

2ND EMERGENCY LETTER TO STANDARDS OF PRACTICE ENFORCEMENT ATTORNEY ON NEW INFORMATION AND EVIDENCE THAT ATTORNEY FRED DEMPSEY SMITH MAY HAVE VIOLATED 18 U.S.C. § 4 Misprision of felony.

Re: Complaint against Attorney Fred Dempsey Smith, dated March 27, 2024, Received on March 29, 2024. Additional evidence to add to filed complaint.

Monday, February 19, 2024 01:59 AM

ATTN: William Efird, Standards of Practice Enforcement Attorney (SOPEA)
Virginia Indigent Defense Commission (VIDC)
wefird@vadefenders.org

1604 Santa Rosa Road, Suite 200
Richmond, Virginia 23229
Phone: (804) 662-7249, ext. 134

Standards of Practice Enforcement Attorney,

I, Brian David Hill, would like to report additional evidence and information to your office, William Efird. It is all regarding Attorney Fred Dempsey Smith in my filed complaint against him for misrepresentations, lying to the Assistant Attorney General, and for depriving me of my constitutional right to appeal under the color of law which is a federal crime in itself. I have more evidence of a federal crime which I believe was committed by Attorney Fred Smith, he committed the crime of misprision of a felony, failure to report a serious felony crime. I have sufficient evidence as to why I believe Fred Dempsey Smith had committed a federal law violation of 18 U.S.C. § 4 Misprision of felony. Fred Smith cannot even hide behind the protections of the Fifth Amendment as the threat email would not make him a witness against himself, Fred would not incriminate himself in any way by reporting the threatening email. Therefore he is culpable of violating 18 U.S.C. § 4 Misprision of felony. He failed or refused to report a crime involving a criminal threat against his client who is a victim of this crime.

I have the documentation and my mother can and will email you the pdf files as well so that you have the pdf files proving all of this. I will be mailing both this letter, the evidence files printed out, and will also mail you a copy of my clerical correction letter about a confusing statement I made in my affidavit of the memorandum in support of my complaint against Fred Dempsey Smith. I want to make sure that it is on record in both paper and pdf files as evidence, as documentation, all on the record as it should be.

I will mail this by Certified Mail and make sure that it is signed for with an electronic return receipt which my mother will request a copy of from USPS and give me the pdf file on record in my evidence files, my records.

Here we go with further evidence against court appointed attorney Fred Dempsey Smith and as to possibly violations of federal law and possibly further violations of the Standards of Practice which Fred Smith must abide by, the rules that attorneys working under your commission must follow, if I understand the Virginia law correctly here.

FACTS OF ATTORNEY FRED DEMPSEY SMITH MISPRISION OF FELONY

FILE: 1. Xfinity Connect WE _____ WARNED _____ YOU _____ BITCH Printout.pdf

On the date/time of 3/4/2023 5:33 PM, Roberta Hill's email account received a threatening email from an unknown assailant. It also appeared that the threatening email was also sent to not just rbhill67@comcast.net (Roberta Hill's comcast email) but was also received by kenstella@comcast.net, lwood@linwoodlaw.com. On record.

The email threat was directed at Brian David Hill, which is myself. The threatening email is also a criminal act in both the Commonwealth of Virginia and under federal law. I will cite both laws to prove to the Virginia Indigent Defense Commission and to the Standards of Practice Enforcement Attorney (SOPEA) that the law is clear on it being a felony act for anybody to send a threatening email to anybody living in Virginia. The threat was directed at Brian David Hill, myself, the client of court appointed attorney Fred Dempsey Smith. The threat was directed at the mother of Brian Hill, and her name is Roberta Hill. It was also directed at the email address of Stella Forinash and Kenneth Forinash who are also residents of Virginia. Four citizens of Virginia received this threatening email which had threatened both death, rape, and bodily harm against Brian Hill. Also spoke of claiming to have Martinsville in an alleged claim to have judges doing unlawful sexual acts to minors, not specifying any

names of the alleged judges being proclaimed here as to f'ing little girls (a word). It was very nasty language which the threatening email had contained. This threatening email is CLEARLY ILLEGAL under both Federal criminal statute and Virginia criminal statute.

