IN THE CRIMINAL APPEALS COURT FOR THE STATE OF TENNESSEE MIDDLE DIVISION SECTION AT NASHVILLE

Willie Austin Davis

Defendant/Appellant

FILED

FEB 2 4 2020

Clerk of the Appellate Courts
Rec'd By

VS.

Case No. M2019-01852-CCA-R3-CD **Trial No.** 2017-A-62

State of Tennessee

Plaintiff/Appellee

In an abundance of caution, protected information is **REDACTED** in submission to Attorney Larry Crain's <u>permanent</u> injunction granted on 9/24/2018.

MOTION FOR EXTENSION OF TIME FOR FILING BRIEF

Pro Se Appellant, Willie Austin Davis, requests 60 days extension of time within which to file a brief from the original due date of March 5, 2020, in this case.

This is Movant's 1st request for extension in this case:

Opposing Counsel:	✓ Does Not object to this motion.
	Objects
	Called, unable to reach and left message

I am "pro se" and this is my first attempt at writing a legal brief for a criminal appellate case. The Honorable Andy D. Bennett wrote a minority appellate opinion in a related child sex), stating: "I believe Mr. Davis did not abuse cover-up civil case (**REDACTED** receive an impartial trial." From Appellant's knowledge of facts, my arrest at a public Sunday church service and the subsequent trespass prosecution case was used to protect a safe house child sex abuse Mann Act Federal crime cover-up case connected to Covenant Presbyterian Church (Nashville), Presidential Politics, Jay Sekulow, Rev. Billy Graham's final biography, and the Ukraine. As an Appellant without legal representation, I respectfully request more time to study, review, research, and to prepare my written brief. Also, Pro Se Appellant still has questions about the accuracy of court transcripts but a court reporter has informed the Appellant that the court will not give out the court video and audio record to the Defendant-Appellant. Also, the Davidson County grand jury issues I have discovered are not only important to my individual case, but are also important to the "integrity" and "public interest" of other cases, including Tennessee Titans Quarterback Steve McNair's grand jury. In closing, Attorneys James G. King, Parke Morris and Phil Harvey are no longer my attorneys and should not be listed on my court record as my attorneys.

Affidavit

I, Willie Austin Davis, swear and/or affirm that all of the facts stated in this motion are true and correct to the best of my knowledge.

Signature of Appellant – Willie Austin Davis

Print Name of Appellant – Willie Austin Davis

Sworn to and subscribed before me this the 24 May of FEBRUAR 2020.

Signature of Notary Public

EMELINE THRAF Printed Name of Notary Public

CERTIFICATE OF SERVICE

I, Willie Austin Davis, hereby certify that a true and exact copy of the foregoing motion has been forwarded by United States Postal Service, first class, postage pre-paid, on Feb 24, 2020, to the following parties:

General Benjamin A. Ball Office of the Tennessee Attorney General 301 6th Ave. North Nashville, TN 37243

Does the Tennessee Attorney General's Office have a prejudice against Austin Davis? Attorney General Herbert Slatery is a long-time friend of Covenant Pastor Billy Barnes (MBA Father). On Feb 3, 2014, Mr. Slatery supported Covenant Leadership by speaking at Covenant Presbyterian Church during a child sex abuse Mann Act Federal crime cover-up. Catherine Davis is still waiting for a response from Attorney General Slatery after she hand-delivered a desperate plea to Mr. Slatery via Gov. Bill Haslam's office on Sept 19, 2014. https://soundcloud.com/valglenn18/herbert-slatery-speech

Willie Austin Davis, Pro Se 221 31st Ave. North Apt# 135 Nashville, TN 37203

Willie austri O

615-999-8190 fmdshiloh@aol.com

<u>Feb 27, 2020</u>: The Tennessee Supreme Court protected child-molester John Perry by ignoring the Mann Act Federal crime evidence and the letter of The Honorable Thomas Brothers to DA Glenn Funk.



MBA Alumnus

THOMAS W. BROTHERS.
JUDGE
SOUTH CIRCUIT COURT

404 METROPOLITAN COURTHOUSE NASHVILLE, TENNESSEE 37201 (615) 862-5917

September 27, 2018

MBA Father

General Glenn Funk Washington Square, Suite 500 222 2nd Avenue North Nashville, Tennessee 37201-1649 In an abundance of caution, protected information is **REDACTED** in submission to Attorney Larry Crain's **permanent** injunction granted on 9/24/2018.

Dear General Funk,

R = REDACTED

Please find enclosed DVDs of the trial testimony in the recent case of R versus Austin Davis, R R testified under oath that R had been molested as a child by R During the trial the defendant made numerous complaints that the police and authorities have refused to investigate these claims. I believe it is my obligation to provide this information to your office in order that you may determine whether any further review or investigation is required. Please maintain the identity of the plaintiff, "R," confidential unless R authorizes otherwise. I am advising both parties of my actions by copies of this letter.

Thank you and please do not hesitate to let me know if I can provide any other assistance.

Sincerely,

Thomas W. Brothers

CC: Larry Crain, attorney for plaintiff

Austin Davis, defendant

Larry Crain filed a \$3 million lawsuit against Austin Davis, a \$1.5 million lawsuit against the mother of the 6th grade Brentwood Academy alleged rape victim, and a \$300,000 lawsuit against former Brentwood Academy parents Will and Michelle Nowell.