

No.22-6123

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In The  
Supreme Court Of The United States

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BRIAN DAVID HILL,  
Petitioner,

v.

UNITED STATES OF AMERICA,  
Respondent,

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

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**EMERGENCY MOTION FOR RESPONSE FROM  
RESPONDENT: UNITED STATES OF AMERICA IN  
CERTIORARI CASE**

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Dated: December 2, 2022



**U.S.W.G.O.**

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**EMERGENCY MOTION FOR RESPONSE FROM  
RESPONDENT: UNITED STATES OF AMERICA IN  
CERTIORARI CASE**

To all of the Honorable Justices of the Supreme Court of the United States:

Pursuant to Supreme Court Rule 21.2(c), Petitioner Brian David Hill hereby moves for this Court to request a response or opposition brief or any response brief from the Respondent: United States of America.

Petitioner Brian David Hill respectfully requests that Respondent: United States of America file a response to Petitioner's filed Petition for Writ of Certiorari, the foregoing case.

**SUMMARY OF MOTION**

This Court has jurisdiction for Petitioner's EMERGENCY MOTION under Supreme Court Rule 21.2(c).

With the facts in support of this EMERGENCY MOTION, Petitioner states as follows:

1. On November 7, 2022, Petitioner had filed a Petition for Writ of Certiorari. It was docketed on November 21, 2022. The Respondent: United States of America, was given until December 21, 2022 to file a response to the Petitioner's petition. The Petition for the Writ of

Certiorari is over a final judgment/order of the U.S. Court of Appeals for the Fourth Circuit. This EMERGENCY MOTION is only to address an issue of significant emergency importance that must be addressed before any further proceedings begin in Petitioner's case for petition for Writ of Certiorari.

2. On November 30, 2022, The Respondent: United States of America, had filed its "WAIVER" stating in writing that "The Government hereby waives its right to file a response to the petition in this case, unless requested to do so by the Court".

3. Therefore Petitioner requests that this Court and its honorable justices compel the Respondent: United States of America to respond to the petition in this case for the following reasons as stated herein in paragraphs 4-13.

4. Reason number 1. The Respondent: United States of America is represented by attorneys working entirely for the United States Department of Justice and the United States Attorneys Office for the Middle District of North Carolina.

5. Reason number 2. The U.S. Department of Justice is supposed to investigate crimes and prosecute crimes of any nature under federal law. Any evidence known to them of federal crimes and concerning criminal activities, they should be caring about those activities and taking great care in investigation of and prosecuting

those crimes if proven truthful and meritorious with the credible evidence from any credible witnesses and any tangible admissible evidence.

5. Reason number 3. This entire case for Petitioning for Writ of Certiorari is concerning a request to the United States District Court for a Special Master to investigate alleged blackmail videos (whether actual tapes or video recordings on digital video file formats aka digital videos) of child rape and murder concerning “judges” and “officials” which may or may not include the Chief Judge Thomas David Schroeder and former Chief Judge William Lindsey Osteen Junior, of the Middle District of North Carolina. Review over record Document #294, Jan 27, 2022, entitled: “MOTION FOR APPOINTMENT OF SPECIAL MASTER FOR PROCEEDINGS AND FINDINGS OF FACT OF GROUND VII "...BLACKMAIL SCHEME INVOLVING CHILD RAPE AND MURDER..." Concerning "JUDGES" MOTION AND BRIEF/MEMORANDUM OF LAW IN SUPPORT OF MOTION by BRIAN DAVID HILL. (1:22CV74) (Butler, Carol) Modified on 1/28/2022 to reflect civil case number. (Butler, Carol) (Entered: 01/28/2022).

5. Reason number 4. The United States of America is illegally, unconstitutionally, and unlawfully winning every appeal, winning against every motion filed by Petitioner, winning against every

UNCONTESTED motion filed by Petitioner, and Petitioner does not prevail on anything. This is regardless of what evidence is filed whether admissible or not, regardless of what witnesses are suggested and what affidavits are filed or offered. The U.S. District Court ignores all evidence and anything favorable to the Petitioner. The judges ignore the evidence, witnesses, and ignore everything unless it is against the Petitioner, and unless it is something favorable to the Respondent: United States of America.

