolve the issues laid before this Court to protect the due process of law and of any integrity of the judicial machinery in the Trial Court. Thank you. I appreciate your time and effort to fix this.

Appellant requests relief accordingly and asks for any other relief which the Court of Appeals of Virginia may deem proper and just for the issues raised.

Appellant requests that the originating criminal case appealed thereto be possibly declared null and void for repetitive fraud and lack of following the due process of law, to ensure that the Clerk will not make such mistakes again or will not commit further misconduct in the future.

Respectfully Filed/Submitted on January 17, 2023,

**BRIAN DAVID HILL**

**Pro Se**

*Brian D. Hill*  
*Signed*

**Brian D. Hill**

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

310 Forest Street, Apt. 2  
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*Pro Se Appellant*

<https://JusticeForUSWGO.wordpress.com>

<https://JusticeForUSWGO.nl>



**CERTIFICATE OF COMPLIANCE**

1. This motion complies with type-volume limits:

[ X ] this motion contains [8,568] words.

[ ] this motion used 50 pages or less.

2. This motion complies with the typeface and type style requirements because:

[ X ] this motion has been prepared in a proportionally spaced typeface using [Microsoft Word 2013] in [14pt Times New Roman]; or

[ ] this motion has been prepared in a monospaced typeface using [state name and version of word processing program] with [state number of characters per inch and name of type style].

  
Signed

**Brian D. Hill**

Dated: January 17, 2023



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[JusticeForUSWGO.wordpress.com](http://JusticeForUSWGO.wordpress.com)

*Pro Se Appellant*

## CERTIFICATE OF FILING AND SERVICE

I hereby certify that on this 17th day of January, 2023, I caused this “MOTION FOR INQUIRY AND SANCTIONS AGAINST HON. ASHBY R. PRITCHETT, OFFICER OF THE TRIAL COURT IN APPEAL” and attached EXHIBITS 1-10 of evidence to be delivered by email service by Assistant/Filing-Representative Roberta Hill using [rbhill67@comcast.net](mailto:rbhill67@comcast.net) or [rbhill67@justiceforuswgo.nl](mailto:rbhill67@justiceforuswgo.nl) to the Commonwealth of Virginia and City of Martinsville through the Commonwealth Attorney’s Office of Martinsville City; as well as to the named counsel for the Office of the Attorney General; and the original was filed with the Clerk of the Supreme Court of Virginia by Virginia Court eFiling System (VACES) through Assistant/Filing-Representative Roberta Hill which shall satisfy proof of service as required by Rule 5:1B(c) stating that “*Service on Other Parties by Email. – An electronic version of any document filed in this Court pursuant to Rule 5:1B(b) must be served via email on all other parties on the date the document is filed with the Court or immediately thereafter, unless excused by this Court for good cause shown. An e-filed document must contain a certificate stating the date(s) of filing and of email service of the document.*” And the proof that such pleading was delivered will be filed together with this MOTION shall satisfy the proof of service was required by Rule 5A:2(a)(1) and Rule 5A:1(c)(4):

1. Glen Andrew Hall, Esq.  
55 West Church Street, P.O. Box 1311  
Martinsville, Virginia 24112 or 24114 (for P.O. Box)  
Telephone: 276-403-5470

Fax: 276-403-5478  
Email: [ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)

*Counsel for Appellees'*

2. Justin B. Hill, Esq.  
202 North 9th Street  
Richmond, VA 23219  
Telephone: (804) 786-2071  
Fax: (804) 786-1991  
Email: [jhill@oag.state.va.us](mailto:jhill@oag.state.va.us)

*Counsel for Appellees'*

*The reason why Brian David Hill must use such a representative/Assistant 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 Roberta Hill to file the pleading.*

*If the Court wishes to contact the filer over any issues or concerns, please feel free to contact the filer Brian David Hill directly by telephone or by mailing. They can also contact Roberta Hill at [rbhill67@comcast.net](mailto: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**



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*Pro Se Appellant*



# EXHIBIT 1

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News  
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[USWGO.COM](http://USWGO.COM) // [JUSTICEFORUSWGO.NL](http://JUSTICEFORUSWGO.NL)





**From:** Court of Appeals of VA\_5  
**To:** [jhill@oag.state.va.us](mailto:jhill@oag.state.va.us); [OAG Criminal Litigation \(oagcriminallitigation@oag.state.va.us\)](mailto:OAG Criminal Litigation (oagcriminallitigation@oag.state.va.us))  
**Subject:** CAV Record # 1424 - 22 - 3 BRIAN DAVID HILL v. COMMONWEALTH OF VIRGINIA, ET AL.  
**Date:** Thursday, December 22, 2022 9:01:00 AM

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## COURT OF APPEALS OF VIRGINIA

### For September 7<sup>th</sup>, 2022 Order Denying Motion for Judgment of Acquittal or New Trial

This is to notify you that the record of the proceedings in this case in the trial court was received in the clerk's office of the Court of Appeals of Virginia on **December 14, 2022**. Because this office failed to promptly notify counsel of the receipt of the record, the applicable appellate time limits for filing the petition shall run from **December 22, 2022**.

The Rules of the Court of Appeals of Virginia are found in Part 5A of the Rules of the Supreme Court of Virginia. Under those Rules, the date on which the Court received the record establishes the time allowed for filing certain documents and pleadings. In particular:

1. In appeals of right (which includes appeals filed by criminal defendants), the time for filing the statement of assignments of error runs from this date, Rule 5A:25(a)(1), and the opening brief of the appellant is due no later than 40 days after the record is received by the Court of Appeals, Rule 5A:19(b)(1).
2. In appeals by petition (which would be in limited circumstances), the petition for an appeal is due no later than 40 days after the date on which the record is received by the Court of Appeals. Code § 17.1-408; Rule 5A:12(a).

**Please note that the trial court record was filed with this Court in electronic format. You can download the electronic record here:**

<https://vacourts.box.com/s/t8etzx9vznrxpwul9t1nm5wktb4vqmpv>

**Please note that the above link will expire in 60 days. Accordingly, please be sure to download the record. If all or a portion of the lower tribunal record is sealed, you will receive a separate email containing a passcode that will allow access to the record.**

**Please consult Part 5A of the Rules for information on filing times and other requirements. Failure to comply with the Rules may result in various sanctions, including dismissal of the appeal.**

Effective June 1, 2021, all counsel are required to file all pleadings, letters, briefs, etc., electronically through the VACES system. Information on how to register to file through VACES and other instructions regarding the filing of electronic pleadings can be found in the Guidelines for Submission. Pro se/self-represented litigants may, but are not required to, file pleadings through the VACES system. Otherwise such individuals are required to transmit one paper copy of a filing to the Clerk of this Court.

A copy of this record acknowledgment email has been mailed to:

Brian David Hill  
310 Forest Street, Apt 2  
Martinsville, VA 24112

**DO NOT REPLY TO THIS EMAIL.**

This Court will take no action on anything received at this email address. Should you wish to contact the Clerk's Office of the Court of Appeals of Virginia, you may do so by telephone at 804-786-5651 or by writing to A. John Vollino, Clerk, Court of Appeals of Virginia, 109 North Eighth Street, Richmond, Virginia, 23219.

**From:** Court of Appeals of VA 5  
**To:** [jhill@oag.state.va.us](mailto:jhill@oag.state.va.us); OAG Criminal Litigation ([oagcriminallitigation@oag.state.va.us](mailto:oagcriminallitigation@oag.state.va.us))  
**Subject:** CAV Record # 1425 - 22 - 3 BRIAN DAVID HILL v. COMMONWEALTH OF VIRGINIA, ET AL.  
**Date:** Thursday, December 22, 2022 9:01:00 AM

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## COURT OF APPEALS OF VIRGINIA

### For September 13<sup>th</sup>, 2022 Order Denying Motion Requesting Commonwealth Attorney Respond to Motion for Judgment of Acquittal or New Trial

This is to notify you that the record of the proceedings in this case in the trial court was received in the clerk's office of the Court of Appeals of Virginia on **December 14, 2022**. Because this office failed to promptly notify counsel of the receipt of the record, the applicable appellate time limits for filing the petition shall run from **December 22, 2022**.

The Rules of the Court of Appeals of Virginia are found in Part 5A of the Rules of the Supreme Court of Virginia. Under those Rules, the date on which the Court received the record establishes the time allowed for filing certain documents and pleadings. In particular:

1. In appeals of right (which includes appeals filed by criminal defendants), the time for filing the statement of assignments of error runs from this date, Rule 5A:25(a)(1), and the opening brief of the appellant is due no later than 40 days after the record is received by the Court of Appeals, Rule 5A:19(b)(1).
2. In appeals by petition (which would be in limited circumstances), the petition for an appeal is due no later than 40 days after the date on which the record is received by the Court of Appeals. Code § 17.1-408; Rule 5A:12(a).

**Please note that the trial court record was filed with this Court in electronic format. You can download the electronic record here:**

<https://vacourts.box.com/s/aunwp9h051zvj6vrhtatn0mic1j1wneq>

**Please note that the above link will expire in 60 days. Accordingly, please be sure to download the record.** If all or a portion of the lower tribunal record is sealed, you will receive a separate email containing a passcode that will allow access to the record.

**Please consult Part 5A of the Rules for information on filing times and other requirements. Failure to comply with the Rules may result in various sanctions, including dismissal of the appeal.**

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A copy of this record acknowledgment email has been mailed to:

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310 Forest Street, Apt 2  
Martinsville, VA 24112

**DO NOT REPLY TO THIS EMAIL.**

This Court will take no action on anything received at this email address. Should you wish to contact the Clerk's Office of the Court of Appeals of Virginia, you may do so by telephone at 804-786-5651 or by writing to A. John Vollino, Clerk, Court of Appeals of Virginia, 109 North Eighth Street, Richmond, Virginia, 23219.

COURT OF APPEALS OF VIRGINIA  
109 NORTH EIGHTH STREET  
RICHMOND, VIRGINIA 23219-2305

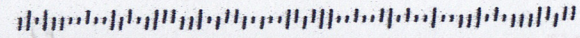
RICHMOND VA 230  
22 DEC 2022 7H 7L



Received on  
December 24 2022  
Brian D. Hill  
signed

Brian David Hill  
310 Forest Street, Apt 2  
Martinsville, VA 24112

24112-421010



# EXHIBIT 2

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News  
[JUSTICEFORUSWGO.WORDPRESS.COM](http://JUSTICEFORUSWGO.WORDPRESS.COM)  
[USWGO.COM](http://USWGO.COM) // [JUSTICEFORUSWGO.NL](http://JUSTICEFORUSWGO.NL)



MARTINSVILLE CIRCUIT  
Commonwealth of VA

Case No.:CR19000009-00  
vs. HILL, BRIAN DAVID

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I, Ashby R. Pritchett, Clerk of the Martinsville Circuit, certify that the contents of the record listed in the table of contents constitute the true and complete record, except for exhibits whose omission are noted in the table of contents, and are hereby transmitted to the Court of Appeals on December 13, 2022.

# EXHIBIT 3

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News  
[JUSTICEFORUSWGO.WORDPRESS.COM](http://JUSTICEFORUSWGO.WORDPRESS.COM)  
[USWGO.COM](http://USWGO.COM) // [JUSTICEFORUSWGO.NL](http://JUSTICEFORUSWGO.NL)





MARTINSVILLE CIRCUIT  
Commonwealth of VA

Case No.:CR19000009-00  
vs. HILL, BRIAN DAVID

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FINAL ORDER - DENY MOTION LACK JURISDICT	09/07/2022	1 - 1
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AFFIDAVIT - INDIGENCE	09/19/2022	4 - 5
NOTICE - APPEAL (1)	09/19/2022	6 - 26
AFFIDAVIT - INDIGENCE	09/19/2022	27 - 28
NOTICE - APPEAL (2)	09/19/2022	29 - 53
LETTER - COURT OF APPEALS-TRANS REC	11/30/2022	54 - 54

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I, Ashby R. Pritchett, Clerk of the Martinsville Circuit, certify that the contents of the record listed in the table of contents constitute the true and complete record, except for exhibits whose omission are noted in the table of contents, and are hereby transmitted to the Court of Appeals on December 13, 2022.

# EXHIBIT 4

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

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## EXHIBIT PAGES 12 OF 156



Virginia Judiciary

Online Case Information System 2.0

[Return to Search Results](#)**Martinsville Circuit Court** [\(details\)](#)[Subscribe](#)Case #: **CR19000009-00**Defendant: **HILL, BRIAN DAVID****Defendant Information**Address: **MARTINSVILLE, VA 24112**Gender: **MALE**Race: **WHITE**DOB: **05/26/\*\*\*\***Attorney: **JONES, JOHN****Case/Charge Information**Defendant Status: **BAIL**Filed Date: **01/09/2019**Locality: **MARTINSVILLE**Code Section: [18.2-387](#)Charge: **INDECENT EXPOSURE**Case Type: **MISDEMEANOR**Class: **CLASS 1**Commenced By: **GENERAL DISTRICT COURT APPEAL**Offense Date: **09/21/2018**Arrest Date: **09/21/2018**

Amended Code Section:

Amended Charge:

Amended Case Type:

Amended Class:

**Appeal Information**Appeal Date: **04/07/2020****Hearing Information**

Date	Time	Result	Type	Courtroom	Plea	Duration	Jury
12/02/2019	09:00 AM	WITHDRAWN	JURY TRIAL				NO
11/15/2019	09:00 AM	APPEAL WITHDRAWN	PLEA		GUILTY		
08/30/2019	09:00 AM	WITHDRAWN	JURY TRIAL				NO
08/27/2019	09:00 AM	SET FOR TRIAL	TO BE SET				
07/15/2019	09:00 AM	SET FOR TRIAL	ARRAIGNMENT		NOT GUILTY		
06/04/2019	02:30 PM	GRANTED	BOND				
04/23/2019	09:00 AM	CONTINUED MOTION OF DEFENSE	REVIEW				
01/28/2019	09:00 AM	CONTINUED MOTION OF DEFENSE	TERM				

**Disposition Information**Disposition: **APPEAL WITHDRAWN**Disposition Date: **11/15/2019**Concluded By: **GUILTY PLEA**Jail/Penitentiary: **JAIL**Concurrent/Consecutive: **SENTENCE IS RUN CONSECUTIVELY WITH ANOTHER**

Life/Death:

Sentence Time: **30 Day(s)**

Sentence Suspended:

Program Type:

## EXHIBIT PAGES 13 OF 156

Probation Type:	
Probation Time:	
Probation Starts:	
Operator License Suspension Time:	
Restriction Effective Date:	
Operator License Restrictions:	
Military:	
Traffic Fatality: <b>NO</b>	
Court/DMV Surrender:	
Driver Improvement Clinic:	
VASAP:	
Restitution Paid:	
Restitution Amount:	
Fine: <b>\$0.00 *</b>	
Costs: <b>\$1,224.00 *</b>	
Fine/Costs Paid:	
Fine/Costs Paid Date:	
* This system cannot process online payments at this time. Please refer to 'How to Pay Traffic Tickets and Other Offenses' for more.	
<b>Service/Process</b> ^	
No Services/Processes found.	

<b>Pleadings/Orders</b> ^							
Seq. #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
170	12/13/2022	OTHER	TTM				DIGITAL APPELLATE REC SUB
169	12/13/2022	OTHER	TTM				TABLE OF CONTENTS-APPEALED
168	12/01/2022	OTHER	TTM				EMAIL DIGITAL APPL TO CT A
167	11/30/2022	LETTER	TTM				COURT OF APPEALS-TRANS REC
166	09/19/2022	NOTICE	ARP				APPEAL (2)
165	09/19/2022	AFFIDAVIT	ARP				INDIGENCE
164	09/19/2022	NOTICE	ARP				APPEAL (1)
163	09/19/2022	AFFIDAVIT	ARP				INDIGENCE
162	09/14/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT
161	09/14/2022	OTHER	TTM				TABLE OF CONTENTS ADD-APPL
160	09/13/2022	LETTER	TTM	GCG			FROM DEF TO COURT
159	09/13/2022	ORDER	TTM	GCG			DEN MOT COMM RESPOND M/J
158	09/08/2022	OTHER	TTM				TABLE OF CONTENTS-APPEALED
157	09/08/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT
156	09/07/2022	FINAL ORDER	ARP				DENY MOTION LACK JURISDICT
155	09/06/2022	MOTION	ARP				MJ NEW EVID J CASSELL
154	09/06/2022	MOTION	ARP				REQUEST CA RESPOND TO MJ
153	08/31/2022	OTHER	ARP				LITIGATION HOLD LETTER
152	08/31/2022	MOTION	ARP				JUDGMT OR ACQUITTAL OR TRL
151	08/30/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT

## EXHIBIT PAGES 14 OF 156

Seq. #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
150	08/30/2022	OTHER	TTM				TABLE OF CONTENTS- APPL ADD
149	08/31/2022	OTHER	TTM				EMAIL-RECORD SUBMITTED
148	08/29/2022	MOTION	TTM				REQ CA RESPOND-M/J W/EMAIL
147	06/22/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT
146	06/22/2022	ADDENDUM	TTM				TABLE OF CONTENTS- APPEALED
145	06/22/2022	LETTER	ARP				LTR EDITED 6.21.2022
144	06/21/2022	MOTION	ARP				PROCEED WOUT PYMT OF FEES
143	06/21/2022	LETTER	ARP				LETTER TO JUDGE 6.18.22
142	06/21/2022	OTHER	ARP				ADDITIONAL GROUNDS
141	06/21/2022	OTHER	ARP				APPL FED WRIT HAB CORPUS
140	05/25/2022	OTHER	TTM				DIGITAL APPELLATE REC RECV
139	05/25/2022	OTHER	TTM				TABLE OF CONTENTS- APPEALED
138	05/25/2022	LETTER	TTM				TO CT OF APPEALS- ENTIRE FL
137	05/11/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT
136	05/11/2022	OTHER	TTM				TABLE OF CONTENTS APPEALED
135	02/23/2022	APPEAL NOTICE	JCC				FAX-NOT OF APPEAL- 2/22/22
134	02/23/2022	APPEAL NOTICE	JCC				FAX-NOT OF APPEAL- 2/10/22
133	02/23/2022	APPEAL NOTICE	ERH				APPEAL-CAV 02222022 2ND
132	02/23/2022	APPEAL NOTICE	ERH				APPEAL-CAV 02222022 1ST
131	02/22/2022	ORDER	ARP				DENY MOTION
130	02/22/2022	LETTER	ERH				B. HILL TO CLERK EMAIL
129	02/22/2022	LETTER	ERH				B. HILL TO CLERK FAX
128	02/17/2022	OTHER	ERH				NEW MEDICAL EVIDENCE
127	02/14/2022	MOTION	ERH				JUDGMENT OF ACQUITTAL CORR
126	02/14/2022	MOTION	ERH				FOR JUDGMENT OF ACQUITTAL
125	02/14/2022	OTHER	ERH				LAST MINUTE EVIDENCE
124	02/14/2022	LETTER	ERH				LETTER TO JUDGE GCG
123	02/14/2022	AMENDMENT	ERH				AMENDED EVIDENCE
122	02/11/2022	APPEAL NOTICE	ARP				NOTICE OF APPEAL
121	02/10/2022	ORDER	ARP				PETITION DENIED
120	02/09/2022	LETTER	ARP				LETTER TO CLERK
119	02/08/2022	MEMORANDUM	ARP				NEW MEDICAL EVIDENCE
118	01/31/2022	MEMORANDUM	ARP				LAST MINUTE EVIDENCE

## EXHIBIT PAGES 15 OF 156

Seq. #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
117	01/24/2022	MEMORANDUM	ARP				AMENDED MEMORANDUM
116	01/21/2022	MEMORANDUM	ARP				EVIDENCE IN SUPPORT OF MOT
115	01/20/2022	MOTION	ARP				EVIDENCE
114	03/22/2021	LETTER	TTM				TO BDH-RECORDS SENT TO C/A
113	03/22/2021	OTHER	TTM				REQUEST FOR TRANSCRIPTS
112	01/11/2021	COURT OF APPEALS OF VA ORDERS	TTM				DENIED PETITION FOR APPEAL
111	02/24/2021	OTHER	TTM				TABLE OF CONTENTS APPEALED
110	02/24/2021	OTHER	TTM				DIGITAL APPELATE REC SUBMT
109	12/14/2020	APPOINTMENT OF COUNSEL	TTM	GCG			PER CT APPEALS-JJONES
108	11/12/2020	NOTICE	TTM				2ND OF FRAUD UPON THE CT
107	11/09/2020	NOTICE	TTM				2ND OF FRAUD UPON THE CT
106	11/12/2020	APPEAL NOTICE	TTM				OF APPEAL (2)
105	11/13/2020	AFFIDAVIT	TTM				AFFIDAVIT OF SERVICE
104	11/16/2020	LETTER	TTM				AS TO DOC NOTICE OF FRAUD
103	11/13/2020	AFFIDAVIT	TTM				AFFIDAVIT OF SERVICE
102	11/05/2020	OTHER	TTM				TABLE OF CONTENTS- ADD APLD
101	11/05/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
100	11/05/2020	NOTICE	TTM				OF FRAUD UPON THE CT- DEF
99	11/04/2020	NOTICE	TTM				OF FRAUD UPON THE CT- DEF
98	10/28/2020	COURT OF APPEALS OF VA ORDERS	TTM				GRANTED LEAVE REPLACE N/A
97	07/29/2020	OTHER	TTM				TABLE OF CONTENTS- ADD APLD
96	07/29/2020	OTHER	TTM				DIGITAL APPELATE REC- SUBMT
95	04/23/2020	LETTER	TTM				DEF TO CLK-NOT RECV COPY O
94	04/21/2020	APPEAL NOTICE	ERH				
93	04/20/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
92	04/20/2020	OTHER	TTM				TABLE OF CONTENTS- ADD APLD
91	04/10/2020	ORDER	TTM	GCG			DENIED MOT DISQUALIFY GCG
90	04/20/2020	COURT OF APPEALS OF VA ORDERS	TTM				APPOINT J I JONES- COUNSEL
89	04/20/2020	COURT OF APPEALS OF VA ORDERS	TTM				APPOINT J I JONES- COUNSEL

## EXHIBIT PAGES 16 OF 156

Seq. #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
88	04/14/2020	LETTER	TTM				FROM DEF TO CLERK-SERVICE
86	04/10/2020	ORDER	TTM	GCG			DENIED MOT WAIVE FEES
85	04/10/2020	ORDER	TTM	GCG			DENIED DEF WRIT ERROR CV
84	04/15/2020	APPEAL NOTICE	ERH				RE: MOT TO DISQUALIFY
83	04/08/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
82	04/08/2020	OTHER	TTM				TABLE OF CONTENTS-ADD APLD
81	04/08/2020	MOTION	ERH				TO DISQUALIFY GCG
80	04/07/2020	APPEAL NOTICE	TTM				MCC/US DIST COURT
79	04/06/2020	OTHER	TTM				TABLE OF CONTENTS ADD APLD
78	04/06/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
77	04/02/2020	ORDER	TTM	GCG			DENIED MOT-DISCHARGE F/C
76	04/02/2020	OTHER	TTM				APLC PROCEED IN FP-US DIST
75	04/02/2020	WRIT OF MANDAMUS	TTM				
74	03/31/2020	OTHER	TTM				TABLE OF CONTENTS-ADD APLD
73	03/31/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
72	03/27/2020	OTHER	TTM				TABLE OF CONTENTS ADD APLD
71	03/27/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
70	03/31/2020	MOTION	ERH				TO DISCHARGE LEGAL FEES
69	03/30/2020	LETTER	ERH				LETTER TO CLERK
68	03/26/2020	LETTER	TTM				FROM CLERK TO DEFENDANT
66	03/25/2020	LETTER	TTM				FROM DEF W/ATTACHMENTS
65	03/25/2020	LETTER	ERH				LETTER TO CLERK
64	03/25/2020	AFFIDAVIT	ERH				AFF/DECLAR. ROBERTA HILL
63	03/25/2020	AFFIDAVIT	ERH				AFF/DECLAR. BRIAN HILL
62	03/26/2020	NOTICE	ERH				NOTICE OF LAWSUIT
61	03/16/2020	OTHER	TTM				TABLE OF CONTENTS-ADD APLD
60	03/16/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
59	03/16/2020	MOTION	TTM				WAIVING LEGAL FEES
58	03/16/2020	MOTION	TTM				TO PROCEED PRO SE ON APPLS
57	03/10/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
56	03/10/2020	ADDENDUM	TTM				TABLE OF CONTENTS-APPEALED

## EXHIBIT PAGES 17 OF 156

Seq. #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
55	03/04/2020	ADDENDUM	TTM				TABLE OF CONTENTS- APPEALED
54	03/06/2020	LETTER	TTM				RESPONSE-CLERK SUPREME CT
53	03/09/2020	LETTER	ERH				PSYCHOLOGICAL EVALUATION
52	03/02/2020	OTHER	TTM				TABLE OF CONTENTS- ADD APLD
51	03/02/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
50	02/26/2020	LETTER	TTM				FROM DEFENDANT TO CLERK
49	01/29/2020	OTHER	TTM				TABLE OF CONTENTS- APPEALED
48	01/29/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
47	11/27/2019	APPEAL NOTICE	JCC				NOTICE OF APPEAL
46	11/27/2019	APPEAL NOTICE	JCC				NOTICE OF APPEAL
45	11/15/2019	OTHER	BEW				COPY DISPOSITION NOTICE
44	11/15/2019	PAYMENT AGREEMENT PLAN	BEW				
43	11/15/2019	ORDER IN MISDEMEANOR OR TRAFFIC INFRACTION PROCEEDING	BEW	GCG			
42	11/25/2019	ORDER	JCC	GCG			VACATE FRAUD JUDG- DENIED
41	11/25/2019	MOTION	JCC				VACATE FRAUD BEGOTTEN JUDG
40	11/12/2019	MOTION	ERH				FAX TO WITHDRAW APPEAL
39	11/04/2019	MOTION	ERH				FAX MOT TO DISMISS
38	09/11/2019	BOND ORDER	BEW	GCG			AMENDED BOND ORDER
37	08/27/2019	NOTICE	BEW				APPEAR 12-2-19 @ 9AM
36	08/27/2019	CONTINUANCE ORDER	BEW	GCG			SET 12-2-19 @ 9AM
35	08/29/2019	CLERK'S WORKSHEET	JCC				COMMONWEALTH WITNESS LIST
34	08/21/2019	NOTICE	JCC				APPEAR 08/27/19@9AM
33	08/21/2019	CLERK'S WORKSHEET	JPN	GCG			EMAIL CD JURY TRIAL
32	08/20/2019	CONTINUANCE ORDER	JPN	GCG			CD-TBS ON 8/27
31	08/19/2019	MOTION	BEW				CONTINUE 8-30-19
30	08/06/2019	NOTICE	ERH				PRIOR CONVICTIONS
29	08/01/2019	ORDER	JCC	GCG			APPOINTED ATTY MATT CLARK
28	07/30/2019	ORDER	JCC	GCG			ATTY L.MCGARRY WITHDRAWN
27	07/29/2019	MOTION	BEW				PUB. DEFENDER WITHDRAW
26	07/26/2019	MOTION	JCC				MOT TO SUPPRESS EVIDENCE
25	07/26/2019	MOTION	JCC				DISCOVERY
24	07/15/2019	ORDER	JCC	GCG			DISCOVERY
23	07/19/2019	MOTION	ERH				REQ SUB COUNSEL-FILED BY D



