

**LETTER TO VIRGINIA SENATOR REQUESTING AND  
RECOMMENDING INQUIRY, INVESTIGATION, AND  
POSSIBLY IMPEACHMENT BASED ON EVIDENCE**

**THURSDAY, FEBRUARY 23, 2023**

**ATTN: William M. Stanley, Jr.**  
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To Virginia Senator William M. Stanley, Jr.,

I have evidence which may warrant an inquiry, investigation, and possibly impeachment against two individuals in your district who are politically corrupt. These individuals do not just deprive the citizens of Martinsville of their due process of law protected under the Virginia Constitution and Fourteenth Amendment of the U.S. Constitution, they are violating laws of both federal and state. I can prove this and your office has a right to conduct further investigation to make sure that you have all the evidence you need to seriously conduct an inquiry and possibly impeachment of the following individuals who committed high crimes and/or misdemeanors and/or malfeasance:

Individuals suspected of High crimes and/or Corruption:

1. Glen Andrew Hall, Commonwealth's Attorney, City of Martinsville
2. Judge Giles Carter Greer, Judge in Circuit Court, Martinsville

Virginia law describes grounds for impeachment as, “malfeasance in office, corruption, neglect of duty, or other high crime or misdemeanor.”

The evidence can be authenticated and proven. Your office may talk with other sources to try to obtain any more information I do not even have access to, but I have evidence of one or more high crimes and malfeasance

concerning the following two individuals noted above.

**Individual #1: Glen Andrew Hall, Commonwealth's Attorney, City of Martinsville**

These are the laws which were believed to have been violated by this public servant/public employee:

1. Virginia Code § 18.2-456. Cases in which courts and judges may punish summarily for contempt. – Subsection (5.) Disobedience or resistance of an officer of the court, juror, witness, or other person to any lawful process, judgment, decree, or order of the court...
2. Virginia Code § 18.2-472. False entries or destruction of records by officers.

**Individual #2: Judge Giles Carter Greer, Judge in Circuit Court, Martinsville**

These are the laws which were believed to have been violated by this public servant/public employee:

1. 18 U.S.C. § 1519 (“Whoever knowingly alters, destroys, mutilates, conceals, covers up, falsifies, or makes a false entry in any record, document, or tangible object with the intent to impede, obstruct, or influence the investigation or proper administration of any matter within the jurisdiction of any department or agency of the United States or any case filed under title 11, or in relation to or contemplation of any such matter or case, shall be fined under this title, imprisoned not more than 20 years, or both.”)
2. malfeasance of not enforcing court orders equally on all parties to a case; allowing a party in a case to willfully not comply with a lawful court order aka a lawful process. Malfeasance for allowing frauds on his court, allowing false information or wrongful prosecution against an innocent man, refusing to correct errors on his record, and allowing

a conflict of interest in a case

**ATTACHMENTS OF EVIDENCE:**

I will ask Roberta Hill to email the following attachment files as pieces of evidence to prove my claims or at least give a reasonable inference of proving my claims:

ATTACHMENT File name:	PAGES	DESCRIPTION:
1.court-orders.pdf	8 pages	Thee Court orders which have within its scope the police body-camera footage recorded on September 21, 2018. First court order regarding discovery dated November 28, 2018. Second court order by Hon. Giles Carter Greer (Judge) on February 6, 2019. Third court order by Hon. Giles Carter Greer (Judge) on July 15, 2019.
2.Brian Hill FOIA Request.pdf	3 pages	A Letter in response to Brian David Hill's FOIA request faxed on January 20, 2023. Response by Kendall David, Public Information Officer and information sourced from new Police Chief Rob Fincher.
3.Letters-police-chief-bodycam.pdf	11 pages	Copies of letters including one through certified mail and return receipt. Letters to former Police Chief G. E. Cassady requesting body-camera footage as part of the material discovery evidence; not knowing at the time court orders also requested the same evidence.
4.FOIAemail.pdf	3 pages	Email printout which contains the very email with attachment file: Brian Hill FOIA Request.pdf. See <b><u>2.Brian Hill FOIA</u></b>

