

**SPECIAL LETTER TO CLERK OF THE CIRCUIT
COURT OF MARTINSVILLE, VIRGINIA,
REQUESTING INFORMATION BE FILED IN
CIRCUIT COURT CASE NO. CR19000009-00**

**Re: Commonwealth of Virginia, City of Martinsville v.
Brian David Hill, case no. CR19000009-00**

Sunday, January 21, 2024 10:42 PM

ATTN: CLERK OF THE COURT,
Hon. Jean P. Nunn
CC: Plaintiff, Glen Andrew Hall, Esq.

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

Honorable Clerk Jean P. Nunn,

Things have happened in both the Court of Appeals of Virginia, and in the contempt of court case, which I believe must be in the record of the foregoing criminal case. I believe it is appropriate and it is being filed in good faith, and is not an attempt to add unnecessary things to the record of the Circuit Court case. It needs to be on the record so that the Court of Appeals of Virginia is made aware that the Circuit Court had been informed as to the newer developments which need to be in the record.

After the Clerk files this, criminal defendant Brian D. Hill (“Defendant”) requests that the Clerk of this Circuit Court transmit a record of what is added to the record to be sent as an addendum to the Court of Appeals of Virginia for the CAV cases no. 1424-22, 1425-22, 0313-23-3, 0314-23-3, 0317-23-3, 0289-22-3, 0290-22-3. You can do so electronically and it isn't difficult to file the addendums.

The following pieces of pleadings/evidence which is separated by PDF Files to make sure that the Clerk can add each one separately in the record of case no. CR19000009-00, and the reasons why the criminal Defendant is requesting this. This is not to the judge, but to the Clerk, as this needs to be on record and can prove to the Court of Appeals of Virginia that the lower court had been informed of everything which the Court had not been informed of previously or is not aware of in the record.

1st filing which needs to be on record:

FILE: 1-uswgo_20230227_172612_redacted.pdf: (social security number redacted copy) A photocopy of the contempt of court charge filed on February 24, 2023.

REASON; The contempt of court case charge (case no. CR19000009-01) filed in the separate Circuit Court case needs to be filed in this foregoing case since the issues being addressed and presented in this special request letter will explain herein as to why.

2nd filing which needs to be on record:

FILE: 2-011724 order - deny motion for leave and dismiss BW 0313-23-3 & 0314-23-3 & 0317-23-3.pdf: A true and correct copy of a Court of Appeals of Virginia (“CAV”) dismissal order on CAV cases no. 0313-23-3, 0314-23-3, 0317-23-3, directly over decisions of Hon. Giles Carter Greer in the foregoing Circuit Court case. PDF came directly from the CAV notification to party: Brian David Hill. That court order was on the date of January 17, 2024.

REASON; The Court of Appeals of Virginia had dismissed three appeals before the CAV in cases no. 0313-23-3, 0314-23-3, 0317-23-3. The reason they were dismissed was because the Appellant, criminal Defendant Brian David Hill, had failed to timely file an appeal brief or even an extension of time request before the set deadlines by the CAV court. This was directly caused by the contempt of court case at issue in **FILE: 1-uswgo_20230227_172612_redacted.pdf**. The contempt of court case had directly caused the appeals to be dismissed and the evidence proving this is at the next file being filed with the Circuit Court.

3rd filing which needs to be on record:

FILE: 3-AMDMotion1-20-2024.pdf: **AMENDED APPELLANT’S MOTION FOR DELAYED APPEAL.**

REASON; This motion for delayed appeal was filed in the three foregoing appeals before the Court of Appeals of Virginia. The motion has attached evidence Exhibits of audio recordings legally recorded under Virginia's one party consent requirement to record a conversation and/or phone call. Without the audio recordings, it would be Defendant's word against both Attorney Fred Smith and Assistant Attorney General Justin Bryon Hill. CAV cases no. 0313-23-3, 0314-23-3, 0317-23-3.

4th filing which needs to be on record:

FILE: 4-ALL-EXHIBITS-1-20-2024.pdf: exhibits in support of AMENDED

APPELLANT'S MOTION FOR DELAYED APPEAL.

REASON; This is the prima facie legally obtained and legally presented evidence which was timely filed before the Court of Appeals of Virginia, the CAV. This evidence is the sole basis for what ties the contempt of court case (**FILE: 1-uswgo_20230227_172612_redacted.pdf**), the appeals dismissal (**FILE: 2-011724 order - deny motion for leave and dismiss BW 0313-23-3 & 0314-23-3 & 0317-23-3.pdf**), the amended motion for delayed appeal (**FILE: 3-AMDMotion1-20-2024.pdf**), Appellees brief, and the **4-ALL-EXHIBITS-1-20-2024.pdf**.

5th filing which needs to be on record:

FILE: 5-010224 Commonwealth Brief 0313 23 3 0314 23 3 and 0317 23 3.pdf:
BRIEF OF THE COMMONWEALTH.