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Seq. #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
22	07/19/2019	MOTION	ERH				INSANITY DEF-FILED BY DEF
21	07/18/2019	WITNESS LIST	JCC				COMMONWEALTH WITNESS LIST
20	07/15/2019	NOTICE	JCC				TO APPEAR 08/30/19@9AM
19	07/15/2019	SCHEDULING ORDER	JCC				CA OF REQ JURY-SET 8/31@9A
18	06/04/2019	OTHER	JCC				CONT CUST-07/15 /19@9AM
17	06/04/2019	ORDER	JCC	GCG			AGREED ORDER FOR BOND
16	06/04/2019	CLERK'S WORKSHEET	JCC				MOT FOR BOND
15	05/30/2019	CLERK'S WORKSHEET	JCC				HILL TURNED HIMSELF IN
14	05/30/2019	CLERK'S WORKSHEET	JCC				EMAIL TO A.HALL-TRIAL DAT
13	02/01/2019	CLERK'S WORKSHEET	JCC				EMAIL FROM CWS-CAPIAS
12	01/30/2019	CLERK'S WORKSHEET	JCC				EMAIL TO CWA ABOUT CAPIAS
11	06/04/2019	OTHER	JCC				RELEASE ORDER
10	06/04/2019	BOND	JCC				
9	05/31/2019	MOTION	JCC				MOTION FOR BOND

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# EXHIBIT 5

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

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**Martinsville Circuit - Criminal Division**  
Pleadings/Orders Detail

**Case Number:** CR19000009-00

Filed	Type	Party	Judge	Book	Page	Remarks
01/09/2019	Gd Paperwork	TTM				
01/09/2019	Ccre (Number Only)	TTM				
01/09/2019	Evaluation Report	TTM				PSYCHOLOGICAL EVAL-GDC
01/23/2019	Motion	JPN				TO ADMIT EVIDENCE
02/06/2019	Response	JCC				MOT FOR RECIPROCAL DISCOVER
02/06/2019	Order	JCC	GCG			DISCOVERY
04/08/2019	Motion	ARP				FILE EVIDENCE BEFORE TRIAL
05/29/2019	Motion	BEW				EARLIER TRIAL DATE
05/31/2019	Motion	BEW				MOTION FOR BOND
06/04/2019	Bond	JCC				
06/04/2019	Other	JCC				RELEASE ORDER
01/30/2019	Clerk's Worksheet	JCC				EMAIL TO CWA ABOUT CAPIAS
02/01/2019	Clerk's Worksheet	JCC				EMAIL FROM CWS-CAPIAS
05/30/2019	Clerk's Worksheet	JCC				EMAIL TO A.HALL-TRIAL DAT
05/30/2019	Clerk's Worksheet	JCC				HILL TURNED HIMSELF IN
06/04/2019	Clerk's Worksheet	JCC				MOT FOR BOND
06/04/2019	Order	JCC	GCG			AGREED ORDER FOR BOND
06/04/2019	Other	JCC				CONT CUST-07/15/19@9AM
07/15/2019	Scheduling Order	JCC				CA OF REQ JURY-SET 8/31@9A
07/15/2019	Notice	JCC				TO APPEAR 08/30/19@9AM
07/18/2019	Witness List	JCC				COMMONWEALTH WITNESS LIST
07/19/2019	Motion	ERH				INSANITY DEF-FILED BY DEF
07/19/2019	Motion	ERH				REQ SUB COUNSEL-FILED BY D
07/15/2019	Order	JCC	GCG			DISCOVERY
07/26/2019	Motion	JCC				DISCOVERY
07/26/2019	Motion	JCC				MOT TO SUPPRESS EVIDENCE
07/29/2019	Motion	BEW				PUB. DEFENDER WITHDRAW
07/30/2019	Order	JCC	GCG			ATTY L.MCGARRY WITHDRAWN
08/01/2019	Order	JCC	GCG			APPOINTED ATTY MATT CLARK
08/06/2019	Notice	ERH				PRIOR CONVICTIONS
08/19/2019	Motion	BEW				CONTINUE 8-30-19
08/20/2019	Continuance Order	JPN	GCG			CD-TBS ON 8/27
08/21/2019	Clerk's Worksheet	JPN	GCG			EMAIL CD JURY TRIAL
08/21/2019	Notice	JCC				APPEAR 08/27/19@9AM
08/29/2019	Clerk's Worksheet	JCC				COMMONWEALTH WITNESS LIST
08/27/2019	Continuance Order	BEW	GCG			SET 12-2-19 @ 9AM
08/27/2019	Notice	BEW				APPEAR 12-2-19 @ 9AM
09/11/2019	Bond Order	BEW	GCG			AMENDED BOND ORDER

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11/04/2019	Motion	ERH				FAX MOT TO DISMISS
11/12/2019	Motion	ERH				FAX TO WITHDRAW APPEAL
11/25/2019	Motion	JCC				VACATE FRAUD BEGOTTEN JUDG
11/25/2019	Order	JCC	GCG			VACATE FRAUD JUDG-DENIED
11/15/2019	Order In Misdemeanor Or Traffic Infraction Proceeding	BEW	GCG			
11/15/2019	Payment Agreement Plan	BEW				
11/15/2019	Other	BEW				COPY DISPOSITION NOTICE
11/27/2019	Appeal Notice	JCC				NOTICE OF APPEAL
11/27/2019	Appeal Notice	JCC				NOTICE OF APPEAL
01/29/2020	Other	TTM				DIGITAL APPELATE REC SUBMT
01/29/2020	Other	TTM				TABLE OF CONTENTS-APPEALED
02/26/2020	Letter	TTM				FROM DEFENDANT TO CLERK
03/02/2020	Other	TTM				DIGITAL APPELATE REC SUBMT
03/02/2020	Other	TTM				TABLE OF CONTENTS-ADD APLD
03/09/2020	Letter	ERH				PSYCHOLOGICAL EVALUATION
03/06/2020	Letter	TTM				RESPONSE-CLERK SUPREME CT
03/04/2020	Addendum	TTM				TABLE OF CONTENTS-APPEALED
03/10/2020	Addendum	TTM				TABLE OF CONTENTS-APPEALED
03/10/2020	Other	TTM				DIGITAL APPELATE REC SUBMT
03/16/2020	Motion	TTM				TO PROCEED PRO SE ON APPLS
03/16/2020	Motion	TTM				WAIVING LEGAL FEES
03/16/2020	Other	TTM				DIGITAL APPELATE REC SUBMT
03/16/2020	Other	TTM				TABLE OF CONTENTS-ADD APLD
03/26/2020	Notice	ERH				NOTICE OF LAWSUIT
03/25/2020	Affidavit	ERH				AFF/DECLAR. BRIAN HILL
03/25/2020	Affidavit	ERH				AFF/DECLAR. ROBERTA HILL
03/25/2020	Letter	ERH				LETTER TO CLERK
03/25/2020	Letter	TTM				FROM DEF W/ATTACHMENTS
03/26/2020	Letter	TTM				FROM CLERK TO DEFENDANT
03/30/2020	Letter	ERH				LETTER TO CLERK
03/31/2020	Motion	ERH				TO DISCHARGE LEGAL FEES
03/27/2020	Other	TTM				DIGITAL APPELATE REC SUBMT
03/27/2020	Other	TTM				TABLE OF CONTENTS ADD APLD
03/31/2020	Other	TTM				DIGITAL APPELATE REC SUBMT
03/31/2020	Other	TTM				TABLE OF CONTENTS-ADD APLD
04/02/2020	Writ Of Mandamus	TTM				
04/02/2020	Other	TTM				APLC PROCEED IN FP-US DIST
04/02/2020	Order	TTM	GCG			DENIED MOT-DISCHARGE F/C
04/06/2020	Other	TTM				DIGITAL APPELATE REC SUBMT
04/06/2020	Other	TTM				TABLE OF CONTENTS ADD APLD
04/07/2020	Appeal Notice	TTM				MCC/US DIST COURT
04/08/2020	Motion	ERH				TO DISQUALIFY GCG
04/08/2020	Other	TTM				TABLE OF CONTENTS-ADD APLD
04/08/2020	Other	TTM				DIGITAL APPELATE REC SUBMT
04/15/2020	Appeal Notice	ERH				RE: MOT TO DISQUALIFY
04/10/2020	Order	TTM	GCG			DENIED DEF WRIT ERROR CV
04/10/2020	Order	TTM	GCG			DENIED MOT WAIVE FEES
04/14/2020	Letter	TTM				FROM DEF TO CLERK-SERVICE
04/20/2020	Court Of Appeals Of Va Orders	TTM				APPOINT J I JONES-COUNSEL
04/20/2020	Court Of Appeals Of Va Orders	TTM				APPOINT J I JONES-COUNSEL

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04/10/2020	Order	TTM	GCG		DENIED MOT DISQUALIFY GCG
04/20/2020	Other	TTM			TABLE OF CONTENTS-ADD APLD
04/20/2020	Other	TTM			DIGITAL APPELATE REC SUBMT
04/21/2020	Appeal Notice	ERH			
04/23/2020	Letter	TTM			DEF TO CLK-NOT RECV COPY O
07/29/2020	Other	TTM			DIGITAL APPELATE REC-SUBMT
07/29/2020	Other	TTM			TABLE OF CONTENTS-ADD APLD
10/28/2020	Court Of Appeals Of Va Orders	TTM			GRANTED LEAVE REPLACE N/A
11/04/2020	Notice	TTM			OF FRAUD UPON THE CT-DEF
11/05/2020	Notice	TTM			OF FRAUD UPON THE CT-DEF
11/05/2020	Other	TTM			DIGITAL APPELATE REC SUBMT
11/05/2020	Other	TTM			TABLE OF CONTENTS-ADD APLD
11/13/2020	Affidavit	TTM			AFFIDAVIT OF SERVICE
11/16/2020	Letter	TTM			AS TO DOC NOTICE OF FRAUD
11/13/2020	Affidavit	TTM			AFFIDAVIT OF SERVICE
11/12/2020	Appeal Notice	TTM			OF APPEAL (2)
11/09/2020	Notice	TTM			2ND OF FRAUD UPON THE CT
11/12/2020	Notice	TTM			2ND OF FRAUD UPON THE CT
12/14/2020	Appointment Of Counsel	TTM	GCG		PER CT APPEALS-JJONES
02/24/2021	Other	TTM			DIGITAL APPELATE REC SUBMT
02/24/2021	Other	TTM			TABLE OF CONTENTS APPEALED
01/11/2021	Court Of Appeals Of Va Orders	TTM			DENIED PETITION FOR APPEAL
03/22/2021	Other	TTM			REQUEST FOR TRANSCRIPTS
03/22/2021	Letter	TTM			TO BDH-RECORDS SENT TO C/A
01/20/2022	Motion	ARP			EVIDENCE
01/21/2022	Memorandum	ARP			EVIDENCE IN SUPPORT OF MOT
01/24/2022	Memorandum	ARP			AMENDED MEMORANDUM
01/31/2022	Memorandum	ARP			LAST MINUTE EVIDENCE
02/08/2022	Memorandum	ARP			NEW MEDICAL EVIDENCE
02/09/2022	Letter	ARP			LETTER TO CLERK
02/10/2022	Order	ARP			PETITION DENIED
02/11/2022	Appeal Notice	ARP			NOTICE OF APPEAL
02/14/2022	Amendment	ERH			AMENDED EVIDENCE
02/14/2022	Letter	ERH			LETTER TO JUDGE GCG
02/14/2022	Other	ERH			LAST MINUTE EVIDENCE
02/14/2022	Motion	ERH			FOR JUDGMENT OF ACQUITTAL
02/14/2022	Motion	ERH			JUDGMENT OF ACQUITTAL CORR
02/17/2022	Other	ERH			NEW MEDICAL EVIDENCE
02/22/2022	Letter	ERH			B. HILL TO CLERK FAX
02/22/2022	Letter	ERH			B. HILL TO CLERK EMAIL
02/22/2022	Order	ARP			DENY MOTION
02/23/2022	Appeal Notice	ERH			APPEAL-CAV 02222022 1ST
02/23/2022	Appeal Notice	ERH			APPEAL-CAV 02222022 2ND
02/23/2022	Appeal Notice	JCC			FAX-NOT OF APPEAL-2/10/22
02/23/2022	Appeal Notice	JCC			FAX-NOT OF APPEAL-2/22/22
05/11/2022	Other	TTM			TABLE OF CONTENTS APPEALED
05/11/2022	Other	TTM			DIGITAL APPELATE REC SUBMT
05/25/2022	Letter	TTM			TO CT OF APPEALS-ENTIRE FL
05/25/2022	Other	TTM			TABLE OF CONTENTS-APPEALED
05/25/2022	Other	TTM			DIGITAL APPELLATE REC RECV

## EXHIBIT PAGES 23 OF 156

06/21/2022	Other	ARP				APPL FED WRIT HAB CORPUS
06/21/2022	Other	ARP				ADDITIONAL GROUNDS
06/21/2022	Letter	ARP				LETTER TO JUDGE 6.18.22
06/21/2022	Motion	ARP				PROCEED WOUT PYMT OF FEES
06/22/2022	Letter	ARP				LTR EDITED 6.21.2022
06/22/2022	Addendum	TTM				TABLE OF CONTENTS-APPEALED
06/22/2022	Other	TTM				DIGITAL APPELATE REC SUBMT
08/29/2022	Motion	TTM				REQ CA RESPOND-M/J W/EMAIL
08/31/2022	Other	TTM				EMAIL-RECORD SUBMITTED
08/30/2022	Other	TTM				TABLE OF CONTENTS-APPL ADD
08/30/2022	Other	TTM				DIGITAL APPELATE REC SUBMT
08/31/2022	Motion	ARP				JUDGMT OR ACQUITTAL OR TRL
08/31/2022	Other	ARP				LITIGATION HOLD LETTER
09/06/2022	Motion	ARP				REQUEST CA RESPOND TO MJ
09/06/2022	Motion	ARP				MJ NEW EVID J CASSELL
09/07/2022	Final Order	ARP				DENY MOTION LACK JURISDICT
09/08/2022	Other	TTM				DIGITAL APPELATE REC SUBMT
09/08/2022	Other	TTM				TABLE OF CONTENTS-APPEALED
09/13/2022	Order	TTM	GCG			DEN MOT COMM RESPOND M/J
09/13/2022	Letter	TTM	GCG			FROM DEF TO COURT
09/14/2022	Other	TTM				TABLE OF CONTENTS ADD-APPL
09/14/2022	Other	TTM				DIGITAL APPELATE REC SUBMT
09/19/2022	Affidavit	ARP				INDIGENCE
09/19/2022	Notice	ARP				APPEAL (1)
09/19/2022	Affidavit	ARP				INDIGENCE
09/19/2022	Notice	ARP				APPEAL (2)
11/30/2022	Letter	TTM				COURT OF APPEALS-TRANS REC
12/01/2022	Other	TTM				EMAIL DIGITAL APPL TO CT A
12/13/2022	Other	TTM				TABLE OF CONTENTS-APPEALED
12/13/2022	Other	TTM				DIGITAL APPELLATE REC SUB

[Return to Case](#)
[Main Menu](#)
[Logoff](#)

Build #: 3.9.0.1

# EXHIBIT 6

## for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News

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## EXHIBIT PAGES 25 OF 156

**Subject:** RE: Judge Greer's order  
**From:** Ashby Pritchett <apritchett@vacourts.gov>  
**Date:** 9/13/2022, 10:47 AM  
**To:** Roberta Hill <rbhill67@justiceforuswgo.nl>

Mrs. Hill,

Terry from my Office will be sending you a copy of Judge Greer's order, and copies of the amended Table of contents of the Motions filed by Brian with the Court of Appeals.

Judge Greer's Order denying Brian's motions doesn't end Brian's case with the Court of Appeals. Judge Greer's Order only declares that the Martinsville Circuit Court doesn't have jurisdiction (power to act) on Brian's motions. Everything Brian has filed has been sent to the Virginia Court of Appeals, who will make the judicial decision on his motions.

Ashby Pritchett, Clerk  
 Martinsville Circuit Court

Judge

**From:** Roberta Hill <rbhill67@justiceforuswgo.nl>  
**Sent:** Monday, September 12, 2022 3:57 PM  
**To:** Ashby Pritchett <apritchett@vacourts.gov>; Hon. Ashby R. Pritchett, Clerk of the Court <APritchett@courts.state.va.us>  
**Subject:** Judge Greer's order  
**Importance:** High

**EXTERNAL EMAIL**

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**Martinsville Circuit Court** [\(details\)](#)

[Subscribe](#)

Case #: CR19000009-00

Defendant: HILL, BRIAN DAVID

Pleadings/Orders							
Seq. #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
158	09/08/2022	OTHER	TTM				TABLE OF CONTENTS-APPEALED
157	09/08/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT
156	09/07/2022	FINAL ORDER	ARP				<u>DENY MOTION LACK JURISDICT</u>
155	09/06/2022	MOTION	ARP				MJ NEW EVID J CASSELL
154	09/06/2022	MOTION	ARP				REQUEST CA RESPOND TO MJ
153	08/31/2022	OTHER	ARP				LITIGATION HOLD LETTER
152	08/31/2022	MOTION	ARP				JUDGMT OR ACQUITTAL OR TRL

Hon. Ashby Pritchett,

It said on Virginia's OCIS system that my son Brian David Hill's motion or last two motions for judgment of acquittal and possibly the motions asking for the Commonwealth's response were denied on September 7, 2022. Assuming that is what the order was about. The OCIS system said that order was dated as to being Wednesday of last week, but my son checked the mail today and still has not received Judge Greer's order. He received your transmittal document paper mailed on the 9th of September but



EXHIBIT PAGES 26 OF 156

has not received a copy of Judge Greer's order.

He needs the order to understand what he should put in his notice of appeal he plans on filing.

I tried to send this message through xFinity but it is not working at the moment, so I am sending this message through my alternate email.

Please send a copy of the order for my son to review or he can call your office to arrange faxing it to him.

Thanks,  
Roberta Hill

# EXHIBIT 7

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News

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EXHIBIT PAGES 28 OF 156

**Subject:** RE: Martinsville Circuit Court, Motion for Judgment of Acquittal or New Trial, Litigation hold letter, Motion requesting response, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill  
**From:** Ashby Pritchett <apritchett@vacourts.gov>  
**Date:** 8/31/2022, 11:57 AM  
**To:** ROBERTA HILL <rbhill67@comcast.net>

Hello Mrs. Hill.

The PDF document attached to your earlier titled "MOTION REQUESTING COMMONWEALTH ATTORNEY RESPOND TO MOTION FOR JUDGMENT OF ACQUITTAL OR NEW TRIAL" was migrated to the case indexing and imaging system. A copy of your e-mail, containing the hyperlinks to PDF documents titled "motion-new-trial-acquittal" and "Litigation-hold-letter-additional-evidence" was also recorded and scanned into the court file for Mr. Hill, file number CR19000009-00.

These records were submitted to the Court of Appeals yesterday. Because Mr. Hill's case remains before the Virginia Court of Appeals, everything you submit is scanned and sent to that court for review, adding it to the appellate record.

Ashby Pritchett, Clerk

---

**From:** ROBERTA HILL <rbhill67@comcast.net>  
**Sent:** Wednesday, August 31, 2022 10:44 AM  
**To:** Hon. Ashby R. Pritchett, Clerk of the Court <APritchett@courts.state.va.us>; Ashby Pritchett <apritchett@vacourts.gov>; Martinsville City Commonwealth's Attorney <ahall@ci.martinsville.va.us>; Coen, Chris <ccoen@oag.state.va.us>  
**Subject:** Re: Martinsville Circuit Court, Motion for Judgment of Acquittal or New Trial, Litigation hold letter, Motion requesting response, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill  
**Importance:** High

**EXTERNAL EMAIL**

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I need clarification on what was filed.

Was the two motions filed and the litigation hold letter filed? or was it just the one motion asking for the Commonwealth to respond to the other motion?

There are two motions. One asking for new trial in disproving the elements of the charge. The other one asking for the Commonwealth to respond. The litigation hold letter as evidence is surfacing on a suspect or culprit in who him or his company employee(s) directly caused the poisoning of my son with carbon monoxide gas, long term exposure since October 5, 2017 until he left the home and was arrested for indecent exposure for having a medical emergency. The suspect (because we all know who did the chimney work at my Triplex, it was that chimney company, but proving that is quite a challenge) is JaCody Cassell because he has not admitted to causing the poisoning of my son but he lied to the Office of Attorney General in the Dispute Resolution Unit. He is trying to get away with causing the carbon monoxide which caused his indecent exposure. There should be an investigation

EXHIBIT PAGES 29 OF 156

into him. That is why my son wants the litigation hold letter filed. My son wants this suspect criminally investigated for causing the metal tin to be placed on the chimney. That caused the long term exposure which eventually led to my son being charged and arrested with indecent exposure. My son will eventually file a motion based on this suspect and ask the State Police to intervene and arrest JaCody Cassell for being the cause of my son's indecent exposure due to his intoxication. Cassell didn't make Brian get naked, but he caused the intoxication of my son by not doing his job correctly and cutting corners in his business. The hospital failed to conduct the laboratory tests at Sovah Health Martinsville and those tests would have proven involuntary intoxication which I believe may be a criminal defense in Virginia to a charge of indecent exposure.

motion-new-trial-acquittal-August-28-2022.pdf - <https://justiceforuswgo.files.wordpress.com/2022/08/motion-new-trial-acquittal-august-28-2022.pdf>

Litigation-hold-letter-additional-evidence.pdf - <https://justiceforuswgo.files.wordpress.com/2022/08/litigation-hold-letter-additional-evidence.pdf> - Has the signed check by suspect JaCody Cassell who his business The Chimney Sweep did chimney work on my Triplex on October 5, 2017

Please clarify whether the two motions and litigation hold letter was filed? Thanks

Thanks,  
Roberta Hill

On 8/30/2022 7:12 AM, ROBERTA HILL wrote:

Clerk of Circuit Court for the City of Martinsville,  
CC: Glen Andrew Hall, Esquire.

I am Roberta Hill, Brian's mother. I am filing this Motion for Judgment of Acquittal or New Trial based upon new evidence, Motion requesting response from Commonwealth Attorney, and litigation hold letter regarding culprit Jacody Cassell of The Chimney Sweep who poisoned my son with carbon monoxide gas poisoning from October 5, 2017 until he left the home and was arrested. It is all being filed through email to you on Brian's behalf due to his federal probation conditions where he is not allowed to use the internet. He is having me file this pleading on his behalf. My son is having me to serve the respondents through email as well and the certificate of service is in the last page of the PDF file. This email is also being sent to the Respondents to serve them a copy of this pleading, and may also be faxed as well by Brian D. Hill in the event that email may fail.

The new evidence of billing record, other records not previously been filed, it is too big for email and so links are provided to pleadings for the Clerk and Respondents to download.

**Please Clerk download the linked pdf document filings and the Court will have the evidence that my son is not guilty of indecent exposure and cannot be convicted anymore.**

motion-requesting-response-new-trial-acquittal-August-28-2022.pdf is attached in email  
motion-new-trial-acquittal-August-28-2022.pdf -  
<https://justiceforuswgo.files.wordpress.com/2022/08/motion-new-trial-acquittal-august-28-2022.pdf>  
Litigation-hold-letter-additional-evidence.pdf -

<https://justiceforuswgo.files.wordpress.com/2022/08/litigation-hold-letter-additional-evidence.pdf>

**Motion contains 28 exhibits. New transcripts not previously made known to Court. Has complete evidence that Officer Robert Jones had an erroneous belief that my son was medically and psychologically cleared. That is not true, beliefs do not make it true. Robert Jones did not tell the truth but told his belief that my son was medically cleared. He was not proven medically cleared. The evidence proven he was not medically cleared. Government agency investigation is going on, evidence given to the investigator about the corrupt doctor who covered up evidence. You have no right to impede or interfere with or obstruct this investigation. Glen Andrew Hall knows the law, as corrupt as he is; getting away with breaking laws right and left. Such as destruction of body-camera footage and three times contempt of court. He knows the law.**

**Brian Hill will be asking for legal aid to file a lawsuit against Glen Andrew Hall, Esq. if he does not concede defeat. A civil rights lawsuit.**

**Litigation hold letter is regarding the culprit Jacody Cassell, The Chimney Sweep business entity in Rocky Mount, VA. They are responsible for poisoning my son Brian David Hill with carbon monoxide gas. They started the poisoning on October 5, 2017. Brian D. Hill filed a complaint with the Office of Attorney General of Virginia against The Chimney Sweep and Jacody Cassell responded through his lawyer Eric Ferguson of Rocky Mount. The dispute resolution unit was lied to by Mr. Cassell. They claimed they never gave an estimate and never conducted the service, have no records of the chimney work done. We received a signed \$300 photocopy of the check from TRUIST bank cashed in by Cassell in his own handwriting. We have proven that he through his attorney Eric Ferguson lied to the dispute resolution unit, Attorney General Office. Jacody Cassell through his attorney lied to the Attorney General in response to my son claiming in complaint that The Chimney Sweep caused his indecent exposure by placing metal tin on top of the chimney flues causing carbon monoxide gas to flow into Brian's apartment from October 5, 2017, until he left home and was arrested on September 21, 2018. I was continually exposed to the gas until Pete Compton removed the metal tin on top of the chimney flue. Here is the culprit if it is a crime to almost kill somebody with carbon monoxide gas. The culprit is Jacody Cassell. He should be prosecuted, Glen Andrew Hall. Cassell is responsible for my son acting weird and getting naked on a walking trail after wandering away from home and was arrested on September 21, 2018. Cassell or his business employee caused long term carbon monoxide gas damage and exposure. He claimed he had no records of the chimney work done, and he owns a licensed business but kept no records, defrauded the dispute resolution unit of Attorney General. Jacody is the culprit for the carbon monoxide. I have phone records proving his business cell phone number was in contact with me, phone call logs can be authenticated by Attorney General and State Police if necessary. You have your culprit of what led up to the indecent exposure. Please charge Jacody Cassell. Thank You!**

To Clerk: Please confirm by read receipt or response message confirming that you have received this. There is a lot of evidence that the Hon. Giles Carter Greer must review to understand that my son is legally innocent and is entitled to acquittal. Thank You!

EXHIBIT PAGES 31 OF 156

**Note: If you see any criminal activity or corruption going on in the Legal System or in Government, please report these tips to Project Veritas at [VeritasTips@protonmail.com](mailto:VeritasTips@protonmail.com), or go to Project Veritas website.**

Roberta Hill (representative for electronic filing)  
310 Forest Street, Apartment 1  
Martinsville, Virginia 24112

Motion for Judgment of Acquittal, case no. CR19000009-00, Circuit Court for the City of Martinsville  
Commonwealth of Virginia, City of Martinsville v. Brian David Hill

Defendant:  
Brian David Hill  
310 Forest Street, Apartment 2  
Martinsville, Virginia 24112

Thanks,  
Roberta

# EXHIBIT 8

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News

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EXHIBIT PAGES 33 OF 156

**Subject:** RE: Motion regarding suspect Jacody Cassell?

**From:** Ashby Pritchett <apritchett@vacourts.gov>

**Date:** 9/6/2022, 2:23 PM

**To:** ROBERTA HILL <rbhill67@comcast.net>

Mrs.  
Hill,

I will file Brian's fourth motion today so it will appear in his case, and will upload it to the court of appeals ASAP.

Ashby Pritchett, Clerk  
Martinsville Circuit Court

---

**From:** ROBERTA HILL <rbhill67@comcast.net>

**Sent:** Tuesday, September 06, 2022 12:41 PM

**To:** Ashby Pritchett <apritchett@vacourts.gov>; Hon. Ashby R. Pritchett, Clerk of the Court  
<apritchett@courts.state.va.us>

**Subject:** Motion regarding suspect Jacody Cassell?

**Importance:** High

**EXTERNAL EMAIL**

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Ashby Pritchett,

My son wanted to know if his motion with the proof that JaCody Cassell is proven lying to the Attorney General and is suspect of the carbon monoxide poisoning of my son in October 2017 inducing his indecent exposure charge in September 2018, if that is filed?

Today, the Attorney General's office recommends that we contact the State Police with the evidence of him lying, the very evidence we got that is in the motion my son wanted me to file of what was emailed a few days ago. So this motion is meritorious since the State Police should get involved in this.