		<u>Request.pdf.</u>
5.Declaration-Scott-Albrecht-2-13-2023.pdf	15 pages	Evidence submitted to Circuit Court of conflict of interest in a case and Judge Giles Carter Greer refused to conduct any inquiry over conflict of interest.
6.USWGO_20230216_144448(OCR).pdf	1 page	Evidence of a printed email where both Glen Andrew Hall and Judge Giles Carter Greer wanted a capias against Brian David Hill for not appearing at a criminal court case hearing because he was incarcerated at the time; and the Deputy Clerk (at the time) Jeanie Nunn knew that Brian Hill was incarcerated at the time so it is not a willful failure to appear, however they didn't care and tried to push for a capias over a failure to appear for a person who was in FCI Butner at the time because of a court ordered mental evaluation. They were going to enforce a capias very quickly not caring that the Clerk knew that Brian Hill couldn't appear because of being incarcerated at the time.
7.Fwd Status of FOIA Request of Brian David Hill.pdf	4 pages	Proves that FOIA Letter and email was forwarded to Glen Andrew Hall, the Clerk of the Circuit Court, and Hon. Giles Carter Greer. Proves they were all made aware of the evidence deletion/destruction aka unlawful spoliation.

Now here is what I will explain to you as to how it proves what I suspect are a crime or crimes that I feel have been committed by both individuals.

I will start with: **Individual #1: Glen Andrew Hall, Commonwealth's**

## **Attorney, City of Martinsville**

How did Glen Andrew Hall violate Virginia Code § 18.2-456?

Glen Andrew Hall refused to comply with multiple court orders. See attachment file: **1.court-orders.pdf**.

On a court order dated November 28, 2018, Glen Andrew Hall was the Commonwealth's Attorney and an attorney for the Commonwealth had signed his name on the bottom of a court order from the General District Court meaning that he agreed with the court order, understood the court order, and knew what he had to do to legally comply with such court order. He is not stupid, he is not dumb, he is a lawyer, and he knew he had to follow this court order. See attachment file: **1.court-orders.pdf**.

On a court order regarding discovery from Hon. Giles Carter Greer dated February 6, 2019, Glen Andrew Hall was the Commonwealth's Attorney and an attorney for the Commonwealth had signed his name on the bottom of a court order from the Circuit Court meaning that he seen that court order, understood that court order, and knew what he had to do to legally comply with such court order. He is not stupid, he is not dumb, he is a lawyer, and he knew he had to follow this court order. See attachment file: **1.court-orders.pdf**.

Now this year, on February 13, 2023 (See attachment file: **4.FOIAemail.pdf**), Roberta Hill the mother of Brian Hill received an email from Kendall Davis the Public Information Officer (PIO) of the City of Martinsville. He admitted some things which proves unlawful destruction of evidence as a witness, and this witness can be contacted by the Virginia Senator's Office to verify his claims or even to submit records to the Virginia Senate upon any inquiry.

That email from Kendall Davis contained an attachment. See attachment file: **2.Brian Hill FOIA Request.pdf**. It was a 3 page FOIA response letter. The information was sourced from witness Chief of Police Rob Fincher, who became the new chief of police in the City of Martinsville

effective January 1, 2023.

The police chief admitted in that letter that the body-camera footage which was subject to the court orders (See attachment file: **1.court-orders.pdf**) was deleted on April 9, 2019. It was automatically deleted by the Digital Video Management System (DVMS) outsourced evidence storage system by Martinsville Police Department.

The reason why the body-camera footage was deleted/destroyed was because the body-camera footage which was material evidence in a pending criminal case litigation was not marked as evidence in the DVMS system, was not marked as evidence by the Commonwealth's Attorney which is Glen Andrew Hall.

The Police Department has a policy as the Police Chief had explained. If any lawsuit (civil) or criminal litigation (indictment, arrest warrant, criminal complaint) was initiated against a suspected individual, then any body-camera footage evidence material to such litigation is supposed to be marked as evidence to be retained indefinitely.

That did not happen. So two court orders were already ignored and not complied with despite receiving a signature from an attorney of the Commonwealth, and that attorney is designated as Glen Andrew Hall. This attorney failed and refused to mark the body-camera footage as evidence despite multiple court orders from two different courts in Martinsville, Virginia.

I have evidence to give to the Senator of Virginia proving that I had mailed letters to the Chief of Police G. E. Cassady requesting the discovery evidence of the police body-camera footage when Glen Andrew Hall was the Commonwealth's Attorney. See attachment file **3.Letters-police-chief-bodycam.pdf**. If the Police Chief had ever received any of my letters, they likely were forwarded to the Commonwealth's Attorney Glen Andrew Hall. This proves prior notice as to the very same evidence subject to court orders regarding discovery. The letters to the Police Chief if they were forwarded to Mr. Hall also prove the Commonwealth Attorney was notified by court

orders not just by the General District Court and Circuit Court, but also notified by the Defendant and the Defendant's family. Brian Hill also asked his grandparents Stella and Kenneth Forinash (also citizens of Martinsville) to mail a typed version of Brian Hill's letter to the Police Chief G. E. Cassady with both certified mail and return receipt. It was signed for, a month before the body-camera footage was deleted/destroyed.