6. Reason number 5. They are illegally and unconstitutionally winning every appeal and against every motion ever filed by Petitioner ever since his child pornography case had begun on November 25, 2013, because the United States of America has something which can compel any potentially blackmailed judge to always rule in favor of the United States of America. Attorney L. Lin Wood had alleged in one of his tweets in the record of the U.S. District Court, his archived tweet discovered by Petitioner's family, printed in PDF format for Petitioner to use as evidence. Attorney Lin Wood had alleged that:

CITATION from District Court record Documents #293-13, Page 2 of 2 as well as Document #301-3, Page 8 of 12:

**“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.”**

“@LLinWood”

“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....**”

“11:17 PM - 3 Jan 2021”

7. Reason number 6. The intelligence agencies such as the Central Intelligence Agency (CIA), Federal Bureau of Investigation (FBI), U.S. Department of Homeland Security (DHS) and the U.S. Department of Justice (DOJ) all are considered well-known intelligence agencies under the purview of the United States of America, and under the jurisdiction of the United States of America.

8. Reason number 7. It is illegal, unconstitutional, and it is a criminal act or even an organized criminal conspiracy for an agent or employee of the United States of America government to ever be engaging in acts of “blackmail” or blackmailing a “judge” of the United States of America. Blackmailing a federal judge is illegal, it is unconstitutional, it is unethical, and is a sheer violation of due process of law. It is criminal and the United States of America should not be engaging in blackmailing government officials or judges. This is illegal, unconstitutional, and prevents any civil litigant or criminal defendant the constitutionally protected rights of due process of law. This is illegal, unconstitutional, and prevents any civil litigant or criminal defendant the constitutionally protected rights of an

impartial trier of fact and even of the right to effective assistance of counsel, all constitutional rights in jeopardy with such blackmail scheme. Law requires that no judge be blackmailed. No party to any case, whether criminal case or civil case, no party to any case should ever be permitted to blackmail a judge. When a District Court refuses to investigate an allegation of blackmail from a highly credible attorney L. Lin Wood, who staked his career on the line and put his entire life at risk by making these claims of a criminal blackmail scheme of child rape and murder by the targeted individuals such as “judges” and “officials”. The United States of America needs to answer for this and not shirk their responsibility in this matter. The United States of America blackmailed federal judges to always receive a favorable judicial decision throughout the entire criminal case and civil 2255 cases accumulatively. They need to answer these questions why they allow allegedly an intelligence agency to engage in blackmailing federal judges. This should not be allowed. They are attempting to shirk filing a response to these issues. The DOJ and the FBI refuses to investigate this child rape and murder blackmail scheme. I thought the very same people such as the corrupt United States Attorney who prosecuted me for allegedly possession of child pornography while for 11 months it was downloading on emule.exe after my computer was seized by law enforcement, I thought they

would care about investigating and prosecuting crimes of children being raped and murdered. See <https://wearechange.org/case-brian-d-hill/> - Link provided by family. See the case law from this U.S. Supreme Court that the U.S. Government cannot punish or convict a criminal defendant in their own charged case by acting as lawbreakers themselves.