See Va. Code § 18.2-60 (“A. 1. Any person who knowingly communicates, in a writing, including an electronically transmitted communication producing a visual or electronic message, a threat to kill or do bodily injury to a person, regarding that person or any member of his family, and the threat places such person in reasonable apprehension of death or bodily injury to himself or his family member, is guilty of a Class 6 felony. However, any person who violates this subsection with the intent to commit an act of terrorism as defined in § 18.2-46.4 is guilty of a Class 5 felony.”).

See 18 U.S.C. § 875 (“(c) Whoever transmits in interstate or foreign commerce any communication containing any threat to kidnap any person or any threat to injure the person of another, shall be fined under this title or imprisoned not more than five years, or both.”).

FILE: 2. source-mar-4-2023.txt

This file contains the source of that threatening email, the metadata as the Internet Technicians would call it. That was reported to the Virginia State Police as soon as Roberta Hill and my grandma Stella Forinash had discovered this threatening email. I had given advice to my mother to report the threatening email to the Virginia State Police because of Virginia Law making it a crime to threaten anybody in Virginia with a threatening email. I am a citizen of Virginia, so is my mother, so is my grandma, and so is my grandpa. I thought the Virginia State Police can gather the evidence and metadata, and can refer the matter to the U.S. Federal Bureau of Investigation. Simply reporting a threatening email to any law enforcement agency qualifies as doing my duty of reporting a crime as a citizen of Virginia, and as an American citizen. I have had issues with the U.S. FBI not doing anything about past threatening emails directed to rape me, kill me, plant child pornography on me (again), or do other criminal acts to me, and/or my family, and/or my associates. I thought the Virginia State Police could at least inform the FBI about the threat email and have them trace it. I hoped the Virginia State Police would be the best option. So I had my mother report the matter to the Virginia State Police. Of course I didn't send the evidence to the State Police by email since I am not allowed to use the internet but I had given advice that my mother fulfill her duty to report the threatening email to the Virginia State Police along with the metadata in a separate text file, such as the one I am printing out and giving to the SOPEA.

FILE: 3. Fwd Evidence of threatening email(Sent email).pdf

This is an email about asking: “Has everyone received the source metadata of the threat email?”. That email was sent to "fred@freddsmithjrpc.com" <fred@freddsmithjrpc.com>, the email address of Attorney Fred Dempsey Smith, the one who complainant had complained about to the Standards of Practice Enforcement Attorney (SOPEA). So Fred was made aware in this email of this threatening email and is also was emailed by Roberta Hill to "VSPBCI@vsp.virginia.gov" <VSPBCI@vsp.virginia.gov>, which anybody with a brain can tell that it was a Virginia State Police email address, perfect for quickly reporting the crime which I am a victim of. I am a victim of this criminal threatening email campaign. My family members are victims of this criminal threatening email campaign.

Fred Smith is supposed to be an attorney representing criminal defendants as part of the Virginia Indigent Defense Commission as caused by Virginia Law. Therefore he knows or at least should know that a threat email to threaten death and/or bodily harm or injury is a criminal threat and is unlawful in the Commonwealth/State of Virginia. The threatening email was against his client (myself) who he represented in my contempt of court case. The threatening email was against me, Fred Smith's client. It was his duty as a lawyer to ask questions about this threatening email and see what steps needed to be taken as both a matter of law and as of his duty as my representative in my contempt of court case, as my attorney.

That threatening email didn't just threaten to have me raped, imprisoned, and murdered/killed. It threatened to kill witnesses involved in my criminal case or cases. Threatened to kill my mother Roberta Hill and threatened to kill Kenneth Forinash and Stella Forinash. Said (copied and pasted here from the pdf file of that threatening email: “**WE.....HAVE.....MARTINSVILLE.....WE.....WILL.....GET.....YOU.....WE.....WILL.....KILL.....THE.....WITNESSES**”. That threat clearly pertains to “Martinsville” and “judges”. The attorney clearly had the justification to request that the U.S. FBI and the Virginia State Police conduct an investigation into this threatening email as a matter of law. It's too late now.

See 18 U.S.C. § 4 (“Section 4 - Misprision of felony. Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority under the United States, shall be fined under this title or imprisoned not more than three years, or both.”).

