URGENT LETTER TO U.S. PROBATION OFFICER – Re: Please email this to Newly assigned Probation Officer

Tuesday, November 7, 2023 10:33 PM

ATTN: Newly assigned Probation Officer

U.S. Probation Office

402 Richard H. Poff Federal Bldg

210 Franklin Road, S.W.

P.O. Box 1563

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Newly assigned Probation Officer,

I apologize that I haven't contacted you. I been extremely busy since my granddad's death in late September, 2023. My mother had to see a lawyer in Greensboro, NC over civil. So I been at my grandparents house today. It was an abrupt change about a new Probation Officer, and I do not have your full name to address you properly. I can see if my mother can email the Jason McMurray email and maybe you have access to that email, maybe you do not. I will try to fax this urgent letter to you and hope that the Secretary or Clerk will email this letter to you promptly.

Anyways, I plan on calling you tomorrow on Wednesday, November 8, 2023, before shopping for soap. A lot has been going on since the dismissal of my contempt of court case, my state CAV appeals resuming or continuing and me having to timely file for my state criminal case appeals if motion for leave of court granted regarding appeals for denial of my motions for new trial, motions for judgment of acquittal, and motion to vacate or set aside the order or judgment over the basis of fraud upon the court. I am still awaiting the Court of Appeals of Virginia to give me the okay to file my brief and designation of the record. A lot has been going on so I apologize for not calling you back today. Me going to my grandparents while my mother goes down to Greensboro, NC to visit a lawyer over the civil matter after the death of my granddad. Then there was a funeral last month.

Here are some matters I wish to address with you in writing since I have Autism Spectrum Disorder, Obsessive Compulsive Disorder, and Generalized Anxiety Disorder as you already have on my probation file. So I feel like I must address these issues in writing before talking to you since I am better at writing and typing than verbal communications.

It has come to my understanding that something has happened to USPO Jason McMurray which has caused me to be assigned a new United States Probation Officer. I do not know what happened but all I know is that I am assigned a new one and I have some very serious concerns which I feel needs to be addressed with you as my new Probation Officer.

First of all, I am currently in the pending 2255 federal petition process in the Middle District of North Carolina of attempting to overturn my supervised release violation conviction in 2019 so that my supervised release term will go back to 2024 instead of 2028 if I am correct. I believe I am innocent of that probation violation charge in 2018 because of the fact that your office was deceived by both Martinsville Police Department and Commonwealth's Attorney Office for the City of Martinsville, Glen Andrew Hall, Esq. Your office was deceived because the body-camera footage which was pertinent to my indecent exposure charge in 2018 was unlawfully destroyed even though there were three court orders for the discovery material including the bodycamera footage. I had learned this year that the body-camera footage had existed and was deleted from the system in 2019 because it was not marked as evidence. I kept asking for the body-camera footage and the court kept asking for the discovery material but it was deleted without ever being marked as evidence. I was convicted of the supervised release probation violation when the body-camera footage was not ever used by the U.S. Attorney because they had not known it's existence. They didn't object to my claims in federal court that they were deceived. So, I proved unlawful destruction of body-camera footage. This year I learned that my defense attorney who failed to have me found not guilty of indecent exposure on December 21, 2018 Trial in the General District Court, years later he switched sides in my case and became an Assistant Commonwealth's Attorney working for the prosecutor in my criminal case in Martinsville, VA. On record. That matter may also be addressed as an assignment of error in my appeal, that Scott Albrecht had the same name as the asst. prosecutor in 2023 when he was my defense attorney in 2018 and 2019. This same attorney knew I was on federal probation and also knew that the body-camera footage was evidence, evidence I wanted, and evidence I am sure the federal probation office also would have wanted for investigation. Scott Albrecht the turncoat defense attorney let that evidence be destroyed. The Federal Court knows about the evidence destruction in not following court orders in my case in the 2255 case. They are however not yet aware of the turncoat Scott Albrecht my defense attorney who had me convicted of indecent exposure then switched sides to the same prosecution team who prosecuted me. Now you know where that stands.

Second, my former Probation Officer Jason McMurray was trying to make it easy

for me because he knows I have evidence and things favorable to my claims of innocence. I almost was fully pardoned by Donald J. Trump due to me giving a federal unsworn-affidavit with facts of my innocence and facts of judicial corruption in my case, those facts went to Roger Stone who agreed right around the end of Trump's presidency to provide my federal Declaration affidavit to Donald Trump to grant me a full pardon before he left office in 2021. Roger Stone failed because of January 6 (J6) incident at the capitol, then Roger Stone was unable to get me on the final pardon list since the President at that time didn't have the time to thoroughly investigate my claims of innocence before granting me a full pardon. I had to go through Roger Stone who was a friend of Donald Trump because the <u>U.S. Department of Justice is CORRUPT</u>, and it's Pardon Attorney is corrupt as well. I tried once or more times for an application for a full pardon on the basis that I am innocent of child porn and they kept rejecting my application on some technicality or excuse. The DOJ protects their own and will never recommend that I be pardoned because then they would have to admit they convicted an innocent man. I am innocent. So they will never accept my pardon application, ever, because I am innocent and it hurts their prosecution team. If Trump becomes President again in 2024, I will try again seeking a full pardon because of me being innocent and the judicial corruption in the Middle District of North Carolina. Second issue is at least addressed.

