

JOINT APPENDIX

JA = Joint Appendix in Petition

TABLE OF CONTENTS

Joint Appendix Page

Unpublished Opinion of
The United States Court of Appeals
For the Fourth Circuit
entered August 18th, 2022..... 1

Judgment of
The United States Court of Appeals
For the Fourth Circuit
entered August 23rd, 2022..... 4

Judgment/Order in a Criminal/Civil Case of
The United States District Court for
The Middle District of North Carolina
entered March 2nd, 2022..... 6

EXHIBIT 3 of MOTION To Reconsider the
Order/Judgment Under Document #300
Denying Petitioner's Document #294:
"Motion For Appointment of Special Master
for Proceedings and Findings of Fact of
Ground VII" (Letter about inquiring in
evidence of blackmail)
The United States District Court for
The Middle District of North Carolina
entered March 11th, 2022..... 9

TEXT Judgment/Order in a Criminal/Civil Case of
The United States District Court for
The Middle District of North Carolina
NOTE: Docket sheet printout of TEXT ORDER with highlight)
entered April 21st, 2022..... 21

Order of
The United States Court of Appeals
For the Fourth Circuit
Re: Court consolidates Case No. 22-6325 and Case No. 22-6501
entered July 28, 2022..... 22

Order of
The United States Court of Appeals
For the Fourth Circuit

Re: Denying Petition for Rehearing and Rehearing *En Banc*
entered October 24, 2022..... 24

UNPUBLISHED

**UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT**

No. 22-6325

UNITED STATES OF AMERICA,

Plaintiff - Appellee,

v.

BRIAN DAVID HILL,

Defendant - Appellant.

No. 22-6501

UNITED STATES OF AMERICA,

Plaintiff - Appellee,

v.

BRIAN DAVID HILL,

Defendant - Appellant.

Appeals from the United States District Court for the Middle District of North Carolina, at Greensboro. Thomas D. Schroeder, Chief District Judge. (1:13-cr-00435-TDS-1; 1:22-cv-00074-TDS-JLW)

Submitted: August 18, 2022

Decided: August 23, 2022

Before WYNN, THACKER, and HEYTENS, Circuit Judges.

Dismissed by unpublished per curiam opinion.

Brian David Hill, Appellant Pro Se.

Unpublished opinions are not binding precedent in this circuit.

PER CURIAM:

Brian David Hill seeks to appeal the district court's orders denying his motions for appointment of a special master and appointment of counsel, his motion to reconsider, and his motion to extend time for the Government to respond to his 28 U.S.C. § 2255 motion. This court may exercise jurisdiction only over final orders, 28 U.S.C. § 1291, and certain interlocutory and collateral orders, 28 U.S.C. § 1292; Fed. R. Civ. P. 54(b); *Cohen v. Beneficial Indus. Loan Corp.*, 337 U.S. 541, 545-46 (1949). The orders Hill seeks to appeal are neither final orders nor appealable interlocutory or collateral orders. Accordingly, we dismiss the appeals for lack of jurisdiction. We dispense with oral argument because the facts and legal contentions are adequately presented in the materials before this court and argument would not aid the decisional process.

DISMISSED

FILED: August 23, 2022

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 22-6325 (L)
(1:13-cr-00435-TDS-1)

UNITED STATES OF AMERICA

Plaintiff - Appellee

v.

BRIAN DAVID HILL

Defendant - Appellant

No. 22-6501
(1:13-cr-00435-TDS-1)
(1:22-cv-00074-TDS-JLW)

UNITED STATES OF AMERICA

Plaintiff - Appellee

v.

BRIAN DAVID HILL

Defendant - Appellant

J U D G M E N T

In accordance with the decision of this court, this appeal is dismissed.

This judgment shall take effect upon issuance of this court's mandate in accordance with Fed. R. App. P. 41.

/s/ PATRICIA S. CONNOR, CLERK

IN THE UNITED STATES DISTRICT COURT
FOR THE MIDDLE DISTRICT OF NORTH CAROLINA

BRIAN DAVID HILL,)	
)	
Petitioner,)	
)	
v.)	1:22CV74
)	1:13CR435-1
UNITED STATES OF AMERICA,)	
)	
Respondent.)	

ORDER

Petitioner in this action submitted a Motion (Docket Entry 291) to vacate, set aside, or correct sentence pursuant to 28 U.S.C. § 2255. In accordance with Rule 4(b) of the Rules Governing Section 2255 Proceedings, the Court will direct the United States Attorney to file a Response to the Motion.