CITATION OF *Olmstead v. United States*, 277 U.S. 438, 483 (1928) (“And if this Court should permit the Government, by means of its officers' crimes, to effect its purpose of **punishing the defendants**, there would seem to be present all the elements of a ratification. If so, the **Government itself would become a lawbreaker.**”)

CITATION OF *Olmstead v. United States*, 277 U.S. 438, 485 (1928) (“**Decency, security and liberty alike demand that government officials shall be subjected to the same rules of conduct that are commands to the citizen. In a government of laws, existence of the government will be imperilled if it fails to observe the law scrupulously. Our Government is the potent, the omnipresent teacher. For good or for ill, it teaches the whole people by its example. Crime is contagious. If the Government becomes a lawbreaker, it breeds contempt for law; it invites every man to become a law unto himself; it invites anarchy. To declare that in the administration of the criminal law the end justifies the means — to declare that the Government may commit crimes in order to secure the conviction of a private criminal — would bring terrible retribution. Against that pernicious doctrine this Court should resolutely set its face.”)**

9. Reason number 8. The U.S. Federal Bureau of Investigation (FBI) and U.S. Department of Justice (DOJ) aka Department of InJustice seems like they could care less about actual children being



raped and murdered on videotapes which is far worse than simple child pornography immoral illegal files. It is essentially snuff films of children being brutally raped and murdered as ordered by whoever conspired to obtain such blackmail material possibly by coercion and duress as alleged by Attorney Lin Wood, and the corrupt DOJ and corrupt FBI does not care about children being raped and murdered. When the U.S. Attorney working for the corrupt DOJ claimed they prosecuted Petitioner for being framed with child pornography under a rigged judicial system in the Middle District of North Carolina, they claimed they prosecuted Brian David Hill for child porn to protect the children under the Adam Walsh Act. What a bunch of BS (abbreviated out of respect), what a bunch of baloney when they claimed to have targeted Petitioner for being framed with child pornography under the guise of going after a alleged supposed child pornography file possessor and yet they could care less about rape and murder of children when it involved politicians and federal judges. They care more about winning their prosecutions than they do about the children. They don't care about the children, the corrupt U.S. Department of InJustice could care less about their children as their prosecutions are nothing but political persecutions masqueraded as criminal prosecutions. What a joke this has become. See

<https://archive.org/details/LeakedSbiDocsProveUswgoFramedWithChildPorn/>

10. Reason number 9. The Petitioner is entitled to answers as to why he was framed with child pornography, was given a rigged judicial process from November 25, 2013 and onwards, and still facing a rigged judicial process even today. The judicial process is rigged because the involved judges may or may not be blackmailed with child rape and murder as alleged by Attorney L. Lin Wood. Petitioner had the evidence he was innocent of child pornography. In the first 2255 case, it was brought up as fact in the 2255 filings in 2017-2018 that his PSI report said he had no victims. He has NO VICTIMS, and yet sits on a Sex Offender Registry for a crime he is innocent of because he had faced a rigged judicial process. Petitioner found out after his false guilty plea that “454 files were downloading” with the “eMule program” between “July 20, 2012, and July 28, 2013”. His computer used allegedly in the child pornography investigation was seized on August 28, 2012. So, for eleven (11) months after the target computer was seized by Town of Mayodan Police Department in North Carolina, the supposed illegal files continued downloading files of interest of what the U.S. Attorney interpreted as “child pornography” (not under affidavit), 11 months after the computer was seized by law enforcement. When Petitioner addressed this in the U.S. District

Court citing the very discovery evidence material they had used in the very prosecution and grand jury indictment of Brian David Hill, they destroyed the evidence and destroyed the North Carolina (NC) State Bureau of Investigation (SBI) supposed forensic case file report that didn't even follow the credible strict standards of forensic procedures. The entire child porn case was a fraud and Petitioner was given a rigged judicial process since November 25, 2013. That was why he had filed in the current pending 2255 motion civil criminal case litigation under penalty of perjury the ground:

CITATION OF DOCUMENT #291, Page 14 and 15 of 33:

