

## **Declaration of Records and exchanges between Brian David Hill and U.S. FBI Duty Agent Jerry at the Greensboro, NC Office**

Prepared around May 22, 2018. Finished around May 22, 2018, 11:06PM

I, Brian David Hill, declare pursuant to Title 28 U.S.C. § 1746 and subject to the penalties of perjury, that the foregoing is true and correct:

I write this Declaration in good faith and demonstrating factual witness testimony from what I can remember to the best of my abilities. I am showing good cause for such Declaration.

Around **March, 24, 2018**, I had called and left a voicemail with the Greensboro, North Carolina Resident agency of the United States Federal Bureau of Investigation ("FBI") approximately 11:56 PM (from my Desktop computer clock) and recorded that voicemail using VentaFax call recording function with the phone call recording record under file-name "1340.wav". The voicemail was in regards to reporting the federal crimes of Perjury under 18 U.S.C. § 1621 and (Subornation of Perjury) 18 U.S.C. § 1622 that had happened on June 30, 2015. Explained that it was in federal case number 1:13-cr-435-1 and the evidence was in regards to this perjury is in several documents, it is in Document #137 (*"has the proof of the perjury"*) and *"then there is more proof of perjury that has surfaced"* in Document #145-1 *"under this document, it proves that a woman named Kristy L. Burton, that's in Danville, Virginia, has committed perjury generally, and she lied to Edward Cameron. . ."* (Edward Cameron is Supervisory U.S. Probation Office in Greensboro, NC) . . . *"that filed a false entry based on, you know, part of her lying, she did tell a tiny bit of truths, and some truths, but she did tell lies. . ."* *" . . . I have reported this to the U.S. District Court and the Attorney that presented the witness that knowingly committed perjury is threatening to seal all of the evidence so that I cannot tell the FBI or anybody about this, basically. They don't want me to let anybody know about her perjury. He wants to file an injunction against me because I proved his key witness had lied, and that's the United States Assistant Attorney Anand Prakash Ramaswamy is trying to cover up the evidence by putting it all under seal meaning I can't legally tell people about. He's trying to prevent me from being able to prove that his key witness Kristy L. Burton on June 15, no wait, June 30, 2015, at the SRV supervised release revocation hearing. She has knowingly committed perjury and I believe she may have also may have committed subornation of perjury because she had lied to Edward Cameron about the reason, the real reason, why you know, why she I mean you know she lied about certain things, and so I would like for an FBI Agent to investigate this and if it is open and shut, if this is an open and shut case of perjury, then I ask of you, I beg of you, please, charge Kristy L. Burton from Danville, Virginia for committing perjury in Winston-Salem, North Carolina, on the date of June 30, 2015, and there's a lot of evidence. There's an email that she, you know, she made misstatements, statements that do not, that didn't match the email that she sent to my family, she made other statements that are considered false and have proven them to be false. . ."* This transcription came from me listening to the recording and it is not complete. I did the best I could so there may be errors in punctuation and it isn't perfect. This is the best I can type up from listening to my recording file that represents what was said to the Greensboro, NC FBI.

The reason I had made the call was because I had felt threatened and scared for my safety after I reviewed over the U.S. Attorney Office's filing against me asking for "pre-filing injunction" and requesting a mass sealing type of gag order of all of my 2255 Habeas Corpus court filings including all of my evidence Exhibits and my 2255 Brief with exception to only my 2255 Motion standard form that I had filled out. I had felt unsafe at the time and so I had called the FBI out of fear that the U.S. Attorney Office was going to come and get me, hurt me, detain me without my medicine, give me half or a portion of my needed diabetic insulin, and make me disappear or shut me up forever for revealing to the Federal Court in my Habeas Corpus case that U.S. Probation Officer Kristy L. Burton had made multiple false statements under Oath and in her Petition for Warrant or Summons for Offender Under Supervision which is Document #88 in my criminal case, which technically is PERJURY. I felt at the time, and still do, that they or somebody may attempt to threaten or bribe the Magistrate Judge behind the scenes to grant the pre-filing injunction and massive sealing type gag order. The reason I had such fears was that usually when somebody including news reporters or concerned citizens publicly report any kind of criminal activity that they believe is going on inside of any Government agency, that retaliation by any means can happen which could include suicide or being murdered. Some criminals can even threaten or bribe Judges as I have seen in things like Hollywood movies or in what I have read or heard about true crime stories involving judicial or government employee corruption. I was fearful that it could turn up like that, so I felt it was necessary for my safety to report the PERJURY and subornation of perjury to the FBI.

Around **March 29, 2018**, I received a Xfinity (Comcast) voicemail message and its automated voice-to-text said Voicemail from (336) 855-7770

*"This is a message for I believe Brandon hale has believe you said your name was this is Jerry with the FBI you left a message a long message on my voicemail last night. Try and give me a call back at 336-855-2671. Bye."* I think the automated system mistook "Brian Hill" as "Brandon Hale".