Attorney Fred Smith never discussed that threatening email in any of my recorded conversations with this attorney. He never discussed this threatening email with any of my family members, despite the fact that we are all victims of this threatening email and the threat pertained in either relevance of or was material to my pending criminal contempt of court case at the time. It is this attorney's duty as my lawyer to inform me that he would have to take action by reporting that threatening email to either the local police or Virginia State Police (as my mother Roberta Hill had reported the threatening email at my instruction/advice to report it), or the U.S. Federal Bureau of Investigation (FBI). Fred Smith never indicated as to whether he had done any of that. He had never responded to that email about reporting the threatening email to Virginia State Police, to Justin B. Hill the asst. Attorney General, and to Attorney Fred Smith.

Also the State Police had visited me about the evidence sent to them. Attorney Fred Smith did nothing to ensure that he would be present when the Virginia State Police Special Agent Doug Hubert and Special Agent Chris Bocock both visited my residence to conduct a wellness check because of the nature of that threatening email and it's contents of threatening bodily harm and death against me and members of my family. Because that threatening email does violate Virginia criminal law, the State Police do have a duty to investigate into it.

Attorney Fred Smith never written anything to me regarding the threatening email or discussed anything about reporting the threatening email to either the U.S. FBI or even to INTERPOL of the U.S. Department of Justice. INTERPOL has the capability to trace a threatening email. So does the FBI. Fred Smith did nothing to contact an agent of the FBI. Fred Smith didn't care. He didn't care about the threatening email. It may as well have been a ransom letter to kidnap me in the future and he still wouldn't care.

Because he has given me no indication that he had done anything to report the matter to federal law enforcement or INTERPOL of the U.S. Department of Justice who could quickly trace that threatening email, this attorney had failed to do his duty under both federal law and under the Standards of Practice. He was unresponsive to the threat on my life. He was unresponsive to the threat on my virginity of me being raped in the future. He was unresponsive to the very nature of the threatening email threatening to do bad things to me and my family members and witnesses. Threatening to kill witnesses in any civil or criminal court matter is a crime. Fred Smith had an obligation since the threat email had threatened to kill "witnesses" in my case or cases. That makes it an obligation under Virginia judicial statutes and duties of a lawyer, for any involved attorney of any client receiving such criminal threat to try to find the perpetrator or perpetrators and demand that law enforcement investigate the matter. It is criminal contempt of court for a person to threaten to kill witnesses, it is a felony, it is criminal in

both Virginia and in the United States of America.

Fred Smith stayed silent, he could care less if I was murdered after I seen the threatening email. He could care less about my safety. All he cared about was telling me not to file anything in the state court including in my appeals. All he cared about was making Judge Greer's problem litigant/party go away for six months or more and lose his appeals. All Fred Smith cared about was me losing my appeals by design. Fred Smith didn't want that threatening email investigated and I gotta wonder why. I can only speculate, and I will not make false accusations against Fred Dempsey Smith, but you got to wonder why he ignored that threatening email. I have proof of this ignoring by read receipts and the dates those read receipts were sent by Fred Dempsey Smith.

I have evidence of another attorney named Sue Basko (Susan Basko) who received similar threatening emails threatening to rape and murder me, to do bad criminal things to me and my associates. She was there to help me and my family as an advisory attorney, meaning she only gave us legal advice and did not formally represent me as an attorney but she did her duty as a lawyer and reported every threatening email to the U.S. FBI, even though they did absolutely nothing about any of them. They treated those threat emails as simply spam, even though they named people and threatened to cause bodily harm against those named in those threatening emails. I am a victim of those emails too. I am the victim here. I been the victim for years.

FILE: 4. Yahoo Mail - Fw Fwd YA.....BE.....SORRY.pdf

I had reported that email to the U.S. FBI, I think I remember by faxing when the FBI still had fax machines back in the day when they did have working fax machines at their offices. I am sure Sue Basko likely reported that threat as well to the FBI once she was informed of that criminal threat against me, and I had received this on my cell phone back in 2015. Dated Saturday, February 14, 2015 at 10:44 PM EST. Kenneth and Stella Forinash said in part of the email: "We really need to contact the FBI for sure. It looks like it all comes from the Mayodan, NC police department. Their town attorney is Phil Berger Sr. who is the NC senator who is 3rd in line to be governor."