“GROUND VII — IT IS NOW POSSIBLE AND PETITIONER SUSPECTS THAT THE ORIGINATING JUDICIAL OFFICER WHO REVOKED THE SUPERVISED RELEASE ON DOCUMENT #200 MAY OR MAY NOT BE A TARGET OF A BLACKMAIL SCHEME INVOLVING CHILD RAPE AND MURDER DUE TO CLAIMS BY ATTORNEY L. LIN WOOD ASSERTING IN PUBLIC STATEMENTS THAT “JUDGES” AND “OFFICIALS” WERE BEING ORDERED TO RAPE AND MURDER CHILDREN ON VIDEO RECORDINGS AND THUS WERE COMPROMISED AND NO LONGER IMPARTIAL TO THE DECISIONS THEY MADE WHILE BEING BLACKMAILED. REGARDLESS OF WHETHER THE BLACKMAIL WAS MATERIAL TO ANY DECISIONS MADE AGAINST BRIAN DAVID HILL, IT WOULD STILL MAKE THE JUDGE PARTIAL AND/OR BIASED AND/OR COMPROMISED. THIS VIOLATES THE U.S. CONSTITUTION’S GUARANTEE THAT THE TRIER OF FACT REMAIN IMPARTIAL DURING THE CRIMINAL PROCEEDINGS OF A CASE”

11. Reason number 10. Petitioner demands that the Respondent: United States of America give its position whether in

opposition thereof or in support thereof in the foregoing case of the petition for the Writ of Certiorari. The justices have a right and a duty to require that the U.S. Government file it's response and explain why the Petitioner should or should not be given a Special Master to investigate the alleged blackmail sex tapes of an underage nature. Children were allegedly raped and murdered according to a highly credible licensed attorney named Lucian Lincoln "Lin" Wood Jr. aka L. Lin Wood. His credibility and supporting evidence of his credibility were proven with the exhibits in support of the Motion for Reconsideration. Evidence of him being a licensed attorney and had represented clients in high profile cases such as the civil case of Richard Allensworth Jewell (born Richard White; December 17, 1962 – August 29, 2007) who was an American security guard and law enforcement officer who alerted police during the Centennial Olympic Park bombing at the 1996 Summer Olympics in Atlanta, Georgia. He discovered a backpack containing three pipe bombs on the park grounds and helped evacuate the area before the bomb exploded, saving many people from injury or death. This attorney has staked his career and may wreck his entire life over making claims of a blackmail scheme of child rape and murder. Why would he do that unless it may actually be true? Petitioner feels that he was being given a rigged jury trial that there were videos uploaded by his friends or family on

YouTube of two highly viewed videos stating in one that: “Proof that Brian D. Hill; USWGO Alt. News, is INNOCENT, being HELD HOSTAGE by Corrupt Federal Court - YouTube” and his family gave the links of this video. <https://www.youtube.com/watch?v=GkvLiooKltY> family recorded statistics that on the date of December 1, 2022, the video had received 30,603 views. Petitioner’s family also released a video entitled: “Proof that Brian D. Hill; USWGO Alt. News, was TORTURED into Falsely Pleading Guilty”, and gave the link for Petitioner to use in this motion. See [https://www.youtube.com/watch?v=yrLahE\\_2Zm4](https://www.youtube.com/watch?v=yrLahE_2Zm4) and statistics views recorded at 44,652 views. Petitioner feels that he is being held hostage by criminal elements of the United States Government who rigged his criminal case, was going to rig his jury trial, and was rigging the entire case to be only against him and not given him equal application under the law to have equal rights under the adversarial system. Blackmailed judges, if proven true by a Special Master, can show the American people that Brian’s criminal case was rigged, that the supervised release violation hearing was rigged, and that every facet of his criminal case and civil cases were rigged against Petitioner in sheer violation of both procedural due process of law and substantial due process of law. What the U.S. Government has done corruptly is both criminal and unconstitutional. The Government

itself is the lawbreaker acting as law enforcement. What a disgrace. This cannot be allowed in the Courthouses of the United States of America. The Supreme Court needs to step in now and stop all of this from continuing. This is miscarriages of justice times a million. Like what you see inside communist courthouses in either North Korea and Communist China under a dictatorship. Courthouses in America are not supposed to be rigged against everybody. The country of the United States of America is the worldwide symbol for justice, equality, civil rights, and equal rights for the people regardless of color, gender, sexual orientation, political views, disability, and religious beliefs.

