## 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: c/o Roberta Hill at rbhill67@comcast.net



Friend of justice



JusticeForUSWGO.wordpress.com JusticeForUSWGO.NL // USWGO.COM I HEREBY CERTIFY that on December 1, 2021, four (4) copies of the PETITION FOR REHEARING in the above-captioned case were served, as required by U.S. Supreme Court Rule 29.5, on the following:

1. 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: <u>USANCM.ECFCENTRAL@usdoj.gov</u> 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 was made on the Respondents by Assistant Roberta Hill who is Petitioner's mother and she is allowed to use the internet.

Disclaimer: The only reason Petitioner types Justicefor USWGO. wordpress.com, Justicefor USWGO.NL, USWGO.COM is to promote a political social justice 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. Roberta Hill can email the Respondents in this case on Brian's behalf for the purpose of being as expeditious as the manner used to file the document with the Court. Same with any video or YouTube links and descriptions or titles with the links in the original filed Petition. Those were researched by Brian's family and/or friends which includes Roberta Hill, Stella Forinash, and Kenneth Forinash but not limited to only those family members or friends.

Service of process was done by mailing. On December 1, 2021, the service was done by depositing the mailings in the drop-off box or drop-off location or at the U.S. Post Office with the postage prepaid or paid for at the Post Office. Two envelopes were mailed on December 1, 2021.

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 REHEARING shall serve the three counsel attorneys for Respondent: United States of America at the same address and the certified mail tracking number was 7021 0350 0000 9720 0059.

The U.S. Solicitor General was served one (1) copy of the PETITION FOR REHEARING by a mailing under certified mail tracking number 7021 0350 0000 9720 0042, on December 1, 2021 by depositing the mailing on December 1, 2021 with the U.S. Postal Service.

That should serve all known Respondents and satisfy the service requirement by the U.S. Supreme Court.

Proof of email service by Petitioner's assistant Roberta Hill is attached to this Affidavit of Service.

Declaration pursuant to 28 U.S. Code § 1746.

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

Executed on December 1, 2021.

DATED this 1st day of December, 2021.



Respectfully submitted,

DY ION V. I IIII Signed Brian D. Hill

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: c/o Roberta Hill at rbhill67@comcast.net





## Respondents: Petition for Rehearing, Brian David Hill v. United States of America; U.S. Supreme Court; case no. 21-6037

To SupremeCtBriefs@USDOJ.gov <supremectbriefs@usdoj.gov • john.alsup@usdoj.gov • usancm.ecfcentral@usdoj.gov Copy Tracy Beanz <tracy@uncoverdc.com> • Stanleybolten@protonmail.com <stanleybolten@protonmail.com> • lauriea@airmail.cc <lauriea@airmail.cc> • EvidenceInfo@protonmail.com <evidenceinfo@protonmail.com>

U.S. Solicitor General Elizabeth Prelogar, AUSA Ramaswamy, AUSA Angela Miller, AUSA Alsup, (Respondents)

This is pursuant to the Rule 29 of the Supreme Court by serving a copy of a petition on my son's behalf of what my son is filing in the U.S. Supreme Court. It is being mailed to all of you by my son, Brian Hill. He wants to make sure that I email you a digital copy as well for his Affidavit of Service so that you can have a text searchable copy which is easier to respond to, just to be fair to all of you despite how unfair my son has been treated since he was charged in the U.S. District Court in 2013. We have the evidence for the claims made in this Petition for Rehearing, evidence of possibly federal crimes committed by Clerk Scott S. Harris by covering up or concealing my son's emergency motions. Emergency motion attached too so that you all understand what was covered up here. Evidence is also stored in secret locations so that nobody can try to take away this evidence and make it disappear. The U.S. Attorney covered up the State Bureau of Investigation forensic document pdf files and print-outs because of the download dates of child porn supposedly downloading for 11 months and 8 days after the Town of Mayodan seized our computers (as published in https://wearechange.org/case-brian-d-hill/), including my personal electronic books. Never got any of that back. A lot of cover ups and lies going on and my son Brian wishes to expose it all and address the lies of the U.S. Attorney's entire case of fraud and contradictions. My son had told me that he will fight his case all the way until there is no more options left.

Rule 29: "Ordinarily, service on a party must be by a manner at least as expeditious as the manner used to file the document with the Court. An electronic version of the document shall also be transmitted to all other parties at the time of filing or reasonably contemporaneous therewith. . ."

So here is the email with the attached Petition for Rehearing which he will mail to the U.S. Supreme Court today on December 1, 2021. He wanted me to send you a copy by email to be as expeditious as possible in giving you any opportunity to respond if you wish.

This Petition for Rehearing where my son is revealing that Scott S. Harris, the Clerk of the Supreme Court, likely at the direction of the Deep State or criminals inside of the Department of Justice by conspiracy or neglect of duty, had purposefully destroyed or covered up my son's EMERGENCY MOTION FOR LEAVE OF COURT TO REQUEST A RESPONSE FROM RESPONDENT(S) and his rule 15.5 letters in violation of "18 U.S. Code § 2071; Concealment, removal, or mutilation generally". Copies will be forwarded forthwith to Senator Rand Paul, Senator Tom Cotton, Senator Ted Cruz, and others. The Clerk of the U.S. Supreme Court purposefully destroyed or covered up filings by Brian David Hill with criminal

intent of impeding my son's ability to prove his Actual Innocence in the U.S. District Court by throwing out his petition in the Supreme Court. This violates the case laws of the Supreme Court and they are getting away with all of this, making my son suffer for a crime he did not do for the rest of his life, by fraud and misinformation.

Following Respondents in case of Brian David Hill v. United States of America; case no. 21-6037 (copied from my son's affidavit of service):

1. 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

All parties have been emailed in the foregoing case. My son will mail the paper copies to all Respondents. I request read receipts from all of you as proof of receipt. Thank you. My son appreciates it if you can at least confirm receipt.

Thanks, Roberta Hill

## Assistant of Brian D. Hill, Petitioner in the case c/o <u>rbhill67@comcast.net</u>

- Second Rehearing Petition in US Supreme Court 21-6037 (3) FINAL and CERTIFICATE.pdf (761 KB)
- Second Motion for Leave of Court in US Supreme Court 21-6037 (10) FINAL and JA.pdf (1 MB)