See, Susan Basko did her duty, why was Fred Dempsey Smith my court appointed lawyer not doing his duty???

FILE: 5. Yahoo Mail - RE BRIAN DAVID HILL EMERGENCY.pdf

Susan Basko, an attorney, received what she described as very criminal threatening emails. She said: "Brian is the guy who was set up with child porn via email

and then convicted. Someone KEEPS sending me (and others) emails regarding Brian and the threat to set him up with child porn. Tonight I got an email that also contains a jpg with a bunch of pictures on it that look like they might be porn or child porn - -these are tiny pics on one jpg and I cannot really see them and of course, will not click on them to preview or download.” She also said: “YOU NEED TO TALK WITH BRIAN AND HIS FAMILY RIGHT AWAY and I need to make a report to the FBI.”

Why didn't Attorney Fred Dempsey Smith report the threatening email to the FBI as soon as Roberta Hill sent the metadata to the Virginia State Police and to Fred Smith???

Why didn't Fred D. Smith discuss this matter about the threatening email in any of the recorded conversations I, Brian Hill, had with my court appointed attorney???

FILE: 6. Yahoo Mail - Re Threat emails.pdf

Eric S Clark (eric@whitestonepublishing.org), sent a response email about the threatening email in 2015, and pretty much said in a few words that the threatening email is evidence of a crime. He said in short: “More evidence. Good.” Date: Thursday, February 5, 2015 at 09:56 PM EST.

Why didn't Fred Dempsey Smith report the threatening email and gave the metadata to the U.S. FBI or INTERPOL DOJ to get that email traced and that would have considered that threatening email as valid evidence once reported to the FBI. Roberta Hill had to report the matter to the Virginia State Police because maybe they would take it more serious than the FBI who did nothing about any of the repeat threatening emails.

Why didn't Fred Smith do anything as a lawyer???

The FBI in Richmond or in Lynchburg would have more likely listened to attorney Fred Smith than listen to us. He could have gotten the ball rolling on trying to identify the perpetrator or perpetrators of the threatening email.

FILE: 7. Yahoo Mail - Re Threatening emails.pdf

Another email regarding threatening email matters. She said in part: “Last night, I sent the email to my local FBI office.”

Why didn't attorney Fred Dempsey Smith report that threat email to the local FBI office in Lynchburg, Virginia???

He could have at least tried to have done that and then

it is up to them whether they do anything about it. Did Fred Smith really do his duty as a citizen of Virginia, in the United States of America??? Under the Standards of Practice??? As a lawyer??? Did he even care???

FILE: 8. Yahoo Mail - Threat emails.pdf

Another email from Attorney Sue Basko. She sent attachments of two threatening emails she had received. She reported them to the FBI, even though that email did not say that she did, in other emails, she did indicate in writing that she had done so. She had fulfilled her obligation as both a licensed attorney and as an American citizen to report a threatening email to the FBI or any law enforcement agency.

She said: "I made pdfs of the threat emails SEE ATTACHED. - A whole bunch of the Stewart Rhodes one came and one of the SueBasko. These are spoofing our email addresses." This is wire fraud to spoof somebody's email to send a threatening email. These are all federal crimes, and crimes in Virginia. It is harassment which is another crime. Fred Smith would have known about these other threatening emails if he had simply inquired about the threatening email which Roberta Hill, my mother, had reported to the Virginia State Police. He didn't want to inquire on any of this. He just wanted to mess up my appeals and have me not file for enough months to dismiss my appeals for failing to comply with the deadlines. But a horrible lawyer he really is once you start investigating this lawyer's conduct and behaviors at issue here. He wasn't trying to represent me and put on a good defense, he was there to wreck my appeals. He didn't care how many threats I received. All Fred cared about was doing what he was likely pushed to do behind the scenes off record. He was likely being told behind the scenes to wreck my appeals. My speculation is warranted under reasonable suspicion with the audio recordings evidence and the claims by Justin Byron Hill, assistant Attorney General in my appeals before they were dismissed for untimely filed appeal brief.