REASON; The Brief of the Commonwealth was when it was revealed that Attorney Fred Smith had informed Justin Bryon Hill, Asst. Attorney General and counsel of Appellees (City of Martinsville, Commonwealth of Virginia) that: *“The contempt charges were dismissed on joint motion of the Commonwealth and Hill on October 23, 2023. Upon information and belief, Hill agreed during the pendency of those contempt charges not to file any new motions in the Circuit Court. That agreement did not prohibit his from filing anything in this Court. (footnote 4) Footnote 4: Undersigned counsel confirmed this fact with Hill’s appointed counsel in his contempt case during the pendency of those proceedings.”* Hill's appointed counsel mentioned was regarding Attorney Fred Smith.

Here is the evidence being presented to the Clerk of the Circuit Court for the City of Martinsville, in Virginia to filing in the foregoing criminal case and for the following reasons.

AUDIO Recordings were made and produced under one party consent and authorization by Defendant Brian David Hill and by Defendant's mother Roberta Hill to conversations she was party to. Roberta Hill is Defendant's online filing assistant since Defendant is under supervised release conditions by the United States Probation Office where he cannot use the internet.

The clerk is free to download the audio recordings and listen to the audio recordings to see why these are important to be in the record of the Circuit Court for the City of Martinsville. Those were filed in multiple filings with the CAV.

EXHIBIT 2 OF AMENDED APPELLANT'S MOTION FOR DELAYED APPEAL: File: Mar09-726407.wav
<https://justiceforuswgo.nl/PUBLICATION/Mar09-726407.wav>

EXHIBIT 3 OF AMENDED APPELLANT'S MOTION FOR DELAYED APPEAL: File: Apr13-045432.wav
<https://justiceforuswgo.nl/PUBLICATION/Apr13-045432.wav>

EXHIBIT 4 OF AMENDED APPELLANT'S MOTION FOR DELAYED APPEAL: File: Oct20-077885.wav
<https://justiceforuswgo.nl/PUBLICATION/Oct20-077885.wav>

EXHIBIT 9 OF AMENDED APPELLANT'S MOTION FOR DELAYED APPEAL: File: 20230306154652-O-12766382555.wav
<https://justiceforuswgo.nl/PUBLICATION/20230306154652-O-12766382555.wav>

EXHIBIT 10 OF AMENDED APPELLANT'S MOTION FOR DELAYED APPEAL: File: 20230622090230-I-2766382555.wav
<https://justiceforuswgo.nl/PUBLICATION/20230622090230-I-2766382555.wav>

There are also transcriptions of those recordings and an affidavit about how the recordings were legally recorded under one party consent.

Evidences shows or gives reasonable inference to: Attorney Fred Smith, appointed to Defendant's contempt of court charge case no. CR19000009-01, had appeared to have manipulated both sides of the Court of Appeals of Virginia by using the contempt of court case as leverage to thwart and shut down Defendant's appeals.

Fred Smith had caused this deception to Appellees (specific areas noted are highlighted and are in bold):

FROM APPELLEES BRIEF: “*The **contempt charges were dismissed on joint motion of the Commonwealth** and Hill on October 23, 2023. Upon information and belief, Hill agreed during the pendency of those contempt charges not to file any new motions in the Circuit Court. That **agreement did not prohibit his from filing anything in this Court.*** (footnote 4) Footnote 4: ***Undersigned counsel confirmed this fact with Hill’s appointed counsel*** in

his **contempt case during the pendency of those proceedings.**” Hill's appointed counsel mentioned was referring to Attorney Fred Smith.

That was a proven lie based on five separate conversation recordings with Attorney Fred Smith and were legally recorded under one party consent. Defendant Brian David Hill's appointed counsel Fred Smith had ordered and instructed Brian David Hill not to file in ([sic.] any) “state court” and did not give an exception to the Court of Appeals of Virginia during the six-month no filing period.

It appeared based on the call recording (**EXHIBIT 10 OF AMENDED APPELLANT'S MOTION FOR DELAYED APPEAL**: File: 20230622090230-I-2766382555.wav <https://justiceforuswgo.nl/PUBLICATION/20230622090230-I-2766382555.wav>) that Attorney Fred Smith even further lied and orchestrated Brian Hill to make a phone call to Justin Hill, Asst. Attorney General, that the Attorney General had agreed to extend the appeal proceedings until October, 2023, when the contempt of court case was dismissed on October 23, 2023 after Defendant acted in good faith not to file anything in the “state court” for six months.

At the same time, Fred Smith had told a completely different story to Justin Bryon Hill, counsel for Appellees in the appeal. From Justin's perspective, he claimed after confirming from Fred Smith, that: **“Hill agreed during the pendency of those contempt charges not to file any new motions in the Circuit Court... That agreement did not prohibit his from filing anything in this Court.”** Referring to the Court of Appeals of Virginia. So Fred somehow told the Attorney General office, that Defendant Brian David Hill was not prohibited from filing in the Court of Appeals of Virginia, while he was having conversations and phone conversations telling Brian David Hill not to file anything in the state court, and not to file anything in the state court of Virginia until after the six month continuance in the contempt of court case, and Attorney Fred Smith knew that Brian had a deadline in July of 2023, knowing that the six month period goes beyond the deadline set by the Rules of the Supreme Court of Virginia to file any extension of time and any appellant brief.