Petitioner also filed four other motions. The first Motion (Docket Entry 295) seeks the appointment of a special master because an attorney in Georgia stated that unidentified judges somewhere in this country are being blackmailed into raping and murdering children on video recordings and Petitioner fears that judges in this Court, including the ones handling his case, may be affected. The Motion will be denied because Petitioner's statement is delusional and frivolous and because Petitioner's request meets none of the requirements for the appointment of a special master. See Fed. R. Civ. P. 53(a).

Petitioner's next Motion (Docket Entry 296) seeks to have venue transferred to the Western District of Virginia because Petitioner was on supervised release residing in that district, any violations of the terms of supervised release occurred in that district, the violations

involved breaches of Virginia law, and the Court later transferred jurisdiction of Petitioner's supervised release to that district. Although all of these facts are true, Petitioner's supervision was revoked by this Court and Petitioner seeks to challenge its Judgment (Docket Entry 200) revoking supervision. Venue for a § 2255 motion is proper in the court that issued the challenged judgment. 28 U.S.C. § 2255(a). Petitioner also seeks to have venue transferred based on his delusional blackmail theory which fails for the reasons already noted. No change of venue is appropriate and Petitioner's Motion will be denied.

Petitioner next filed a Motion (Docket Entry 296) seeking an appointment of counsel to aide him in pursuing his § 2255 Motion. In considering this request, the Court notes first that there is no constitutional right to appointed counsel in a habeas case. See Pennsylvania v. Finley, 481 U.S. 551, 555 (1987) (holding that "the right to appointed counsel extends to the first appeal of right, and no further"); United States v. Williamson, 706 F.3d 405, 416 (4th Cir. 2013) ("[A] petitioner has no Sixth Amendment right to counsel in order to mount a collateral challenge to his conviction."); Hunt v. Nuth, 57 F.3d 1327, 1340 (4th Cir. 1995) (noting that "the Constitution does not require counsel for defendants who attack their judgments under 28 U.S.C. § 2255"). Under 28 U.S.C. § 2255 and 18 U.S.C. § 3006A, the Court, in its discretion, may appoint counsel if it "determines that the interests of justice so require." 18 U.S.C. § 3006A(a)(2). Appointment of counsel is also required if discovery is otherwise authorized and counsel is needed for effective discovery or where an evidentiary hearing is to be held. See Rules 6(a) and 8(c) of the Rules Governing Section 2255 Proceedings in the United States District Courts. Having reviewed Petitioner's request for counsel and the record in this matter, the Court does not find that appointment of counsel is required by the

interests of justice or otherwise. Therefore, Petitioner's request for counsel will be denied. Should the Court later determine that discovery or an evidentiary hearing is necessary, or that the interests of justice otherwise require, the Court will appoint counsel at that time.

Finally, Petitioner filed a Motion (Docket Entry 197) seeking to have the Clerk file his pleadings in particular ways. Petitioner presents no adequate reasons supporting such a request, the Motion will be denied, and the Clerk will file any pleadings in accordance with the Court's standard operating procedures.

IT IS THEREFORE ORDERED that the United States Attorney is directed to file a Response to Petitioner's Motion (Docket Entry 291) within sixty (60) days from the date of the entry of this Order.

IT IS FURTHER ORDERED that Petitioner's Motions (Docket Entries 294, 295, 296, and 297) seeking the appointment of a special master, a change of venue, an appointment of counsel, and special filing procedures are denied.

This, the 2nd day of March, 2022.



Joe L. Webster
United States Magistrate Judge

EXHIBIT 3

for

For MOTION TO RECONSIDER THE
ORDER/JUDGMENT UNDER DOCUMENT #300
DENYING PETITIONER'S DOCUMENT #294:
"MOTION FOR APPOINTMENT OF SPECIAL
MASTER FOR PROCEEDINGS AND FINDINGS OF
FACT OF GROUND VII"; AND DOCUMENT #296:
"MOTION FOR APPOINTED COUNSEL TO ASSIST
IN 2255 CASE MOTION AND
BRIEF/MEMORANDUM OF LAW IN SUPPORT OF
MOTION BY BRIAN DAVID HILL."