JaCody Cassell is the person who placed the metal tin on the chimney flues causing poisoning by carbon monoxide. He is the cause of my son's charge, he was the cause. The carbon monoxide is deadly and could have killed us both. He could be considered the culprit if he admits to it or if the State Police decide to investigate and find tangible evidence. He already has been caught lying multiple times.

Please file that motion and hopefully the Commonwealth Attorney will consider having an investigation into Cassell and the Court can question this suspect who hurt my son and me with the carbon monoxide gas.

Thanks,  
Roberta Hill  
[rbhill67@comcast.net](mailto:rbhill67@comcast.net)



# EXHIBIT 9

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News

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EXHIBIT PAGES 35 OF 156

**Subject:** Upload of New Pleadings Complete for Transmission to Court of Appeals

**From:** Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>

**Date:** 9/1/2022, 10:44 AM

**To:** ROBERTA HILL <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>

Mrs. Hill,

I uploaded the two documents indicated by the hyperlinks of your earlier e-mail. One is a Motion for Judgment of Acquittal or New Trial and the other is titled Litigation Hold Letter.

The complete text of both documents were migrated into case CR19-009.

The two new documents will be transmitted to the Court of Appeals today. The Court of Appeals will also have the exhibits and pleadings in their entirety.

Ashby Pritchett, Clerk

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

From: ROBERTA HILL <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>

Sent: Wednesday, August 31, 2022 5:17 PM

To: Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>; Martinsville City Commonwealth's Attorney <[ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)>

Subject: Re: Permanent Error

Importance: High

EXTERNAL EMAIL

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I split my son's pleading into three pieces at 14MB per part file and it still won't accept it saying too big to send as attachments.

Please file the pdf documents in the links as the email server will not accept even 14MB split pdf files.

The pleadings themselves in the linked documents need to be of the record in case the judge denies or grants this new trial motion so that the Court of Appeals will also have the exhibits and pleadings in their entirety.

Thanks

On 08/31/2022 5:13 PM [mailer-daemon@comcast.net](mailto:mailer-daemon@comcast.net) wrote:

This is an automatically generated Delivery Status Notification.

Delivery to the following recipients failed permanently:

\* [apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)

Reason: Permanent Error

# EXHIBIT 10

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News  
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# EXHIBIT 1

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News

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**From:** Court of Appeals of VA\_5  
**To:** [jhill@oag.state.va.us](mailto:jhill@oag.state.va.us); [OAG Criminal Litigation \(oagcriminallitigation@oag.state.va.us\)](mailto:OAG Criminal Litigation (oagcriminallitigation@oag.state.va.us))  
**Subject:** CAV Record # 1424 - 22 - 3 BRIAN DAVID HILL v. COMMONWEALTH OF VIRGINIA, ET AL.  
**Date:** Thursday, December 22, 2022 9:01:00 AM

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## COURT OF APPEALS OF VIRGINIA

### For September 7<sup>th</sup>, 2022 Order Denying Motion for Judgment of Acquittal or New Trial

This is to notify you that the record of the proceedings in this case in the trial court was received in the clerk's office of the Court of Appeals of Virginia on **December 14, 2022**. Because this office failed to promptly notify counsel of the receipt of the record, the applicable appellate time limits for filing the petition shall run from **December 22, 2022**.

The Rules of the Court of Appeals of Virginia are found in Part 5A of the Rules of the Supreme Court of Virginia. Under those Rules, the date on which the Court received the record establishes the time allowed for filing certain documents and pleadings. In particular:

1. In appeals of right (which includes appeals filed by criminal defendants), the time for filing the statement of assignments of error runs from this date, Rule 5A:25(a)(1), and the opening brief of the appellant is due no later than 40 days after the record is received by the Court of Appeals, Rule 5A:19(b)(1).
2. In appeals by petition (which would be in limited circumstances), the petition for an appeal is due no later than 40 days after the date on which the record is received by the Court of Appeals. Code § 17.1-408; Rule 5A:12(a).

**Please note that the trial court record was filed with this Court in electronic format. You can download the electronic record here:**

<https://vacourts.box.com/s/t8etzx9vznrxpwul9t1nm5wktb4vqmpv>

**Please note that the above link will expire in 60 days. Accordingly, please be sure to download the record. If all or a portion of the lower tribunal record is sealed, you will receive a separate email containing a passcode that will allow access to the record.**

**Please consult Part 5A of the Rules for information on filing times and other requirements. Failure to comply with the Rules may result in various sanctions, including dismissal of the appeal.**

Effective June 1, 2021, all counsel are required to file all pleadings, letters, briefs, etc., electronically through the VACES system. Information on how to register to file through VACES and other instructions regarding the filing of electronic pleadings can be found in the Guidelines for Submission. Pro se/self-represented litigants may, but are not required to, file pleadings through the VACES system. Otherwise such individuals are required to transmit one paper copy of a filing to the Clerk of this Court.

A copy of this record acknowledgment email has been mailed to:

Brian David Hill  
310 Forest Street, Apt 2  
Martinsville, VA 24112

**DO NOT REPLY TO THIS EMAIL.**

This Court will take no action on anything received at this email address. Should you wish to contact the Clerk's Office of the Court of Appeals of Virginia, you may do so by telephone at 804-786-5651 or by writing to A. John Vollino, Clerk, Court of Appeals of Virginia, 109 North Eighth Street, Richmond, Virginia, 23219.

**From:** Court of Appeals of VA 5  
**To:** [jhill@oag.state.va.us](mailto:jhill@oag.state.va.us); OAG Criminal Litigation ([oagcriminallitigation@oag.state.va.us](mailto:oagcriminallitigation@oag.state.va.us))  
**Subject:** CAV Record # 1425 - 22 - 3 BRIAN DAVID HILL v. COMMONWEALTH OF VIRGINIA, ET AL.  
**Date:** Thursday, December 22, 2022 9:01:00 AM

---



## COURT OF APPEALS OF VIRGINIA

### For September 13<sup>th</sup>, 2022 Order Denying Motion Requesting Commonwealth Attorney Respond to Motion for Judgment of Acquittal or New Trial

This is to notify you that the record of the proceedings in this case in the trial court was received in the clerk's office of the Court of Appeals of Virginia on **December 14, 2022**. Because this office failed to promptly notify counsel of the receipt of the record, the applicable appellate time limits for filing the petition shall run from **December 22, 2022**.

The Rules of the Court of Appeals of Virginia are found in Part 5A of the Rules of the Supreme Court of Virginia. Under those Rules, the date on which the Court received the record establishes the time allowed for filing certain documents and pleadings. In particular:

1. In appeals of right (which includes appeals filed by criminal defendants), the time for filing the statement of assignments of error runs from this date, Rule 5A:25(a)(1), and the opening brief of the appellant is due no later than 40 days after the record is received by the Court of Appeals, Rule 5A:19(b)(1).
2. In appeals by petition (which would be in limited circumstances), the petition for an appeal is due no later than 40 days after the date on which the record is received by the Court of Appeals. Code § 17.1-408; Rule 5A:12(a).

**Please note that the trial court record was filed with this Court in electronic format. You can download the electronic record here:**

<https://vacourts.box.com/s/aunwp9h051zvj6vrhtatn0mic1j1wneq>

**Please note that the above link will expire in 60 days. Accordingly, please be sure to download the record.** If all or a portion of the lower tribunal record is sealed, you will receive a separate email containing a passcode that will allow access to the record.

**Please consult Part 5A of the Rules for information on filing times and other requirements. Failure to comply with the Rules may result in various sanctions, including dismissal of the appeal.**

Effective June 1, 2021, all counsel are required to file all pleadings, letters, briefs, etc., electronically through the VACES system. Information on how to register to file through VACES and other instructions regarding the filing of electronic pleadings can be found in the Guidelines for Submission. Pro se/self-represented litigants may, but are not required to, file pleadings through the VACES system. Otherwise such individuals are required to transmit one paper copy of a filing to the Clerk of this Court.

A copy of this record acknowledgment email has been mailed to:

Brian David Hill  
310 Forest Street, Apt 2  
Martinsville, VA 24112

**DO NOT REPLY TO THIS EMAIL.**

This Court will take no action on anything received at this email address. Should you wish to contact the Clerk's Office of the Court of Appeals of Virginia, you may do so by telephone at 804-786-5651 or by writing to A. John Vollino, Clerk, Court of Appeals of Virginia, 109 North Eighth Street, Richmond, Virginia, 23219.



COURT OF APPEALS OF VIRGINIA

109 NORTH EIGHTH STREET  
RICHMOND, VIRGINIA 23219-2305

RICHMOND VA 230

22 DEC 2022 7H 7L

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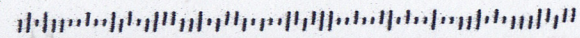


ZIP 23219 \$ 000.57<sup>0</sup>  
02 4W  
0000373269DEC 22 2022

Received on  
December 24 2022  
Brian D. Hill  
signed

Brian David Hill  
310 Forest Street, Apt 2  
Martinsville, VA 24112

24112-421010



# EXHIBIT 2

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News  
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MARTINSVILLE CIRCUIT  
Commonwealth of VA

Case No.:CR19000009-00  
vs. HILL, BRIAN DAVID

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NOTICE - APPEAL (1)	09/19/2022	6 - 26
AFFIDAVIT - INDIGENCE	09/19/2022	27 - 28
NOTICE - APPEAL (2)	09/19/2022	29 - 53
LETTER - COURT OF APPEALS-TRANS REC	11/30/2022	54 - 54

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I, Ashby R. Pritchett, Clerk of the Martinsville Circuit, certify that the contents of the record listed in the table of contents constitute the true and complete record, except for exhibits whose omission are noted in the table of contents, and are hereby transmitted to the Court of Appeals on December 13, 2022.

# EXHIBIT 3

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News

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MARTINSVILLE CIRCUIT  
Commonwealth of VA

Case No.:CR19000009-00  
vs. HILL, BRIAN DAVID

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AFFIDAVIT - INDIGENCE	09/19/2022	27 - 28
NOTICE - APPEAL (2)	09/19/2022	29 - 53
LETTER - COURT OF APPEALS-TRANS REC	11/30/2022	54 - 54

---

I, Ashby R. Pritchett, Clerk of the Martinsville Circuit, certify that the contents of the record listed in the table of contents constitute the true and complete record, except for exhibits whose omission are noted in the table of contents, and are hereby transmitted to the Court of Appeals on December 13, 2022.

# EXHIBIT 4

## for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News

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## EXHIBIT PAGES 48 OF 156



Virginia Judiciary

Online Case Information System 2.0

[Return to Search Results](#)**Martinsville Circuit Court** [\(details\)](#)[Subscribe](#)Case #: **CR19000009-00**Defendant: **HILL, BRIAN DAVID****Defendant Information**Address: **MARTINSVILLE, VA 24112**Gender: **MALE**Race: **WHITE**DOB: **05/26/\*\*\*\***Attorney: **JONES, JOHN****Case/Charge Information**Defendant Status: **BAIL**Filed Date: **01/09/2019**Locality: **MARTINSVILLE**Code Section: [18.2-387](#)Charge: **INDECENT EXPOSURE**Case Type: **MISDEMEANOR**Class: **CLASS 1**Commenced By: **GENERAL DISTRICT COURT APPEAL**Offense Date: **09/21/2018**Arrest Date: **09/21/2018**

Amended Code Section:

Amended Charge:

Amended Case Type:

Amended Class:

**Appeal Information**Appeal Date: **04/07/2020****Hearing Information**

Date	Time	Result	Type	Courtroom	Plea	Duration	Jury
12/02/2019	09:00 AM	WITHDRAWN	JURY TRIAL				NO
11/15/2019	09:00 AM	APPEAL WITHDRAWN	PLEA		GUILTY		
08/30/2019	09:00 AM	WITHDRAWN	JURY TRIAL				NO
08/27/2019	09:00 AM	SET FOR TRIAL	TO BE SET				
07/15/2019	09:00 AM	SET FOR TRIAL	ARRAIGNMENT		NOT GUILTY		
06/04/2019	02:30 PM	GRANTED	BOND				
04/23/2019	09:00 AM	CONTINUED MOTION OF DEFENSE	REVIEW				
01/28/2019	09:00 AM	CONTINUED MOTION OF DEFENSE	TERM				

**Disposition Information**Disposition: **APPEAL WITHDRAWN**Disposition Date: **11/15/2019**Concluded By: **GUILTY PLEA**Jail/Penitentiary: **JAIL**Concurrent/Consecutive: **SENTENCE IS RUN CONSECUTIVELY WITH ANOTHER**

Life/Death:

Sentence Time: **30 Day(s)**

Sentence Suspended:

Program Type:

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Probation Type:	
Probation Time:	
Probation Starts:	
Operator License Suspension Time:	
Restriction Effective Date:	
Operator License Restrictions:	
Military:	
Traffic Fatality: <b>NO</b>	
Court/DMV Surrender:	
Driver Improvement Clinic:	
VASAP:	
Restitution Paid:	
Restitution Amount:	
Fine: <b>\$0.00 *</b>	
Costs: <b>\$1,224.00 *</b>	
Fine/Costs Paid:	
Fine/Costs Paid Date:	
<i>* This system cannot process online payments at this time. Please refer to 'How to Pay Traffic Tickets and Other Offenses' for more</i>	
<b>Service/Process</b> ^	
No Services/Processes found.	

<b>Pleadings/Orders</b> ^							
Seq. #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
170	12/13/2022	OTHER	TTM				DIGITAL APPELLATE REC SUB
169	12/13/2022	OTHER	TTM				TABLE OF CONTENTS-APPEALED
168	12/01/2022	OTHER	TTM				EMAIL DIGITAL APPL TO CT A
167	11/30/2022	LETTER	TTM				COURT OF APPEALS-TRANS REC
166	09/19/2022	NOTICE	ARP				APPEAL (2)
165	09/19/2022	AFFIDAVIT	ARP				INDIGENCE
164	09/19/2022	NOTICE	ARP				APPEAL (1)
163	09/19/2022	AFFIDAVIT	ARP				INDIGENCE
162	09/14/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT
161	09/14/2022	OTHER	TTM				TABLE OF CONTENTS ADD-APPL
160	09/13/2022	LETTER	TTM	GCG			FROM DEF TO COURT
159	09/13/2022	ORDER	TTM	GCG			DEN MOT COMM RESPOND M/J
158	09/08/2022	OTHER	TTM				TABLE OF CONTENTS-APPEALED
157	09/08/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT
156	09/07/2022	FINAL ORDER	ARP				DENY MOTION LACK JURISDICT
155	09/06/2022	MOTION	ARP				MJ NEW EVID J CASSELL
154	09/06/2022	MOTION	ARP				REQUEST CA RESPOND TO MJ
153	08/31/2022	OTHER	ARP				LITIGATION HOLD LETTER
152	08/31/2022	MOTION	ARP				JUDGMT OR ACQUITTAL OR TRL
151	08/30/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT



## EXHIBIT PAGES 50 OF 156

Seq. #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
150	08/30/2022	OTHER	TTM				TABLE OF CONTENTS- APPL ADD
149	08/31/2022	OTHER	TTM				EMAIL-RECORD SUBMITTED
148	08/29/2022	MOTION	TTM				REQ CA RESPOND-M/J W/EMAIL
147	06/22/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT
146	06/22/2022	ADDENDUM	TTM				TABLE OF CONTENTS- APPEALED
145	06/22/2022	LETTER	ARP				LTR EDITED 6.21.2022
144	06/21/2022	MOTION	ARP				PROCEED WOUT PYMT OF FEES
143	06/21/2022	LETTER	ARP				LETTER TO JUDGE 6.18.22
142	06/21/2022	OTHER	ARP				ADDITIONAL GROUNDS
141	06/21/2022	OTHER	ARP				APPL FED WRIT HAB CORPUS
140	05/25/2022	OTHER	TTM				DIGITAL APPELLATE REC RECV
139	05/25/2022	OTHER	TTM				TABLE OF CONTENTS- APPEALED
138	05/25/2022	LETTER	TTM				TO CT OF APPEALS- ENTIRE FL
137	05/11/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT
136	05/11/2022	OTHER	TTM				TABLE OF CONTENTS APPEALED
135	02/23/2022	APPEAL NOTICE	JCC				FAX-NOT OF APPEAL- 2/22/22
134	02/23/2022	APPEAL NOTICE	JCC				FAX-NOT OF APPEAL- 2/10/22
133	02/23/2022	APPEAL NOTICE	ERH				APPEAL-CAV 02222022 2ND
132	02/23/2022	APPEAL NOTICE	ERH				APPEAL-CAV 02222022 1ST
131	02/22/2022	ORDER	ARP				DENY MOTION
130	02/22/2022	LETTER	ERH				B. HILL TO CLERK EMAIL
129	02/22/2022	LETTER	ERH				B. HILL TO CLERK FAX
128	02/17/2022	OTHER	ERH				NEW MEDICAL EVIDENCE
127	02/14/2022	MOTION	ERH				JUDGMENT OF ACQUITTAL CORR
126	02/14/2022	MOTION	ERH				FOR JUDGMENT OF ACQUITTAL
125	02/14/2022	OTHER	ERH				LAST MINUTE EVIDENCE
124	02/14/2022	LETTER	ERH				LETTER TO JUDGE GCG
123	02/14/2022	AMENDMENT	ERH				AMENDED EVIDENCE
122	02/11/2022	APPEAL NOTICE	ARP				NOTICE OF APPEAL
121	02/10/2022	ORDER	ARP				PETITION DENIED
120	02/09/2022	LETTER	ARP				LETTER TO CLERK
119	02/08/2022	MEMORANDUM	ARP				NEW MEDICAL EVIDENCE
118	01/31/2022	MEMORANDUM	ARP				LAST MINUTE EVIDENCE

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117	01/24/2022	MEMORANDUM	ARP				AMENDED MEMORANDUM
116	01/21/2022	MEMORANDUM	ARP				EVIDENCE IN SUPPORT OF MOT
115	01/20/2022	MOTION	ARP				EVIDENCE
114	03/22/2021	LETTER	TTM				TO BDH-RECORDS SENT TO C/A
113	03/22/2021	OTHER	TTM				REQUEST FOR TRANSCRIPTS
112	01/11/2021	COURT OF APPEALS OF VA ORDERS	TTM				DENIED PETITION FOR APPEAL
111	02/24/2021	OTHER	TTM				TABLE OF CONTENTS APPEALED
110	02/24/2021	OTHER	TTM				DIGITAL APPELATE REC SUBMT
109	12/14/2020	APPOINTMENT OF COUNSEL	TTM	GCG			PER CT APPEALS-JJONES
108	11/12/2020	NOTICE	TTM				2ND OF FRAUD UPON THE CT
107	11/09/2020	NOTICE	TTM				2ND OF FRAUD UPON THE CT
106	11/12/2020	APPEAL NOTICE	TTM				OF APPEAL (2)
105	11/13/2020	AFFIDAVIT	TTM				AFFIDAVIT OF SERVICE
104	11/16/2020	LETTER	TTM				AS TO DOC NOTICE OF FRAUD
103	11/13/2020	AFFIDAVIT	TTM				AFFIDAVIT OF SERVICE
102	11/05/2020	OTHER	TTM				TABLE OF CONTENTS- ADD APLD
101	11/05/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
100	11/05/2020	NOTICE	TTM				OF FRAUD UPON THE CT- DEF
99	11/04/2020	NOTICE	TTM				OF FRAUD UPON THE CT- DEF
98	10/28/2020	COURT OF APPEALS OF VA ORDERS	TTM				GRANTED LEAVE REPLACE N/A
97	07/29/2020	OTHER	TTM				TABLE OF CONTENTS- ADD APLD
96	07/29/2020	OTHER	TTM				DIGITAL APPELATE REC- SUBMT
95	04/23/2020	LETTER	TTM				DEF TO CLK-NOT REC V COPY O
94	04/21/2020	APPEAL NOTICE	ERH				
93	04/20/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
92	04/20/2020	OTHER	TTM				TABLE OF CONTENTS- ADD APLD
91	04/10/2020	ORDER	TTM	GCG			DENIED MOT DISQUALIFY GCG
90	04/20/2020	COURT OF APPEALS OF VA ORDERS	TTM				APPOINT J I JONES- COUNSEL
89	04/20/2020	COURT OF APPEALS OF VA ORDERS	TTM				APPOINT J I JONES- COUNSEL

## EXHIBIT PAGES 52 OF 156

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88	04/14/2020	LETTER	TTM				FROM DEF TO CLERK-SERVICE
86	04/10/2020	ORDER	TTM	GCG			DENIED MOT WAIVE FEES
85	04/10/2020	ORDER	TTM	GCG			DENIED DEF WRIT ERROR CV
84	04/15/2020	APPEAL NOTICE	ERH				RE: MOT TO DISQUALIFY
83	04/08/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
82	04/08/2020	OTHER	TTM				TABLE OF CONTENTS-ADD APLD
81	04/08/2020	MOTION	ERH				TO DISQUALIFY GCG
80	04/07/2020	APPEAL NOTICE	TTM				MCC/US DIST COURT
79	04/06/2020	OTHER	TTM				TABLE OF CONTENTS ADD APLD
78	04/06/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
77	04/02/2020	ORDER	TTM	GCG			DENIED MOT-DISCHARGE F/C
76	04/02/2020	OTHER	TTM				APLC PROCEED IN FP-US DIST
75	04/02/2020	WRIT OF MANDAMUS	TTM				
74	03/31/2020	OTHER	TTM				TABLE OF CONTENTS-ADD APLD
73	03/31/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
72	03/27/2020	OTHER	TTM				TABLE OF CONTENTS ADD APLD
71	03/27/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
70	03/31/2020	MOTION	ERH				TO DISCHARGE LEGAL FEES
69	03/30/2020	LETTER	ERH				LETTER TO CLERK
68	03/26/2020	LETTER	TTM				FROM CLERK TO DEFENDANT
66	03/25/2020	LETTER	TTM				FROM DEF W/ATTACHMENTS
65	03/25/2020	LETTER	ERH				LETTER TO CLERK
64	03/25/2020	AFFIDAVIT	ERH				AFF/DECLAR. ROBERTA HILL
63	03/25/2020	AFFIDAVIT	ERH				AFF/DECLAR. BRIAN HILL
62	03/26/2020	NOTICE	ERH				NOTICE OF LAWSUIT
61	03/16/2020	OTHER	TTM				TABLE OF CONTENTS-ADD APLD
60	03/16/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
59	03/16/2020	MOTION	TTM				WAIVING LEGAL FEES
58	03/16/2020	MOTION	TTM				TO PROCEED PRO SE ON APPLS
57	03/10/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
56	03/10/2020	ADDENDUM	TTM				TABLE OF CONTENTS-APPEALED

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55	03/04/2020	ADDENDUM	TTM				TABLE OF CONTENTS- APPEALED
54	03/06/2020	LETTER	TTM				RESPONSE-CLERK SUPREME CT
53	03/09/2020	LETTER	ERH				PSYCHOLOGICAL EVALUATION
52	03/02/2020	OTHER	TTM				TABLE OF CONTENTS- ADD APLD
51	03/02/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
50	02/26/2020	LETTER	TTM				FROM DEFENDANT TO CLERK
49	01/29/2020	OTHER	TTM				TABLE OF CONTENTS- APPEALED
48	01/29/2020	OTHER	TTM				DIGITAL APPELATE REC SUBMT
47	11/27/2019	APPEAL NOTICE	JCC				NOTICE OF APPEAL
46	11/27/2019	APPEAL NOTICE	JCC				NOTICE OF APPEAL
45	11/15/2019	OTHER	BEW				COPY DISPOSITION NOTICE
44	11/15/2019	PAYMENT AGREEMENT PLAN	BEW				
43	11/15/2019	ORDER IN MISDEMEANOR OR TRAFFIC INFRACTION PROCEEDING	BEW	GCG			
42	11/25/2019	ORDER	JCC	GCG			VACATE FRAUD JUDG- DENIED
41	11/25/2019	MOTION	JCC				VACATE FRAUD BEGOTTEN JUDG
40	11/12/2019	MOTION	ERH				FAX TO WITHDRAW APPEAL
39	11/04/2019	MOTION	ERH				FAX MOT TO DISMISS
38	09/11/2019	BOND ORDER	BEW	GCG			AMENDED BOND ORDER
37	08/27/2019	NOTICE	BEW				APPEAR 12-2-19 @ 9AM
36	08/27/2019	CONTINUANCE ORDER	BEW	GCG			SET 12-2-19 @ 9AM
35	08/29/2019	CLERK'S WORKSHEET	JCC				COMMONWEALTH WITNESS LIST
34	08/21/2019	NOTICE	JCC				APPEAR 08/27/19@9AM
33	08/21/2019	CLERK'S WORKSHEET	JPN	GCG			EMAIL CD JURY TRIAL
32	08/20/2019	CONTINUANCE ORDER	JPN	GCG			CD-TBS ON 8/27
31	08/19/2019	MOTION	BEW				CONTINUE 8-30-19
30	08/06/2019	NOTICE	ERH				PRIOR CONVICTIONS
29	08/01/2019	ORDER	JCC	GCG			APPOINTED ATTY MATT CLARK
28	07/30/2019	ORDER	JCC	GCG			ATTY L.MCGARRY WITHDRAWN
27	07/29/2019	MOTION	BEW				PUB. DEFENDER WITHDRAW
26	07/26/2019	MOTION	JCC				MOT TO SUPPRESS EVIDENCE
25	07/26/2019	MOTION	JCC				DISCOVERY
24	07/15/2019	ORDER	JCC	GCG			DISCOVERY
23	07/19/2019	MOTION	ERH				REQ SUB COUNSEL-FILED BY D

## EXHIBIT PAGES 54 OF 156

Seq. #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
22	07/19/2019	MOTION	ERH				INSANITY DEF-FILED BY DEF
21	07/18/2019	WITNESS LIST	JCC				COMMONWEALTH WITNESS LIST
20	07/15/2019	NOTICE	JCC				TO APPEAR 08/30/19@9AM
19	07/15/2019	SCHEDULING ORDER	JCC				CA OF REQ JURY-SET 8/31@9A
18	06/04/2019	OTHER	JCC				CONT CUST-07/15 /19@9AM
17	06/04/2019	ORDER	JCC	GCG			AGREED ORDER FOR BOND
16	06/04/2019	CLERK'S WORKSHEET	JCC				MOT FOR BOND
15	05/30/2019	CLERK'S WORKSHEET	JCC				HILL TURNED HIMSELF IN
14	05/30/2019	CLERK'S WORKSHEET	JCC				EMAIL TO A.HALL-TRIAL DAT
13	02/01/2019	CLERK'S WORKSHEET	JCC				EMAIL FROM CWS-CAPIAS
12	01/30/2019	CLERK'S WORKSHEET	JCC				EMAIL TO CWA ABOUT CAPIAS
11	06/04/2019	OTHER	JCC				RELEASE ORDER
10	06/04/2019	BOND	JCC				
9	05/31/2019	MOTION	JCC				MOTION FOR BOND

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# EXHIBIT 5

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News

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**Martinsville Circuit - Criminal Division**  
Pleadings/Orders Detail