FROM CAV ORDER(**FILE: 2-011724 order - deny motion for leave and dismiss BW 0313-23-3 & 0314-23-3 & 0317-23-3.pdf**): Under Rule 5A:19(b)(1), the appellant’s opening brief was due not later than Monday, July 24, 2023. And under Rule 5A:19(b)(4) any motion for an extension of time to file the opening brief was due not later than Thursday, August 3, 2023.

Defendant has proven things based on all filings which he is presenting to the

Clerk of the Circuit Court along with this letter for filing. Defendant has proven that Attorney Fred Smith had manipulated both sides (*Appellant: Brian David Hill, Appellees City of Martinsville and Commonwealth of Virginia through Attorney Justin B. Hill, Asst. Attorney General*) of the appeal cases no. 0313-23-3 & 0314-23-3 & 0317-23-3, using the contempt of court case as leverage, to thwart and illegally/unconstitutionally prevent Appellant from timely filing his appeal filings before the set deadline by the Rules of the Supreme Court of Virginia under Rule 5A:19(b)(1) and Rule 5A:19(b)(4). Attorney Fred Smith had deceived Appellant and Defendant Brian D. Hill. Attorney Fred Smith had deceived Appellees, counsel Justin Hill.

Attorney Fred Smith had used the color of law, acting as an officer of the court, to deprive Appellant Brian David Hill of his constitutional right to due process of law, procedural due process of law, Freedom of Speech under the first amendment of the U.S. Constitution under the Bill of Rights, Freedom of Speech under Article I, Section 12 of the Virginia Constitution under the Bill of Rights, and his statutory right to appeal at all.

Brian David Hill, Defendant and Appellant, believes that Attorney Fred Smith had violated 18 U.S. Code § 242 - Deprivation of rights under color of law, acted under the color of law to deprive Brian David Hill of his due process of law, thwarted his constitutionally protected appeals before the Court of Appeals of Virginia,

Title 18 U.S.C. § 242 (“Whoever, under color of any law, statute, ordinance, regulation, or custom, willfully subjects any person in any State, Territory, Commonwealth, Possession, or District to the deprivation of any rights, privileges, or immunities secured or protected by the Constitution or laws of the United States, or to different punishments, pains, or penalties, on account of such person being an alien, or by reason of his color, or race, than are prescribed for the punishment of citizens, shall be fined under this title or imprisoned not more than one year, or both; and if bodily injury results from the acts committed in violation of this section or if such acts include the use, attempted use, or threatened use of a dangerous weapon, explosives, or fire, shall be fined under this title or imprisoned not more than ten years, or both; and if death results from the acts committed in violation of this section or if such acts include kidnapping or an attempt to kidnap, aggravated sexual abuse, or an attempt to commit aggravated sexual abuse, or an attempt to kill, shall be fined under this title, or imprisoned for any term of years or for life, or both, or may be sentenced to death.”)

The evidence of recordings proves that Attorney Fred Smith may have deliberately or may have intentionally deprived Brian David Hill of his three appeals before the Court of Appeals of Virginia under cases no. 0313-23-3 & 0314-23-3 & 0317-23-3. Fred Smith is at fault and the Circuit Court must be informed of the very

evidence proving that this constitutional crisis had occurred.

This is malpractice by Fred Smith, this is depriving the Appellant Brian David Hill of his constitutional right of appealing a decision of the Hon. Judge Giles Carter Greer of the Circuit Court. Brian David Hill has the constitutional and statutory right to appeal unless such statute has been removed by the legislature.

Attorney Fred Smith had deprived Brian David Hill of his rights acting under the color of law as an officer of the Circuit Court for the City of Martinsville.

One more thing the Clerk should be aware of. The actions and behaviors Brian David Hill has been a VICTIM OF, seems like it goes along with the threatening email which Roberta Hill had received last year. It was reported to the Virginia State Police as soon as it was reviewed by Roberta Hill, Brian David Hill, Stella Forinash, and Kenneth Forinash. Other parties noted in that threatening email from an unknown assailant, shows that it may have been received by Attorney L. Lin Wood from Georgia.