FILE: 9. BRIAN STOP APPEAL - suebasko@gmail.com - Gmail.pdf

This was not the first time a threatening email came or matter (like the contempt case) came where I was directed by this threatening individual or individuals to stop my appeals or appeals in court or something bad could happen to me as a consequence. In the other case, I was charged with contempt as a way to threaten me with jail time to stop my appeals in court or something bad could happen to me as a consequence. This seems to be similar to the threat email here. Demanding that I stop my appeal or something bad would be done to me.

"I.....WARNED.....YOU.....BITCH.....BRIAN.....
.....DAVID.....
HILL.....WILL.....SUFFER.....AND.....IT.....
.....IS.....HIS.....
.....FAULT.....FOR.....NOT.....STICKING.....WITH.....
.....HIS.....
.....PAEDOPHILE.....GUILTY./.....PLEA.....BAD.....THI
NGS.....
.....WILL.....HAPPEN.....TO.....HIM.....WE.....PROMIS
E.....YOU.....ALL...
.....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.....B
RIAN.....HILL.....HE.....
.....WILL.....PAY.....POSSIBLY.....WITH.....HIS.....LIF
E.....POLICE.....ARE.....
.....WATCHING.....HIM.....HOWEVER.....WE.....ARE..
.....WATCHING.....
HIM.....TOO.....EVEN.....IF.....HE.....IS.....U
NDER.....
SUPERVISED.....RELEASE.....WE.....CAN.....SEN
D.....
.....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....."

You see the nasty language here in these threatening emails, and they all have one thing in common. That I need to give up, not appeal anything, not file anything, not do anything except either end my life or they end my life. They clearly do not want me

appealing anything.

There is clearly a criminal conspiracy here. This is essentially TERRORISM, I am being terrorized, Sue Basko was being terrorized, my family is being terrorized. The judicial system is being used by this criminal conspiracy to have me killed, raped, put on the sex offender registry, and to prevent me from winning in court on anything.

Fred Smith knew I was being targeted by Judge Greer, he gave me that look when I first met with my court appointed attorney. He put his hand on my shoulder and gave me a look. A look on his face such as: Man, your being targeted by as judge, you pissed him off, you made the judge angry, type of look he gave me. That is what I felt about the look he gave me. He was right, I was a target at that point. I was served with the criminal contempt show cause order. I became a target of this judge. It was clear cut unlawful retaliation, it is unconstitutional retaliation against my freedom of speech, my right to petition the government for a redress of grievances (courts are the judicial branch of government), and my constitutional right to due process of law. All of that got taken away from me by Judge Greer, through clerk Jeannie Nunn, charging me with contempt of court.

I have evidence as to how I believe Fred Dempsey Smith completely didn't care about the criminal threatening email matters. The proof is in three electronic read receipts to my mother's emails to Fred Smith about the threatening matters reported to the Virginia State Police. Fred Smith should have reported them to the FBI himself, and the FBI would have taken them more seriously IF AN ATTORNEY HAD FILED A REPORT WITH THE U.S. FBI AGENTS. Fred Smith didn't do any of it, and I know for a fact that Fred didn't even acknowledge read receipts of the threatening matters being reported until after Fred Smith was no longer my attorney because the contempt case was dismissed. So he purposefully ignored those threatening matters, the threatening email. Wrecked my appeals on purpose. I guess whoever threatened me in that email got what they wanted. My appeals were wrecked, my appeals were dismissed. I failed, just as the multiple threatening emails had promised would be done to me. If I had succeeded in my appeals, I likely would be dead right now. **I am being held hostage by whatever criminal group has control of Judge Greer, and whoever is sending these threatening emails. There seems to be some sort of criminal conspiracy here. I am the VICTIM of these reported crimes. I AM THE VICTIM, I AM NOT THE CRIMINAL. THIS IS COMPLETE GARBAGE the way I am being treated by these lawyers.** At least Sue Basko did the right thing. Fred Smith did not do the right thing. He ruined my appeals when he clearly didn't have to.

FILE: 11. Read Evidence of threatening email(3)(1).pdf

Here is the read receipt from Attorney Fred Dempsey Smith.

Your message To: fred@freddsmithjrpc.com; VSPBCI@vsp.virginia.gov; Hill, Justin B.; adriennadicioccio@yahoo.com
Subject: Evidence of threatening email
Sent: 3/4/2023 7:35 PM
was read on 11/18/2023 9:07 AM.