**Case Number:** CR19000009-00

Filed	Type	Party	Judge	Book	Page	Remarks
01/09/2019	Gd Paperwork	TTM				
01/09/2019	Ccre (Number Only)	TTM				
01/09/2019	Evaluation Report	TTM				PSYCHOLOGICAL EVAL-GDC
01/23/2019	Motion	JPN				TO ADMIT EVIDENCE
02/06/2019	Response	JCC				MOT FOR RECIPROCAL DISCOVER
02/06/2019	Order	JCC	GCG			DISCOVERY
04/08/2019	Motion	ARP				FILE EVIDENCE BEFORE TRIAL
05/29/2019	Motion	BEW				EARLIER TRIAL DATE
05/31/2019	Motion	BEW				MOTION FOR BOND
06/04/2019	Bond	JCC				
06/04/2019	Other	JCC				RELEASE ORDER
01/30/2019	Clerk's Worksheet	JCC				EMAIL TO CWA ABOUT CAPIAS
02/01/2019	Clerk's Worksheet	JCC				EMAIL FROM CWS-CAPIAS
05/30/2019	Clerk's Worksheet	JCC				EMAIL TO A.HALL-TRIAL DAT
05/30/2019	Clerk's Worksheet	JCC				HILL TURNED HIMSELF IN
06/04/2019	Clerk's Worksheet	JCC				MOT FOR BOND
06/04/2019	Order	JCC	GCG			AGREED ORDER FOR BOND
06/04/2019	Other	JCC				CONT CUST-07/15/19@9AM
07/15/2019	Scheduling Order	JCC				CA OF REQ JURY-SET 8/31@9A
07/15/2019	Notice	JCC				TO APPEAR 08/30/19@9AM
07/18/2019	Witness List	JCC				COMMONWEALTH WITNESS LIST
07/19/2019	Motion	ERH				INSANITY DEF-FILED BY DEF
07/19/2019	Motion	ERH				REQ SUB COUNSEL-FILED BY D
07/15/2019	Order	JCC	GCG			DISCOVERY
07/26/2019	Motion	JCC				DISCOVERY
07/26/2019	Motion	JCC				MOT TO SUPPRESS EVIDENCE
07/29/2019	Motion	BEW				PUB. DEFENDER WITHDRAW
07/30/2019	Order	JCC	GCG			ATTY L.MCGARRY WITHDRAWN
08/01/2019	Order	JCC	GCG			APPOINTED ATTY MATT CLARK
08/06/2019	Notice	ERH				PRIOR CONVICTIONS
08/19/2019	Motion	BEW				CONTINUE 8-30-19
08/20/2019	Continuance Order	JPN	GCG			CD-TBS ON 8/27
08/21/2019	Clerk's Worksheet	JPN	GCG			EMAIL CD JURY TRIAL
08/21/2019	Notice	JCC				APPEAR 08/27/19@9AM
08/29/2019	Clerk's Worksheet	JCC				COMMONWEALTH WITNESS LIST
08/27/2019	Continuance Order	BEW	GCG			SET 12-2-19 @ 9AM
08/27/2019	Notice	BEW				APPEAR 12-2-19 @ 9AM
09/11/2019	Bond Order	BEW	GCG			AMENDED BOND ORDER

## EXHIBIT PAGES 57 OF 156

11/04/2019	Motion	ERH			FAX MOT TO DISMISS
11/12/2019	Motion	ERH			FAX TO WITHDRAW APPEAL
11/25/2019	Motion	JCC			VACATE FRAUD BEGOTTEN JUDG
11/25/2019	Order	JCC	GCG		VACATE FRAUD JUDG-DENIED
11/15/2019	Order In Misdemeanor Or Traffic Infraction Proceeding	BEW	GCG		
11/15/2019	Payment Agreement Plan	BEW			
11/15/2019	Other	BEW			COPY DISPOSITION NOTICE
11/27/2019	Appeal Notice	JCC			NOTICE OF APPEAL
11/27/2019	Appeal Notice	JCC			NOTICE OF APPEAL
01/29/2020	Other	TTM			DIGITAL APPELATE REC SUBMT
01/29/2020	Other	TTM			TABLE OF CONTENTS-APPEALED
02/26/2020	Letter	TTM			FROM DEFENDANT TO CLERK
03/02/2020	Other	TTM			DIGITAL APPELATE REC SUBMT
03/02/2020	Other	TTM			TABLE OF CONTENTS-ADD APLD
03/09/2020	Letter	ERH			PSYCHOLOGICAL EVALUATION
03/06/2020	Letter	TTM			RESPONSE-CLERK SUPREME CT
03/04/2020	Addendum	TTM			TABLE OF CONTENTS-APPEALED
03/10/2020	Addendum	TTM			TABLE OF CONTENTS-APPEALED
03/10/2020	Other	TTM			DIGITAL APPELATE REC SUBMT
03/16/2020	Motion	TTM			TO PROCEED PRO SE ON APPLS
03/16/2020	Motion	TTM			WAIVING LEGAL FEES
03/16/2020	Other	TTM			DIGITAL APPELATE REC SUBMT
03/16/2020	Other	TTM			TABLE OF CONTENTS-ADD APLD
03/26/2020	Notice	ERH			NOTICE OF LAWSUIT
03/25/2020	Affidavit	ERH			AFF/DECLAR. BRIAN HILL
03/25/2020	Affidavit	ERH			AFF/DECLAR. ROBERTA HILL
03/25/2020	Letter	ERH			LETTER TO CLERK
03/25/2020	Letter	TTM			FROM DEF W/ATTACHMENTS
03/26/2020	Letter	TTM			FROM CLERK TO DEFENDANT
03/30/2020	Letter	ERH			LETTER TO CLERK
03/31/2020	Motion	ERH			TO DISCHARGE LEGAL FEES
03/27/2020	Other	TTM			DIGITAL APPELATE REC SUBMT
03/27/2020	Other	TTM			TABLE OF CONTENTS ADD APLD
03/31/2020	Other	TTM			DIGITAL APPELATE REC SUBMT
03/31/2020	Other	TTM			TABLE OF CONTENTS-ADD APLD
04/02/2020	Writ Of Mandamus	TTM			
04/02/2020	Other	TTM			APLC PROCEED IN FP-US DIST
04/02/2020	Order	TTM	GCG		DENIED MOT-DISCHARGE F/C
04/06/2020	Other	TTM			DIGITAL APPELATE REC SUBMT
04/06/2020	Other	TTM			TABLE OF CONTENTS ADD APLD
04/07/2020	Appeal Notice	TTM			MCC/US DIST COURT
04/08/2020	Motion	ERH			TO DISQUALIFY GCG
04/08/2020	Other	TTM			TABLE OF CONTENTS-ADD APLD
04/08/2020	Other	TTM			DIGITAL APPELATE REC SUBMT
04/15/2020	Appeal Notice	ERH			RE: MOT TO DISQUALIFY
04/10/2020	Order	TTM	GCG		DENIED DEF WRIT ERROR CV
04/10/2020	Order	TTM	GCG		DENIED MOT WAIVE FEES
04/14/2020	Letter	TTM			FROM DEF TO CLERK-SERVICE
04/20/2020	Court Of Appeals Of Va Orders	TTM			APPOINT J I JONES-COUNSEL
04/20/2020	Court Of Appeals Of Va Orders	TTM			APPOINT J I JONES-COUNSEL



## EXHIBIT PAGES 58 OF 156

04/10/2020	Order	TTM	GCG		DENIED MOT DISQUALIFY GCG
04/20/2020	Other	TTM			TABLE OF CONTENTS-ADD APLD
04/20/2020	Other	TTM			DIGITAL APPELATE REC SUBMT
04/21/2020	Appeal Notice	ERH			
04/23/2020	Letter	TTM			DEF TO CLK-NOT RECV COPY O
07/29/2020	Other	TTM			DIGITAL APPELATE REC-SUBMT
07/29/2020	Other	TTM			TABLE OF CONTENTS-ADD APLD
10/28/2020	Court Of Appeals Of Va Orders	TTM			GRANTED LEAVE REPLACE N/A
11/04/2020	Notice	TTM			OF FRAUD UPON THE CT-DEF
11/05/2020	Notice	TTM			OF FRAUD UPON THE CT-DEF
11/05/2020	Other	TTM			DIGITAL APPELATE REC SUBMT
11/05/2020	Other	TTM			TABLE OF CONTENTS-ADD APLD
11/13/2020	Affidavit	TTM			AFFIDAVIT OF SERVICE
11/16/2020	Letter	TTM			AS TO DOC NOTICE OF FRAUD
11/13/2020	Affidavit	TTM			AFFIDAVIT OF SERVICE
11/12/2020	Appeal Notice	TTM			OF APPEAL (2)
11/09/2020	Notice	TTM			2ND OF FRAUD UPON THE CT
11/12/2020	Notice	TTM			2ND OF FRAUD UPON THE CT
12/14/2020	Appointment Of Counsel	TTM	GCG		PER CT APPEALS-JJONES
02/24/2021	Other	TTM			DIGITAL APPELATE REC SUBMT
02/24/2021	Other	TTM			TABLE OF CONTENTS APPEALED
01/11/2021	Court Of Appeals Of Va Orders	TTM			DENIED PETITION FOR APPEAL
03/22/2021	Other	TTM			REQUEST FOR TRANSCRIPTS
03/22/2021	Letter	TTM			TO BDH-RECORDS SENT TO C/A
01/20/2022	Motion	ARP			EVIDENCE
01/21/2022	Memorandum	ARP			EVIDENCE IN SUPPORT OF MOT
01/24/2022	Memorandum	ARP			AMENDED MEMORANDUM
01/31/2022	Memorandum	ARP			LAST MINUTE EVIDENCE
02/08/2022	Memorandum	ARP			NEW MEDICAL EVIDENCE
02/09/2022	Letter	ARP			LETTER TO CLERK
02/10/2022	Order	ARP			PETITION DENIED
02/11/2022	Appeal Notice	ARP			NOTICE OF APPEAL
02/14/2022	Amendment	ERH			AMENDED EVIDENCE
02/14/2022	Letter	ERH			LETTER TO JUDGE GCG
02/14/2022	Other	ERH			LAST MINUTE EVIDENCE
02/14/2022	Motion	ERH			FOR JUDGMENT OF ACQUITTAL
02/14/2022	Motion	ERH			JUDGMENT OF ACQUITTAL CORR
02/17/2022	Other	ERH			NEW MEDICAL EVIDENCE
02/22/2022	Letter	ERH			B. HILL TO CLERK FAX
02/22/2022	Letter	ERH			B. HILL TO CLERK EMAIL
02/22/2022	Order	ARP			DENY MOTION
02/23/2022	Appeal Notice	ERH			APPEAL-CAV 02222022 1ST
02/23/2022	Appeal Notice	ERH			APPEAL-CAV 02222022 2ND
02/23/2022	Appeal Notice	JCC			FAX-NOT OF APPEAL-2/10/22
02/23/2022	Appeal Notice	JCC			FAX-NOT OF APPEAL-2/22/22
05/11/2022	Other	TTM			TABLE OF CONTENTS APPEALED
05/11/2022	Other	TTM			DIGITAL APPELATE REC SUBMT
05/25/2022	Letter	TTM			TO CT OF APPEALS-ENTIRE FL
05/25/2022	Other	TTM			TABLE OF CONTENTS-APPEALED
05/25/2022	Other	TTM			DIGITAL APPELLATE REC RECV

## EXHIBIT PAGES 59 OF 156

06/21/2022	Other	ARP				APPL FED WRIT HAB CORPUS
06/21/2022	Other	ARP				ADDITIONAL GROUNDS
06/21/2022	Letter	ARP				LETTER TO JUDGE 6.18.22
06/21/2022	Motion	ARP				PROCEED WOUT PYMT OF FEES
06/22/2022	Letter	ARP				LTR EDITED 6.21.2022
06/22/2022	Addendum	TTM				TABLE OF CONTENTS-APPEALED
06/22/2022	Other	TTM				DIGITAL APPELATE REC SUBMT
08/29/2022	Motion	TTM				REQ CA RESPOND-M/J W/EMAIL
08/31/2022	Other	TTM				EMAIL-RECORD SUBMITTED
08/30/2022	Other	TTM				TABLE OF CONTENTS-APPL ADD
08/30/2022	Other	TTM				DIGITAL APPELATE REC SUBMT
08/31/2022	Motion	ARP				JUDGMT OR ACQUITTAL OR TRL
08/31/2022	Other	ARP				LITIGATION HOLD LETTER
09/06/2022	Motion	ARP				REQUEST CA RESPOND TO MJ
09/06/2022	Motion	ARP				MJ NEW EVID J CASSELL
09/07/2022	Final Order	ARP				DENY MOTION LACK JURISDICT
09/08/2022	Other	TTM				DIGITAL APPELATE REC SUBMT
09/08/2022	Other	TTM				TABLE OF CONTENTS-APPEALED
09/13/2022	Order	TTM	GCG			DEN MOT COMM RESPOND M/J
09/13/2022	Letter	TTM	GCG			FROM DEF TO COURT
09/14/2022	Other	TTM				TABLE OF CONTENTS ADD-APPL
09/14/2022	Other	TTM				DIGITAL APPELATE REC SUBMT
09/19/2022	Affidavit	ARP				INDIGENCE
09/19/2022	Notice	ARP				APPEAL (1)
09/19/2022	Affidavit	ARP				INDIGENCE
09/19/2022	Notice	ARP				APPEAL (2)
11/30/2022	Letter	TTM				COURT OF APPEALS-TRANS REC
12/01/2022	Other	TTM				EMAIL DIGITAL APPL TO CT A
12/13/2022	Other	TTM				TABLE OF CONTENTS-APPEALED
12/13/2022	Other	TTM				DIGITAL APPELLATE REC SUB

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# EXHIBIT 6

## for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News

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## EXHIBIT PAGES 61 OF 156

**Subject:** RE: Judge Greer's order  
**From:** Ashby Pritchett <apritchett@vacourts.gov>  
**Date:** 9/13/2022, 10:47 AM  
**To:** Roberta Hill <rbhill67@justiceforuswgo.nl>

Mrs. Hill,

Terry from my Office will be sending you a copy of Judge Greer's order, and copies of the amended Table of contents of the Motions filed by Brian with the Court of Appeals.

Judge Greer's Order denying Brian's motions doesn't end Brian's case with the Court of Appeals. Judge Greer's Order only declares that the Martinsville Circuit Court doesn't have jurisdiction (power to act) on Brian's motions. Everything Brian has filed has been sent to the Virginia Court of Appeals, who will make the judicial decision on his motions.

Ashby Pritchett, Clerk  
 Martinsville Circuit Court

Judge

**From:** Roberta Hill <rbhill67@justiceforuswgo.nl>  
**Sent:** Monday, September 12, 2022 3:57 PM  
**To:** Ashby Pritchett <apritchett@vacourts.gov>; Hon. Ashby R. Pritchett, Clerk of the Court <APritchett@courts.state.va.us>  
**Subject:** Judge Greer's order  
**Importance:** High

**EXTERNAL EMAIL**

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**Martinsville Circuit Court** [\(details\)](#)

[Subscribe](#)

Case #: CR19000009-00

Defendant: HILL, BRIAN DAVID

Pleadings/Orders							
Seq. #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
158	09/08/2022	OTHER	TTM				TABLE OF CONTENTS-APPEALED
157	09/08/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT
156	09/07/2022	FINAL ORDER	ARP				<u>DENY MOTION LACK JURISDICT</u>
155	09/06/2022	MOTION	ARP				MJ NEW EVID J CASSELL
154	09/06/2022	MOTION	ARP				REQUEST CA RESPOND TO MJ
153	08/31/2022	OTHER	ARP				LITIGATION HOLD LETTER
152	08/31/2022	MOTION	ARP				JUDGMT OR ACQUITTAL OR TRL

Hon. Ashby Pritchett,

It said on Virginia's OCIS system that my son Brian David Hill's motion or last two motions for judgment of acquittal and possibly the motions asking for the Commonwealth's response were denied on September 7, 2022. Assuming that is what the order was about. The OCIS system said that order was dated as to being Wednesday of last week, but my son checked the mail today and still has not received Judge Greer's order. He received your transmittal document paper mailed on the 9th of September but

EXHIBIT PAGES 62 OF 156

has not received a copy of Judge Greer's order.

He needs the order to understand what he should put in his notice of appeal he plans on filing.

I tried to send this message through xFinity but it is not working at the moment, so I am sending this message through my alternate email.

Please send a copy of the order for my son to review or he can call your office to arrange faxing it to him.

Thanks,  
Roberta Hill

# EXHIBIT 7

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News

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EXHIBIT PAGES 64 OF 156

**Subject:** RE: Martinsville Circuit Court, Motion for Judgment of Acquittal or New Trial, Litigation hold letter, Motion requesting response, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

**From:** Ashby Pritchett <apritchett@vacourts.gov>

**Date:** 8/31/2022, 11:57 AM

**To:** ROBERTA HILL <rbhill67@comcast.net>

Hello Mrs. Hill.

The PDF document attached to your earlier titled "MOTION REQUESTING COMMONWEALTH ATTORNEY RESPOND TO MOTION FOR JUDGMENT OF ACQUITTAL OR NEW TRIAL" was migrated to the case indexing and imaging system. A copy of your e-mail, containing the hyperlinks to PDF documents titled "motion-new-trial-acquittal" and "Litigation-hold-letter-additional-evidence" was also recorded and scanned into the court file for Mr. Hill, file number CR19000009-00.

These records were submitted to the Court of Appeals yesterday. Because Mr. Hill's case remains before the Virginia Court of Appeals, everything you submit is scanned and sent to that court for review, adding it to the appellate record.

Ashby Pritchett, Clerk

---

**From:** ROBERTA HILL <rbhill67@comcast.net>

**Sent:** Wednesday, August 31, 2022 10:44 AM

**To:** Hon. Ashby R. Pritchett, Clerk of the Court <APritchett@courts.state.va.us>; Ashby Pritchett <apritchett@vacourts.gov>; Martinsville City Commonwealth's Attorney <aahall@ci.martinsville.va.us>; Coen, Chris <ccoen@oag.state.va.us>

**Subject:** Re: Martinsville Circuit Court, Motion for Judgment of Acquittal or New Trial, Litigation hold letter, Motion requesting response, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

**Importance:** High

**EXTERNAL EMAIL**

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I need clarification on what was filed.

Was the two motions filed and the litigation hold letter filed? or was it just the one motion asking for the Commonwealth to respond to the other motion?

There are two motions. One asking for new trial in disproving the elements of the charge. The other one asking for the Commonwealth to respond. The litigation hold letter as evidence is surfacing on a suspect or culprit in who him or his company employee(s) directly caused the poisoning of my son with carbon monoxide gas, long term exposure since October 5, 2017 until he left the home and was arrested for indecent exposure for having a medical emergency. The suspect (because we all know who did the chimney work at my Triplex, it was that chimney company, but proving that is quite a challenge) is JaCody Cassell because he has not admitted to causing the poisoning of my son but he lied to the Office of Attorney General in the Dispute Resolution Unit. He is trying to get away with causing the carbon monoxide which caused his indecent exposure. There should be an investigation

EXHIBIT PAGES 65 OF 156

into him. That is why my son wants the litigation hold letter filed. My son wants this suspect criminally investigated for causing the metal tin to be placed on the chimney. That caused the long term exposure which eventually led to my son being charged and arrested with indecent exposure. My son will eventually file a motion based on this suspect and ask the State Police to intervene and arrest JaCody Cassell for being the cause of my son's indecent exposure due to his intoxication. Cassell didn't make Brian get naked, but he caused the intoxication of my son by not doing his job correctly and cutting corners in his business. The hospital failed to conduct the laboratory tests at Sovah Health Martinsville and those tests would have proven involuntary intoxication which I believe may be a criminal defense in Virginia to a charge of indecent exposure.

motion-new-trial-acquittal-August-28-2022.pdf - <https://justiceforuswgo.files.wordpress.com/2022/08/motion-new-trial-acquittal-august-28-2022.pdf>

Litigation-hold-letter-additional-evidence.pdf - <https://justiceforuswgo.files.wordpress.com/2022/08/litigation-hold-letter-additional-evidence.pdf> - Has the signed check by suspect JaCody Cassell who his business The Chimney Sweep did chimney work on my Triplex on October 5, 2017

Please clarify whether the two motions and litigation hold letter was filed? Thanks

Thanks,  
Roberta Hill

On 8/30/2022 7:12 AM, ROBERTA HILL wrote:

Clerk of Circuit Court for the City of Martinsville,  
CC: Glen Andrew Hall, Esquire.

I am Roberta Hill, Brian's mother. I am filing this Motion for Judgment of Acquittal or New Trial based upon new evidence, Motion requesting response from Commonwealth Attorney, and litigation hold letter regarding culprit Jacody Cassell of The Chimney Sweep who poisoned my son with carbon monoxide gas poisoning from October 5, 2017 until he left the home and was arrested. It is all being filed through email to you on Brian's behalf due to his federal probation conditions where he is not allowed to use the internet. He is having me file this pleading on his behalf. My son is having me to serve the respondents through email as well and the certificate of service is in the last page of the PDF file. This email is also being sent to the Respondents to serve them a copy of this pleading, and may also be faxed as well by Brian D. Hill in the event that email may fail.

The new evidence of billing record, other records not previously been filed, it is too big for email and so links are provided to pleadings for the Clerk and Respondents to download.

**Please Clerk download the linked pdf document filings and the Court will have the evidence that my son is not guilty of indecent exposure and cannot be convicted anymore.**

motion-requesting-response-new-trial-acquittal-August-28-2022.pdf is attached in email  
motion-new-trial-acquittal-August-28-2022.pdf -  
<https://justiceforuswgo.files.wordpress.com/2022/08/motion-new-trial-acquittal-august-28-2022.pdf>  
Litigation-hold-letter-additional-evidence.pdf -



<https://justiceforuswgo.files.wordpress.com/2022/08/litigation-hold-letter-additional-evidence.pdf>

**Motion contains 28 exhibits. New transcripts not previously made known to Court. Has complete evidence that Officer Robert Jones had an erroneous belief that my son was medically and psychologically cleared. That is not true, beliefs do not make it true. Robert Jones did not tell the truth but told his belief that my son was medically cleared. He was not proven medically cleared. The evidence proven he was not medically cleared. Government agency investigation is going on, evidence given to the investigator about the corrupt doctor who covered up evidence. You have no right to impede or interfere with or obstruct this investigation. Glen Andrew Hall knows the law, as corrupt as he is; getting away with breaking laws right and left. Such as destruction of body-camera footage and three times contempt of court. He knows the law.**

**Brian Hill will be asking for legal aid to file a lawsuit against Glen Andrew Hall, Esq. if he does not concede defeat. A civil rights lawsuit.**

**Litigation hold letter is regarding the culprit Jacody Cassell, The Chimney Sweep business entity in Rocky Mount, VA. They are responsible for poisoning my son Brian David Hill with carbon monoxide gas. They started the poisoning on October 5, 2017. Brian D. Hill filed a complaint with the Office of Attorney General of Virginia against The Chimney Sweep and Jacody Cassell responded through his lawyer Eric Ferguson of Rocky Mount. The dispute resolution unit was lied to by Mr. Cassell. They claimed they never gave an estimate and never conducted the service, have no records of the chimney work done. We received a signed \$300 photocopy of the check from TRUIST bank cashed in by Cassell in his own handwriting. We have proven that he through his attorney Eric Ferguson lied to the dispute resolution unit, Attorney General Office. Jacody Cassell through his attorney lied to the Attorney General in response to my son claiming in complaint that The Chimney Sweep caused his indecent exposure by placing metal tin on top of the chimney flues causing carbon monoxide gas to flow into Brian's apartment from October 5, 2017, until he left home and was arrested on September 21, 2018. I was continually exposed to the gas until Pete Compton removed the metal tin on top of the chimney flue. Here is the culprit if it is a crime to almost kill somebody with carbon monoxide gas. The culprit is Jacody Cassell. He should be prosecuted, Glen Andrew Hall. Cassell is responsible for my son acting weird and getting naked on a walking trail after wandering away from home and was arrested on September 21, 2018. Cassell or his business employee caused long term carbon monoxide gas damage and exposure. He claimed he had no records of the chimney work done, and he owns a licensed business but kept no records, defrauded the dispute resolution unit of Attorney General. Jacody is the culprit for the carbon monoxide. I have phone records proving his business cell phone number was in contact with me, phone call logs can be authenticated by Attorney General and State Police if necessary. You have your culprit of what led up to the indecent exposure. Please charge Jacody Cassell. Thank You!**

To Clerk: Please confirm by read receipt or response message confirming that you have received this. There is a lot of evidence that the Hon. Giles Carter Greer must review to understand that my son is legally innocent and is entitled to acquittal. Thank You!

EXHIBIT PAGES 67 OF 156

**Note: If you see any criminal activity or corruption going on in the Legal System or in Government, please report these tips to Project Veritas at [VeritasTips@protonmail.com](mailto:VeritasTips@protonmail.com), or go to Project Veritas website.**

Roberta Hill (representative for electronic filing)  
310 Forest Street, Apartment 1  
Martinsville, Virginia 24112

Motion for Judgment of Acquittal, case no. CR19000009-00, Circuit Court for the City of Martinsville  
Commonwealth of Virginia, City of Martinsville v. Brian David Hill

Defendant:  
Brian David Hill  
310 Forest Street, Apartment 2  
Martinsville, Virginia 24112

Thanks,  
Roberta

# EXHIBIT 8

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News

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**Subject:** RE: Motion regarding suspect Jacody Cassell?

**From:** Ashby Pritchett <apritchett@vacourts.gov>

**Date:** 9/6/2022, 2:23 PM

**To:** ROBERTA HILL <rbhill67@comcast.net>

Mrs.  
Hill,

I will file Brian's fourth motion today so it will appear in his case, and will upload it to the court of appeals ASAP.

Ashby Pritchett, Clerk  
Martinsville Circuit Court

---

**From:** ROBERTA HILL <rbhill67@comcast.net>

**Sent:** Tuesday, September 06, 2022 12:41 PM

**To:** Ashby Pritchett <apritchett@vacourts.gov>; Hon. Ashby R. Pritchett, Clerk of the Court  
<apritchett@courts.state.va.us>

**Subject:** Motion regarding suspect Jacody Cassell?

**Importance:** High

**EXTERNAL EMAIL**

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Ashby Pritchett,

My son wanted to know if his motion with the proof that JaCody Cassell is proven lying to the Attorney General and is suspect of the carbon monoxide poisoning of my son in October 2017 inducing his indecent exposure charge in September 2018, if that is filed?

Today, the Attorney General's office recommends that we contact the State Police with the evidence of him lying, the very evidence we got that is in the motion my son wanted me to file of what was emailed a few days ago. So this motion is meritorious since the State Police should get involved in this.

JaCody Cassell is the person who placed the metal tin on the chimney flues causing poisoning by carbon monoxide. He is the cause of my son's charge, he was the cause. The carbon monoxide is deadly and could have killed us both. He could be considered the culprit if he admits to it or if the State Police decide to investigate and find tangible evidence. He already has been caught lying multiple times.

Please file that motion and hopefully the Commonwealth Attorney will consider having an investigation into Cassell and the Court can question this suspect who hurt my son and me with the carbon monoxide gas.

Thanks,  
Roberta Hill  
[rbhill67@comcast.net](mailto:rbhill67@comcast.net)

# EXHIBIT 9

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

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EXHIBIT PAGES 71 OF 156

**Subject:** Upload of New Pleadings Complete for Transmission to Court of Appeals

**From:** Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>

**Date:** 9/1/2022, 10:44 AM

**To:** ROBERTA HILL <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>

Mrs. Hill,

I uploaded the two documents indicated by the hyperlinks of your earlier e-mail. One is a Motion for Judgment of Acquittal or New Trial and the other is titled Litigation Hold Letter.

The complete text of both documents were migrated into case CR19-009.

The two new documents will be transmitted to the Court of Appeals today. The Court of Appeals will also have the exhibits and pleadings in their entirety.

Ashby Pritchett, Clerk

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

From: ROBERTA HILL <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>

Sent: Wednesday, August 31, 2022 5:17 PM

To: Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>; Martinsville City Commonwealth's Attorney <[ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)>

Subject: Re: Permanent Error

Importance: High

EXTERNAL EMAIL

THIS MESSAGE ORIGINATED FROM AN EXTERNAL ADDRESS. USE CAUTION CLICKING ON ANY LINKS OR DOWNLOADING ANY ATTACHMENTS

I split my son's pleading into three pieces at 14MB per part file and it still won't accept it saying too big to send as attachments.

Please file the pdf documents in the links as the email server will not accept even 14MB split pdf files.

The pleadings themselves in the linked documents need to be of the record in case the judge denies or grants this new trial motion so that the Court of Appeals will also have the exhibits and pleadings in their entirety.