by Brian David Hill

Case no. 1:13-cr-435-1; civil no. 1:22-CV-00074

Ally of Q, Former news reporter of USWGO Alternative News
JUSTICEFORUSWGO.WORDPRESS.COM



Date: 1/20/2021
Number of pages: 8
Attn.: Attorney L. Lin Wood
Recipient's number: T14045069111
Filename: C:\ProgramData\Venta\Fax & Voice 6\Out\LETTER TO ATTORNEY L. LIN WOOD - USWGO INVESTIGATION(2) (2021-01-20).tif
File description: LETTER TO ATTORNEY L. LIN WOOD - USWGO INVESTIGATION
Recipient's Fax ID: 1-404-506-9111
Rate: 9800 bps

Time: 6:29:51 PM
Session duration: 12:36
To: Attorney L. Lin Wood
Message type: Fax
Error Correction: Yes
Resolution: 200*200 dpi
Record number: 8345

**EMERGENCY LETTER TO ATTORNEY L. LIN WOOD ON TWEETS
CONCERNING BLACKMAILED FEDERAL/STATE JUDGES AND
POLITICIANS, INQUIRY THAT COULD SAVE MY LIFE FROM BEING
TARGETED BY THE CIA/NSA DEEP STATE THUGS**

Wednesday, January 20, 2021 18:03

EMERGENCY

<p><u>ATTN: L. Lin Wood</u> Law Office of L. Lin Wood, P.C. <u>Please CC to Sidney Powell</u></p>	<p>P.O. Box 52584 Atlanta, GA 30355-0584 Telephone: (404) 891-1402 Facsimile: (404) 506-9111</p>
---	--

Dear L. Lin Wood,

This is in reference to YOUR tweets. My family took screenshots and gave them to me to use as reference in this EMERGENCY LETTER. These are YOUR tweets.

Here they are:

← **Tweet**



Lin Wood
@LLinWood

...

The blackmail targets are approached with a gun, a child, & a camera. The target is ordered to rape the child on video. The target is then ordered to shoot the child on video. The target is then owned & controlled by the blackmailers until blackmail evidence loses its value.

2:22 AM · Jan 4, 2021 · Twitter for iPhone

34.7K Retweets **4.4K** Quote Tweets **75.3K** Likes

EMERGENCY LETTER TO ATTORNEY L. LIN WOOD ON TWEETS
CONCERNING BLACKMAILED FEDERAL/STATE JUDGES AND
POLITICIANS, INQUIRY THAT COULD SAVE MY LIFE FROM BEING
TARGETED BY THE CIA/NSA DEEP STATE THUGS

Wednesday, January 20, 2021 18:03

EMERGENCY

ATTN: L. Lin Wood Law Office of L. Lin Wood, P.C. Please CC to Sidney Powell	P.O. Box 52584 Atlanta, GA 30355-0584 Telephone: (404) 891-1402 Facsimile: (404) 506-9111
--	--

Dear L. Lin Wood,

This is in reference to YOUR tweets. My family took screenshots and gave them to me to use as reference in this EMERGENCY LETTER. These are YOUR tweets.

Here they are:

← **Tweet**



Lin Wood
@LLinWood

...

The blackmail targets are approached with a gun, a child, & a camera. The target is ordered to rape the child on video. The target is then ordered to shoot the child on video. The target is then owned & controlled by the blackmailers until blackmail evidence loses its value.

2:22 AM · Jan 4, 2021 · Twitter for iPhone

34.7K Retweets **4.4K** Quote Tweets **75.3K** Likes

← **Tweet**



Lin Wood
@LLinWood

This tweet was an insurance policy. The evil forces behind this blackmail scheme of child rape & murder need to know that others have encryption key. I have procedure in place if I die in near term or any member of my family is harmed or threatened, key will be released by many.

 **Lin Wood** @LLinWood · Jan 1

I have always seen myself as more of a giver of gifts than a receiver of them. If I had key to a treasure trove, I would share the key or the treasure with others. But I always try to give to others with discernment.

"For many are called, but few are chosen."
- Matthew 22:14 [twitter.com/LLinWood/statu...](https://twitter.com/LLinWood/status...)

2:54 AM · Jan 4, 2021 · Twitter for iPhone

26.7K Retweets **1.6K** Quote Tweets **66.1K** Likes



← **Tweet**



Lin Wood
@LLinWood

Many issues in our world may be tied to blackmail scheme I described tonight, including bizarre behavior of officials & judges in recent election.