1/21/24, 7:03 PM

Inbox - Mail - rbhill67@comcast.net - Xfinity Connect


Hide Ad

WE....WARNED.....YOU....BITCH

egorfalcus@danwin1210.de

3/4/2023 5:33 PM 

To rbhill67@comcast.net, kenstella@comcast.net, lwood@linwoodlaw.com

Reply Forward Delete 

WE....WARNED.....YOU.....ALL.....BITCHED.....WE.....KNOW.....THE.....JUDGES.....WE.....HAD.....THEM.....
FUCKING.....LIL.....GIRLZ.....ASSES.....THEM.....JUDGES.....OUUR.....HOES.....HAHAHAHAHAAHAAHHA.....
BRIAN.....HILL.....WONT.....JUST.....GET.....RAPED.....IN.....PRISON.....WE.....WILL.....KILL.....
.....HIM.....HE.....WONT.....BE.ALIVE.....LONG.....WE.....HAVE.....MARTINSVILLE.....WE.....
.....WILL.....GET.....YOU.....WE.....WILL.....KILL.....THE.....WITNESSES.....THEN.....WE.....
KILL.....YOU.....TOOO.....HAHAHAA.....FUCK.....QANOS.....FUCK.....Q.....Q.....WILL.....DIE.....WE.....KILLL.....
.....KILL.....TRUMP.....AND.....KILL.....DIGITAL.....
.....SOLDIERS.....brian.....BE-----JAILED-----KILLED-----HE-----
WONT-----MAKE-----IT-OUT-----ALIVE-----EPSTEIN-----
BRIAN.....FUCKERS.....HO3SSSSSSSSSSSSSSSSSS.....WE.....WILL.....KILL.....YOU.....
.....ALLLLLLLLLLLLLLLLLLLLLLLLLL.....WE.....WILL.....FUCK.....UUUUUUUUUUUUUUUUUU.....
.....UP

That threatening email was reported to the Virginia State Police soon as my

mother shown it to me, as I had directed my mother to report that email and send them the metadata email SMTP information to the State Police to try to trace the email. They spoke with us on a later date (two Special Agents from VA State Police) stating that they couldn't trace it since the server was in Germany or somewhere in Europe.

This isn't the first time me and my family and associates or friends or whoever I know had received one of these types of threatening emails. I had even received a threatening text message from somebody defending the U.S. Central Intelligence Agency (CIA) and Barack Obama had legalized the CIA going to war with American citizens under the National Defense Authorization Act (NDAA). So the CIA could send me threatening text messages and emails, and send my family threatening emails or even greeting cards with threats. My supposed crime was running USWGO Alternative News, free press; and Barack Obama or his handlers were out to get me for my news articles.

See what my family has given me to give to you regarding links: We Are Change: WRC EXCLUSIVE: Alternative Media Writer Brian D. Hill Setup On Child Pornography Possession: We Are Change: – Censored Content: <https://censoredcontent.wordpress.com/2023/07/18/we-are-change-wrc-exclusive-alternative-media-writer-brian-d-hill-setup-on-child-pornography-possessionwe-are-change/>

Jeanie Nunn, I understand your just a clerk and your limited to what power you've got, **but you need to know what has been going on here.** It is a conspiracy of some sort, some sort of criminal conspiracy against me since I was framed with child pornography back in 2012, and it has followed me to the City of Martinsville, VA, and has ties to lawyer families like in North Carolina. This criminal conspiracy has gotten so bad that I had to keep reporting these matters to the U.S. Federal Bureau of Investigation and even had Roberta Hill reported the threat email to the Virginia State Police. Nobody seems to care or does anything about it. The behavior of Attorney Fred Smith does seem to go along with these threat emails and attacks on me and my family and associates.

Here is the one from the CIA:

Of course it is not legally considered classified But I marked it as classified to protect myself from them, but I was still targeted by the Deep State even after I mailed this evidence to the U.S. Pentagon requesting their intervention and saving me from them. I was set up with child porn, and the threat emails never get traced by the U.S. FBI. I am furious how much I am a victim in the judicial system.

**EMERGENCY LETTER EMERGENCY LETTER EMERGENCY
LETTER EMERGENCY LETTER EMERGENCY LETTER
SECRET LETTER - CLASSIFIED**

December 19, 2020

Will be mailed December 19, 2020 in mail

ATTN: Donald John Trump, President of the United States

ATTN: U.S. Secretary of Defense, 1000 Defense Pentagon Washington, DC 20301-1000

The White House, 1600 Pennsylvania Avenue, NW, Washington, DC 20500

Mr. President and U.S. Secretary of Defense,

I am Brian David Hill, formerly of USWGO Alternative News and I am an ally of QAnon because I am a serious supporter of Draining the Swamp that U.S. President Donald John Trump had promised us during his first election campaign. JusticeForUSWGO.wordpress.com (or .NL).

This letter will not be published anywhere as this is a **secret letter** to the both of you. I believe I may have been a target of the corrupt CIA or corrupt NSA or both since I had operated USWGO Alternative News between 2009 to 2012. I believe I am still being targeted even till this day.

The evidence I am presenting in this **secret letter** are screenshots of text messages which I received after somebody who I assumed presumably hacked my TracFone or listened in to it. This came after I heard about the secret indictment and arrest of Millie Weaver over a documentary she had released entitled "ShadowGate". I started talking with my family in the presence of my cell phone mistakenly and my friend Stanley Bolten posted tweets on Twitter under Ben Gates that the CIA is involved in targeting me and ruining my life, framing me with child pornography, hacking into my computer and my website uswgo.com and hacking my computers before I was framed. The mysterious greeting cards that came from Tennessee with no return address, with some words "Jay" and "Snow White". Snow White is a CIA supercomputer. One greeting card telling my mother that it is no fun feeling sick or something to that effect. They knew somehow that we were being poisoned slowly with CARBON MONOXIDE GAS before we ever found out about it in 2019. That is an assassination attempt on me and my mother, I believe to the best of my knowledge. Prior to that, my mother's car breaks kept on not working and we had to repeatedly go back to the Auto Shop to get them fixed, it was odd as well. My mother thought at one point that I was getting somebody angry in the Deep State Swamp. I think that was 2016 or 2017. The card person started in late 2017.