This proves that court orders were not followed. When an attorney refuses to follow not just one court order regarding discovery but two court orders regarding discovery, it is technically a crime, contempt of court. Glen Andrew Hall is a contemnor. That has been proven. Refusing to follow a court order is contempt of court. Failure to follow a court order without a lawful excuse or without a good reason why is contempt of court.

This proves Glen Andrew Hall violated this law one time as to the Circuit Court but the General District Court may also be covered under another statute, so Glen Andrew Hall committed contempt of court possibly two or three times.

How did Glen Andrew Hall violate Virginia Code § 18.2-472. False entries or destruction of records by officers?

He knew that the body-camera footage was evidence, was material to the litigation charged on September 21, 2018, by officer Robert Jones, and was subject to the court orders. Brian Hill's letters to the Police Chief G. E. Cassady, if they were forwarded to the Commonwealth's Attorney, then he was notified multiple times as to the importance of this evidence or necessity of this evidence for purposes of discovery. The policy of Martinsville Police Department was not followed as they normally would mark a body-camera footage as evidence in the DVMS system, and retain that evidence indefinitely after a litigation is filed, that is their policy. Policy wasn't even followed here, so Glen Andrew Hall along with Police Chief G. E. Cassady didn't even follow it's own policy and allowed material evidence to be destroyed even after being the subject of court orders. I believe that evidence was unlawfully destroyed not by mistake as an attorney was involved in this crime, but I believe it was deliberate. I believe Mr. Hall and G. E. Cassady

had violated Virginia Code § 18.2-472.

Now as to: **Individual #2: Judge Giles Carter Greer, Judge in Circuit Court, Martinsville**

Here is a law violation and evidence of malfeasance which were believed to have been committed by this public servant/public employee:

18 U.S.C. § 1519 (“Whoever knowingly alters, destroys, mutilates, conceals, covers up, falsifies, or makes a false entry in any record, document, or tangible object with the intent to impede, obstruct, or influence the investigation or proper administration of any matter within the jurisdiction of any department or agency of the United States or any case filed under title 11, or in relation to or contemplation of any such matter or case, shall be fined under this title, imprisoned not more than 20 years, or both.”)

malfeasance of not enforcing court orders equally on all parties to a case; allowing a party in a case to willfully not comply with a lawful court orders aka a lawful process. Malfeasance for allowing frauds on his court, allowing false information or wrongful prosecution against an innocent man, refusing to correct errors on his record, and allowing a conflict of interest in a case

How did Judge Giles Carter Greer and Glen Andrew Hall violate 18 U.S.C. § 1519?

I believe he did so because the United States Probation Office was and U.S. Attorney Office also investigated what had happened on September 21, 2018. I had my mother Roberta Hill notify Jason McMurray of the United States Probation Office as to the unlawful deletion/destruction of the body-camera footage. He received a copy of the three court orders and a copy of the letter from Kendall Davis and information sourced from Police Chief Rob Fincher.

They (United States Probation Office and U.S. Attorney Office) were investigating the matter, obtained evidence from Martinsville Police



Department, but they were not aware of the body-camera footage which had once existed but was deleted on April 9, 2019. I also had asked my mother to file a almost-anonymous tip with the U.S. Federal Bureau of Investigation as to the unlawful evidence destruction.