@realDonaldTrump must appoint special prosecutor to thoroughly investigate. We need answers. We must investigate. For the children.

4:01 AM · Jan 4, 2021 · Twitter for iPhone

31.5K Retweets **1.4K** Quote Tweets **95.5K** Likes



I like to bring to your attention the following individuals who have been targeting me or have been getting the CIA/NSA to target me, and if they are compromised as you have been saying on Twitter, then I like to have an inquiry on possible blackmail targets who have been making my life a living hell and almost caused me to kill myself back in 2013. Receiving threatening CIA text messages, CIA greeting cards with terms such as "SNOW WHITE" an intelligence Supercomputer, receiving threatening emails in 2013. This involves pedophilia and they set me up with child porn and I suspect that the following individuals have been blackmailed with child rape and murder, and that would give them access to those materials used to try to set me up back in July, 2012.

INDIVIDUALS SUSPECTED OF BEING BLACKMAILED WITH CHILD RAPE AND MURDER:

PAGE 3 OF 8 - LETTER TO ATTORNEY L. LIN WOOD – USWGO INVESTIGATION 2021 JAN

JA 13

- Philip Edward Berger Senior, NC State Senator and President Pro Tempore
- Philip Edward Berger Junior, former Rockingham County District Attorney
- Federal Judge William Lindsey Osteen Junior, Middle Dist. North Carolina
- Federal Judge Thomas David Schroeder, Middle Dist. North Carolina
- SBI Agent Rodney V. White
- NC Reidsville Detective Robert Bridge
- Any or All listed Federal Appellate Court Judges of the Fourth Circuit U.S. Court of Appeals in Richmond, Virginia.
- Charles J. Caruso, Mayodan Police Chief
- Christopher Todd Brim, Detective Sergeant, Mayodan Police
- Attorney Mark Jones, Bell Davis and Pitt law firm

I have photographs of criminal case discovery materials that prove alleged child porn was downloading from July 20, 2012, to July 28, 2013. My computer was seized on August 28, 2012. So for 11 months it was downloading to my computer when I didn't even have my computer while it was supposedly in secure law enforcement custody. **I have been set up here and I have evidence of it but the CORRUPT JUDGE Thomas David Schroeder ignores it all. He is probably being blackmailed too like John Roberts.**

Look sir, I am willing to be executed, murdered, to prove my actual innocence. I am willing to risk my life and my families lives to clear my name. I need to give these individuals names to you and if they are in any of the child rape blackmail schemes' evidence that you were tweeting about, then they are the SUSPECTED #1 culprits who SET ME UP WITH CHILD PORN. President Trump would not pardon me even though Roger Stone agreed to get this information to President Trump. He told me through text message today that he was unable to have me on Trump's final pardon list. So now my only option is to prove that any of these individuals were pedophiles blackmailed child rapists being videotaped by the blackmailers of the Deep State Swamp. Compromised.

You have information that may very well embarrass the corrupt compromised Judges or the corrupt NC State Senator, if any of it is even remotely true. **I can use this information to prove my Actual Innocence if Pedophiles or Child Rapers were in charge of investigating me in 2012.** Any of that can be useful in embarrassing the corrupt Judges and then they would no longer hold unlawful control over me and I can finally be acquitted because I AM ACTUALLY INNOCENT.

I need to know. You have the evidence of blackmail by the blackmailers of child

rape and murder. That gives them the child porn materials used to set me up and ruin my life. They have the child porn materials, they set me up. Your evidence can help me prove it.

I ran a blog named "USWGO Alternative News" at USWGO.COM. Check the Wayback Machine from 2009 to 2012. My stuff is also located at archive.org and you can search up "uswgo" keyword and find the articles I had done which had made me a TARGET.

I always knew I pissed off State Senator Phil Berger Senior. His son was involved in the child porn investigation against me and they admitted to it in Affidavit and his name was in the federal discovery papers, knowing that it would already be a conflict of interest for somebody I written bad articles about on my news blog to be involved in any criminal investigation against me because of the high risk of evidence planting, evidence tampering, and foul play.