12. Reason number 11. Petitioner is entitled to a response from the U.S. Government. Petitioner is tired of being held hostage by the corrupt U.S. Department of Justice since 2013. Petitioner is innocent of indecent exposure and is innocent of child pornography. He went through a rigged judicial process and was tortured by the U.S. Marshals in their custody, Petitioner was tortured by medical neglect on record into falsely pleading guilty and was being given a rigged judicial process in the U.S. District Court for the Middle District of North Carolina. Petitioner has every right to respectfully request that the Respondent: United States of America answer with their response to his filed Petition for Writ of Certiorari. This case is more important than the entire 2255 pending civil case itself. This interlocutory

appeal is protecting the right to prevent further rigging of the judicial process by a possibly blackmailed judge or judges. There needs to be an investigation. There needs to be review over the alleged blackmail tapes. This is in the best interest of justice, the Constitution, and for the American people. The judges need to be clean as an innocent man or woman, and not violate the criminal laws of this great Nation, unless America now resembles a similar judiciary as North Korea or Communist China with rigged trials which may as bad as struggle sessions aka Denunciation rallies.

13. Reason number 12. Petitioner feels enough to claim under penalty of perjury, under oath in his pending 2255 case with a wrongfully denied Motion asking for a Special Master at issue under the interlocutory appeal process, that Petitioner felt that Attorney Lin Wood has the evidence which can either prove or disprove that judges involved in Petitioner's case were blackmailed with a heinous sex crime of raping and murdering children recorded on video camera. If they were blackmailed, then the U.S. Department of Justice has a duty and an obligation to overturn and acquit Brian David Hill of all charges and nullify his conviction, and must be done for the interest of justice. Petitioner has NO VICTIMS. Petitioner victimized nobody. The U.S. Government knows this. They need to stop wrongfully convicting Petitioner Brian D. Hill, formerly of USWGO Alternative

News at uswgo.com with a rigged judicial process since 2013. They need to stop holding Brian D. Hill hostage, they need to stop this. They have done this for 8 years now. The time is now for all of this rigged judicial process to stop. They need to stop blackmailing judges and officials. This needs to stop otherwise America resembles North Korea and Communist China and will continue becoming more and more communist each and every day we live here in what was once known as the greatest political experiment on Earth started by our founding fathers George Washington, Thomas Jefferson, Benjamin Franklin, Patrick Henry, and others. The greatest political science experiment called the American Republic, the democratic republic. Now it has been ruined by blackmail, corruption, and pedophilia, child rape and murder. America is wrecked unless something can be done about this heinous blackmail scheme crap. Pardon my French your honor, but this needs to be said. There needs to be AN INVESTIGATION into Attorney Lin Wood's claims NOW, ASAP, MUST BE DONE. It needs to be done; God bless this once great nation. It can be great again.

**PRAYER TO GOD AND JESUS CHRIST FOR THIS COURT TO  
BRING EQUITABLE RELIEF, PRAYER FOR ALL JUSTICES TO  
CONSIDER THIS EMERGENCY MOTION BEFORE  
CONSIDERATION OF THE PETITION FOR WRIT OF  
CERTIORARI**

Wherefore, in the best interest of justice and for good cause shown, Petitioner Brian David Hill respectfully request that justices of this



Court order the Respondent: United States of America to respond to Petitioner's petition for writ of certiorari.

Wherefore, in the best interest of the U.S. Constitution's requirement for due process of law and impartiality of all federal judges involved in a criminal case or even in a Habeas Corpus case, that Petitioner respectfully requests that justices of this Court order the Respondent: United States of America to respond to Petitioner's petition for writ of certiorari.

Wherefore, Petitioner requests any other relief that this Court finds to be appropriate or necessary to attain the ends of justice.

God Bless You all. Where We Go One We Go All.

DATED this 2nd day of December, 2022.



Respectfully submitted,

*Brian D. Hill*  
*Signed*

Brian D. Hill

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