He didn't read the first email of: "Subject: Evidence of threatening email" until about a month after he was relieved of his duty to represent me as a lawyer since the contempt of court case was dismissed on October 23, 2023. So he clearly ignored that evidence for months and months, and did not ever say that he would report the threatening email matter to the U.S. FBI in Lynchburg or even Richmond, VA FBI Office. He did none of that. He never spoke of the threatening email in any of my recorded conversations with him. He clearly ignored it, he ignored evidence.

He didn't read it until November 18, 2023??? Fred Smith didn't even read that email sent on March 4, 2023??? During the pendency of the contempt of court proceedings. This lawyer was either lazy or he didn't care. THIS IS UNETHICAL. This violates the Standards of Practice as well. An attorney CAUGHT IGNORING EVIDENCE. IGNORING EVIDENCE until after the case was closed when he was not obligated to represent me as a lawyer.

This is very shady of this lawyer to do such a thing.

FILE: 12. Read Evidence of threatening email.pdf

Here is the second read receipt from Attorney Fred Dempsey Smith.

Your message To: fred@freddsmithjrpc.com; VSPBCI@vsp.virginia.gov; Hill, Justin B.; adriennadicioccio@yahoo.com
Subject: Fwd: Evidence of threatening email
Sent: 3/7/2023 3:54 PM
was read on 11/18/2023 9:04 AM.

Just like the first email, Roberta Hill sent Fred Dempsey Smith and others including the Virginia State Police an email on March 7, 2023 about the threatening email matter asking if everyone got the metadata and the copy of the threat email. He didn't read that email until November 18, 2023, one month after the contempt case was

dismissed then he was relieved of duty as my lawyer by the court. He clearly ignored that one too. Didn't care that the State Police were informed. He didn't care about even knowing whether I would be visited by two agents of the Virginia State Police. I am clearly the victim here, but I may say something incriminating regarding my CONTEMPT OF COURT case which the State Police could then be used as witnesses in my contempt of court criminal case. It was FRED SMITH's DUTY, it is his duty to be present during any questioning or discussions with police. Fred Smith should have clearly protected me as an attorney since this was during a pending contempt of court case. I did discuss about the contempt of court case with the Virginia State Police. So I likely made an unwise decision talking about that case without my lawyer present. Fred Smith should have contacted the Virginia State Police and try to find out if they were going to either question me as the victim and/or whether any further investigations were to be conducted. Fred Smith did none of that. He was a failure as a lawyer. All he did was traded away my appeals to make my contempt case go away. I lost my appeals to win my contempt of court case. He could care less about anything else. He was not a good lawyer. He didn't defend my first amendment right to freedom of speech and the right to petition the Court of Appeals of Virginia for a redress of grievances. My rights have been stolen by Judge Greer and Attorney Fred Smith. THEY STOLE MY CONSTITUTIONAL RIGHTS AWAY, THEY STOLE MY DUE PROCESS OF LAW. THEY STOLE MY PROCEDURAL DUE PROCESS OF LAW, THEY STOLE IT, THEY STOLE IT. The judge and my court appointed lawyer stole that from me, they stole my constitutional rights with me being threatened with jail time for contempt of court, RETALIATION, clear cut retaliation which is illegal, it is unconstitutional.

FILE: 13. Read Fwd Evidence of threatening email.pdf

Here is the third read receipt from Attorney Fred Dempsey Smith.

Your message To: Eric S Clark; Cc: fred@freddsmithjrpc.com
Subject: Re: Fwd: Evidence of threatening email
Sent: 3/18/2023 12:55 AM
was read on 10/23/2023 10:20 AM.

Well, at least he read that one email from my mother Roberta Hill on the same day as my contempt of court case was dismissed. He should have read it on March 18, 2023. He should have read it months ago before the final outcome of my case.

This lawyer clearly had been ignoring evidence and ignoring the threatening email completely. Imagine if I was murdered and then the attorney acts like he cared, when he did nothing about the threatening email where I am the target, I am the victim here.

Victim of corruption, victim of a set up, victim of retaliation, victim of a scheme.