Judge Greer was made aware of this unlawful evidence destruction by multiple filings with the Clerk and with him in the Circuit Court. He was forwarded the very email from Kendall Davis. See attachment file: [7.Fwd Status of FOIA Request of Brian David Hill.pdf](#). He was given the evidence and photocopies of the letters sent to former Police Chief G. E. Cassady when he was the police chief in 2019. **Judge Greer had an opportunity to make things right, punish the contemnor Mr. Hall and make sure that it is made known in his court record that Glen Andrew Hall had unlawfully destroyed evidence in violation of court orders** and had not informed the U.S. Probation Office and U.S. Attorney Office of material evidence of body-camera footage. He only gave certain evidence to the U.S. Probation Office and U.S. Attorney Office while allowing other material evidence to be silently deleted and destroyed. This judge allowed the officer of his court and Martinsville Police Department to deceive the U.S. Probation Office and U.S. Attorney Office. Only evidence was given to them to make Brian Hill look guilty but the evidence which makes him look innocent was silently deleted and destroyed. It was all explained to the Judge. Evidence was given to the Judge. This judge never asked questions, never conducted any inquiry/inquiries. Instead he denied all motions asking for relief and refused to investigate the laws being violated in Virginia regarding this. This judge allowed Glen Andrew Hall to obstruct or impede or influence an investigation by the U.S. Probation Office and/or U.S. Attorney Office. This office may contact Jason McMurray at the phone number of 540-598-0440 and email: [jason\\_mcmurray@vawp.uscourts.gov](mailto:jason_mcmurray@vawp.uscourts.gov) to verify these facts.

Also Glen Andrew Hall had allowed material evidence to be deleted and destroyed, never provided copies to the defendant's attorney, never provided copies to the U.S. Probation Office and/or U.S. Attorney Office. Glen Andrew Hall deceived the U.S. Probation Office and/or U.S. Attorney Office to make Brian David Hill AN INNOCENT MAN appear to be guilty. That is **obstruction of justice under 18 U.S.C. § 1519**. Evidence was

destroyed to influence a federal investigation against Brian David Hill the suspect to only make him look guilty, **THAT IS FRAUD!!!!**. Evidence was unlawfully destroyed and not disclosed to the federal authorities either.

How did Judge Giles Carter Greer commit malfeasance of not enforcing court orders equally on all parties to a case; allowing a party in a case to willfully not comply with a lawful court order aka a lawful process. Malfeasance for allowing frauds on his court, allowing false information or wrongful prosecution against an innocent man, refusing to correct errors on his record, and allowing a conflict of interest in a case?

He has refused to do his duty in a number of ways.

See attachment file: **5.Declaration-Scott-Albrecht-2-13-2023.pdf**. He was given evidence that the Assistant Public Defender Scott Albrecht, named in the bottom of the court orders in attachment file: **1.court-orders.pdf**; had changed sides in his criminal case and works for the Commonwealth's Attorney as an Assistant Commonwealth's Attorney. So that is directly a conflict of interest for the Public Defender to switch sides in a case, when there are pending post-conviction motions all denied but on pending appeals. He was representing Brian David Hill and then switched sides to the very same prosecutor who prosecuted Brian; and is involved with the prosecutor, in the same case nonetheless. That is a conflict of interest. See Rules of Professional Conduct 1.3, 1.6 and 1.7; see also *Holloway v. Arkansas*, 435 U.S. 475 (1978); *Dowell v. Commonwealth*, 3 Va. App. 555 (1987). The judge was made aware of this. Case law demonstrates that Judge Greer had a duty to prevent any conflicts of interest in a case, he had a duty to conduct an inquiry to make sure that a conflict of interest does not occur. Instead the judge Giles Carter Greer ignored it all and refused to do anything about it. This judge may be buddies or friends with Glen Andrew Hall and Scott Albrecht, this is inappropriate. Behavior is very telling from this judge. The judge refuses to do anything possibly because they knew each other, and **this judge didn't wanna implicate any of his buddies/friends, that is corruption**. This violates the separation of powers clause of the U.S. Constitution where a judge ethically cannot know people

in a personal way to such an extent where it impacts or causes influence of the judge in making a decision in a case. It is unethical. It is corrupt. It gives the appearance of favoritism, partiality. It does. It's common sense.