Thanks

On 08/31/2022 5:13 PM [mailer-daemon@comcast.net](mailto:mailer-daemon@comcast.net) wrote:

This is an automatically generated Delivery Status Notification.

Delivery to the following recipients failed permanently:

\* [apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)

Reason: Permanent Error

# EXHIBIT 10

for

For MOTION FOR INQUIRY AND SANCTIONS  
AGAINST HON. ASHBY R. PRITCHETT, OFFICER  
OF THE TRIAL COURT IN APPEAL

CAV record no. 1424-22-3, 1425-22-3

Ally of Q, Former news reporter of USWGO Alternative News

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COMPLAINT AGAINST THE “HON. ASHBY R. PRITCHETT”, CLERK  
OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD  
TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF  
EXECUTIVE SECRETARY OF THE SUPREME COURT OF VIRGINIA

RE: CAV record no. 0290-22-3; CAV record no. 0289-22-3,  
Brian David Hill, Appellant vs. Commonwealth of Virginia and City of  
Martinsville, Appellees'

THURSDAY, MAY 19, 2022

**ATTN: Karl R. Hade,**  
**Executive Secretary**  
Phone: (804) 786-6455  
Fax: (804) 786-4542

Supreme Court of Virginia  
100 North Ninth Street  
Richmond, Virginia 23219  
Email: [khade@vacourts.gov](mailto:khade@vacourts.gov),

CC: [cavbriefs@vacourts.gov](mailto:cavbriefs@vacourts.gov) <[cavbriefs@vacourts.gov](mailto:cavbriefs@vacourts.gov)>, Tori J. Cotman <[tcotman@vacourts.gov](mailto:tcotman@vacourts.gov)>; by  
and through Roberta Hill <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>, [Hill, Justin B.<jhill@oag.state.va.us>](mailto:jhill@oag.state.va.us)

Dear Clerk,

I, Brian David Hill, the Appellant files this complaint against the Clerk of the Circuit Court for the City of Martinsville for record transmittal fraud, two counts. Record transmittal fraud by omission of record in the proclaimed complete record of pleadings in the case no. CR1900009-00. The beginning of the case pleadings was September 21, 2018. The end of the case pleadings cannot be ascertained by Appellant. Record transmittal fraud is because the Clerk certified that the record transmitted in two appeal cases from the Circuit Court was the complete record when in facts in Exhibits attached to this complaint prove that it wasn't the complete record. Even if parts of the record could have been disposed of from 2018 as per any retention policy, that disposing of the record should have been noted. Even if parts of the record could have been disposed of from 2018 as per any retention policy, then why was parts of the records from January, 2022 not included in the record transmittal. Including a Jan-20-2022 motion which was denied on February 10, 2022. That motion which the judge denied is not in the transmitted record. Thus Appellant establishes clear and convincing evidence of record fraud by both omission and lied in claiming true and “complete” record.

The Hon. Ashby Pritchett, the Clerk of the Court, certified in record transmittal in two cases in the Court of Appeals of Virginia. He certified that a record transmittal was a



true and complete copy of the record. I know for a fact that it is a lie. Roberta Hill my filing assistant (*because I cannot use the internet due to my federal supervised release conditions*) knows for a fact that the Hon. Ashby Pritchett did not transmit the entire record of the Trial Court in the two cases of appeal. Electronic record transmittal fraud.

Here is the evidence for proving such misconduct.

### **EXHIBITS**

EXHIBIT #	PAGES	DESCRIPTION
EXHIBIT 1	1-3	RECORD TRANSMITTAL TABLE OF CONTENTS FOR CAV CASES NOS. 0289-22-3 and 0290-22-3. Certified by Clerk Ashby R. Pritchett
EXHIBIT 2	4-16	Printout of five (5) emails from Hon. Ashby R. Pritchett confirming receipt of attempted filing of pleadings.
EXHIBIT 3	17-21	Two (2) printout of emails from Court of Appeals of Virginia demanding citation of exact record knowing that there is record fraud by omission, record was incomplete.
EXHIBIT 4	22-23	Photo of the Clerk and Deputy Clerks for the Circuit Court for the City of Martinsville. Ashby Pritchett is the fourth person from the left, the only man in the photo.
EXHIBIT 5	24-29	Printout of Martinsville City Circuit Court website. Doesn't show the very email address of the Hon. Ashby R. Pritchett.
EXHIBIT 6	30-31	Printout of Martinsville Circuit Court website from Virginia Judicial system website. Shows the very email address of the Hon. Ashby R. Pritchett. Email is <a href="mailto:APritchett@vacourts.gov">APritchett@vacourts.gov</a>
EXHIBIT 7	32-36	Filed Letter to Court of Appeals Clerks dated May 13, 2022 on record incomplete.
EXHIBIT 8	37-69	Filed Angry Letter to Court of Appeals Clerks

		dated May 18, 2022 on CAV demands and incomplete record
EXHIBIT 9	70-76	Printout of Virginia Judiciary Online Case Information System; Case #: CR19000009-00 Defendant: HILL, BRIAN DAVID; Martinsville Circuit Court

I have the proof of record fraud in two records transmittal to two cases in the Court of Appeals of Virginia. CAV Record no. 0289-22-3, and 0290-22-3.

The type of record fraud is “omission” and lying to the Court of Appeals of Virginia that “I, Ashby R. Pritchett, Clerk of the Martinsville Circuit, certify that the contents of the record listed in the table of contents constitute the true and complete record, except for exhibits whose omission are noted in the table of contents”. That untruthful statement is in yellow highlight. For those who printed the document in black and white, the non-truthful statement was “certify that the contents of the record listed in the table of contents constitute the true and complete record”.

Here is a copy and paste of the transmittal table of contents (TOC) and copy of what the Clerk had certified. Both are identical so only one TOC will be copied and pasted. It will be pasted herein.

See the next page for the copy and pasted TOC from Ashby Pritchett:

MARTINSVILLE CIRCUIT  
Commonwealth of VA

vs.

Case No.:CR19000009-00  
HILL, BRIAN DAVID

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I, Ashby R. Pritchett, Clerk of the Martinsville Circuit, certify that the contents of the record listed in the table of contents constitute the true and complete record, except for exhibits whose omission are noted in the table of contents, and are hereby transmitted to the Court of Appeals on May 11, 2022.

See **Exhibit 1** for the record transmittal Table of Contents for both appeals. They are identical to one another. Filed in both CAV appeal cases numbered 0289-22-3, and 0290-22-3. CAV is short for Court of Appeals of Virginia. Record transmitted electronically.

Brian Hill had his mother Roberta Hill file pleadings in his criminal case on Brian Hill's behalf as her son (*since his probation conditions forbid his using of the internet without permission from U.S. Probation Office, special circumstances as to why*). Five (5) pleadings of emails from the Hon. Ashby Pritchett proved that he received pleadings and had filed them with the Circuit Court in his case, criminal case no. CR1900009-00. See **Exhibit 2**.

As you may notice from the TOC sheets in **Exhibit 1**, the first pleading is dated to have been filed on 02/08/2022, 163 pages, and the Manuscript entitles this document record as “MEMORANDUM - NEW MEDICAL EVIDENCE”.

There were no other pleadings listed in the TOC before that entry despite clear and convincing evidence that it is not the complete record of the criminal case being appealed in the two appeal cases.

Now back to **Exhibit 2**, Appellant will specify what filed pleadings exist in the TOC and what filed pleadings were not in the TOC in two records transmittal.

In **Exhibit 2**;

1. pages 2-4: 1/24/2022 8:41 AM; Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>; RE: Martinsville Circuit Court, AMENDED MEMORANDUM, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

The first paragraph referenced pleading was filed by Hon. Ashby Pritchett as admitted in his email to Roberta Hill. However, that filing was not in the transmitted record and was not in the Table of Contents.

2. pages 5-6: 1/21/2022 3:31 PM; Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>; RE: Martinsville Circuit Court, Evidence in support of Motion for Judgment of Acquittal, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

The second paragraph referenced pleading was filed by Hon. Ashby Pritchett as admitted in his email to Roberta Hill. However, that filing was not in the transmitted record and was not in the Table of Contents.

3. pages 7-8: 1/31/2022 9:31 AM; Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>; RE: Martinsville Circuit Court, Last Minute Evidence, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

The third paragraph referenced pleading was filed by Hon. Ashby Pritchett as admitted in his email to Roberta Hill. However, that filing was not in the transmitted record and was not in the Table of Contents.

4. pages 9-11: 1/20/2022 8:58 AM; Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>; RE: Martinsville Circuit Court, Motion for Judgment of Acquittal, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

The fourth paragraph referenced pleading was filed by Hon. Ashby Pritchett as admitted in his email to Roberta Hill. However, that filing was not in the transmitted record and was not in the Table of Contents.

5. pages 12-13: 2/8/2022 3:42 PM; Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>; RE: Martinsville Circuit Court, New Medical Evidence, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

The fifth paragraph referenced email with the pleading was received by Hon. Ashby Pritchett as admitted in his email to Roberta Hill. That pleading was filed. However, that filing was listed in the Table of Contents in the transmitted record.

In **Exhibit 3**, the Court of Appeals of Virginia is making demands in CAV appeal cases numbered 0289-22-3, and 0290-22-3. Demanding that Appellant point to the record in both filed appeal briefs filed in both cases, while specifically knowing for a fact that Appellant had filed a letter on May 13, 2022 (See **Exhibit 7**) raised issues regarding the record of the case not being complete but apparently the CAV clerks didn't believe Appellant's claims which was why they made demands. So they took no action on Appellant's request while demanding that Appellant point specifically to the record of the case or his appeal would be summarily affirmed in ten days. Appellant was angry at their demands because he knew that the record was a fraud because of omissions in the record, it is not the complete record. See the angry letter to the Court of Appeals dated May 18, 2022. See **Exhibit 8** for angry letter. Appellant was also angry for false allegations of non-compliance with the rules but Appellant cannot fix any deficiency while the record was fraudulently transmitted. Until the fraudulent record transmittal issues are fixed, the cases do not need to proceed. No demands need to be made by any Clerk or Judge against Appellant regarding any of his appeal pleadings until an investigation of the fraudulent record transfer by the Hon. Ashby Pritchett.

**Exhibit 4**, is a Photo of the Clerk and Deputy Clerks for the Circuit Court for the City of Martinsville. Ashby Pritchett is the fourth person from the left, the only man in the photo.

**Exhibit 5**, is a printout of the Martinsville City Circuit Court website. Doesn't show the very email address of the Hon. Ashby R. Pritchett.

**Exhibit 6**, is a printout of Martinsville Circuit Court website from Virginia Judicial system website. Shows the very email address of the Hon. Ashby R. Pritchett. Email is [Apritchett@vacourts.gov](mailto:Apritchett@vacourts.gov). That confirms it is indeed his email, the same email confirming filing of pleadings. Four out of five emails, out of the four emails prove pleadings were received, filed, but were not listed in the Table of Contents and were not part of the transmitted record to the Court of Appeals of Virginia in both cases.

**Exhibit 7**, is a true and correct copy of a filed Letter dated May 13, 2022, with Appellant's concerns of the record being incomplete.

**Exhibit 8**, is a true and correct copy of a filed angry Letter dated May 18, 2022, in response to the demands of fixing the non-compliance of both appellate briefs with Appellant angrily asking the Court to cease and desist false allegations and to fix the incomplete record transmitted by the Ashby Pritchett Clerk or he will sue the Court of Appeals for due process violations under Federal Constitutional law and sue the Clerks in Federal Court.

Appellant, Brian David Hill, asks for investigation into and intervention into the blatant misconduct of blatant record fraud committed two times (two counts) by omission and false certification of complete record.

Appellant, Brian David Hill, asks for investigation into the Hon. Ashby R. Pritchett of the Martinsville Circuit court for misconduct of electronic record fraud committed two times (two counts) by omission and false certification of complete record.

Appellant, Brian David Hill, asks for intervention into the issues of Hon. Ashby R. Pritchett of the Martinsville Circuit court committing two acts of misconduct of record fraud (two counts) by omission and false certification of complete record.

It is false certification of complete record when he responds to emails that he received the record then turns around and not adds them to the manuscripts of the Table of Contents.

Last but not least, **Exhibit 9**, is a printout of the Virginia Judiciary Online Case Information System; Case #: CR19000009-00 Defendant: HILL, BRIAN DAVID; Martinsville Circuit Court. It has records of all pleadings in the record of the Circuit Court for a particular case. A super-majority of pleadings were not in the transmitted record.

Roberta Hill used a browser with a special complete html saving system and gave me an offline version of the html file. I copied and pasted from the saved html complete file.

117 01/24/2022 MEMORANDUM ARP AMENDED MEMORANDUM  
116 01/21/2022 MEMORANDUM ARP EVIDENCE IN SUPPORT OF MOT  
115 01/20/2022 MOTION ARP EVIDENCE

This is clear and convincing evidence that the Clerks who have access to the Court's Online Case Information Systems had placed four pleadings entries which were not listed in the transmitted TOC filed with the Court of Appeals of Virginia by Hon. Ashby R. Pritchett. Again, see **Exhibit 9**.


Appellant, Brian David Hill has proven the misconduct of Hon. Ashby Pritchett. Misconduct of fraud by omissions in both transmitted records and Table of Contents. Fraud due to false certification. It is false because it is not the complete record transmitted to the Court of Appeals of Virginia. In two appeal cases, this fraud occurred.

Appellant's concerns are warranted and the evidence proves it beyond a reasonable doubt. Appellant was grateful for this Clerk allowing him to file through email due to the high volume of evidence to prove the Actual Innocence of Brian David Hill for the wrongful conviction of indecent exposure under Virginia Code and Local Ordinance 13-17. However, he was not grateful for the omissions. Appellant requests correcting of the frauds and that an apology be made by Hon. Ashby Pritchett for such omissions of the records in both cases.

Appellant requests quick resolution of the matter and investigate this issue. Appellant requests apology from Hon. Ashby Pritchett and requests that the Court do anything to exact true legal justice in whatever way the Courts feel is in the best interests of justice.

Appellant requests correction of the deficiencies and that the Court of Appeals of Virginia cease any demands to Appellant for any appeal brief deficiencies until the transmitted records are fully complete and fixed to reflect the true and correct records.

Thank You.

  
*Signed*

Brian D. Hill

God bless you,  
Brian D. Hill

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



# EXHIBIT 1

for

For COMPLAINT AGAINST THE “HON. ASHBY R. PRITCHETT”, CLERK OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF EXECUTIVE SECRETARY OF THE SUPREME COURT OF VIRGINIA

CAV record no. 0290-22-3; CAV record no. 0289-22-3

Ally of Q, Former news reporter of USWGO Alternative News  
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MARTINSVILLE CIRCUIT  
Commonwealth of VA

Case No.:CR19000009-00  
vs. HILL, BRIAN DAVID

CAV: 05-12-2022 07:00:29 EDT

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I, Ashby R. Pritchett, Clerk of the Martinsville Circuit, certify that the contents of the record listed in the table of contents constitute the true and complete record, except for exhibits whose omission are noted in the table of contents, and are hereby transmitted to the Court of Appeals on May 11, 2022.

MARTINSVILLE CIRCUIT  
Commonwealth of VA

Case No.:CR19000009-00  
vs. HILL, BRIAN DAVID

CAV: 05-12-2022 07:00:29 EDT

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I, Ashby R. Pritchett, Clerk of the Martinsville Circuit, certify that the contents of the record listed in the table of contents constitute the true and complete record, except for exhibits whose omission are noted in the table of contents, and are hereby transmitted to the Court of Appeals on May 11, 2022.

# EXHIBIT 2

for

For COMPLAINT AGAINST THE “HON. ASHBY R. PRITCHETT”, CLERK OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF EXECUTIVE SECRETARY OF THE SUPREME COURT OF VIRGINIA

CAV record no. 0290-22-3; CAV record no. 0289-22-3

Ally of Q, Former news reporter of USWGO Alternative News  
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## EXHIBIT PAGES 85 OF 156

Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>

1/24/2022 8:41 AM

**RE: Martinsville Circuit Court, AMENDED MEMORANDUM, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill**To Roberta Hill <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>

Mrs. Hill,

The Amended Memorandum pleading of Brian David Hill was received and filed today in case CR09-009.

Ashby Pritchett, Clerk  
Martinsville Circuit Court**From:** Roberta Hill <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>**Sent:** Monday, January 24, 2022 3:12 AM**To:** Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>; Mark R. Herring, Esq. <[mherring@oag.state.va.us](mailto:mherring@oag.state.va.us)>; Martinsville City Commonwealth's Attorney <[ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)>; Hon. Ashby R. Pritchett, Clerk of the Court <[APritchett@courts.state.va.us](mailto:APritchett@courts.state.va.us)>**Cc:** [EvidenceInfo@protonmail.com](mailto:EvidenceInfo@protonmail.com); Tracy Beanz <[tracy@uncoverdc.com](mailto:tracy@uncoverdc.com)>; Stanley Bolten <[StanleyBolten@protonmail.com](mailto:StanleyBolten@protonmail.com)>; [kenstella@comcast.net](mailto:kenstella@comcast.net); [Celia@uncoverdc.com](mailto:Celia@uncoverdc.com); [Daniel@uncoverdc.com](mailto:Daniel@uncoverdc.com); [brian@uncoverdc.com](mailto:brian@uncoverdc.com); [larry@uncoverdc.com](mailto:larry@uncoverdc.com); [wendi@uncoverdc.com](mailto:wendi@uncoverdc.com); [VeritasTips@protonmail.com](mailto:VeritasTips@protonmail.com); [tips@projectveritas.com](mailto:tips@projectveritas.com); [NationalFile@Protonmail.com](mailto:NationalFile@Protonmail.com); [nsherman@ci.martinsville.va.us](mailto:nsherman@ci.martinsville.va.us); [jnunn@ci.martinsville.va.us](mailto:jnunn@ci.martinsville.va.us)**Subject:** Martinsville Circuit Court, AMENDED MEMORANDUM, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill**Importance:** High**EXTERNAL EMAIL**

THIS MESSAGE ORIGINATED FROM AN EXTERNAL ADDRESS. USE CAUTION CLICKING ON ANY LINKS OR DOWNLOADING ANY ATTACHMENTS

Hey Clerk of Circuit Court for the City of Martinsville,  
CC: Glen Andrew Hall, Esquire. Note: Clerk will be forwarded the Read Receipt / Return Receipt from Glen Andrew Hall to confirm receipt of Motion.

I am Roberta Hill, Brian's mother. I am filing this AMENDED MEMORANDUM of Evidence (originally filed January 21, 2022) in support of Brian David Hill's Motion for Judgment of Acquittal based upon new evidence... through email to you on Brian's behalf due to his federal probation conditions where he is not allowed to use the internet. He is having me file this pleading on his behalf. My son is having me to serve the respondents through email as well (their email should be included as [ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)) and the certificate of service is in the PDF file of this filing. This email is also being sent to the Respondent(s) to serve them a copy of this pleading, and may also be faxed as well by Brian D. Hill in the event that email may fail. Also See **Video Testimony of Brian David Hill on January 5, 2022 2nd Iteration - YouTube** (Declaration under oath) - <https://www.youtube.com/watch?v=5PMaIR45MSo> which will be filed in federal and state courts against Glen Andrew

## EXHIBIT PAGES 86 OF 156

Hall and against the Martinsville Police. This video will be filed in the Court of Appeals of Virginia requesting a Writ of Actual Innocence and in his Federal Habeas Corpus 2255 motion civil case, my son is persistent and will not stop until he is acquitted of his charge.

This AMENDED MEMORANDUM also has an audio evidence link as well. My son the Defendant agrees to file an Audio CD and Video DVD with the Clerk upon request of Hon. Ashby Pritchett to have a physical copy of the audio and video evidence upon request if necessary to be a permanent piece of evidence on the record of the foregoing case in your court.

Audio evidence in this AMENDED version: <https://archive.org/details/e-3-20190924130648-i-2766344000> - My son has this audio recording on Exhibit disc ready for the federal Court to examine this evidence when Brian's 2255 motion gets filed on PACER.GOV and Courtlistener.com. Then the Feds may end up subpoenaing Court appointed lawyer Matthew ST Clark regarding his claims and coercion to have my son withdraw his appeal in the Court. My son consented to the recording of the audio, recorded the conversation as my son did not trust this lawyer due to past bad experiences with court appointed lawyers in the Feds, and had his family listen to the audio of the phone conversation. Virginia is a one party consent state and the one present in the conversation can record the conversation to be a one party consent. That is why many news reporters go undercover to initiate the conversation while recording and interview the person they record as an undercover reporter is comporting with the one party consent statute, same principle. We all heard the conversation audio which was recorded and know that Matthew was pressuring my son to just give up on proving his innocence and withdraw appeal. I believe my son was pressured and coerced. He kept complaining about being pressured into withdrawing appeal. I am willing to testify under oath about my son constantly being upset after being pressured by this lawyer to withdraw appeal and really did not want to do such a thing.

To Clerk: Please confirm by read receipt or response message confirming that you have received this. There is a lot of evidence that the Hon. Giles Carter Greer must review to understand that my son is legally innocent and is entitled to acquittal. Thank You!

This is the rest of the evidence my son wishes to file and believes this is good enough to warrant an evidentiary hearing or acquittal or contempt hearing on Glen Andrew Hall for the spoliation of evidence. My son will be focusing on his Federal Habeas Corpus proceedings and any acquittal from this court, my son plans on notifying the Feds if that ever does happen. My son is pushing for acquittal on legal innocence because my son believes that is the only thing which will overturn his federal violation of probation conditions, based on him being innocent.

Those emailed by CC are not parties to the case but are interested in watching the case and it's filings with the Clerk's Office. My son is pushing for investigations right now. That is all he is willing to say. It also gives multiple witnesses to the receipt of the filings, as a protection mechanism.

**Note: If you see any criminal activity or corruption going on in the Legal System or in Government, please report these tips to Project Veritas at**

## EXHIBIT PAGES 87 OF 156

[VeritasTips@protonmail.com](mailto:VeritasTips@protonmail.com), or go to **Project Veritas website**.

Roberta Hill (representative for electronic filing)  
310 Forest Street, Apartment 1  
Martinsville, Virginia 24112

Evidence in support of Motion for Judgment of Acquittal, case no. CR19000009-00, Circuit Court for the City of Martinsville  
Commonwealth of Virginia, City of Martinsville v. Brian David Hill

Defendant:  
Brian David Hill  
310 Forest Street, Apartment 2  
Martinsville, Virginia 24112

Thanks,  
Roberta

Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>

1/21/2022 3:31 PM

RE: Martinsville Circuit Court, Evidence in support of Motion for Judgment of Acquittal, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

To ROBERTA HILL <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>

Mrs. Hill,

The Evidence in Support of Motion pleading of Brian David Hill was received and filed today in case CR09-009.

Ashby Pritchett, Clerk  
Martinsville Circuit Court

**From:** ROBERTA HILL <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>

**Sent:** Friday, January 21, 2022 3:14 PM

**To:** Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>; Mark R. Herring, Esq. <[mherring@oag.state.va.us](mailto:mherring@oag.state.va.us)>; Martinsville City Commonwealth's Attorney <[ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)>; Hon. Ashby R. Pritchett, Clerk of the Court <[APritchett@courts.state.va.us](mailto:APritchett@courts.state.va.us)>

**Subject:** Re: Martinsville Circuit Court, Evidence in support of Motion for Judgment of Acquittal, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

**EXTERNAL EMAIL**

THIS MESSAGE ORIGINATED FROM AN EXTERNAL ADDRESS. USE CAUTION CLICKING ON ANY LINKS OR DOWNLOADING ANY ATTACHMENTS

Hopefully Andy Hall of the CA sends a read receipt to confirm receipt of this filing as my mother Stella Forinash wanted to file a witness letter so my son has submitted this additional evidence pleading. She is willing to testify under a deposition or in a hearing.

On 01/21/2022 1:45 PM Roberta Hill <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)> wrote:

Hey Clerk of Circuit Court for the City of Martinsville,  
CC: Glen Andrew Hall, Esquire. Note: Clerk will be forwarded the Read Receipt / Return Receipt from Glen Andrew Hall to confirm receipt of Motion.

I am Roberta Hill, Brian's mother. I am filing this Evidence in support of Brian David Hill's Motion for Judgment of Acquittal based upon new evidence... through email to you on Brian's behalf due to his federal probation conditions where he is not allowed to use the internet. He is having me file this pleading on his behalf. My son is having me to serve the respondents through email as well and the certificate of service is in the PDF file of this filing. This email is also being sent to the Respondents to serve them a copy of this pleading, and may also be faxed as well by Brian D. Hill in the event that email may fail. Also See **Video Testimony of Brian David Hill on January 5, 2022 2nd Iteration -**

EXHIBIT PAGES 89 OF 156

**YouTube** (Declaration under oath) - <https://www.youtube.com/watch?v=5PMaIR45MSo> which will be filed in Federal and State Courts against Glen Andrew Hall and against the Martinsville Police. This video will be filed in the Court of Appeals of Virginia requesting a Writ of Actual Innocence, my son is persistent and will not stop until he is acquitted of his charge.

To Clerk: Please confirm by read receipt or response message confirming that you have received this. There is a lot of evidence that the Hon. Giles Carter Greer must review to understand that my son is legally innocent and is entitled to acquittal. Thank You!

Those emailed by CC are not parties to the case but are interested in watching the case and it's filings with the Clerk's Office. My son is pushing for investigations right now. That is all he is willing to say. It also gives multiple witnesses to the receipt of the filings, as a protection mechanism.

**Note: If you see any criminal activity or corruption going on in the Legal System or in Government, please report these tips to Project Veritas at [VeritasTips@protonmail.com](mailto:VeritasTips@protonmail.com), or go to Project Veritas website.**

Roberta Hill (representative for electronic filing)  
310 Forest Street, Apartment 1  
Martinsville, Virginia 24112

Evidence in support of Motion for Judgment of Acquittal, case no. CR19000009-00, Circuit Court for the City of Martinsville  
Commonwealth of Virginia, City of Martinsville v. Brian David Hill

Defendant:  
Brian David Hill  
310 Forest Street, Apartment 2  
Martinsville, Virginia 24112

Thanks,  
Roberta



Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>

1/31/2022 9:31 AM

**RE: Martinsville Circuit Court, Last Minute Evidence, no.  
CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill**To Roberta Hill <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>

Mrs. Hill,

The Last Minute Evidence pleading of Brian David Hill was received and filed today in case CR09-009.

Ashby Pritchett, Clerk  
Martinsville Circuit Court**From:** Roberta Hill <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>**Sent:** Monday, January 31, 2022 3:53 AM**To:** Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>; Martinsville City Commonwealth's Attorney <[ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)>; Hon. Ashby R. Pritchett, Clerk of the Court <[APritchett@courts.state.va.us](mailto:APritchett@courts.state.va.us)>; Jason S. Miyares, Esq. <[miloag@oag.state.va.us](mailto:miloag@oag.state.va.us)>; [nsherman@ci.martinsville.va.us](mailto:nsherman@ci.martinsville.va.us); [jnunn@ci.martinsville.va.us](mailto:jnunn@ci.martinsville.va.us)**Cc:** [EvidenceInfo@protonmail.com](mailto:EvidenceInfo@protonmail.com); Tracy Beanz <[tracy@uncoverdc.com](mailto:tracy@uncoverdc.com)>; Stanley Bolten <[StanleyBolten@protonmail.com](mailto:StanleyBolten@protonmail.com)>; [kenstella@comcast.net](mailto:kenstella@comcast.net); [Celia@uncoverdc.com](mailto:Celia@uncoverdc.com); [Daniel@uncoverdc.com](mailto:Daniel@uncoverdc.com); [brian@uncoverdc.com](mailto:brian@uncoverdc.com); [larry@uncoverdc.com](mailto:larry@uncoverdc.com); [wendi@uncoverdc.com](mailto:wendi@uncoverdc.com); [VeritasTips@protonmail.com](mailto:VeritasTips@protonmail.com); [tips@projectveritas.com](mailto:tips@projectveritas.com); [NationalFile@Protonmail.com](mailto:NationalFile@Protonmail.com)**Subject:** Martinsville Circuit Court, Last Minute Evidence, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill**Importance:** High**EXTERNAL EMAIL**THIS MESSAGE ORIGINATED FROM AN EXTERNAL ADDRESS. USE CAUTION CLICKING ON ANY LINKS OR  
DOWNLOADING ANY ATTACHMENTS

Hey Clerk of Circuit Court for the City of Martinsville,

CC: Glen Andrew Hall, Esquire. Note: Clerk will be forwarded the Read Receipt / Return Receipt from Glen Andrew Hall to confirm receipt of Motion.