Cheryl King knew what was going on but she mysteriously died while in Georgia and the SBI said to me she was six feet under. So they were tracking her and she died without explanation. I suspect she was murdered. The FBI was sent this information and the FBI refused to do anything about any of it and refused to even interview me over any of it. I did get one FBI Agent to look at some of my papers, he began to open up a criminal investigation file and asked me to come down to the FBI Office in Greensboro, NC to give a statement. I have this evidence. Then the investigation was halted and called meritless by his boss. The Agent was Jerry Pickford in Greensboro, NC.

Look I know by writing you this letter I may end up dead like Cheryl King of the NC SBI but I have nothing left to lose now that President Trump left office without giving me a FULL UNCONDITIONAL PARDON. Joe Biden and his son are both pedophiles, compromised. They hold the nuclear football and can nuke whoever they please. For GODS SAKE PEDOPHILES NOW HOLD the HIGHEST OFFICE in the United States of America and Trump wouldn't pardon an innocent man like me. I no longer respect the Sex Registry because I am innocent and a pedophile is our Fake President now.

Another one of your Tweets, next page:

← **Tweet**



Lin Wood
@LLinWood

This blackmail scheme is conducted by members of 10 of world's most well-known & "elite" intelligence agencies.

One of those groups was hacked by a group known as Lizard Squad. The blackmail files of rape & murder were obtained by this group & copy was provided to Isaac Kappy.

 **Lin Wood** @LLinWood · Jan 4

I believe Chief Justice John Roberts & a multitude of powerful individuals worldwide are being blackmailed in a horrendous scheme involving rape & murder of children captured on videotape.

I have the key to the files containing the videos. I have also shared this information.

2:17 AM · Jan 4, 2021 · Twitter for iPhone

24K Retweets **1.4K** Quote Tweets **50.9K** Likes

I need to know L. Lin Wood if any of the following individuals were blackmail targets:

I have no hope left after President Trump left office. The CIA/NSA is going to WAR WITH ME. The attacks and traps have been coming for days. They are trying to hurt me.

I may probably need to be placed under protection of General Michael Flynn and be placed in a safe house if they come after me with guns and abduction squads. I have even tried to get this information to Attorney Sidney Powell, Pentagon.

I have been targeted by these pedophile SCUM since 2012. The corrupt CIA and NSA people. I need some kind of evidence. YOU Have this evidence. You likely the ONLY ONE among few others who has this evidence. I need something to prove if any of them are compromised. I need the smoking gun to get my wrongful conviction overturned and YOU HAVE THIS EVIDENCE.

I will probably ask my Attorney involved in my criminal case to subpoena you for the evidence if necessary. I don't want to put you in that position. Please help me NOW. I cannot get pardoned anymore, President Trump is GONE FOREVER. They will probably arrest him and give him a felony. Your my only hope left.

I already informed a corrupt Federal Judge that I know they are compromised and told them about your tweets. They will likely have me targeted and who knows what they will do to me now. I am at high risk if they are compromised as you have claimed. I need actions now, The Swamp must be DRAINED or they will drain all of us instead in Concentration Camps or CIA black sites. The SWAMP must be drained. That was why I mailed Chris Miller of the U.S. Pentagon, Secretary of Defense. There must be action taken on those who have framed me with child porn and those SWAMP enemies. The invisible enemies.

Brian D. Hill
Signed
Brian D. Hill

God bless you,
Brian D. Hill
Former news reporter of U.S.W.G.O. Alternative News
Ally of QANON



Date: 1/25/2021
Number of pages: 1
Attn.: Attorney L. Lin Wood
Recipient's number: T14045069111
Filename: C:\ProgramData\Venta\VentaFax & Voice 6\Out\Addendum to LETTER TO ATTORNEY L. LIN WOOD - USWGO
File description: Addendum to LETTER TO ATTORNEY L. LIN WOOD - USWGO
Recipient's Fax ID: 1-404-506-9111
Rate: 9600 bps

Time: 4:04:14 AM
Session duration: 2:08
To: Attorney L. Lin Wood
Message type: Fax
Error Correction: Yes
Resolution: 200*200 dpi
Record number: 8352

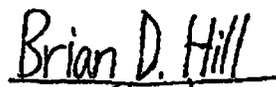
**ADDENDUM TO EMERGENCY LETTER TO ATTORNEY L. LIN WOOD
ON TWEETS CONCERNING BLACKMAILED FEDERAL/STATE
JUDGES AND POLITICIANS, INQUIRY THAT COULD SAVE MY LIFE
FROM BEING TARGETED BY THE CIA/NSA DEEP STATE THUGS**