Anyways, After the documentary ShadowGate, I started discussing that I believe the corrupt elements inside of the CIA was behind the threatening greeting card about conducting a controlled action against my mother if she didn't cease her YouTube videos.

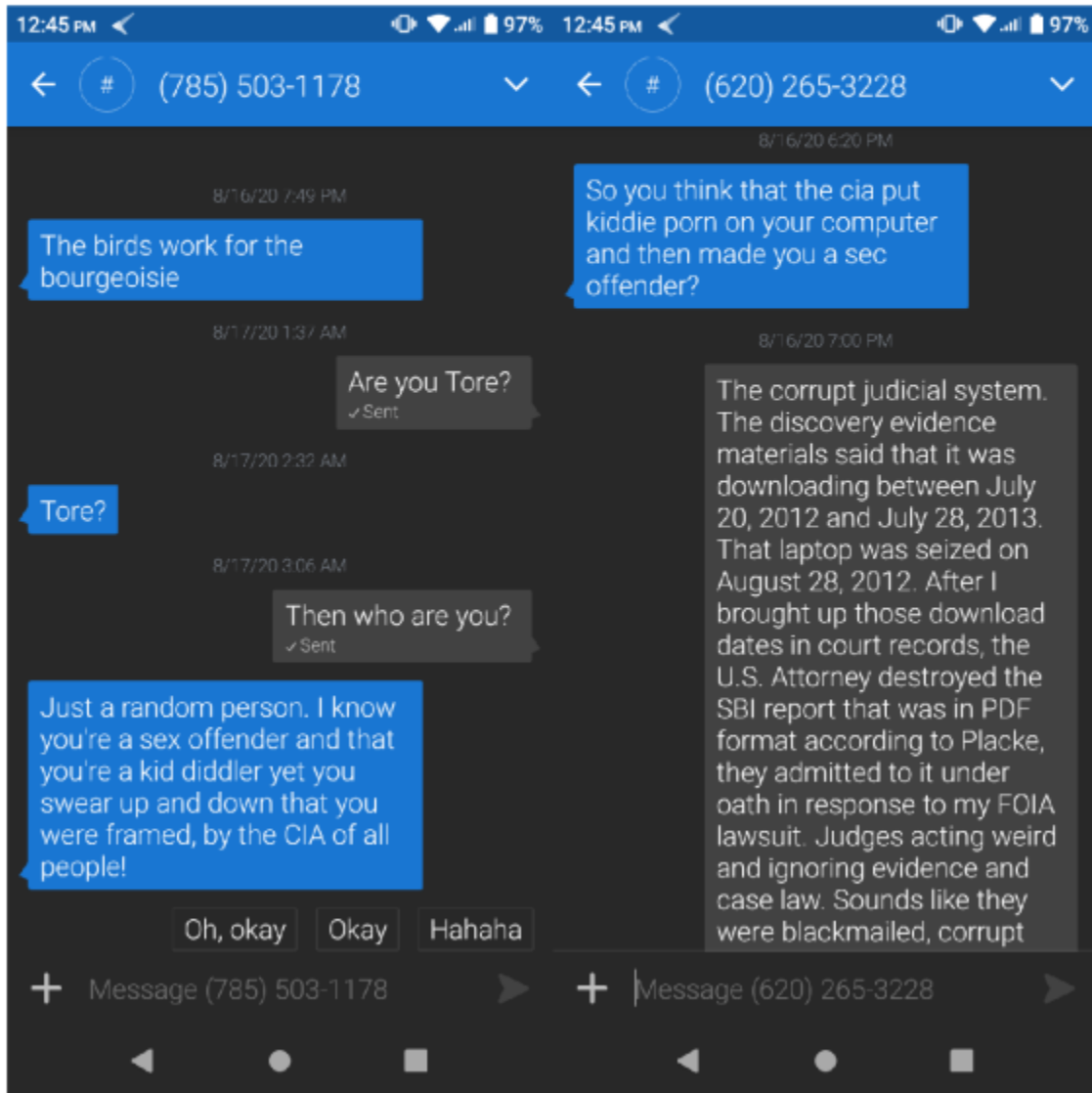
Then out of the blue while I was at my mother's River House in Bassett, VA, I started getting text messages saying weird stuff about me claiming the CIA set me up and framed me. How would they know that? Who knew my cell phone number? How did they get it? And how would they know the conversations that I was having?