See attachment file: 6.USWGO 20230216 144448(OCR).pdf. This is where Brian David Hill was at FCI Butner during a mental evaluation. The Clerk of the Circuit Court was notified as to the change of address to a federal prison during a court ordered mental evaluation by the U.S. District Court. The clerk knew Brian Hill was at Butner. They wanted a capias as if Brian Hill failed to appear. They were pushing as if Brian Hill had failed to appear in the Circuit Court at a hearing, and Glen Andrew Hall along with Scott Albrecht knew Brian Hill was at Western Virginia Regional Jail then Butner. Both Mr. Hall and Judge Greer wanted a capias as if Brian did something wrong. The Clerk Jeanie Nunn knew that Brian Hill couldn't be charged with failure to appear because there was a good reason for it at the time. Brian also sent a letter asking for disability accommodations under the Americans with Disabilities Act while detained at Western Virginia Regional Jail. **If Brian Hill had not written pro se filings with the Clerk of the Circuit Court from FCI Butner and Western Virginia Regional Jail, then Judge Greer would have been ready to file a felony charge against Brian David Hill for failure to appear and give him no chance to prove his innocence to that failure to appear charge. This judge doesn't care about the circumstances or the law. He only cares about only enforcing his court orders against Brian David Hill, but does not care about enforcing his court orders against his friend and buddy Glen Andrew Hall. Scott Albrecht also knew where Brian was detained and as to why Brian failed to appear but did not break the law. Scott Albrecht kept his mouth shut and there is no email record I can find in the case files I was given from Matthew Clark proving that Scott Albrecht ever informed the Judge as to Brian Hill.** Scott Albrecht and Glen Andrew Hall would have been happy for me to receive a felony wrongfully. They both worked together against me. I informed Judge Greer about these issues under penalty of perjury (See attachment file: 5.Declaration-Scott-Albrecht-2-13-2023.pdf), and **yet this judge feels the need to protect people he personally knows**, people who are likely his buddies. This is not professional at all and there is a difference as to who enforces the law here. Glen Andrew Hall doesn't have to follow any court

orders. It looks good in the record of the Circuit Court, but those court orders do not ever have to be followed. They can violate any court order they want, no consequences, no *capias*, no charges, nothing.

Judge Greer's court is a two-tiered justice system, where the law only applies to the criminal defendant but not to the Commonwealth's Attorney.

See attachment file: [7.Fwd Status of FOIA Request of Brian David Hill.pdf](#). This is evidence that both Judge Greer and Glen Andrew Hall, and the Clerk were notified about the FOIA response letter. See attachment file: [2.Brian Hill FOIA Request.pdf](#). The Clerk filed all of that as evidence. It was accepted for filing. The Judge knew that the body-camera footage was illegally destroyed. The judge knew about the policy of Martinsville Police Department regarding retention of body-camera footage after being marked as evidence after litigation is filed. The judge knew that the law was violated, he knew evidence was illegally covered up, and in non-compliance with Judge Greer's court order and in non-compliance with the court order regarding discovery from the General District Court. Yet this judge never asked for a *capias* against Mr. Hall as they both did against Brian David Hill for being imprisoned against his will at FCI Butner for a court ordered mental evaluation. This same judge never pushed for any contempt proceedings against A. Hall, never pushed for any inquiry. He is allowing free reign to violate any court orders he wants. This is LAWLESSNESS. A republic should not have lawlessness by anybody, even Government officials have to obey the law, the same law as that of the citizen.

*Olmstead v. United States*, 277 U.S. 438, 485 (1928) (“Decency, security and liberty alike demand that government officials shall be subjected to the same rules of conduct that are commands to the citizen. In a government of laws, existence of the government will be imperilled if it fails to observe the law scrupulously. Our Government is the potent, the omnipresent teacher. For good or for ill, it teaches the whole people by its example. **Crime is contagious. If the Government becomes a lawbreaker, it breeds contempt for law; it invites every man to become a law unto himself; it invites anarchy.** To declare that in the administration of the criminal law the end justifies the means — **to declare that the Government may commit crimes in order to**

**secure the conviction of a private criminal — would bring terrible retribution.** Against that pernicious doctrine this Court should resolutely set its face.”)

It will bring anarchy, vigilantism, and push-back against law enforcement. It may eventually lead to riots, possibly civil war, and vigilante justice. This should not happen in the land of the free, home of the brave. Laws apply to everybody, even the Government employees.

Also Judge Greer is allowing fraud on his court, and refuses to hold any inquiry over that either. I have filed countless pleadings for the last year, disproving elements of my charge, I have proved fraud on the court to such an extent, I am proven innocent of my charge on September 21, 2018. I have proven with recent evidence obtained this year, I have proven illegal evidence deletion and destruction. I have provided this proof to Jason McMurray, I asked my mother to file a tip with the U.S. Federal Bureau of Investigation, for a crime of public corruption involving Glen Andrew Hall and/or Giles Carter Greer. I am not sure, but I wanted both to be reported to the U.S. FBI for their crimes. It is public corruption to allow evidence to be illegally destroyed and never enforce court orders, never charge a contemnor with contempt of court, never order any sanctions on the offending party.

