

ROBERTA HILL <rbhill67@comcast.net>

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Appellant brief, designation, emergency letter to be filed today

To Hill, Justin B. <jhill@oag.state.va.us> •

OAG Criminal Litigation (oagcriminallitigation@oag.state.va.us) <oagcriminallitigation@oag.state.va.us> •

Chris Coen <ccoen@oag.state.va.us> Copy

stanleybolten@justiceforuswgo.nl <stanleybolten@justiceforuswgo.nl> •

Stanley Bolten <stanleybolten@protonmail.com>

Hey Justin Hill,

I am Roberta Hill, Brian Hill's mother. I am filing this (1) Appellant opening appeal brief; (2) designation of the record; and (3) Emergency Letter to the Clerk and panel of judges, on Brian's behalf. That is due to his federal probation conditions where he is not allowed to use the internet. He is having me file these pleadings on his behalf. This should serve the counsel for Appellees through email. These will be filed via VACES with the Court of Appeals of Virginia.

Appellant decided to go ahead and file them all. That way the panel can either grant motion for leave of court or deny that motion. If it is granted, then his brief can go ahead and be filed, and then you will have a chance to file an opposition brief as Appellant requested in his motion for leave of court.

The motion for consolidation you had filed months ago didn't take into consideration that my son received prima facie evidence in the record of extrinsic fraud for his three appeals this year which had not existed last year.

My son is arguing in part of his emergency letter that it was reckless to consolidate all appeals without preserving the right to file a brief for his three appeals filed this year, while he couldn't file for six months during his contempt of court case. He had to take days and have piles of evidence just to ask the Court for permission to file a brief when he could have filed three briefs, but he wouldn't have liked filing three briefs over the issue of extrinsic fraud based on evidence not previously ever made known. The police chief voluntarily admitted what my son had suspected. That is the prima facie evidence.

I have read the 3-page police letter which my son has referred to in his assignments of error. I am aware that the prosecution withheld evidence, concealed its existence, and then deleted it. The police chief practically blamed the commonwealth attorney for the evidence deletion. The proof is on court record. You should know that by now if you examined the letter in the record. My son's appeal will address the blatant corruption and law breaking of the commonwealth attorney. The police chief is a credible witness, the evidence is

irrefutable. It is time that this attorney face contempt of court charges. My son faced contempt of court over his freedom of speech and it caused your motion to consolidate to mess up his last three appeals. It is time that Andy Hall of the commonwealth attorney face the same type of charges of contempt of court. He should face the same charge my son had received over his freedom of speech. My son never disobeyed a court order, but the people you represent had disobeyed multiple court orders.

File list of attachments:

1. APPEAL-BRIEF-DEC-1-2023.pdf
2. Appellant-Designation-DEC1-2023.pdf
3. APPELLANT-LTR-DEC-1-2023.pdf

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

Court of Appeals of Virginia, cases no. 0313-23-3, 0314-23-3 and 0317-23-3:
Brian David Hill v. Commonwealth of Virginia, City of Martinsville

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

Thanks,
Roberta Hill

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- APPEAL-BRIEF-DEC-1-2023.pdf (1016 KB)
 - Appellant-Designation-DEC1-2023.pdf (794 KB)
 - APPELLANT-LTR-DEC-1-2023.pdf (209 KB)