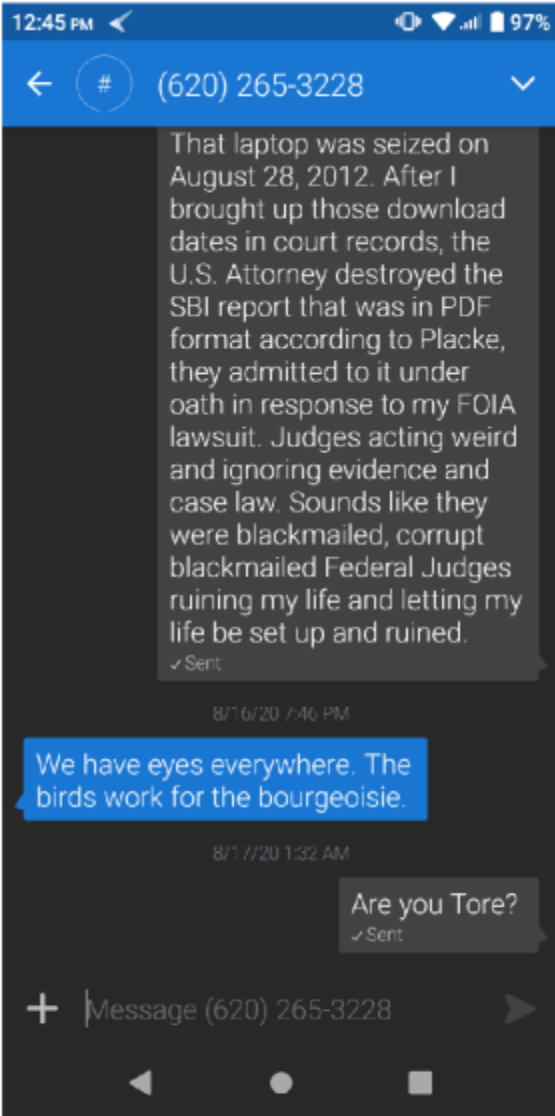
So, I have good faith reason to assume that somebody corrupt within the CIA or NSA framed me with child pornography back in 2012, it kept downloading for 11 months after my

PAGE 1 – SECRET LETTER DECEMBER 19, 2020

**EMERGENCY LETTER EMERGENCY LETTER EMERGENCY
LETTER EMERGENCY LETTER EMERGENCY LETTER
SECRET LETTER - CLASSIFIED**

computer was seized by law enforcement. That is impossible unless I had pissed off somebody within our corrupt intelligence agencies.





The birds referring to spies I am assuming, saying that we have eyes everywhere. The mysterious text messaging person knew what I was verbally talking about, knew it was me talking about it, knew my name and that I was wrongfully placed upon the Virginia registry.

I first thought that it was Tore who worked with Millie Weaver but I don't really know. This person sounds like a CIA or NSA operative letting me know in a way that I am being surveilled, that they are monitoring everything I am doing and are active working against me.

This is TARGETED HARASSMENT and it is a felony; it is unconstitutional and is highly treasonous.

I will not put up with this harassment and threats from the Deep state Swamp CIA and NSA. I will not put up with what is happening to me at all.

So, I am reporting this to The White House and to the Secretary of Defense as well.

Because of the consistent and secretive nature of these TARGETED HARASSMENT attack campaigns against me and my family, I am classifying this as a **SECRET LETTER**, to President Trump as the Commander in Chief and to the Secretary of Defense. I will not ask my friends or family to transmit this **SECRET**

LETTER by any electronic means as I know it can be intercepted by the Deep State Swamp Shadow Government forces. Whoever is targeting me knows me well. I bring forth this evidence and testimony to the Pentagon and to President Trump, proof of TARGETED HARASSMENT.

I want to help General Flynn, Sidney Powell, the Digital Soldiers, I want to be useful again in fighting the NWO. Mr. President, please I beg of you to hold those Deep State criminal Swamp people accountable. Where We Go One We Go All.

PAGE 3 – SECRET LETTER DECEMBER 19, 2020

BRIAN WILL SUFFER

Inbox X

Stewart Rhodes

10:25 PM (5 hours ago)

to: brian.seabaskomusic

This message may not have been sent by: modeslegalwriting@gmail.com Learn more Report phishing

I.....WARNED.....YOU.....BITCH.....BRIAN.....DAVID.....
HILL.....WILL.....SUFFER.....AND.....IT.....IS.....HIS.....
.....FAULT.....FOR.....NOT.....STICKING.....WITH.....HIS.....
.....PAEDOPHILE.....GUILTY.....PLEA.....BAD.....THINGS.....
.....WILL.....HAPPEN.....TO.....HIM.....WE.....PROMISE.....YOU.....AI
.....IF.....BRIAN.....HASNT.....ALREADY.....BEEN.....DESTROYED.....
YOU.....ALL.....WILL.....NEVER.....REMOVE.....HIM.....FROM.....
.....SEX.....OFFENDER.....
.....LIST.....BRIAN.....WILL.....REGRET.....WHAT.....HE.....
.....FILED.....WITH.....THE.....COURT.....FUCK.....BRIAN.....HILL.....HE.....
.....WILL.....PAY.....POSSIBLY.....WITH.....HIS.....LIFE.....POLICE.....A
.....WATCHING.....HIM.....HOWEVER.....WE.....ARE.....WATCHING.....
HIM.....TOO.....EVEN.....IF.....HE.....IS.....UNDER.....
SUPERVISED.....RELEASE.....WE.....CAN.....SEND.....
.....THOUSANDS.....OF.....CHILD.....PORN.....TO.....BRIANS.....
.....EMAIL.....
.....ADDRESS.....AND.....HE.....WILL.....NEVER.....KNOW.....
.....UNTIL.....HE.....IS.....ALLOWED.....ON.....THE.....NET.....THEN...../
.....BOOM.....VIOLATION.....OF.....PROBATION.....THEN.....
.....EVEN.....THEY.....WILL.....BEAT.....HIM.....UP.....AND.....