I am Roberta Hill, Brian's mother. I am filing this Last Minute Evidence in support of Brian David Hill's Motion for Judgment of Acquittal based upon new evidence... through email to you on Brian's behalf due to his federal probation conditions where he is not allowed to use the internet. He is having me file this pleading on his behalf. My son is having me to serve the respondents through email as well (their email should be included as [ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)) and the certificate of service is in the PDF file of this filing. This email is also being sent to the Respondent(s) to serve them a copy of this pleading, and may also be faxed as well by Brian D. Hill in the event that email may fail.

To Clerk: Please confirm by read receipt or send a response message confirming that you have received this. There is a lot of evidence that the Hon. Giles Carter Greer must review to understand that my son is legally innocent and is entitled to acquittal. Thank You!

EXHIBIT PAGES 91 OF 156

This is the last minute evidence my son is to filing due to the request of Stella Forinash the witness and believes this is good enough to warrant an evidentiary hearing or acquittal.

Those emailed by CC are not parties to the case but are interested in watching the case and it's filings with the Clerk's Office. My son is pushing for investigations right now. That is all he is willing to say. It also gives multiple witnesses to the receipt of the filings, as a protection mechanism.

**Note: If you see any criminal activity or corruption going on in the Legal System or in Government, please report these tips to Project Veritas at [VeritasTips@protonmail.com](mailto:VeritasTips@protonmail.com), or go to Project Veritas website.**

Roberta Hill (representative for electronic filing)  
310 Forest Street, Apartment 1  
Martinsville, Virginia 24112

Last Minute Evidence in support of Motion for Judgment of Acquittal, case no. CR19000009-00, Circuit Court for the City of Martinsville  
Commonwealth of Virginia, City of Martinsville v. Brian David Hill

Defendant:  
Brian David Hill  
310 Forest Street, Apartment 2  
Martinsville, Virginia 24112

Thanks,  
Roberta

Ashby Pritchett <apritchett@vacourts.gov>

1/20/2022 8:58 AM

RE: Martinsville Circuit Court, Motion for Judgment of Acquittal, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

To Roberta Hill <rbhill67@comcast.net>

Mrs. Hill,

The motion of Brian David Hill was received and filed today in case CR09-009.

Ashby Pritchett, Clerk  
Martinsville Circuit Court

**From:** Roberta Hill <rbhill67@comcast.net>

**Sent:** Thursday, January 20, 2022 9:13 AM

**To:** Ashby Pritchett <apritchett@vacourts.gov>; Hon. Ashby R. Pritchett, Clerk of the Court <APritchett@courts.state.va.us>; Margie Holmes <mholmes@vacourts.gov>

**Subject:** Fwd: Martinsville Circuit Court, Motion for Judgment of Acquittal, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

**Importance:** High

**EXTERNAL EMAIL**

THIS MESSAGE ORIGINATED FROM AN EXTERNAL ADDRESS. USE CAUTION CLICKING ON ANY LINKS OR DOWNLOADING ANY ATTACHMENTS

File cannot send through email, says it is too big.

Nancy Sherman did receive the pdf file, so you can file it from her.

Here is the direct link to the Motion that my son is filing: <https://justiceforuswgo.files.wordpress.com/2022/01/motion-circuit-court-jan-20-2022.pdf>

Too many pages to consider faxing by Brian and it has color exhibits and highlighting of important Federal Transcript testimony. It has exhibits that cannot be black and white, so I had emailed it instead. New law has passed so new evidence can be filed which my son couldn't file previously.

It's a urgent motion. My son plans on filing a Petition for the Writ of Actual Innocence regardless of whatever Judge Greer decides. He has a criminal defense of Autism Spectrum Disorder with the new law § 19.2-271.6. My son says he can fight without a lawyer now, he has the evidence to prove his innocence. So please docket the motion and please update the OCIS system so it at least shows up on there.

Thanks  
Roberta

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

**Subject:** Martinsville Circuit Court, Motion for Judgment of Acquittal, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

**Date:** Thu, 20 Jan 2022 06:13:31 -0500

**From:** Roberta Hill <rbhill67@comcast.net>

## EXHIBIT PAGES 93 OF 156

**To:**Hon. Ashby R. Pritchett, Clerk of the Court <[APritchett@courts.state.va.us](mailto:APritchett@courts.state.va.us)>, Jason S. Miyares, Esq. <[miloag@oag.state.va.us](mailto:miloag@oag.state.va.us)>, Martinsville City Commonwealth's Attorney <[ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)>  
**CC:**Tracy Beanz <[tracy@uncoverdc.com](mailto:tracy@uncoverdc.com)>, Stanley Bolten <[StanleyBolten@protonmail.com](mailto:StanleyBolten@protonmail.com)>, [Celia@uncoverdc.com](mailto:Celia@uncoverdc.com) <[Celia@uncoverdc.com](mailto:Celia@uncoverdc.com)>, [Daniel@uncoverdc.com](mailto:Daniel@uncoverdc.com) <[Daniel@uncoverdc.com](mailto:Daniel@uncoverdc.com)>, [brian@uncoverdc.com](mailto:brian@uncoverdc.com) <[brian@uncoverdc.com](mailto:brian@uncoverdc.com)>, [larry@uncoverdc.com](mailto:larry@uncoverdc.com) <[larry@uncoverdc.com](mailto:larry@uncoverdc.com)>, [wendi@uncoverdc.com](mailto:wendi@uncoverdc.com) <[wendi@uncoverdc.com](mailto:wendi@uncoverdc.com)>

Hey Clerk of Circuit Court for the City of Martinsville,  
CC: Glen Andrew Hall, Esquire. Clerk will be forwarded the Read Receipt / Return Receipt from Glen Andrew Hall to confirm receipt of Motion.

I am Roberta Hill, Brian's mother. I am filing this Motion for Judgment of Acquittal based upon new evidence... through email to you on Brian's behalf due to his federal probation conditions where he is not allowed to use the internet. He is having me file this pleading on his behalf. My son is having me to serve the respondents through email as well and the certificate of service is in the last pages of the PDF file of this filing. This email is also being sent to the Respondents to serve them a copy of this pleading, and may also be faxed as well by Brian D. Hill in the event that email may fail. Also See **Video Testimony of Brian David Hill on January 5, 2022 2nd Iteration - YouTube** (Declaration under oath) - <https://www.youtube.com/watch?v=5PMaIR45MSo> which will be filed in Federal and State Courts against Glen Andrew Hall and against the Martinsville Police. This video will be filed in the Court of Appeals of Virginia requesting a Writ of Actual Innocence, my son is persistent and will not stop until he is acquitted of his charge.

To Clerk: Please confirm by read receipt or response message confirming that you have received this. There is a lot of evidence that the Hon. Giles Carter Greer must review to understand that my son is legally innocent and is entitled to acquittal. Thank You!

Those emailed by CC are not parties to the case but are interested in watching the case and it's filings with the Clerk's Office. My son is pushing for investigations right now. That is all he is willing to say. It also gives multiple witnesses to the receipt of the filings, as a protection mechanism.

**Note: If you see any criminal activity or corruption going on in the Legal System or in Government, please report these tips to Project Veritas at [VeritasTips@protonmail.com](mailto:VeritasTips@protonmail.com), or go to Project Veritas website.**

Roberta Hill (representative for electronic filing)  
310 Forest Street, Apartment 1  
Martinsville, Virginia 24112

Motion for Judgment of Acquittal, case no. CR19000009-00, Circuit Court for the City of Martinsville  
Commonwealth of Virginia, City of Martinsville v. Brian David Hill

Defendant:

EXHIBIT PAGES 94 OF 156

Brian David Hill  
310 Forest Street, Apartment 2  
Martinsville, Virginia 24112

Thanks,  
Roberta

## EXHIBIT PAGES 95 OF 156

Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>

2/8/2022 3:42 PM

RE: Martinsville Circuit Court, New Medical Evidence, no.  
CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

To Roberta Hill <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>

---

This will confirm the below message was received.

Ashby Pritchett, Clerk  
Martinsville Circuit Court

---

**From:** Roberta Hill <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>

**Sent:** Tuesday, February 08, 2022 4:37 PM

**To:** Ashby Pritchett <[apritchett@vacourts.gov](mailto:apritchett@vacourts.gov)>; Martinsville City Commonwealth's Attorney <[ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)>; Hon. Ashby R. Pritchett, Clerk of the Court <[APritchett@courts.state.va.us](mailto:APritchett@courts.state.va.us)>; Jason S. Miyares, Esq. <[miloag@oag.state.va.us](mailto:miloag@oag.state.va.us)>; [nsherman@ci.martinsville.va.us](mailto:nsherman@ci.martinsville.va.us); [jnunn@ci.martinsville.va.us](mailto:jnunn@ci.martinsville.va.us)

**Cc:** [EvidenceInfo@protonmail.com](mailto:EvidenceInfo@protonmail.com); Tracy Beanz <[tracy@uncoverdc.com](mailto:tracy@uncoverdc.com)>; Stanley Bolten <[StanleyBolten@protonmail.com](mailto:StanleyBolten@protonmail.com)>; [kenstella@comcast.net](mailto:kenstella@comcast.net); [Celia@uncoverdc.com](mailto:Celia@uncoverdc.com); [Daniel@uncoverdc.com](mailto:Daniel@uncoverdc.com); [brian@uncoverdc.com](mailto:brian@uncoverdc.com); [larry@uncoverdc.com](mailto:larry@uncoverdc.com); [wendi@uncoverdc.com](mailto:wendi@uncoverdc.com); [VeritasTips@protonmail.com](mailto:VeritasTips@protonmail.com); [tips@projectveritas.com](mailto:tips@projectveritas.com); [NationalFile@Protonmail.com](mailto:NationalFile@Protonmail.com)

**Subject:** Martinsville Circuit Court, New Medical Evidence, no. CR19000009-00, Commonwealth of Virginia et al v. Brian David Hill

**Importance:** High

**EXTERNAL EMAIL**

THIS MESSAGE ORIGINATED FROM AN EXTERNAL ADDRESS. USE CAUTION CLICKING ON ANY LINKS OR DOWNLOADING ANY ATTACHMENTS

Hey Clerk of Circuit Court for the City of Martinsville,  
CC: Glen Andrew Hall, Esquire. Note: Clerk will be forwarded the Read Receipt / Return Receipt from Glen Andrew Hall to confirm receipt of Motion.

I am Roberta Hill, Brian's mother. I am filing this New Medical Evidence in support of Brian David Hill's Motion for Judgment of Acquittal based upon new evidence... through email to you on Brian's behalf due to his federal probation conditions where he is not allowed to use the internet. He is having me file this pleading on his behalf. My son is having me to serve the respondents through email as well (their email should be included as [ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)) and the certificate of service is in the PDF file of this filing. This email is also being sent to the Respondent(s) to serve them a copy of this pleading, and may also be faxed as well by Brian D. Hill in the event that email may fail.

Medical records and the evidence pleading is too much for email, so here is a direct link to the pleading needing to be filed with the Court. It is a private link due to the personal medical information. <https://justiceforuswgo.files.wordpress.com/2022/02/new-medical-evidence-support2-8-2022.pdf>

**LINK WITH PLEADING TO BE FILED:**

**<https://justiceforuswgo.files.wordpress.com/2022/02/new-medical-evidence-support2-8-2022.pdf>**

To Clerk: Please confirm by read receipt or send a response message confirming that you have received this. There is a lot of evidence that the Hon. Giles Carter Greer must review to understand that my son is legally innocent and is entitled to acquittal. Thank You!

This is the new medical evidence my son is to filing due to the receipt of medical records from the Martinsville Sheriff's Office proving medical neglect, this is good enough to warrant an evidentiary hearing or acquittal.

Those emailed by CC are not parties to the case but are interested in watching the case and it's filings with the Clerk's Office. My son is pushing for investigations right now. That is all he is willing to say. It also gives multiple witnesses to the receipt of the filings, as a protection mechanism.

**Note: If you see any criminal activity or corruption going on in the Legal System or in Government, please report these tips to Project Veritas at [VeritasTips@protonmail.com](mailto:VeritasTips@protonmail.com), or go to Project Veritas website.**

Roberta Hill (representative for electronic filing)  
310 Forest Street, Apartment 1  
Martinsville, Virginia 24112

New Medical Evidence in support of Motion for Judgment of Acquittal, case no.  
CR19000009-00, Circuit Court for the City of Martinsville  
Commonwealth of Virginia, City of Martinsville v. Brian David Hill

Defendant:  
Brian David Hill  
310 Forest Street, Apartment 2  
Martinsville, Virginia 24112

Thanks,  
Roberta

# EXHIBIT 3

for

For COMPLAINT AGAINST THE “HON. ASHBY R. PRITCHETT”, CLERK OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF EXECUTIVE SECRETARY OF THE SUPREME COURT OF VIRGINIA

CAV record no. 0290-22-3; CAV record no. 0289-22-3

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





## EXHIBIT PAGES 98 OF 156

Court of Appeals of VA \_6 &lt;court\_of\_appeals\_of\_va\_6@vacourts.gov&gt;

5/18/2022 11:29 AM

## Record # 0289 - 22 - 3 BRIAN DAVID HILL v. COMMONWEALTH OF VIRGINIA, ET AL.

To rbhill67@comcast.net &lt;rbhill67@comcast.net&gt; Copy ahall@ci.martinsville.va.us &lt;ahall@ci.martinsville.va.us&gt;



## COURT OF APPEALS OF VIRGINIA

The Court of Appeals of Virginia has received the opening brief and appendices you filed in the above-referenced matter. Upon preliminary review of such, it appears that the brief is not in compliance with the following Rules:

**5A:4(d):** The certificate of the brief does not indicate that the document complies with the applicable word count limitation (Rule **5A:19(a)**) nor does the certificate state the number of words contained in the document.

**5A:20(c):** An exact reference to the pages of the transcript, written statement of facts, record, or appendix where each assignment of error was preserved in the trial court was not included with each assignment of error.

**5A:20(d):** The statement of facts included in the brief does not reference the pages of the transcript, written statement of facts, record, or appendix where such facts have been established.

**5A:20(h):** The certificate of the brief does not indicate whether oral argument is waived.

Accordingly, you must submit an amended opening brief in compliance with the cited rules via VACES within 10 days of the date of this notification. **The amended pleadings must be clearly labeled as such and the text of such must not vary from that of the original pleading except as may be necessary to correct the deficiencies noted. Failure to comply may result in summary affirmance.**

**Please be advised that this notification may not address all deficiencies contained in the opening brief and the Court is not precluded from taking action with regard to any noncompliance of the brief with the Rules of Court, including those Rules addressed in this notification.**

**That this directive does not affect the filing periods contained in [Rule 5A:19](#).**

**The Rules of the Supreme Court of Virginia may be found by clicking here: <http://www.vacourts.gov/courts/scv/rulesofcourt.pdf>**

Tori J. Cotman, Deputy Clerk  
Court of Appeals of Virginia  
main: (804) 786-5651

**DO NOT REPLY TO THIS EMAIL.**

EXHIBIT PAGES 99 OF 156

**This Court will take no action on anything received at this email address. Should you wish to contact the Clerk's Office of the Court of Appeals of Virginia, you may do so by telephone at 804-786-5651 or by writing to A. John Vollino, Clerk, Court of Appeals of Virginia, 109 North Eighth Street, Richmond, Virginia, 23219.**

- 
- image002.jpg (5 KB)

## EXHIBIT PAGES 100 OF 156

Court of Appeals of VA \_6 &lt;court\_of\_appeals\_of\_va\_6@vacourts.gov&gt;

5/18/2022 11:59 AM

## Record # 0290 - 22 - 3 BRIAN DAVID HILL v. COMMONWEALTH OF VIRGINIA, ET AL.

To rbhill67@comcast.net &lt;rbhill67@comcast.net&gt; Copy ahall@ci.martinsville.va.us &lt;ahall@ci.martinsville.va.us&gt;



## COURT OF APPEALS OF VIRGINIA

The Court of Appeals of Virginia has received the opening brief and appendix you filed in the above-referenced matter. Upon preliminary review of such, it appears that the brief is not in compliance with the following Rules:

**5A:4(d):** The certificate of the brief does not indicate that the document complies with the applicable word count limitation (Rule **5A:19(a)**) nor does the certificate state the number of words contained in the document.

**5A:20(c):** An exact reference to the pages of the transcript, written statement of facts, record, or appendix where each assignment of error was preserved in the trial court was not included with each assignment of error.

**5A:20(h):** The certificate of the brief does not indicate whether oral argument is waived.

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**Please be advised that this notification may not address all deficiencies contained in the opening brief and the Court is not precluded from taking action with regard to any noncompliance of the brief with the Rules of Court, including those Rules addressed in this notification.**

**That this directive does not affect the filing periods contained in [Rule 5A:19](#).**

The Rules of the Supreme Court of Virginia may be found by clicking here: <http://www.vacourts.gov/courts/scv/rulesofcourt.pdf>

Tori J. Cotman, Deputy Clerk  
Court of Appeals of Virginia  
main: (804) 786-5651

**DO NOT REPLY TO THIS EMAIL.**

**This Court will take no action on anything received at this email address. Should you wish to contact the Clerk's Office of the Court of Appeals of Virginia, you may do so by telephone at 804-786-5651 or by writing to A. John Vollino, Clerk, Court of Appeals of Virginia, 109 North Eighth Street, Richmond, Virginia, 23219.**

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- image002.jpg (5 KB)

# EXHIBIT 4

for

For COMPLAINT AGAINST THE “HON. ASHBY R. PRITCHETT”, CLERK OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF EXECUTIVE SECRETARY OF THE SUPREME COURT OF VIRGINIA

CAV record no. 0290-22-3; CAV record no. 0289-22-3

Ally of Q, Former news reporter of USWGO Alternative News  
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# EXHIBIT 5

for

For COMPLAINT AGAINST THE “HON. ASHBY R. PRITCHETT”, CLERK OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF EXECUTIVE SECRETARY OF THE SUPREME COURT OF VIRGINIA

CAV record no. 0290-22-3; CAV record no. 0289-22-3

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



Government

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## Circuit Court Clerk

Hon. Ashby R. Pritchett

Clerk

Hours: 9:00 AM - 5:00 PM

Phone: 276-403-5106

Fax: 276-403-5232

### Address:

55 West Church Street, Room 205

P.O. Box 1206

Martinsville, VA 24114

The Martinsville Circuit Court Clerk's Office, established in 1942, holds records of court proceedings, death and marriage records, and land records from April 20, 1942 to the present.

### [Access to Clerk's Office during period of COVID-19 Declaration of Judicial Emergency.](#)

For earlier records contact the Henry County Circuit Court Clerk's Office at:

Henry County Circuit Court Clerk's Office

3160 Kings Mountain Road Suite B

Martinsville, VA 24112

276-634-4880

### Clerk's Office Operations

The Office of the Circuit Court will provide the following services:

- Process Applications for [Concealed Handgun Permit](#)
- Issue [Hunting and Fishing Licenses](#)
- Issue Marriage Licenses
- Process Applications for a [Notary Commission](#)
- Process [Passport Applications](#)
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- Qualify Executors, Administrators, Guardians, Conservators, etc.
- Recording [Land Records and Documents](#) affecting title to Property

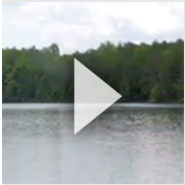
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- Recording Military Discharge
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P.O. Box 1112  
 55 West Church St. Martinsville, VA 24112  
 276-403-5000

[This is a login link.](#) [This is a link to the creators.](#)

# EXHIBIT 6

for

For COMPLAINT AGAINST THE “HON. ASHBY R. PRITCHETT”, CLERK OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF EXECUTIVE SECRETARY OF THE SUPREME COURT OF VIRGINIA

CAV record no. 0290-22-3; CAV record no. 0289-22-3

Ally of Q, Former news reporter of USWGO Alternative News  
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## Martinsville Circuit Court

### 21st Judicial Circuit of Virginia

[Circuit Courts Informational Pamphlet](#)

#### Clerk

Hon. Ashby R. Pritchett  
email: [APritchett@vacourts.gov](mailto:APritchett@vacourts.gov)

#### Phone/Fax

Phone: (276) 403-5106  
Fax: (276) 403-5232

#### Clerk's Office Hours

9:00 AM - 5:00 PM

#### Address

P. O. Box 1206  
55 W. Church Street  
Martinsville, VA 24114-1206

P. O. Box 1347 (Judges)

#### Judges

- Hon. Giles Carter Greer, Presiding Judge, Chief Judge
- Hon. James R. McGarry, Chief Judge
- Hon. Marcus A. Brinks

#### Terms of Court and General Information

- Criminal Terms begin, 1st Monday, Nov.; 2nd Monday, Feb.; 1st Mon., May; 4th Monday, July.
- Grand Juries, 1st day of Term.
- Civil cases set by Pretrial Scheduling Order.
- Criminal cases are set on Misdemeanor Appeal Day for Misdemeanor Trial Day; felony cases are concluded or set for trial on Felony Disposition Day #1 or #2; on Return on Indictments Day and Guilty Plea Day.
- Court convenes 9:00 a.m.
- Commissioners in Chancery are utilized in divorce proceedings, partition suits, creditors suits, etc.
- Distribution of Final Orders - Civil Case: Once received from the Judge's Office, certified copies of final orders are distributed to attorneys of record and to other persons identified in the Order to receive a copy. Certified copies are mailed to the recipient's address appearing in the file or provided in the final order. If attorneys request an immediate copy, an uncertified copy is sent by electronic transmission.
- Distribution of Final Orders - Criminal Case: The Clerk's Office prepares final orders. Once endorsed by the Judge, copies are transmitted by electronic transmission, by fax and by mail to parties required by law to receive them.

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Office of the Executive Secretary  
Supreme Court of Virginia  
100 North Ninth Street  
Richmond, Virginia 23219

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# EXHIBIT 7

for

For COMPLAINT AGAINST THE “HON. ASHBY R. PRITCHETT”, CLERK OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF EXECUTIVE SECRETARY OF THE SUPREME COURT OF VIRGINIA

CAV record no. 0290-22-3; CAV record no. 0289-22-3

Ally of Q, Former news reporter of USWGO Alternative News  
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LETTER TO THE CLERK OF THE COURT OF APPEALS ON  
NOTIFICATION OF INCOMPLETE RECORD AND MISSING PAGES  
FOR THE RECORD ON APPEAL TO BE DOCUMENTED

RE: CAV record no. 0290-22-3; CAV record no. 0289-22-3, Brian David Hill, Appellant vs. Commonwealth of Virginia and City of Martinsville, Appellees'

FRIDAY, MAY 13, 2022

**ATTN: Clerk of the Court – Hon.  
A. John Vollino**

Court of Appeals of Virginia  
109 North Eighth Street  
Richmond, VA 23219-2321  
Email: [cavbriefs@vacourts.gov](mailto:cavbriefs@vacourts.gov)

CC: Martinsville City Commonwealth's Attorney ([ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us))  
<[ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)>, and [oagcriminallitigation@oag.state.va.us](mailto:oagcriminallitigation@oag.state.va.us)  
<[oagcriminallitigation@oag.state.va.us](mailto:oagcriminallitigation@oag.state.va.us)>, Coen, Chris <[ccoen@oag.state.va.us](mailto:ccoen@oag.state.va.us)>; by and through  
Roberta Hill <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>

Dear Clerk,

I am sorry but I have to inform the Court of Appeals of Virginia on the record in both cases that the Record on Appeal was incomplete in both appeal cases. That is concerning the record of the tribunal case no. CR19000009-00 of the Circuit Court for the City of Martinsville. The incomplete record for CAV no. 0290-22-3 is the motion filed on January 20, 2022 which was a Motion for Judgment of Acquittal but did not ask for a new trial. That was the motion which was denied on February 10, 2022. It is very important that the CAV has a true and correct copy of the pleading which was denied by the Circuit Court in appeal for case no. 0290-22-3. The incomplete record for CAV no. 0290-22-3 also includes 3 other evidence memorandum filings which were pertinent to the January 20, 2022 motion with new evidence asking for Judgment of Acquittal but did not ask for a New Trial. The other appeal was concerning denial of a similar motion with additional evidence memorandum filings which were pertinent to a similar Motion but that Motion asked for a New Trial or Judgmental of Acquittal. The denied Motion in case no. 0290-22-3 did not ask for a new trial but was construed as a Petition for the Writ of Actual Innocence and was denied which clearly it was not intended to be such. That was why I had filed a NOTICE OF APPEAL for that motion being denied. For incorrect construing of a motion as something it clearly is not.

I don't know why, but the record was more complete in the record for CAV record no. 0289-22-3 but did not have the original conviction, original charge, Motion to



Withdraw Appeal as reference and material to the motion asking for New Trial, which was all material to the Motion for New Trial since the CAV judges would need to know what the Motion for New Trial was even attempting to overturn and have new trial on.

I need to document for the record in both cases what Appellant believes was not included in the Record of the Case for the Record on Appeal (ROA). I need to document that and document this issue before the appeals are ever decided on and before the responses of the Appellees'. It is important to document this right now. I have reviewed over both records for both appeal cases and find deficiencies of missing pleadings and the record being incomplete. I believe this to be so based on my record keeping of all electronic pleadings and non-electronic pleadings of the very appealed case.

I have supplemented the deficiency of the transmitted case record and incomplete pages of the record in CAV record no. 0289-22-3 by filing JOINT APPENDIX VOLUME II OF II (Pages 1 – 958). That came from an older transmittal PDF file of the record in the case for an older appeal, I believe that would be CAV case no. 1294-20-3. Challenging an order 2-3 years ago in the Circuit Court. I still need to document the incomplete record of the case if the Appellees' try to make any kind of claim to prevent me from using almost the entire record of criminal case no. CR19000009-00 of the Circuit Court for the City of Martinsville. The CAV knows about the records of the case for CAV case no. 1294-20-3 and CAV case no. 1295-20-3. They can confirm that I am honestly filing a true and correct copy of an older case file record from an older appeal.

**INCOMPLETE RECORD OF CASE RECORD FILED BY CLERK FOR  
CAV record no. 0289-22-3:**

This was believed to be missing from the record transmitted by the Clerk of the Circuit Court tribunal. The missing pleadings from the case record are supplemented in filing of “JOINT APPENDIX VOLUME II OF II (Pages 1 – 958)”.

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| 11/15/2019 | 432 - 432

There may be any other pages referenced in areas of that record which was not transmitted and may be missing from the record transmitted in case no. 0289-22-3.

The missing pleadings of the record can be confirmed by contacting the Circuit Court Clerk. The Appellees' have the opportunity and right to object to the Joint Appendixes if they feel that it may be not correct in any way. However, the record is incomplete and should either be refiled in whole by the Circuit Court Clerk or the Appellees's can agree to the supplemental Joint Appendixes as true and correct copies of case records.

INCOMPLETE RECORD OF CASE RECORD FILED BY CLERK FOR  
CAV record no. 0290-22-3:

This was believed to be missing from the record transmitted by the Clerk of the Circuit Court tribunal. The missing pleadings from the case record are supplemented in filing of "JOINT APPENDIX VOLUME III OF III (Pages 1 – 525)".