Monday, January 25, 2021 03:51

ATTN: L. Lin Wood Law Office of L. Lin Wood, P.C. Please CC to Sidney Powell	P.O. Box 52584 Atlanta, GA 30355-0584 Telephone: (404) 891-1402 Facsimile: (404) 506-9111
--	--

Dear L. Lin Wood,

Sorry, when I sent you that inquiry letter, I forgot to type down my mailing address. My apologies. I been so emotional lately after Donald Trump left office without pardoning me. The Federal Courts are so corrupt, I feel lost. So hopefully the evidence from The Lizard Squad could help me in being acquitted because the Courts just block anything and everything I ever do, won't give me relief on anything, don't even want to look at any evidence. My apologies for forgetting my address in my last letter.


Signed
Brian D. Hill

God bless you,
Brian D. Hill
Former news reporter of U.S.W.G.O. Alternative News
Ally of QANON
310 Forest Street, Apartment 2
Martinsville, Virginia 24112
(276) 790-3505



ADDENDUM TO EMERGENCY LETTER TO ATTORNEY L. LIN WOOD
ON TWEETS CONCERNING BLACKMAILED FEDERAL/STATE
JUDGES AND POLITICIANS, INQUIRY THAT COULD SAVE MY LIFE
FROM BEING TARGETED BY THE CIA/NSA DEEP STATE THUGS

Monday, January 25, 2021 03:51

ATTN: L. Lin Wood Law Office of L. Lin Wood, P.C. Please CC to Sidney Powell	P.O. Box 52584 Atlanta, GA 30355-0584 Telephone: (404) 891-1402 Facsimile: (404) 506-9111
--	--

Dear L. Lin Wood,

Sorry, when I sent you that inquiry letter, I forgot to type down my mailing address. My apologies. I been so emotional lately after Donald Trump left office without pardoning me. The Federal Courts are so corrupt, I feel lost. So hopefully the evidence from The Lizard Squad could help me in being acquitted because the Courts just block anything and everything I ever do, won't give me relief on anything, don't even want to look at any evidence. My apologies for forgetting my address in my last letter.

Brian D. Hill
Signed

Brian D. Hill

God bless you,
Brian D. Hill
Former news reporter of U.S.W.G.O. Alternative News
Ally of QANON
310 Forest Street, Apartment 2
Martinsville, Virginia 24112
(276) 790-3505