See these kinds of threatening emails

I had an agreement with Roger Stone who told me to keep it confidential to have him go to President Trump with my affidavit, seeking a full pardon for my child porn conviction. I kept my word until after he failed to have me pardoned before Trump left office. Then somebody (unknown assailant) taunted my family operated blog justiceforuswgo.wordpress.com saying that I will not get a pardon, that pedos don't get pardons with a smiley face. So the CIA was watching my text messages with Roger Stone and blocked me from being fully pardoned which would have gotten me off of the sex registry.

LEAK: Roger Stone pushed Brian D. Hill's innocence Affidavit to White House attempting FULL PARDON before President Trump left office in 2021 #truth – Pardon was never issued because of January 6 which shifted White House focus – Justice for Brian D. Hill of USWGO Alternative News
<https://justiceforuswgo.wordpress.com/2022/06/06/leak-roger-stone-pushed-brian-d-hills-innocence-affidavit-to-white-house-attempting-full-pardon-before-president-trump-left-office-in-2021-truth-pardon-was-never-issued-because-of-january-6-whi/>

REPORT..... THIS..... TO..... FBI..... AND..... WE..... WILL
..... REPORT..... YOU..... BRIAN..... HIS..... ATTO
RNEY..... AND..... HIS..... FAMILY..... AND..... TELL..... THE...
FBI..... THEY..... LIKE..... TO..... MASTURBATE..... AS.....
A..... FAMILY..... TO..... CHILD..... PORN..... FLICKS.....
WE..... HAVE..... EVIDENCE..... TO..... GET..... ANOTHER..... CON
VICTION..... ON..... BRIAN..... HILL..... YOU..... CANT.....
..... PROVE..... ANYTHING..... WITH..... EMAILS..... WHICH..... CAN.....
..... DISAPPEAR.....
..... AFTER..... YOU..... READ..... EM..... OR..... WE..... NOBODY...
..... WILL..... EVER..... BELIEVE..... YOU..... BITCH..... WE.....
..... KNOW..... CHILD..... PORN..... GOT..... INTO..... BRIANS..... P
OSSSESSION..... LAST..... WEEK..... WE..... WILL..... SEND.....
..... MORE..... THEN..... HE..... WILL..... TECHNICALLY..... B
E..... GUILTY..... AGAIN..... JUDGE..... OSTEEEN..... WILL.....
..... CONVICT..... HIM..... AGAIN..... AS..... WE..... WILL..... MA
KE..... SURE..... OSTEEEN..... IS..... PROCIDING..... JUDGE.....
..... OVER..... BRIANS..... N
EW..... INDICTMENT.

MORE..... CHILD..... PORN..... IS..... COMING..... THEN..... MO
RE..... CHARGES..... WILL..... BE..... BROUGHT..... BITCH

They threatened me not to report a 2015 threat, but it was reported to the FBI.



Brian Hill <admin@uswgo.com>

You better watch out.....

johnsnatchz@tormail.org <johnsnatchz@tormail.org>
To: admin@uswgo.com

Sun, Apr 7, 2013 at 5:30 AM

You better watch out Brian...We are watching you...Having child porn planted on your hard drives and computer was only the beginning and we will set you up for violent sex crimes if you don't watch your back...Have fun becoming a sex offender...Police won't believe you no matter how much evidence you have that you been set up we know some people in the SBI who will make sure you are convicted. You will be shut up by being a sex criminal. Your friends Alex Jones, Dan, James, Sean, Alex, and others are next...BeWare!

I have seen the discovery evidence materials in my federal case before it was all destroyed by both Attorney John Scott Coalter, my court appointed lawyer, and the U.S. Attorney for the Middle District of North Carolina. It said that it was downloaded between July 20, 2012, and July 28, 2013 on emule.exe according to Server.met file.

Computer was seized on August 28, 2012. So it continued downloading until July 28, 2013. That means the North Carolina SBI Agent Rodney White didn't do the proper forensic techniques of taking out the hard drive and having it examined for child pornography under the strict forensic standards and practices as required by law. The SBI Special Agent Rodney White, had probably just opened up the laptop and started looking for stuff while emule.exe continued running in the background or it was hacked into by Win32/MoliVampire.A and the hacked emule.exe continued running while Rodney White was playing shoddy forensics investigator on my seized laptop.