Now you have additional proof, the documentation. Proofs are everything, future proves past. You have all of the proof regarding Attorney Fred Smith and his issues of epic proportion. He clearly violated the Standards of Practice here, one way or another, he clearly did. He committed the violation of federal law of 18 U.S.C. § 4 (“Section 4 - Misprision of felony. **Whoever, having knowledge of the actual commission of a felony cognizable by a court of the United States, conceals and does not as soon as possible make known the same to some judge or other person in civil or military authority** under the United States, shall be fined under this title or imprisoned not more than three years, or both.”).

Attorney Fred Smith clearly did nothing about anything about the threat email. He didn't contact the FBI and didn't asked them to investigate any of it. My mother Roberta Hill had to report the threat email. I got visited by two special agents of the Virginia State Police. My lawyer Fred Smith was not present at that interview, and as my court appointed lawyer he should have been present. He would have been present had he been looking through the emails quickly. He clearly didn't even sent any read receipts until way later in the year. By then, it is too late to try to have that threat email traced. It is too late for any investigation. I am the victim, and Attorney Fred Smith didn't care. Instead I am treated like a problem, I am treated as if I am a problem child in an adult world. I am a grown adult. I have FREEDOM OF SPEECH, and the RIGHT to petition the Court of Appeals of Virginia for a redress of grievances. I committed no crime here, I committed no criminal activities by what I said in my NOTICES OF APPEAL. I told the truth. I didn't lie about Judge Greer, I didn't defame him. He never even accused me of defaming him, he never charged me with lying about Judge Greer because I didn't lie. I got CHARGED for TELLING THE TRUTH, what I felt was the truth, what I believe was the truth. TELLING THE TRUTH WAS CONSIDERED MY CRIMINAL BEHAVIOR. My crime was my freedom of speech, my crime was my FIRST AMENDMENT. WHAT CRIME IS THAT??? Do we live in NORTH KOREA NOW???

How can that be in the GREAT OLD US of A, the United States of America??? What ever happened to freedom of speech and attorneys who will fight viciously for those constitutional rights we should have held dear to our hearts???

FRED SMITH IS A DISGRACE to the legal profession. He should not even be a lawyer if he can't even report threatening emails to law enforcement. He should not even

be a lawyer if he can't even protect his client's right to his appeals. He should not even be a lawyer if he can't even assert his client's defense under his freedom of speech and right to petition a higher court for a redress of grievances as provided by Virginia law.

I think he needs to be either disbarred or removed from the program under the Virginia Indigent Defense Commission. I have enough evidence against this attorney, I am swimming in it. SO MUCH EVIDENCE. I mean, like audio recordings of my conversations with this lying attorney. I have my proof. Evidence, I have it, and it means everything to me that I have my proof of my claims. I have the brief of the Commonwealth where Justin Hill admitted to getting information from Fred Smith saying I was not prohibited from filing in my appeals while he told me not to file for six months, That is interfering with my right to appeals. Fred Smith is the cause of all of this. It doesn't matter that he didn't represent me in my appeals, because he BLOCKED ME FROM MY APPEALS BY TELLING ME NOT TO FILE IN MY APPEALS.

If you need any further information or evidence, then please let me know. I have


Signed
Brian D. Hill

Autism Spectrum Disorder, I am only human. I have done the best that I can truthfully. I want the SOPEA to understand what evidence I have here against Fred Dempsey Smith. He cannot get away with what he had done to me. I want to file a lawsuit against Fred Smith. I want to sue him. He took away my constitutional rights to appeal and had caused me to owe more money in legal fees to the Commonwealth of Virginia in my indecent exposure criminal case. Fred Smith has damaged me to the extent where I may owe so much money to the Commonwealth of Virginia, I would likely be in a debtors prison had they still existed today. I would have been forced to work as a slave with brittle type one diabetes and would likely die in a debtors prison. Fred Smith needs to pay the price for what wrongs he clearly did to me, as his client. He damaged me, and I have expressed in writing (with supporting evidence and proofs) the very damages and wrongs he had clearly done to me. He needs to be reprimanded and sanctioned. Thank You for your time and attention to this matter. Q is watching everything. They know.

God bless you,
Brian D. Hill

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U.S.W.G.O.