MOTION FOR JUDGMENT OF ACQUITTAL (ORIGINAL  
PLEADING WHICH WAS DENIED BY THE VERY ORDER BEING  
APPEALED)

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EVIDENCE-CIRCUIT-COURT

| 01/21/2022 | 216 - 235

AMENDED-MEMORANDUM-CIRCUIT-COURT-

| 01/24/2022 | 239 - 290

LAST-MINUTE-EVIDENCE-SUPPORT

| 01/31/2022 | 293 - 354

The missing pleadings of the record can be confirmed by contacting the Circuit Court Clerk. The Appellees' have the opportunity and right to object to the Joint Appendixes if they feel that it may be not correct in any way. However, the record is incomplete and should either be refiled in whole by the Circuit Court Clerk or the Appellees's can agree to the supplemental Joint Appendixes as true and correct copies of case records.

There may be any other pages referenced in areas of that record which was not transmitted and may be missing from the record transmitted in case no. 0290-22-3.

I have to document this and present this proof in case the Appellees' ever make any kind of claim as to the supplemented record. It is explained in the Appellant Designation the areas of the record which were relevant to the appeal and the Motion which was denied. The only issue was it was not in the transmitted record due to it being incomplete.

I have to supplement the very missing record pages with extra Joint Appendixes which is annoying and takes hours more of my time necessary to work on my Appellant opening brief and Appellant Designation. It was the incomplete record why I had filed my Appellant Opening Brief after 5:00PM when I had planned to file my brief prior to the closure of the Clerk's Office at 5:00 on a Friday, before the weekend. I hope the supplemental Joint Appendixes with the missing record pages from the lower Court are acceptable. If the Appellees' wish to challenge the supplemental records, then the Clerk needs to resubmit the record of the case again to fill the deficiencies. The next transmitted record of the case would need to be complete if the Appellees' object to the Joint Appendixes with the missing record pages.

I ask of the CAV and of the Respondents/Appellees' to accept the supplements of the missing record pages or ask the Circuit Court to produce the entire record as a whole to cure the missing records deficiency.

Thank You.

  
*Brian D. Hill*  
*Signed*

Brian D. Hill

God bless you,  
Brian D. Hill

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



[JusticeForUSWGO.NL](http://JusticeForUSWGO.NL) or [JusticeForUSWGO.wordpress.com](http://JusticeForUSWGO.wordpress.com)

# EXHIBIT 8

for

For COMPLAINT AGAINST THE “HON. ASHBY R. PRITCHETT”, CLERK OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF EXECUTIVE SECRETARY OF THE SUPREME COURT OF VIRGINIA

CAV record no. 0290-22-3; CAV record no. 0289-22-3

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



LETTER TO THE CLERK OF THE COURT OF APPEALS ON  
INCORRECT, FALSE ALLEGATION, AND MISLEADING  
ALLEGATIONS ABOUT APPEAL BRIEF NOT BEING IN COMPLIANCE  
WITH THE RULES – CEASE AND DESIST THE LIES AND FALSE  
ALLEGATIONS OF NON-COMPLIANCE OR APPELLANT WILL FILE  
FEDERAL LAWSUIT IN TEN DAYS ASKING FOR PRELIMINARY  
INJUNCTION

RE: CAV record no. 0290-22-3; CAV record no. 0289-22-3, Brian David  
Hill, Appellant vs. Commonwealth of Virginia and City of Martinsville,  
Appellees'

WEDNESDAY, MAY 18, 2022

**ATTN: Clerk of the Court – Hon.  
A. John Vollino**

Court of Appeals of Virginia  
109 North Eighth Street  
Richmond, VA 23219-2321  
Email: [cavbriefs@vacourts.gov](mailto:cavbriefs@vacourts.gov)

CC: Martinsville City Commonwealth's Attorney ([ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us))  
<[ahall@ci.martinsville.va.us](mailto:ahall@ci.martinsville.va.us)>, and [oagcriminallitigation@oag.state.va.us](mailto:oagcriminallitigation@oag.state.va.us)  
<[oagcriminallitigation@oag.state.va.us](mailto:oagcriminallitigation@oag.state.va.us)>, Coen, Chris <[ccoen@oag.state.va.us](mailto:ccoen@oag.state.va.us)>; by and through  
Roberta Hill <[rbhill67@comcast.net](mailto:rbhill67@comcast.net)>, [Hill, Justin B.<jhill@oag.state.va.us>](mailto:jhill@oag.state.va.us)

Dear Clerk,

I acknowledge receipt of your responses in printed PDF files:

1. Court of Appeals of VA \_6 <[court\\_of\\_appeals\\_of\\_va\\_6@vacourts.gov](mailto:court_of_appeals_of_va_6@vacourts.gov)>  
5/18/2022 11:59 AM Record # 0290 - 22 - 3 BRIAN DAVID HILL v.  
COMMONWEALTH OF VIRGINIA, ET AL.
2. Court of Appeals of VA \_6 <[court\\_of\\_appeals\\_of\\_va\\_6@vacourts.gov](mailto:court_of_appeals_of_va_6@vacourts.gov)>  
5/18/2022 11:29 AM Record # 0289 - 22 - 3 BRIAN DAVID HILL v.  
COMMONWEALTH OF VIRGINIA, ET AL.

I am pissed off, pardon my french, because these allegations are a lie. They are all  
lies. I will prove in this letter that every one of those are a lie. Once I prove these  
deficiencies claimed in the two printed emails from the Court of Appeals of Virginia are  
a lie, I ask that you cease and desist lying about me in threatening to dismiss my appeals  
with false accusations/allegations of non-compliance with the Rules of the Supreme



Record # 0290 - 22 - 3 BRIAN DAVID HILL v.  
COMMONWEALTH OF VIRGINIA, ET AL.  
COURT OF APPEALS OF VIRGINIA

The Court of Appeals of Virginia has received the opening brief and appendix you filed in the above-referenced

matter. Upon preliminary review of such, it appears that the brief is not in compliance with the following Rules:

LIE # 1, FALSE ACCUSATION #1:

**5A:4(d)**: The certificate of the brief does not indicate that the document complies with the applicable word count limitation (Rule **5A:19(a)**) nor does the certificate state the number of words contained in the document.

That is a lie and you know it, Clerk of the Court. Let me show you how that is a LIE. Let me go back to the filed document filename: APPEAL-BRIEF5-16-2022.pdf

Let me cite the exact page of the PDF file and the exact page of the document since a portion of all pages are of the Table of Contents, and Table of Authorities which used roman numeral pages and are exempted from the page count, so the page numbering is different between Cover Page, Table of Contents, and Table of Authorities and the rest of the brief. Other appeal briefs in Virginia use this type of page numbering.

Page 72 of PDF document. Page 52 of the non-roman-numerals

Did you even read the document Clerks before bringing such allegations????????????????????????????????????????

---

**CERTIFICATE OF COMPLIANCE**

1. This brief complies with type-volume limits (word limit 12,300 or page limit at 50 pages) pursuant to Rule 5A:19(a), excluding the parts of the document exempted by Rule 5A:19(a) (appendices, the cover page, table of contents, table of authorities, signature blocks, or certificate):

[ X ] this brief contains [12,283] words.

[ ] this brief used 50 pages or less.

2. This brief complies with the typeface and type style requirements because:

[ X ] this brief has been prepared in a proportionally spaced typeface using [Microsoft Word 2013] in [14pt Times New Roman]; or

Yes it does indicate that the document complies with the applicable word count limitation. Did you even read the CERTIFICATE OF COMPLIANCE?????

LIE # 2, FALSE ACCUSATION #2:

**5A:20(c)**: An exact reference to the pages of the transcript, written statement of facts, record, or appendix where each assignment of error was preserved in the trial court was not included with each assignment of error.

That is a lie and you know it, Clerk of the Court. Let me show you how that is a LIE. Let me go back to the filed document filename: APPEAL-BRIEF5-16-2022.pdf

Starting Page 24 of the PDF file, Page 6 of the non-roman-numerals. You know usually all appellate briefs use roman numerals. This is ridiculous. I shouldn't have to



explain all of this to you like your little kids not knowing what is what. You know what is what and that is causing me concern of these false accusations.

**Assignments of Error**

**Assignment of error 1.** The Circuit Court erred as a matter of law by

6

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misconstruing a Motion under Virginia Rules of the Sup. Ct. 3A:15 as a “Petition for the Writ of Actual Innocence” under Virginia Code Chapter 19.2 or Chapter 19.3 then claiming they do not have jurisdiction for such petitions when Chapter 19.2 or Chapter 19.3 was never invoked in that motion for Judgment of Acquittal. Misconstruing a motion which does not even invoke the statutes of a Petition for the Writ of Actual Innocence is an error of law and had abused discretion. Appellant

Note: I feel like the Clerk is unlawfully harassing me with these accusations.

I said in paragraph that all Assignments of Error is referring to this ORDER denying the Motion for Judgment of Acquittal.

acceptable and recognized standards as set by the Supreme Court or of a higher Court in published opinions as well as set precedents. See Assignment of Error 5.



By denying that motion, the Trial Court had committed a grave miscarriage of justice, a fundamental miscarriage of justice by refusing to give Appellant a Judgment of Acquittal as requested in his motion. All assignments of error concern the final judgment (JA-I pages 179-179) denying Appellant’s motion for Judgment of Acquittal.



**Assignments of Error**

**Assignment of error 1.** The Circuit Court erred as a matter of law by Page 24 of the PDF file, Page 6 of the non-roman-numerals.

The paragraph specifies that every assignment of error points to JA-I pages 179-179. Pointing to only one judgment. It says it applies to all assignments of error. There is nothing in the rules forbidding having a paragraph right above the “Assignments of Error” mentioning the very part of the record of the judgment or order being challenged for every assignment of error. If you want me to repetitively add JA-I pages 179-179 to every single assignment of error then it will go over the word limit when I couldn't even bring up every important issue because of the damn word limit. Your trying to have me surpass the word limit so wreck my appeal and make it less effective on purpose so that I lose the appeal.

It says areas where the preservation of the issues are located. The Circuit Court made an off the wall decision and how can you preserve an issue when a Judge makes an off the wall decision you do not expect???

The issue is preserved because the Judge said lack of jurisdiction, which falls under Rule 1:1. The Judge is at fault because he didn't file a memorandum opinion. It is a very weak order he did. All issues are due to what was in the record. So am I to be held responsible for the judge's deficiencies????????????????????????????????????????????

Motion because he had asserted that the new evidence which was unavailable at the time of his criminal conviction (See JA-II 431-432) demonstrates actual innocence evidence. That alone should warrant acquittal. When the Commonwealth of Virginia had presented a lack of evidence or lack of facts necessary to convict the Appellant with violation of Martinsville Local Ordinance 13-17. - Indecent exposure (See JA-II 1-3), or Virginia Code § 18.2-387 (See JA-II 1-3). The Circuit Court which is the

Page 25 of the PDF file, Page 7 of the non-roman-numerals.

I did point to the exact reference to the pages of the transcript (there is no transcripts!), written statement of facts, record, or appendix where each assignment of error was preserved in the trial court was not included with each assignment of error.

Are you saying Clerks that I should have to copy and paste the entire statement of the facts with every assignment of error because that would make my word count surpass 20,000 to 30,000 words being repetitive. Your really pushing to make me surpass the word count two or three or four times with this garbage. Maybe even 40,000 words just to comply with your request. I've read appeal brief or briefs from attorneys and used their template. What your claiming about my brief doesn't make any sense.

Maybe you should appoint me a lawyer then since your going to make big deals out of nothing and have me copy and paste pages and pages of Statement of the Facts over and over again on every assignment of appeal which will make my appeal brief likely 100-200 pages and 2x or 3x words surpassing the word limit. I've read example briefs from attorneys and they aren't doing what your trying to force me to do. You would need to put my word limit at 40,000 words or 50,000 words as the word limit if your really going to push the letter on this. That way I can copy and paste everything in my Statement of the facts repetitively over and over again in each Assignment of Error. I will need to have a 50,000 word limit if your demanding that I copy and paste stuff in other sections and paste it in every Assignment of Error individually because if I have 11 Assignments of Error and I need to copy and paste the Statement of the Facts 11 times, it will likely need to be a word limit of 60,000 words. I need an extremely high word count

with your demands.

Clerks, are you idiots or ARE YOU DOING THIS ON PURPOSE????????????????

Are you being BLACKMAILED Clerks with anything?????? Are you being blackmailed with anything else?????? I wonder with what Attorney Lin Wood had said.

← **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



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 wonder if somebody gave you phone calls or threats or envelopes with blackmail by the deep state and the CIA and the NSA and the DOJ, I now have to wonder how many judges and clerks and lawyers are compromised with blackmail???????? I wonder why I keep being lied about by judges and lawyers and Clerks lying about me???????????????? Blackmail?????? Bribery?????? Threats???????????????? I wonder.

Anyways in all appeal briefs which you receive from attorneys, you always know and understand that JA means Joint Appendix. That was correctly citing from the record.

**GLOSSARY**

Appellant	Brian David Hill the Appellant of the case
CAV	Court of Appeals of Virginia
Trial Court	Circuit Court for the City of Martinsville The Tribunal being appealed from.
CA	Commonwealth Attorney for the City of
CA	Martinsville and the Commonwealth of VA
JA	Joint Appendix which is in the Appellant's Designation.

Page 18 of the PDF file, Page xviii. Says exactly what JA stands for. You all as Clerks and lawyers know what JA stands for. I know your not stupid. This is petty and downright stupid what I am being accused of.

I am having to send a letter with screenshots proving you all from at the Clerk's Office for accusing me of non-compliance. This is stupid and petty.

You act like I didn't preserve the issue in the trial court about not having jurisdiction. I didn't know a judge would rule that. The reason I appealed as that didn't make any sense. Your saying I should preserve an issue that came after a judge made an off the wall decision against me???????????????? How can I preserve an issue of what a judge did after a judge made a decision against me????? This seems like total hogwash.

The judge said he didn't have jurisdiction and the Clerks act like I didn't preserve that issue for appeal when the motion was misconstrued. This is ridiculous. Your purposefully trying to wreck my appeals and prevent me from getting any justice.

*want to accept anything I said...*"). See the Federal Court Transcript under JA-III 90-116. The Officer Robert Jones said that he was not aware that Appellant was even diabetic (See JA-III 113). The invocation of Virginia Code § 19.2-271.6 was appropriate to prove that the Circuit Court had erred and should not have permanently entered a final judgment convicting the Appellant of a crime that he clearly did not commit because he was not being obscene and did not intend to appeal to the prurient interest in sex. Yes, he was naked in a reasonably public place at night, and yes he was seen running by somebody who had called the Martinsville Police. However, the Commonwealth of Virginia did not prove that Appellant had no drugs in his body at the time he was arrested (See JA-III 268, 25-26; JA-I 403; JA-II 514). The Police and the Hospital never conducted any drug testing of any kind

JA-II stands for Joint Appendix II. I know your not stupid Clerk, this is petty. You know what JA stands for, it says so in the glossary which took some of the word count in Microsoft Word, this is petty. You act like you don't know what a Joint Appendix is.

You understand in this appeal, I filed three Joint Appendixes of the record in one case, two Joint Appendixes in the other. They are of the record. I explained these things to you in my filed: "LETTER TO THE CLERK OF THE COURT OF APPEALS ON NOTIFICATION OF INCOMPLETE RECORD AND MISSING PAGES FOR THE RECORD ON APPEAL TO BE DOCUMENTED // RE: CAV record no. 0290-22-3; CAV record no. 0289-22-3, Brian David Hill, Appellant vs. Commonwealth of Virginia and City of Martinsville, Appellees' // FRIDAY, MAY 13, 2022". Joint Appendix II came from an older record of the criminal case which is of the record because of the record

being incomplete in the transmitted for this appeal. It is of the record of the very criminal case. The Hon. Ashby Pritchett lied to me, and lied to all of you. He did not transmit the complete record, that is absolute B\*\*1\$#it. Even President Trump said that word on television. The entire record should have been transmitted, it wasn't. Deal with it, IT IS YOUR JOB TO MAKE SURE THE TRANSMITTED RECORD IS COMPLETE. YOU DID NOT DO YOUR JOB CLERKS, YOUR FAILURES. I MEAN IT, YOUR ALL FAILURES FOR BLAMING ME FOR SOMETHING YOU FAILED TO DO. YOU FAILED TO OBTAIN THE ENTIRE RECORD OF THE CASE. YOU BLAME ME AND ACT LIKE I DON'T FOLLOW THE RULES BUT YOU DIDN'T FOLLOW THE RULES, YOU ARE INVOLVED IN FRAUD, CLERKS BY ACTING AS THOUGH THE INCOMPLETE RECORD IS COMPLETE. I'M ANGRY, I HAVE EVERY RIGHT TO BE ANGRY AT YOU, UI AM ANGRY AT YOU FOR NOT FIXING THESE ISSUES. YOUR JOB IS TO FIX THE INCOMPLETE RECORD BEFORE YOU ACCUSE ME OF NOT PROPERLY POINTING TO THE RECORD.

I'm suing you all for fraud in Federal Court for trying to ruin my state appeals. Fraud by acting as though the record is complete and cannot be supplemented or amended to with the complete record when the complete record was not submitted by the Hon. Ashby Pritchett. He committed FRAUD, FRAUD, FRAUD, FRAUD, FRAUD, FRAUD. I accuse him of fraud because he didn't transmit the whole record.

You know that the law is not being followed by the Clerk of the Circuit Court for the City of Martinsville. You don't ever respond to that letter but you make up stuff trying to threaten me with case dismissal if I don't comply with your fake demands and your false accusations and false allegations against me of non-compliance. The Clerk has to transmit THE WHOLE RECORD of a case. If the WHOLE RECORD is not even being transmitted, then we don't have the whole picture, an appeal would be ineffective and you know it. Your protecting corrupt Clerk of the City of Martinsville refusing to transmit the whole record and you know it is not the whole record because of past appeal cases concerning the same case.

See CAV Record nos. 0079-20-3, 0128-20-3, 0129-20-3, 0578-20-3, 0657-20-3, 1294-20-3, 1295-20-3. Get the Trial Court records from those older appeals.

YOU know that it is not the whole record. What was the Motion for Judgment of Acquittal for when they don't transmit the original criminal conviction???

What was that motion even challenging???? Why was the January 20th motion not included in the transmitted record for appeal when the judgment (CR1900009-00 (02/10/2022 ORDER)) points to a prior motion not in the transmitted





That screenshot proves oral argument was not waived and was requested in the document right at the end. The "REQUEST FOR ORAL ARGUMENT" is part of the certificate. You would know that if you had even read the brief. I don't even believe you read the brief at all. Does that sound like talking about whether Oral Argument is waived????????? The Appellant requesting oral argument demonstrates that it is not being waived.

LIE # 4, FALSE ACCUSATION #4:

**Accordingly, you must submit an amended opening brief in compliance with the cited rules via VACES within 10days of the date of this notification. The amended pleadings must be clearly labeled as such and the text of such must not vary from that of the original pleading except as may be necessary to correct the deficiencies noted. Failure to comply may result in summary affirmance.**

No you lied about those above deficiencies. I will not stand for it. You refused to fix your deficiencies from your end, the incomplete record. You rather just blame me and say I didn't properly cite the record when you didn't transmit the entire record because the Clerk in CORRUPT CITY OF MARTINSVILLE AND THEIR CORRUPT COURT didn't transmit the entire record. You just play along with it like its a game.

Please explain to me in a response letter how you believe you did not lie in those deficiencies. Please explain to me in a response letter how the transmitted record of the Trial Court was not incomplete when the motion for Acquittal on Jan 20 was not included. I have the receipt emails printed in PDF Format of pleadings accepted and filed by the Clerk which those pleadings were omitted from the transmitted record. This is a FRAUD, FRAUD, FRAUD, FRAUD, the record was incomplete. This is uncalled for. It is a fraud because the record being incomplete. This is not the whole record.

Anyways I will begin exposing your lies in this 2nd documentation.

Court of Appeals of VA \_6  
<court\_of\_appeals\_of\_va\_6@vacourts.gov  
> 5/18/2022 11:29 AM Record # 0289 - 22 -  
3 BRIAN DAVID HILL // Record # 0289 - 22 -  
3 BRIAN DAVID HILL v. COMMONWEALTH

OF VIRGINIA, ET AL. COURT OF APPEALS  
OF VIRGINIA

The Court of Appeals of Virginia has received the opening brief and appendix you filed in the above-referenced matter. Upon preliminary review of such, it appears that the brief is not in compliance with the following Rules:

LIE # 1, FALSE ACCUSATION #1:

**5A:4(d)**: The certificate of the brief does not indicate that the document complies with the applicable word count limitation (Rule **5A:19(a)**) nor does the certificate state the number of words contained in the document.

That is a lie and you know it, Clerk of the Court. Let me show you how that is a LIE. Let me go back to the filed document filename: APPEAL-BRIEF5-13-2022.pdf

Let me cite the exact page of the PDF file and the exact page of the document since a portion of all pages are of the Table of Contents, and Table of Authorities which used roman numeral pages and are exempted from the page count, so the page numbering is different between Cover Page, Table of Contents, and Table of Authorities and the rest of the brief.

Page 67 of PDF document. Page 48 of the non-roman-numerals

**CERTIFICATE OF COMPLIANCE**

1. This brief complies with type-volume limits (word limit 12,300 or page limit at 50 pages) pursuant to Rule 5A:19(a), excluding the parts of the document exempted by Rule 5A:19(a) (appendices, the cover page, table of contents, table of authorities, signature blocks, or certificate):

this brief contains [11,766] words.

this brief used 50 pages or less.

2. This brief complies with the typeface and type style requirements because:

this brief has been prepared in a proportionally spaced typeface using [Microsoft Word 2013] in [14pt Times New Roman]; or

this brief has been prepared in a monospaced typeface using [state name and version of word processing program] with [state number of characters per inch and name of type style].

I proved that it does have the certificate of compliance with the word limit, just like with the last brief. I rest my case.

LIE # 2, FALSE ACCUSATION #2:

**5A:20(c):** An exact reference to the pages of the transcript, written statement of facts, record, or appendix where each assignment of error was preserved in the trial court was not included with each assignment of error.

That is a lie and you know it, Clerk of the Court. Let me show you how that is a LIE. Let me go back to the filed document filename: APPEAL-BRIEF5-13-2022.pdf

Let me cite the exact page of the PDF file and the exact page of the document since a portion of all pages are of the Table of Contents, and Table of Authorities which used roman numeral pages and are exempted from the page count, so the page numbering is different between Cover Page, Table of Contents, and Table of Authorities and the rest of the brief.

The issue regarding Rule 1:1 was when the judge said lack of jurisdiction. A judge makes an off the wall decision without any memorandum opinion, the issue was preserved because THE CORRUPT JUDGE DISHONORABLE GILES CARTER

GREER JUST DENIES EVERY MOTION AND LETS THE COURT OF APPEALS MAKE THE INTERPRETATION OF THE LAW. That makes no sense. The CORRUPT JUDGE, corrupt Judge in city of Martinsville makes the order and your demanding that I explain why he made the order in the trial court. That makes no sense. That is impossible and your demanding the impossible. This judge does not make any memorandum opinions as to why he denies motions and your refusing my appeal because this corrupt judge will not explain in multiple pages why he denied a motion. He is leaving this up to the higher courts for interpretation but then your telling me I have no right to appeal because of the way this CORRUPT JUDGE makes his decision. THIS MAKES NO SENSE!!!! So the judges have a found a way to prevent people from appealing their decisions, just have a few sentences denying the motions and then the Clerks can refuse appeal briefs because the judge fixed it so that their orders cannot be appealed by their dirty rotten tricks. I am so angry right now writing this letter, this is all dirty rotten tricks and dirty tactics, this is abusive against criminal defendants, especially ones WHO ARE INNOCENT OF THEIR CHARGED CRIMES. THIS IS UNCONSTITUTIONAL WHAT YOUR ALL DOING.

When you see the terms JA that means Joint Appendix, it is in the GLOSSRY. You know it, you aren't stupid. I know your not stupid. Your doing this on purpose. You know what a Joint Appendix is.

I asked my family to look up what a joint appendix is to school you on it.  
See [https://en.wikipedia.org/wiki/Joint\\_appendix](https://en.wikipedia.org/wiki/Joint_appendix)

A Joint Appendix usually contains: 1) a table of contents; 2) relevant docket entries in the courts below; and 3) relevant pleadings, jury instruction, findings, conclusions, opinions or the judgment under review.

EXAMPLE: When a petition for writ of certiorari is granted by the Supreme Court of the United States, a Joint Appendix must be prepared,[1] per Supreme Court Rule 26.[2] The Joint Appendix, commonly called the JA, accompanies the Petitioner's Merits Brief.[2] The Joint Appendix allows the Supreme Court ease of access to relevant portions of the record. Similar to a merits brief, the Supreme Court requires a booklet-formatted and printed Joint Appendix.

When you see words like JA-I, JA-II, and JA-III, you should understand that I had filed Joint Appendixes volumes I, II, and III. That was specified in the Appellant Designation in both Appellant Designations. You know what JA means and when you see a number or roman numeral with a dash after the word "JA" you should understand how easy it is as to what it means.

Joint Appendix I of III is JA-I  
Joint Appendix II of III is JA-II  
Joint Appendix III of III is JA-III

1

Appellant Designation makes this explanation. The GLOSSARY in the appeal brief explains what JA means, you all know what JA means.

Page 24-25 of PDF document. Page 5-6 of the non-roman-numerals

By denying that motion, the Trial Court had committed a grave miscarriage of justice, a fundamental miscarriage of justice by refusing to give Appellant a new trial as requested in his motion. All assignments of error concern the final judgment

5

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(JA-I pages 895-895) denying Appellant's motion for New Trial or Judgment of Acquittal.

**Assignments of Error**

The Assignments of Error without citations of the record or Joint Appendix are errors of law and are not errors of fact.

In errors of law, only the court order is what needs to be cited.

- iii. **Assignment of Error 2 (For the sake of brevity, Appellant will not reproduce the entire “Assignment of Error 2” due to it surpassing the word limit. Therefore, Appellant hereby incorporates by reference, as if fully set forth herein, Assignment of Error 2 in pages 7-9 of this brief.**

The restrictive word limit makes it almost impossible to bring up important issues in a complex case. This is a complex case. This screenshot specifies that not all arguments can be made because of the damn word limit.

new evidence proves that Appellant did not have the intent necessary to violate § 18.2-387. Indecent exposure and did not have the intent necessary to violate Local Ordinance 13-17. Appellant did not have the intent because of his Autism Spectrum Disorder (JA-I pages 471-490), Psychosis Disorder (JA-I pages 485-490), Type 1 brittle diabetes (See footnote PART 2), and Obsessive Compulsive Disorder (JA-I

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<sup>3</sup> Virginia Code § 19.2-271.6: “B. In any criminal case, evidence offered by the defendant concerning the defendant's mental condition at the time of the alleged offense, including expert testimony, is relevant, is not evidence concerning an ultimate issue of fact, and shall be admitted if such evidence (i) tends to show the defendant did not have the intent required for the offense charged and (ii) is otherwise admissible pursuant to the general rules of evidence. For purposes of this section, to establish the underlying mental condition the defendant must show that his condition existed at the time of the offense and that the condition satisfies the diagnostic criteria for (i) a mental illness, (ii) a developmental disability or intellectual disability, or (iii) autism spectrum disorder as defined in the most recent edition of the Diagnostic and Statistical Manual of Mental Disorders of the American Psychiatric Association.” // PART 2: JA-I pages 27-35, 214, 216, 489, 744-753, 829 has brittle diabetes

Page 31 of PDF document. Page 12 of the non-roman-numerals

That points to the Joint Appendixes. Points to the record.

inadmissible at the time of final judgment prior to timely direct appeal. The date the 2021 law became effective or the date of the law's passage by acts of General Assembly may be when the evidence became new to the Circuit Courts or any Court of the Commonwealth of Virginia.

