No.20-\_\_\_\_

## In The Supreme Court Of The United States

BRIAN DAVID HILL, Petitioner,

v.

UNITED STATES OF AMERICA, Respondent,

On Petition for a Writ of Certiorari to the United States Court of Appeals for the Fourth Circuit

## **AFFIDAVIT OF SERVICE**

Brian David Hill Pro Se Ally of QANON Former USWGO Alternative News Reporter 310 FOREST STREET, APARTMENT 2 MARTINSVILLE, VIRGINIA 24112 Tel.: (276) 790-3505 E-Mail: No Email





Friend of justice

JusticeForUSWGO.wordpress.com

I HEREBY CERTIFY that on October 9 and/or 11, 2021,

four (4) copies of the PETITION FOR A WRIT OF CERTIORARI and the MOTION FOR LEAVE TO PROCEED IN FORMA

PAUPERIS in the above-captioned case were served, as required

by U.S. Supreme Court Rule 29.5, on the following:

 John Mcrae Alsup, Esq., Assistant U. S. Attorney Direct: 336-333-5351
Email: john.alsup@usdoj.gov
OFFICE OF THE UNITED STATES ATTORNEY
Middle District of North Carolina
4th Floor
101 South Edgeworth Street
Greensboro, NC 27401

2. Angela Hewlett Miller, Assistant U. S. Attorney Direct: 336-333-5351 Email: usancm.ecfcentral@usdoj.gov OFFICE OF THE UNITED STATES ATTORNEY Middle District of North Carolina 4th Floor 101 South Edgeworth Street Greensboro, NC 27401

3. Anand P. Ramaswamy, Assistant U. S. Attorney Direct: 336-333-5351 Email: USANCM.ECFCENTRAL@usdoj.gov OFFICE OF THE UNITED STATES ATTORNEY Middle District of North Carolina 4th Floor 101 South Edgeworth Street Greensboro, NC 27401

4. U.S. Solicitor General United States Department of Justice 202-514-2217 950 Pennsylvania Avenue, NW Washington, DC 20530-0001

## SupremeCtBriefs@USDOJ.gov

Since Petitioner is proceeding pro se without representation of counsel and under Supervised Release conditions not allowing Petitioner to use the internet, email service cannot possibly be made on the Respondents. Disclaimer: The only reason Petitioner types up JusticeforUSWGO.wordpress.com is to promote a political website that his friends/family operate to ask for justice for Brian D. Hill, the former alternative news reporter of USWGO Alternative News, and does not mean any access to the internet was used to type up that address in any brief or letter or pleading. Petitioner does not have access to email and cannot email any of the Respondents in this case.

Service of process was done by mailing. On October 11, 2021, the service was done by depositing the mailings in the drop-off box or drop-off location with the postage prepaid.

Since three respondents 1-3 are Assistant U. S. Attorneys', for the Middle District of North Carolina all likely working in the same office building address, a single mailing envelope containing three copies of the PETITION FOR A WRIT OF CERTIORARI shall serve the three counsel attorneys for Respondent: United States of America at the same address and

3

the certified mail tracking number was 9402 8368 9523 2448 4361 54.

The U.S. Solicitor General was served one (1) copy of both the Petition and IFP Motion by a mailing under certified mail tracking number **9402 8368 9523 2448 3890 92**, on October 9, 2021 by depositing the mailing on October 9, 2021 with the U.S. Postal Service.

That should serve all known Respondents and satisfy the service requirement by the U.S. Supreme Court. Declaration pursuant to 28 U.S. Code § 1746.

I declare under penalty of perjury that the foregoing is true and correct.

Executed on October 11, 2021.

DATED this 11th day of October, 2021.



Respectfully submitted,

Brian David Hill Pro Se Ally of QANON Former USWGO Alternative News Reporter 310 FOREST STREET, APARTMENT 2 MARTINSVILLE, VIRGINIA 24112 Tel.: (276) 790-3505 E-Mail: No Email

