Third Party Intervener

October 2, 2018

Whereas, on May 22, 2015, I, Phillip Hudok filed a complaint consisting of numerous Writs of Mandamus in the West Virginia Supreme Court of Appeals when Margaret Workman, Robin Davis, and Allen Loughry were justices on the court;

Whereas, the Supreme Court of Appeals assigned and ordered Case # 15-0491 be made and entered on June 5, 2015;

Whereas, State Attorney General, Patrick Morrisey acknowledged on his Facebook Page that my case against the State of West Virginia was still active as of January 2016;

Whereas, Case # 15-0491 in the West Virginia Supreme Court of Appeals having never received notice of fact and conclusion of law remains an active case to this day;

Whereas, Case # 15-0491 was amended on September 4, 2015, adding as defendants, Justices Margaret Workman, Robin Davis, and Allen Loughry;

Whereas, justices Margaret Workman, Robin Davis, and Allen Loughry are being investigated for committing one or more of the following: misfeasance, malfeasance, and nonfeasance;

Whereas, I, Phillip Hudok, have clear evidence of additional serious crimes committed by the West Virginia Supreme Court of Appeals relating to Case # 15-0491;

Whereas, members of the West Virginia House of Delegates committee which brought impeachment articles against Justices Margaret Workman, Robin Davis, and Allen Loughry were noticed by me, but

failed to acknowledge or act on compelling evidence of criminal misfeasance, and/or malfeasance, and/or nonfeasance;

Whereas, Delegate John Shott and Senator Mitch Carmichael were noticed certified return receipt of my evidence of criminal behavior in Case 15-0491, but failed to respond;

Whereas, all members of the West Virginia House of Delegates and West Virginia Senate were noticed via their state email accounts, but failed to respond to the compelling evidence of criminal Supreme Court of Appeals misfeasance, and/or malfeasance, and/or nonfeasance;

Whereas, the current articles of impeachment do not address all the obvious crimes committed in the West Virginia Supreme Court of Appeals;

Whereas, I, Phillip Hudok, having specifically shown to have an interest and the people of West Virginia, generally have an interest that the rule of law be upheld in the West Virginia Senate trials involving Justices Margaret Workman, Robin Davis, and Allen Loughry;

Therefore, it is shown and it is necessary that I, Phillip Hudok, be named a Third Party Intervener and that the documents hereby provided be filed and recorded into the Journal of the Court of Impeachment as evidence.