**Assignment of error 8.** The Appellant withdrawing his appeal by Motion to Withdraw Appeal (See JA-2 pages 419-430) which caused the criminal conviction of Appellant on November 18, 2019 (See JA-2 pages 431-432) did not waive his constitutional and/or legal right to overturn his conviction collaterally and on the ground of actual innocence (See JA-2 page 420-427). New evidence ground is not

14

Page 33 of PDF document. Page 14 of the non-roman-numerals

When you see the terms JA, that does point to the records used in the Joint Appendix. You should be asking the Hon. Ashby Pritchett why he refused to transmit the whole record of the case instead of hassling me over citation of the record when the record was incomplete.

LIE # 3, FALSE ACCUSATION #3:

**5A:20(d): The statement of facts included in the brief does not reference the pages of the transcript, written statement of facts, record, or appendix where such facts have been established.**

That is a lie and you know it, Clerk of the Court. Let me show you how that is a LIE. Let me go back to the filed document filename: APPEAL-BRIEF5-13-2022.pdf

Let me cite the exact page of the PDF file and the exact page of the document

since a portion of all pages are of the Table of Contents, and Table of Authorities which used roman numeral pages and are exempted from the page count, so the page numbering is different between Cover Page, Table of Contents, and Table of Authorities and the rest of the brief.

The covered up Motion from January 20, 2022, and the other motion from the incomplete record all have a Statement of the Facts. That is in the areas of record specified in the Joint Appendixes.

This screenshot came from the Motion filed on February 14, 2022:

### **STATEMENT OF FACTS**

The Statement of Facts is hereby presented to the Circuit Court for Martinsville based on the following new pieces of evidence:

1. Defendant suffers from a neurological mental condition/illness and disorder since childhood known as Autism Spectrum Disorder, this disorder is in The Diagnostic and Statistical Manual of Mental Disorders (DSM). It is a highly diagnosed disorder on many kids with unusual behavior issues in schools and daycares, and is a known disorder. Autism follows the child into adulthood and is considered a permanent neurological disability. Defendant had suffered from such disorder before the time of the alleged incident on September 21, 2018, during the time of the alleged incident on September 21, 2018, and after the time of the alleged

Page 4 of 45

Not even the attorneys file a statement of facts in every motion. I've seen motions filed by my own lawyers and they didn't file a statement of facts in every motion. So every motion needs a statement of facts. Well too bad for you, I did file a Statement of the facts in both motions. YOU LIED AGAIN CLERKS.



hereby incorporates by reference, as if fully set forth herein, all paragraphs in pages 24-28 of this brief.

3. Appellant had filed a "MOTION FOR JUDGMENT OF ACQUITTAL OR NEW TRIAL BASED UPON NEW EVIDENCE WHICH COULD NOT BE

28

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ADMISSIBLE AT THE TIME OF CONVICTION; NEW EVIDENCE OF SPOILIATION OF EVIDENCE COMMITTED BY COMMONWEALTH OF VIRGINIA; REQUEST FOR SANCTIONS AGAINST COUNSEL GLEN ANDREW HALL, ESQUIRE (OFFICER OF THE COURT) FOR VIOLATING COURT ORDERS FOR NOT TURNING OVER BODYCAMERA FOOTAGE AND IT IS LIKELY DESTROYED AND BIOLOGICAL EVIDENCE OF BLOOD VIALS OBTAINED ON DAY OF CHARGE, ALSO LIKELY

DESTROYED" (JA-I 509-717). This was pursuant to Virginia Rules of the Sup. Page 47-50 of PDF document. Page 28-29 of the non-roman-numerals

The entire motion has a Statement of the facts and arguments of law and Exhibits. So it was cited in the Statement of the facts. You know this can be true if you done hours and hours of research.

You just don't feel comfortable reading through lots and lots of pages. You give me a word limit making it almost impossible to bring up all important issues in a complex case.

Page 48 of PDF document. Page 29 of the non-roman-numerals

ADMISSIBLE AT THE TIME OF CONVICTION; NEW EVIDENCE OF SPOILIATION OF EVIDENCE COMMITTED BY COMMONWEALTH OF VIRGINIA; REQUEST FOR SANCTIONS AGAINST COUNSEL GLEN ANDREW HALL, ESQUIRE (OFFICER OF THE COURT) FOR VIOLATING COURT ORDERS FOR NOT TURNING OVER BODYCAMERA FOOTAGE AND IT IS LIKELY DESTROYED AND BIOLOGICAL EVIDENCE OF BLOOD VIALS OBTAINED ON DAY OF CHARGE, ALSO LIKELY DESTROYED” (JA-I 509-717). This was pursuant to Virginia Rules of the Sup. Ct. 3A:15; Virginia Code § 19.2-271.6; and Schlup v. Delo, 513 U.S. at 327 — 28. Settles v. Brooks, Civil Action No. 07-812, 18 n.6 (W.D. Pa. Jun. 26, 2008). This motion itself has fourteen (14) Exhibits of evidence (JA-I pages 546-717).

**EXHIBIT 1. DISABLED PARKING PLACARDS OR LICENSE**

This is in the STATEMENT OF THE FACTS.

The entire statement of the facts concerning citation of the Joint Appendix of the record. You lied about that.

Page 48 of PDF document. Page 29 of the non-roman-numerals

Settles v. Brooks, Civil Action No. 07-812, 18 n.6 (W.D. Pa. Jun. 26, 2008). This motion itself has fourteen (14) Exhibits of evidence (JA-I pages 546-717).

EXHIBIT 1. DISABLED PARKING PLACARDS OR LICENSE PLATES APPLICATION (JA-I 554-556)

EXHIBIT 2. Copy of pro se motion for discovery with proof that Police Chief G. E. Cassidy was mailed letters requesting police body-camera footage (JA-I 557- 580)

EXHIBIT 3. One page excerpt of Document #163, Filed 12/12/18, Page 4 of 6, one page of Federal Court Affidavit/Declaration or written filing, Document #163. Case #1:13-cr-435-1. (JA-I 581 - 582)

EXHIBIT 4 FEDERAL COURT TRANSCRIPT of Supervised

Every exhibit cites the record. WHAT ARE YOU TALKING ABOUT CLERK??????????

Page 48 of PDF document. Page 29 of the non-roman-numerals

notice to Commonwealth.

5. Appellant was pushing for a new trial with a lot of evidence exhibits and attachments prior to the Circuit Court denying that motion (See APPELLANT DESIGNATION // DESIGNATION OF RECORD pages 3-14) because that new Virginia law opened up the admissibility of evidence being allowed to use all of the proof of mental illnesses diagnosed in his mental evaluation report in the General District Court (JA-2 pages 58-67) and by Dr. Conrad Daum the forensic psychiatrist (JA-I pages 140-152). The report was only conducted for sanity and competency, because at the time this law had not been in effect nor did that law even exist at the time. The law referred to Virginia Code § 19.2-271.6. Evidence of defendant's mental condition admissible; notice to Commonwealth.

6. On September 21, 2018, Appellant was arrested and charged with "13.

Page 55 of PDF document. Page 36 of the non-roman-numerals notice to Commonwealth.

5. Appellant was pushing for a new trial with a lot of evidence exhibits and attachments prior to the Circuit Court denying that motion (See APPELLANT DESIGNATION // DESIGNATION OF RECORD pages 3-14) because that new Virginia law opened up the admissibility of evidence being allowed to use all of the proof of mental illnesses diagnosed in his mental evaluation report in the General District Court (JA-2 pages 58-67) and by Dr. Conrad Daum the forensic psychiatrist (JA-I pages 140-152). The report was only conducted for sanity and competency, because at the time this law had not been in effect nor did that law even exist at the time. The law referred to Virginia Code § 19.2-271.6. Evidence of defendant's mental condition admissible; notice to Commonwealth.

6. On September 21, 2018, Appellant was arrested and charged with “13-

Page 56 of PDF document. Page 37 of the non-roman-numerals

charge. The jury would not see it nor know about it. He could not legally admit it as evidence for any jury trial or bench trial. That law made such evidence admissible in 2021 when his criminal conviction had been adjudged on November 18, 2019. The new evidence at issue does justify the need for a New Trial.

8. With the word limit, Appellant will let the Commonwealth of Virginia argue their side of the Statement of the Facts in the case, their side of the story regarding Appellant's indecent exposure charge. Appellant will reply if he feels that anything the Commonwealth says is untruthful or not factual.

## **ARGUMENT**

### **i. Standard of Review**

The Statement of the facts brought "REFERENCES" TO THE EVIDENCE, REFERENCES TO THE MOTION FILED, REFERENCES TO THE ADDITIONAL EVIDENCE. It is a complex case.

As to the last lie,

**5A:20(h):** The certificate of the brief does not indicate whether oral argument is waived.

Here is the photo of the oral argument area of the brief.

Page 66 of PDF document. Page 47 of the non-roman-numerals

**REQUEST FOR ORAL ARGUMENT**

As this appeal raises important constitutional, evidential, and legal issues which were believed overlooked or ignored, the Appellant requests oral argument.

Respectfully Filed/Submitted on May 13, 2022,

**BRIAN DAVID HILL**

**Pro Se**

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



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

310 Forest Street, Apt. 2  
Martinsville, Virginia 24112

Does that sound like talking about whether Oral Argument is waived????????? The Appellant requesting oral argument demonstrates that it is not being waived.

I have the right to file a lawsuit against you within the ten days deadline you gave me. I ask that you file a response with me within two-three days while I work on a lawsuit pleadings against you. I can file a lawsuit against you in at least 5 days. I can easily fill out a federal lawsuit complaint template and request under In Forma Pauperis that the U.S. Marshals serve you a copy of the lawsuit complaint.

This is petty and over non-existing issues. Your doing this to purposefully have me over the word count limit two times or three times or four times over so I fail by trying to fix deficiencies which do not exist meaning they will never be able to be fixed when they do not exist. The rules do not go into too much detail. I got the template for my appeal brief from a legal brief created by one or multiple lawyers. The template made it easier to put it together.

This is CEASE AND DESIST Letter. I request that only real deficiencies I be forced to correct, not deficiencies which do not exist. I also want my word limit set to 50,000 words if you are demanding that I copy and paste the entire statement of facts under every assignment of error, I can do that but the word limit should be set to at least 50,000.

Please correct those false deficiencies, request the entire record from the Trial Court be transmitted and only notify me of the real deficiencies after transmittal of the complete entire record, not the fraudulent partial record that the DisHonorable Ashby Pritchett submitted to your Court. This wastes my time and effort with the deficiencies which do not exist.

Please fix the record transmittal issues first. Thank You.

  
Signed

Brian D. Hill

God bless you,  
Brian D. Hill

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



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## EXHIBIT PAGES 146 OF 156

Court of Appeals of VA \_6 &lt;court\_of\_appeals\_of\_va\_6@vacourts.gov&gt;

5/18/2022 11:29 AM

## Record # 0289 - 22 - 3 BRIAN DAVID HILL v. COMMONWEALTH OF VIRGINIA, ET AL.

To rbhill67@comcast.net &lt;rbhill67@comcast.net&gt; Copy ahall@ci.martinsville.va.us &lt;ahall@ci.martinsville.va.us&gt;



## COURT OF APPEALS OF VIRGINIA

The Court of Appeals of Virginia has received the opening brief and appendices you filed in the above-referenced matter. Upon preliminary review of such, it appears that the brief is not in compliance with the following Rules:

**5A:4(d):** The certificate of the brief does not indicate that the document complies with the applicable word count limitation (Rule **5A:19(a)**) nor does the certificate state the number of words contained in the document.

**5A:20(c):** An exact reference to the pages of the transcript, written statement of facts, record, or appendix where each assignment of error was preserved in the trial court was not included with each assignment of error.

**5A:20(d):** The statement of facts included in the brief does not reference the pages of the transcript, written statement of facts, record, or appendix where such facts have been established.

**5A:20(h):** The certificate of the brief does not indicate whether oral argument is waived.

Accordingly, you must submit an amended opening brief in compliance with the cited rules via VACES within 10 days of the date of this notification. **The amended pleadings must be clearly labeled as such and the text of such must not vary from that of the original pleading except as may be necessary to correct the deficiencies noted. Failure to comply may result in summary affirmance.**

**Please be advised that this notification may not address all deficiencies contained in the opening brief and the Court is not precluded from taking action with regard to any noncompliance of the brief with the Rules of Court, including those Rules addressed in this notification.**

**That this directive does not affect the filing periods contained in [Rule 5A:19](#).**

**The Rules of the Supreme Court of Virginia may be found by clicking here: <http://www.vacourts.gov/courts/scv/rulesofcourt.pdf>**

Tori J. Cotman, Deputy Clerk  
Court of Appeals of Virginia  
main: (804) 786-5651

**DO NOT REPLY TO THIS EMAIL.**

EXHIBIT PAGES 147 OF 156

**This Court will take no action on anything received at this email address. Should you wish to contact the Clerk's Office of the Court of Appeals of Virginia, you may do so by telephone at 804-786-5651 or by writing to A. John Vollino, Clerk, Court of Appeals of Virginia, 109 North Eighth Street, Richmond, Virginia, 23219.**

- 
- image002.jpg (5 KB)

## EXHIBIT PAGES 148 OF 156

Court of Appeals of VA \_6 &lt;court\_of\_appeals\_of\_va\_6@vacourts.gov&gt;

5/18/2022 11:59 AM

## Record # 0290 - 22 - 3 BRIAN DAVID HILL v. COMMONWEALTH OF VIRGINIA, ET AL.

To rbhill67@comcast.net &lt;rbhill67@comcast.net&gt; Copy ahall@ci.martinsville.va.us &lt;ahall@ci.martinsville.va.us&gt;



## COURT OF APPEALS OF VIRGINIA

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Tori J. Cotman, Deputy Clerk  
Court of Appeals of Virginia  
main: (804) 786-5651

**DO NOT REPLY TO THIS EMAIL.**

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EXHIBIT PAGES 149 OF 156

- 
- image002.jpg (5 KB)

# EXHIBIT 9

for

For COMPLAINT AGAINST THE “HON. ASHBY R. PRITCHETT”, CLERK OF THE CIRCUIT COURT OF MARTINSVILLE FOR RECORD TRANSMITTAL FRAUD; COMPLAINT TO THE OFFICE OF EXECUTIVE SECRETARY OF THE SUPREME COURT OF VIRGINIA

CAV record no. 0290-22-3; CAV record no. 0289-22-3

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



[Return to Search Results](#)**Martinsville Circuit Court** ([details](#))[Unsubscribe](#)Case #: **CR19000009-00**Defendant: **HILL, BRIAN DAVID****Defendant Information**Address: **MARTINSVILLE, VA 24112**Gender: **MALE**Race: **WHITE**DOB: **05/26/\*\*\*\***Attorney: **JONES, JOHN****Case/Charge Information**Defendant Status: **BAIL**Filed Date: **01/09/2019**Locality: **MARTINSVILLE**Code Section: [18.2-387](#)Charge: **INDECENT EXPOSURE**Case Type: **MISDEMEANOR**Class: **CLASS 1**Commenced By: **GENERAL DISTRICT COURT APPEAL**Offense Date: **09/21/2018**Arrest Date: **09/21/2018**

Amended Code Section:

Amended Charge:

Amended Case Type:

Amended Class:

**Appeal Information**Appeal Date: **04/07/2020****Hearing Information**

Date	Time	Result	Type	Courtroom	Plea	Duration	Jury
12/02/2019	09:00 AM	WITHDRAWN	JURY TRIAL				NO
11/15/2019	09:00 AM	APPEAL WITHDRAWN	PLEA		GUILTY		
08/30/2019	09:00 AM	WITHDRAWN	JURY TRIAL				NO
08/27/2019	09:00 AM	SET FOR TRIAL	TO BE SET				
07/15/2019	09:00 AM	SET FOR TRIAL	ARRAIGNMENT		NOT GUILTY		
06/04/2019	02:30 PM	GRANTED	BOND				
04/23/2019	09:00 AM	CONTINUED MOTION OF DEFENSE	REVIEW				
01/28/2019	09:00 AM	CONTINUED MOTION OF DEFENSE	TERM				

**Disposition Information**Disposition: **APPEAL WITHDRAWN**Disposition Date: **11/15/2019**Concluded By: **GUILTY PLEA**Jail/Penitentiary: **JAIL**Concurrent/Consecutive: **SENTENCE IS RUN CONSECUTIVELY WITH ANOTHER**

Life/Death:

Sentence Time: **30 Day(s)**

Sentence Suspended:

Program Type:

Probation Type:

Probation Time:

Probation Starts:

[Return to Search Results](#)**Martinsville Circuit Court** ([details](#))[Unsubscribe](#)Case #: **CR19000009-00**Defendant: **HILL, BRIAN DAVID**

## VASAP:

Restitution Paid:

Restitution Amount:

Fine: **\$0.00 \***Costs: **\$1,224.00 \***

Fine/Costs Paid:

Fine/Costs Paid Date:

\* This system cannot process online payments at this time. Please refer to '[How to Pay Traffic Tickets and Other Offenses](#)' for more information.**Service/Process** 

No Services/Processes found.

**Pleadings/Orders** 

Seq. #	Date	Type	Party	Judge	Book & Page	Instrument	Remarks
137	05/11/2022	OTHER	TTM				DIGITAL APPELATE REC SUBMT
136	05/11/2022	OTHER	TTM				TABLE OF CONTENTS APPEALED
135	02/23/2022	APPEAL NOTICE	JCC				FAX-NOT OF APPEAL-2/22/22
134	02/23/2022	APPEAL NOTICE	JCC				FAX-NOT OF APPEAL-2/10/22
133	02/23/2022	APPEAL NOTICE	ERH				APPEAL-CAV 02222022 2ND
132	02/23/2022	APPEAL NOTICE	ERH				APPEAL-CAV 02222022 1ST
131	02/22/2022	ORDER	ARP				DENY MOTION
130	02/22/2022	LETTER	ERH				B. HILL TO CLERK EMAIL
129	02/22/2022	LETTER	ERH				B. HILL TO CLERK FAX
128	02/17/2022	OTHER	ERH				NEW MEDICAL EVIDENCE
127	02/14/2022	MOTION	ERH				JUDGMENT OF ACQUITTAL CORR
126	02/14/2022	MOTION	ERH				FOR JUDGMENT OF ACQUITTAL
125	02/14/2022	OTHER	ERH				LAST MINUTE EVIDENCE
124	02/14/2022	LETTER	ERH				LETTER TO JUDGE GCG
123	02/14/2022	AMENDMENT	ERH				AMENDED EVIDENCE
122	02/11/2022	APPEAL NOTICE	ARP				NOTICE OF APPEAL
121	02/10/2022	ORDER	ARP				PETITION DENIED
120	02/09/2022	LETTER	ARP				LETTER TO CLERK
119	02/08/2022	MEMORANDUM	ARP				NEW MEDICAL EVIDENCE
118	01/31/2022	MEMORANDUM	ARP				LAST MINUTE EVIDENCE
117	01/24/2022	MEMORANDUM	ARP				AMENDED MEMORANDUM 
116	01/21/2022	MEMORANDUM	ARP				EVIDENCE IN SUPPORT OF MOT
115	01/20/2022	MOTION	ARP				EVIDENCE

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112	01/11/2021	COURT OF APPEALS OF VA ORDERS	TTM		DENIED PETITION FOR APPEAL
111	02/24/2021	OTHER	TTM		TABLE OF CONTENTS APPEALED
110	02/24/2021	OTHER	TTM		DIGITAL APPELATE REC SUBMT
109	12/14/2020	APPOINTMENT OF COUNSEL	TTM	GCG	PER CT APPEALS-JJONES
108	11/12/2020	NOTICE	TTM		2ND OF FRAUD UPON THE CT
107	11/09/2020	NOTICE	TTM		2ND OF FRAUD UPON THE CT
106	11/12/2020	APPEAL NOTICE	TTM		OF APPEAL (2)
105	11/13/2020	AFFIDAVIT	TTM		AFFIDAVIT OF SERVICE
104	11/16/2020	LETTER	TTM		AS TO DOC NOTICE OF FRAUD
103	11/13/2020	AFFIDAVIT	TTM		AFFIDAVIT OF SERVICE
102	11/05/2020	OTHER	TTM		TABLE OF CONTENTS-ADD APLD
101	11/05/2020	OTHER	TTM		DIGITAL APPELATE REC SUBMT
100	11/05/2020	NOTICE	TTM		OF FRAUD UPON THE CT-DEF
99	11/04/2020	NOTICE	TTM		OF FRAUD UPON THE CT-DEF
98	10/28/2020	COURT OF APPEALS OF VA ORDERS	TTM		GRANTED LEAVE REPLACE N/A
97	07/29/2020	OTHER	TTM		TABLE OF CONTENTS-ADD APLD
96	07/29/2020	OTHER	TTM		DIGITAL APPELATE REC-SUBMT
95	04/23/2020	LETTER	TTM		DEF TO CLK-NOT REC V COPY O
94	04/21/2020	APPEAL NOTICE	ERH		
93	04/20/2020	OTHER	TTM		DIGITAL APPELATE REC SUBMT
92	04/20/2020	OTHER	TTM		TABLE OF CONTENTS-ADD APLD
91	04/10/2020	ORDER	TTM	GCG	DENIED MOT DISQUALIFY GCG
90	04/20/2020	COURT OF APPEALS OF VA ORDERS	TTM		APPOINT J I JONES-COUNSEL
89	04/20/2020	COURT OF APPEALS OF VA ORDERS	TTM		APPOINT J I JONES-COUNSEL
88	04/14/2020	LETTER	TTM		FROM DEF TO CLERK-SERVICE
86	04/10/2020	ORDER	TTM	GCG	DENIED MOT WAIVE FEES
85	04/10/2020	ORDER	TTM	GCG	DENIED DEF WRIT ERROR CV
84	04/15/2020	APPEAL NOTICE	ERH		RE: MOT TO DISQUALIFY



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81	04/08/2020	MOTION	ERH	TO DISQUALIFY GCG
80	04/07/2020	APPEAL NOTICE	TTM	MCC/US DIST COURT
79	04/06/2020	OTHER	TTM	TABLE OF CONTENTS ADD APLD
78	04/06/2020	OTHER	TTM	DIGITAL APPELATE REC SUBMT
77	04/02/2020	ORDER	TTM GCG	DENIED MOT-DISCHARGE F/C
76	04/02/2020	OTHER	TTM	APLC PROCEED IN FP-US DIST
75	04/02/2020	WRIT OF MANDAMUS	TTM	
74	03/31/2020	OTHER	TTM	TABLE OF CONTENTS-ADD APLD
73	03/31/2020	OTHER	TTM	DIGITAL APPELATE REC SUBMT
72	03/27/2020	OTHER	TTM	TABLE OF CONTENTS ADD APLD
71	03/27/2020	OTHER	TTM	DIGITAL APPELATE REC SUBMT
70	03/31/2020	MOTION	ERH	TO DISCHARGE LEGAL FEES
69	03/30/2020	LETTER	ERH	LETTER TO CLERK
68	03/26/2020	LETTER	TTM	FROM CLERK TO DEFENDANT
66	03/25/2020	LETTER	TTM	FROM DEF W/ATTACHMENTS
65	03/25/2020	LETTER	ERH	LETTER TO CLERK
64	03/25/2020	AFFIDAVIT	ERH	AFF/DECLAR. ROBERTA HILL
63	03/25/2020	AFFIDAVIT	ERH	AFF/DECLAR. BRIAN HILL
62	03/26/2020	NOTICE	ERH	NOTICE OF LAWSUIT
61	03/16/2020	OTHER	TTM	TABLE OF CONTENTS-ADD APLD
60	03/16/2020	OTHER	TTM	DIGITAL APPELATE REC SUBMT
59	03/16/2020	MOTION	TTM	WAIVING LEGAL FEES
58	03/16/2020	MOTION	TTM	TO PROCEED PRO SE ON APPLS
57	03/10/2020	OTHER	TTM	DIGITAL APPELATE REC SUBMT
56	03/10/2020	ADDENDUM	TTM	TABLE OF CONTENTS- APPEALED
55	03/04/2020	ADDENDUM	TTM	TABLE OF CONTENTS- APPEALED
54	03/06/2020	LETTER	TTM	RESPONSE-CLERK SUPREME CT
53	03/09/2020	LETTER	ERH	PSYCHOLOGICAL EVALUATION

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50	02/26/2020	LETTER	TTM		FROM DEFENDANT TO CLERK
49	01/29/2020	OTHER	TTM		TABLE OF CONTENTS- APPEALED
48	01/29/2020	OTHER	TTM		DIGITAL APPELATE REC SUBMT
47	11/27/2019	APPEAL NOTICE	JCC		NOTICE OF APPEAL
46	11/27/2019	APPEAL NOTICE	JCC		NOTICE OF APPEAL
45	11/15/2019	OTHER	BEW		COPY DISPOSITION NOTICE
44	11/15/2019	PAYMENT AGREEMENT PLAN	BEW		
43	11/15/2019	ORDER IN MISDEMEANOR OR TRAFFIC INFRACTION PROCEEDING	BEW	GCG	
42	11/25/2019	ORDER	JCC	GCG	VACATE FRAUD JUDG- DENIED
41	11/25/2019	MOTION	JCC		VACATE FRAUD BEGOTTEN JUDG
40	11/12/2019	MOTION	ERH		FAX TO WITHDRAW APPEAL
39	11/04/2019	MOTION	ERH		FAX MOT TO DISMISS
38	09/11/2019	BOND ORDER	BEW	GCG	AMENDED BOND ORDER
37	08/27/2019	NOTICE	BEW		APPEAR 12-2-19 @ 9AM
36	08/27/2019	CONTINUANCE ORDER	BEW	GCG	SET 12-2-19 @ 9AM
35	08/29/2019	CLERK'S WORKSHEET	JCC		COMMONWEALTH WITNESS LIST
34	08/21/2019	NOTICE	JCC		APPEAR 08/27/19@9AM
33	08/21/2019	CLERK'S WORKSHEET	JPN	GCG	EMAIL CD JURY TRIAL
32	08/20/2019	CONTINUANCE ORDER	JPN	GCG	CD-TBS ON 8/27
31	08/19/2019	MOTION	BEW		CONTINUE 8-30-19
30	08/06/2019	NOTICE	ERH		PRIOR CONVICTIONS
29	08/01/2019	ORDER	JCC	GCG	APPOINTED ATTY MATT CLARK
28	07/30/2019	ORDER	JCC	GCG	ATTY L.MCGARRY WITHDRAWN
27	07/29/2019	MOTION	BEW		PUB. DEFENDER WITHDRAW
26	07/26/2019	MOTION	JCC		MOT TO SUPPRESS EVIDENCE
25	07/26/2019	MOTION	JCC		DISCOVERY
24	07/15/2019	ORDER	JCC	GCG	DISCOVERY
23	07/19/2019	MOTION	ERH		REQ SUB COUNSEL-FILED BY D
22	07/19/2019	MOTION	ERH		INSANITY DEF-FILED BY DEF
21	07/18/2019	WITNESS LIST	JCC		COMMONWEALTH WITNESS LIST
20	07/15/2019	NOTICE	JCC		TO APPEAR 08/30/19@9AM

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17	06/04/2019	ORDER	JCC	GCG	AGREED ORDER FOR BOND
16	06/04/2019	CLERK'S WORKSHEET	JCC		MOT FOR BOND
15	05/30/2019	CLERK'S WORKSHEET	JCC		HILL TURNED HIMSELF IN
14	05/30/2019	CLERK'S WORKSHEET	JCC		EMAIL TO A.HALL-TRIAL DAT
13	02/01/2019	CLERK'S WORKSHEET	JCC		EMAIL FROM CWS-CAPIAS
12	01/30/2019	CLERK'S WORKSHEET	JCC		EMAIL TO CWA ABOUT CAPIAS
11	06/04/2019	OTHER	JCC		RELEASE ORDER
10	06/04/2019	BOND	JCC		
9	05/31/2019	MOTION			MOTION FOR BOND

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