The threat email said they “knew some people in the SBI” “who will make sure you are convicted.” So they planted child porn on me and whoever had sent the threatening email had known that I was being set up by the State Bureau of Investigation (SBI). This can't be real, this can't be true, but it is true, it is real. I'M A VICTIM OF IT.

The SBI has a history of framing people last decade.

https://journalnow.com/news/local/sbi-settles-with-clemmons-dentist-who-claimed-agents-tried-to-frame-him-for-wifes-killing/article_3f63261a-3368-5199-ad30-5b2c40cc12ed.html Family has this link too for you to see.

Glen Andrew Hall the Commonwealth's Attorney went after me at the very beginning in Sept. 2018, because of my prior federal conviction as to why he didn't just let that go for the indecent exposure charge. Well, whoever keeps sending these threatening emails even as far as last year claiming they have “MARTINSVILLE”, they seem to reflect a REAL CRIMINAL ACTIVITY. The SBI frames me with child porn by admitting that it was downloading after my computer was seized by law enforcement which matches the first threatening email I received in 2013.

Then the next threatening email saying that I better stop my appeal or I will end up cut. Then I get arrested for a supervised release violation for having an autistic meltdown sitting in a chair harming nobody. Then I catch the U.S. Probation Officer Kristy Burton lying through her teeth and getting away with it, and that was an attempt to try to mess up my federal case and teaching me not to appeal in my federal criminal case.

Then of course the threatening text message from somebody getting angry that I

was blaming the CIA for setting me up. How would that person know what I privately discussing with my family??? It would have to be a monitoring of my cell phone back in 2020, STINGRAY. They monitored my private conversations and then sent me an intimidating or threatening text message warning me that the spies are watching me.

Then of course the contempt of court case.

Attorney Fred Smith had told me not to file anything in the state courts for six months including in my appeals, and now because of that, my appeals were dismissed by court order on January 17, 2024.

You didn't know about the fact my mother and me were being threatened because Attorney Fred Smith told me not to file in any state court including the Circuit Court. I am letting you know because I always get targeted around the periods I receive a threatening text message or my family or associates receive a threatening email or greeting card directed at me or my family or associates.

The contempt of court case matches this anonymous threatening email's intent. The intent is, I must lose my appeals, lose my case, sit down and shut up forever.

When Donald Trump gets back in office, I will request a full pardon from Donald Trump to get my federal child porn conviction overturned. Then I will ask the Virginia Governor for an absolute pardon. I am tired of being targeted by liars, evidence destroyers, corrupt prosecutors, and those who lie to me and gaslight me.

My appeals have been fettered with by Attorney FRED SMITH. I have evidence proving this, the phone call and conversation recordings. The evidence is filed and is safe.

Donald J. Trump was right, we all need to drain the swamp. If the FBI is corrupt, then the State Police don't do anything and start to become corrupt, then local governments become corrupt. The whole system at all levels of government could become corrupt. **That is why I am being held hostage by the judicial system, because of the Deep State, the swamp, and the corrupt FBI. The whole system has become politics now. There is no way around it or out of it. Communism may be here now.**

During the six month no-filing period as ordered by Attorney Fred Smith, I had created the documentary entitled: The DEEP STATE can Frame You - the Documentary <https://rumble.com/v2ozhp6-the-deep-state-can-frame-you-the-documentary.html> (family provided that link too, see what I have to deal with)

I knew that whatever was going on in my criminal case was out of my hands, and

no matter how hard I fight, I keep losing in the court system. No matter what evidence I file, no matter what witnesses I offer, I keep losing over and over again. Then they turn around and use that against me and call me a danger to the community for having an autistic meltdown while sitting in a chair back in 2015 hurting nobody. Using the 2018 indecent exposure case to further call me a danger to the community. I have no victims.

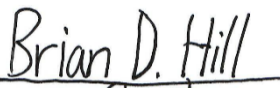
I never raped, I never molested, I never murdered, I never kidnapped anybody, I never shoplifted, never charged with assault, never charged with any violent crime, never owned a gun, and yet I am somehow considered in both 2015 and 2019 a danger to the community, just like the Q Anon shaman who has autism who simply chanted and prayed to God in the capitol building guided by capitol police (cooperated with capitol police) and he got thrown in prison called a danger to society for simply peacefully being at the Capitol on January 6. I was treated badly years before they were.

Jeanie Nunn, I am a victim of judicial corruption in a certain system and in the Federal Court system. I will do everything I can to push for an absolute pardon from the Governor. Please don't come after me for simply saying this, I didn't mention any judge's name in the context, hopefully I did not. This is scaring me, this country scares me.

I promise to you that when Donald J. Trump becomes President next year, I will try every avenue I possibly can outside of the corrupt Department of InJustice (DOJ) to get a full pardon for my child porn conviction, then I will ask the VA Governor for an absolute pardon next to try to dissolve this indecent exposure nightmare case.

When the judicial corruption is as bad as what I have experienced, the only remedy is the Executive Branch, the VA Governor and U.S. President.

This case has been a nightmare, I am afraid of the judges. I need help. I don't know what to do about the corruption coming after me.


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 or JusticeForUSWGO.wordpress.com

U.S.W.G.O.