Around **April 23, 2018**, at approximately 4:45PM, I call called and was able to reach Jerry back at the FBI, and spoke with him for 11 minutes. I recorded that call to keep the conversation on the record (1345.wav) but the whole recording had white noise interference and was rendered useless as evidence. However from what I remember, he told me that he wanted proof of the perjury and not the "he said, she said" type of thing. Mentioned about an example like *"if I rob a bank and I tell the Court that I didn't rob the bank but the security camera tape shown me robbing the bank, well then that would be proof of perjury"*. Mentioned about only wanting the facts which was what I was trying to do but it seems like he misunderstood my Autistic ramblings. He did mention something about my ramblings not being factual proof or something like that. Asked me to send him condensed proof that is not like hundreds of pages, and wanted me to send the proof that is not a lot of pages. He said I would have to prove that she (Kristy Burton) had knowingly lied in court and that the U.S. Attorney Assistant had known about the perjury. After the call had ended, that same day I had put together a condensed number of pages containing evidence from the court documents. I had scanned all of that before I had mailed it to the FBI to create a scanned documents record of

what exactly was to be mailed to the FBI in the right order, including Post-It notes and another note was wasn't a Post-It note but a notepad paper. I had also used this exact scan in creating a PDF file of it as one of the many files on the DVD-disc which copies of such documentation were mailed to WikiLeaks via international mailing, American Free Press, Breitbart, World Net Daily, Associated Press (“AP”), and Matt Drudge of Drudge Report. The mailing for Matt Drudge and AP Raleigh was mailed out on May 21, 2018.

On **April 25, 2018**, I had mailed out via certified mail tracking # 7017-2680-0000-5750-7135 with the evidence information condensed, entire pages excerpted from publicly filed court records, to make sure that is was condensed to a smaller number of pages showing what statements Kristy L. Burton had made on federal court transcript and show the evidence proving that such statements were false. I had also showed proof of how the U.S. Attorney Assistant would have knowledge of the perjury and he had allowed it to happen despite the Declarations and warnings filed with the Court prior to the Supervised Release Revocation hearing on June 30, 2015.

Around **May 2, 2018**, I received a Xfinity (Comcast) voicemail message and its automated voice-to-text said Voicemail from (336) 855-7770  
*“Mr. Hill Mr. Hill this is Jerry with the FBI. Give me a call back we're gonna have to have you come down here and give a statement. My number is 336-855-2671. Bye.”*

Around **May 3, 2018**, at approximately 12:54PM (from my Desktop computer clock), I had called and left a voicemail with Jerry the Duty Agent of the Greensboro, North Carolina Resident agency of the United States Federal Bureau of Investigation (“FBI”) and recorded that partial voicemail using VentaFax call recording function with the phone call recording record under file-name “1346.wav”. It is only partial because it had cut out due to some kind of software issue or phone call recording FAX modem issue that I cannot help it or control it. However part of the recording is about the fact that I had informed him through voicemail that the three other witnesses were coming down with me to the FBI office in Greensboro, NC, since they were the ones with access to the email record evidence, since they are valuable witnesses for the FBI to also give a statement. So I had suggested those additional witnesses to also give a statement which are Roberta Hill, Stella Forinash, and Kenneth Forinash.

Around **May 3, 2018**, I received a Xfinity (Comcast) voicemail message and its automated voice-to-text said Voicemail from (336) 855-7770  
*“Yeah hey Brian or Mr. Hill this is Jerry Pickford with the FBI again. Please give me a call do not come down here on Monday I need to talk to you first. So give me a call back 336-855-2671 thank you.”* I was puzzled about that and had wondered why they had wanted me to come down and give a statement, I leave a voicemail, then a voicemail is left by Duty Agent Jerry aborting a chance to schedule an appointment for me and the three witnesses to give any statements and answer any questions that the FBI might have had.

Around **May 4, 2018**, at approximately 4:25PM (from my Desktop computer clock), I had

called and left a voicemail with Jerry the Duty Agent of the Greensboro, North Carolina Resident agency of the United States Federal Bureau of Investigation (“FBI”) and recorded that voicemail using VentaFax call recording function with the phone call recording record under file-name “1348.wav”. The voicemail was left with *“Hello, this is Brian Hill calling around May 4, 2018, 4:26PM, I guess I missed you, uh, I guess I missed your call because I was in Roanoke, but umm I was hoping I could have caught you before you left the office but anyways I'll see if I can call back on Monday or Tuesday and whatever questions you have for me I'm willing to answer because you know that's why I got all this information to you in the first place. I mean you know I got three witnesses, you know Roberta Hill, Kenneth Forinash, Stella Forinash, you know I got, you know I got a lot of evidence, so you know whatever questions you have I am willing to answer. I have Autism and OCD and, you know, um so you know if you need more documents or if you need any more records, you know just ask me and I am willing to give it. Umm hopefully I'll be able to still, come down and make a statement. Call me back as soon as you can. Thank You.”* I made this transcription on my own to the best of my abilities and to the best of my knowledge from listening to the recording. It may not be perfect.

Around May 14, 2018, I received a Xfinity (Comcast) voicemail message and its automated voice-to-text said Voicemail from (336) 855-7770 *“Yeah this message for Brian hale(?) hey this is Jerry with the FBI. Give me a call 336-855-2671. Alright thanks bye.”* I think the automated system mistook “Brian Hill” as “Brian Hale”.

I have Autism Spectrum Disorder and Obsessive Compulsive Disorder (“OCD”). This makes my verbal communications more difficult to understand and I can say things in ways that people can misunderstand or be misled by how I say it without intentionally doing so. So if the FBI turned away from investigating my claim due to my Autism, then I feel it is discrimination against my mental disability/handicap and that as a victim of crime or crimes (perjury, subornation of perjury) I deserve better than to be told that it was just meritless as explained in my “Declaration of phone conversation with Jerry at the Greensboro FBI, NC”. If they think I am not credible just because of my Autism and the FBI refuses to question the three witnesses that also witnessed and is aware of the perjury and subornation of perjury, then I feel that I have been discriminated against by the FBI boss of Greensboro that discriminated against my disability and he seems to not want to accept my facts of perjury just because of my Autism. I feel it is wrong how the criminal complaint was handled by the FBI Duty Agent and his boss.

Pursuant to Title 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct.

Executed on May 22, 2018.

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