Third issue, I hope and pray that things remain the same as how Jason McMurray had conducted my supervision. He knows I am not guilty but as long as I follow my supervised release conditions, he lets me fight in federal and state courts to be found innocent by acquittal or full pardon or whatever. I hope that I can continue my usual legal work and not be placed in a predicament which can violate my Constitutional right to due process of law. Prior to Jason McMurray, I was supervised by Kristy Burton and she lied in federal court that she ordered me not to file any documents with the court when that wasn't the truth. Even if it could be made the truth, I am concerned that a new probation officer may affect my constitutional rights to file on paper with the federal court and where my mother as my assistant files pleadings with the Court of Appeals of Virginia since I cannot afford an attorney. I am concerned that my constitutional rights may be affected. So this is the third matter I wanted to address.

Fourth issue, my Probation Officer had it set up to where if I wanted to go on a day trip and not overnight, I call him by cell phone and ask him to go to Eden North Carolina or say, I ask to go to Hanging Rock or Pilot Mountain for a day trip, and he will usually give me the okay to go. He grants me permission to travel just by my mother emailing him or me calling him. My mother also emails my monthly probation reports to Jason by email since postage is getting expensive now. Hopefully you can have the same thing where my mother emails you my monthly reports.

Fifth issue, The counseling has finally been stopped because the last counselor had decided somehow not to pursue further counseling even after I made the effort to go through with the assessment where he refused to conduct the assessment until he heard from my Probation Officer, because each counselor I had may not have believed I needed it on a criminal context because of my constant assertions of me being innocent and evidence and beliefs of me being innocent, so they counsel me until the next assessment and then they may drop me so I had to find another counselor. Jason had decided not to pursue this anymore since I had been on counseling for a lot of years and then the next assessment I did not hear back, called him and he demanded that he hear from my Probation Officer, and I brought the issue to Jason and he had decided not to pursue this matter anymore if Hank did not think I needed it anymore, because if I do not need any more counseling and the counselor refuses to conduct the assessment since I had to begin counseling around November, 2014, and Jason had decided that if Hank Daniels didn't think I needed anymore counseling, he would not pursue anything further.

I had done plenty of affidavits of me being innocent, in the Stewart Rhodes sentencing matter in federal court, in the Roger Stone sentencing matter in federal court, and I had almost filed an affidavit in the sentencing of Jonathon Owen Shroyer and said again that I was innocent of child porn. The reason why was that I never got to see all of my discovery until after I had plead guilty. It was a few months after I was sentenced to time served that in January, 2015, I saw the discovery forensic report for the first time with my family members. They saw the download dates being of June 20, 2012, and July 28, 2013. My computer was seized on August 28, 2012. Those dates were never refuted by the U.S. Attorney. For 12 months of the download dates, 11 months my computer was already seized by law enforcement, so the downloads were going after my computer was seized. Received two threatening tormail.org messages while it continued downloading at the North Carolina State Bureau of Investigation. My family did affidavits on it I think, we all saw the download dates.

He has handled my probation as professional and best as he could for a person in my situation, in my predicament. I respectfully ask that you handle it the same way so that I can continue trying to have my state conviction overturned and my supervised release violation be overturned. As always, I continue to follow my conditions and hope that things remain easy for me to continue my long hard legal fight to be acquitted.

One more thing you should know. You were not a witness of the federal court hearing on September 12, 2019. The federal judge down there was nasty, he ignored evidence deliberately, doctored the transcript by the court reporter by removing the sworn statement of officer Robert Jones that he admitted I was not obscene on

September 21, 2018, on the day I was charged with the state charge. He charged me with making an obscene display, then admitted in federal court that I was not obscene. That was doctored out of the court transcript. Anyways, Jason McMurray had witnessed how angry and nasty that judge was to me ignoring evidence and ignoring witnesses, and ignoring my affidavits I had filed before the supervised release violation hearing, and after that happened Jason had petitioned the court to transfer my supervised release to the Western District of Virginia to get it out of that crooked judge's hands. He witnessed things you did not personally witness, so you need to know what he had witnessed and that you understand my situation. I am dealing with judicial corruption that I had to go to Roger Stone to push for a full pardon outside of the corrupt DOJ. My 2255 is just sitting in the federal court still waiting for my state appeals which need to be finished up once my motion for leave of court is granted or denied. I have seven state appeals in the CAV.

I am hoping that my probation can continue on as it was without issue, and to keep things as they are. I want to be on good terms with you as things went well with Jason McMurray. I am afraid of any abrupt change or anything which affects my constitutional rights in both my state appeals and in my federal 2255 motion. Kristy Burton my first Probation Officer enacted a non-existent order that I not file any documents with the court, she never told me that. She told me something different as the Clerk of the federal court said to file on paper in 2015 in a letter from the Clerk. The Probation Officer Kristy Burton acted as though she told me not to file any documents with the court. I am afraid now that I have a new USPO, I may be placed under restrictions on my due process of law without a court order barring me from filing, period. The court has not told me not to file. I am concerned I may face another Kristy Burton again, so I have these urgent matters which I feel need to be addressed since the Probation Officer has changed for my supervised release, and I need to protect my due process of law.

I will do everything I can to continue complying with my conditions. I hope that things stay the same as they have been. I like to stay on good terms and that my constitutional rights do not get taken away under a new change of officer.

Please understand and hope that my rights remain intact. Thank You!

Brian D. Hill

God bless you,

Brian D. Hill

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