This judge refuses to do his duty, he refuses to do what is right countless times. I have evidence of this. I have evidence this judge ignores the law, ignores evidence, ignores the conflict of interest of Scott Albrecht who switched sides to the prosecution in my criminal case. This judge refuses to do anything except DENY, DENY, and DENY. He doesn't care about the law, he doesn't care about justice. He looks out for only one party even when that party broke the law and caused deleted evidence, Glen Andrew Hall who broke the law. He allowed multiple court orders to be not followed, and that is contempt of court. Glen Andrew Hall is allowed to do that. Theoretically and arguably he can probably smoke illegal drugs on the steps of the courthouse next if he wanted to and get away with it. He can commit any crime and get away with it because he is the Commonwealth Attorney, oh boy, he can break any law he wants, he can destroy any evidence he wants, and never gets held accountable. This is the public



corruption warranting inquiry from the Virginia Senate and warranting IMPEACHMENT charges.

I have provided evidence to the Virginia Senate, I am willing to sign an affidavit or Declaration or be compelled to testify under oath before the Virginia Senate. I am willing to do whatever it takes to push for truth and justice, I swear under GOD and JESUS. I swear under GOD AND JESUS that I am telling you the truth. I will swear it under penalty of perjury, I will swear it on the bible.

This concerns not only me but may concern corrupt practices in every criminal case ever prosecuted by Glen Andrew Hall. If he is not removed from office or if he is not ever to face punishment for contempt of court or for any proven crimes of his, then this opens very dangerous precedent along with Judge Greer. This means any and every criminal case in the City of Martinsville, EVIDENCE CAN BE DESTROYED or deleted, any evidence can be freely destroyed and deleted during pending criminal and/or civil litigation/cases. Policy does not have to be followed at Martinsville Police Department no matter who the police chief is in the future. Rob Fincher did expose the evidence deletion, so I am sure he disagrees with this, so Rob Fincher is a model police chief for the City of Martinsville admitting to the truth. Anyways back to what I am arguing, policy will not have to be followed if Glen Andrew Hall and/or Giles Carter Greer is allowed to remain in office without an inquiry and without any impeachment proceedings.

This means in every case evidence can be freely destroyed or even manipulated. Nobody will ever get in trouble and nobody will ever go to jail for destroying evidence in a criminal investigation. It sends the message that “government can be a lawbreaker”. Government is allowed to be a lawbreaker. They can break any law they want to without consequences. **This sets a good example to be allowed to break any law you want to in public court, right???** **This sets a good example to be allowed to violate any court order you want to in public court, right???** **No this is not of the law, it is lawlessness.** Even Donald Trump and Roger Stone would agree with me on this. Lawlessness is not the right course of action in a republic, in a court of law. We should not allow this in the Commonwealth of Virginia, in the

spirit of Patrick Henry: “Give me liberty or give me death!”. We have to have laws, I agree with that. I agree laws need to exist and need to be followed.

“Our Government is the potent, the omnipresent teacher. For good or for ill, it teaches the whole people by its example.”

Court orders should be followed by all parties. It doesn't matter whether Glen Andrew Hall is elected or appointed. He must follow the same laws as that of the citizen otherwise evidence can be freely destroyed, any evidence can be destroyed after court orders asking for it. This breeds disrespect for the court system, the example of just violating a court order and never face any legal consequences for this action.

The law or laws has been violated, Senator. Time to hold the perpetrators accountable, time to hold the contemnor accountable, Glen Andrew Hall and malfeasance of Judge Giles Carter Greer. It is clear he has no interest in enforcing his own court orders, even though he is supposed to operate a “court of LAW”.

Proven lawlessness in a court needs to be averted. This corruption needs to be held accountable to be averted. We need to deal with this problem AS SOON AS POSSIBLE. The following lawbreakers and malfeasance warrants investigation, inquiry, and possibly impeachment by the legislature to protect law and order.

You or a Delegate can ask for these things to happen, file a Resolution in the General assembly, start pushing for true American justice and show the other judges that they have to obey the law and enforce the laws on the books as they are written. Whether Judge Greer agrees or disagrees, he has to be of the law too. He is not acting as the law, he is acting as a two-tiered justice system where certain classes and nobility can violate court orders at will and treat court orders as though they are voluntarily and never face any consequences.

If a Court Order doesn't have to be followed then there is no law and order, court orders have no power without enforcement.

Brian D. Hill  
*Signed*  
Brian D. Hill

God bless you,  
Brian D. Hill

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