JusticeForUSWGO.wordpress.com

		PROCESS IN VIOLATION OF THE TENTH AMENDMENT OF THE UNITED STATES CONSTITUTION; AND IN SUPPORT OF 2255 MOTION (DOC. #291) by BRIAN DAVID HILL (Attachments: # <u>1</u> Attachment 1: "Affidavit Stella April, 2022.pdf", # <u>2</u> Attachment 2:"1 Brian Hill's proof of innocence for the court in 2022.pdf", # <u>3</u> Attachment 3:"2 Who is Brian Hill-Pictures & Descriptions.pdf", # <u>4</u> Attachment 4:"3 Brian's treatment in jail with brittle diabetes, autism & OCD.pdf", # <u>5</u> Attachment 5:"4 Threats.pdf", # <u>6</u> Attachment 6:"5 INVESTIGATION 1.pdf", # <u>7</u> Attachment 7:"6 INVESTIGATION 2.pdf, # <u>8</u> Attachment 8:"7 Danville, VA-Brian-Discovery.pdf", # <u>9</u> Attachment 9:"8 ACTUAL INNOCENCE.pdf", # <u>10</u> Attachment 10:"9-Child Pornography Through a Computer Virus-Roberts Law Group.pdf", # <u>11</u> Envelope Front Envelope, # <u>12</u> Envelope Back Envelope, # <u>13</u> Note to Clerk) (Bowers, Alexis) (Entered: 04/20/2022)
04/20/2022	<u>308</u>	ADDITIONAL EVIDENCE MEMORANDUM IN SUPPORT OF "MEMORANDUM OF STELLA FORINASH AND KENNETH FORINASH IN FAVOR OF ACTUAL INNOCENCE OF BRIAN DAVID HILL; IN SUPPORT OF WHY BRIAN DAVID IDLL SUSPECTS BLACKMAIL OF "JUDGES" AND "OFFICIALS"; AND IN SUPPORT OF GROUND VI - UNCONSTITUTIONAL INTERFERENCE WITH THE STATE COURT PROCESS AND/OR UNWARRANTED USURPATION OF POWER AGAINST THE STATE COURT PROCESS IN VIOLATION OF THE TENTH AMENDMENT OF THE UNITED STATES CONSTITUTION; AND IN SUPPORT OF 2255 MOTION (DOC. #291)" by BRIAN DAVID HILL (Attachments: # <u>1</u> ATTACHMENT 11: "10-CAN OF WORMS Infowars Targeted By Child Porn And MSM, Not The First Time Alternative Journalists Set Up- Activist Post.pdf") (Bowers, Alexis) (Entered: 04/20/2022)
04/20/2022	<u>309</u>	EMERGENCY MOTION FOR EXTENSION OF TIME OR DELAY THE TIME FOR THE GOVERNMENT TO RESPOND TO PETITIONER'S DOCUMENT # <u>291</u> MOTION TO VACATE, SET ASIDE OR CORRECT SENTENCE (PURSUANT TO 28 U.S.C. 2255) by BRIAN DAVID HILL. (Bowers, Alexis) (Entered: 04/20/2022)
04/21/2022		Motion Referred to MAGISTRATE JUDGE JOE L. WEBSTER RE: <u>309</u> EMERGENCY MOTION FOR EXTENSION OF TIME OR DELAY THE TIME FOR THE GOVERNMENT TO RESPOND TO PETITIONER'S DOCUMENT # <u>291</u> MOTION TO VACATE, SET ASIDE OR CORRECT SENTENCE (PURSUANT TO 28 U.S.C. 2255) by BRIAN DAVID HILL. (Engle, Anita) (Entered: 04/21/2022)
04/21/2022		TEXT ORDER denying <u>301</u> Motion for Reconsideration. Petitioner has filed a motion (Docket Entry 301) requesting that the Court reconsider an Order directing the Government to file a response to Petitioner's motion brought pursuant to 28 U.S.C. § 2255 and denying the appointment of a special master, a change of venue, the appointment of counsel, and the adoption of special filing procedures. Petitioner has failed to provide good cause or an adequate reason for the relief requested. The motion is therefore denied. Issued by MAG/JUDGE JOE L. WEBSTER on 4/21/2022. (Lee, Pedra) (Entered: 04/21/2022)
04/21/2022		TEXT ORDER denying <u>309</u> Emergency Motion for Extension of Time or Delay the Time for the Government to Respond to Petitioner's §2255 motion. Petitioner has filed a motion (Docket Entry 309) requesting that the Court delay or extend the Government's deadline for responding to his motion brought pursuant to 28 U.S.C. § 2255. Petitioner has failed to provide good cause or an adequate reason for the relief requested. The motion is therefore denied. Issued by MAG/JUDGE JOE L. WEBSTER on 4/21/2022. (Lee, Pedra) (Entered: 04/21/2022)

FILED: July 28, 2022

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 22-6325 (L)
(1:13-cr-00435-TDS-1)

UNITED STATES OF AMERICA

Plaintiff - Appellee

v.

BRIAN DAVID HILL

Defendant - Appellant

No. 22-6501
(1:13-cr-00435-TDS-1)
(1:22-cv-00074-TDS-JLW)

UNITED STATES OF AMERICA

Plaintiff - Appellee

v.

BRIAN DAVID HILL

Defendant – Appellant

O R D E R

The court consolidates Case No. 22-6325 and Case No. 22-6501.

For the Court--By Direction

/s/ Patricia S. Connor, Clerk

FILED: October 24, 2022

UNITED STATES COURT OF APPEALS
FOR THE FOURTH CIRCUIT

No. 22-6325 (L)
(1:13-cr-00435-TDS-1)

UNITED STATES OF AMERICA

Plaintiff - Appellee

v.

BRIAN DAVID HILL

Defendant - Appellant

No. 22-6501
(1:13-cr-00435-TDS-1)
(1:22-cv-00074-TDS-JLW)

UNITED STATES OF AMERICA

Plaintiff - Appellee

v.

BRIAN DAVID HILL

Defendant – Appellant

O R D E R

The court denies the petition for rehearing and rehearing en banc. No judge requested a poll under Fed. R. App. P. 35 on the petition for rehearing en banc.

Entered at the direction of the panel: Judge Wynn, Judge Thacker, and Judge Heytens.

For the Court

/s/ Patricia S. Connor, Clerk