

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

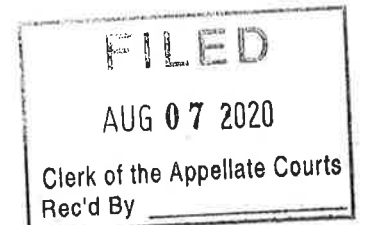
Willie Austin Davis

Defendant/Appellant

vs.

Case No. M2019-01852-CCA-R3-CD

Trial No. 2017-A-62



State of Tennessee

Plaintiff/Appellee

RECUSAL MOTION

As a result of citizen Appellant, Willie Austin Davis, being denied equal access to the government-owned audio-video recordings of the Appellant's prejudiced pre-indictment process, prejudiced trial, prejudiced sentencing and prejudiced post-sentencing hearings, Appellant is now prohibited from verifying the accuracy of court reporter transcripts (which include jury selection and trial transcripts unsigned and uncertified by court report Shana Crawford). Appellant now seeks the recusal of all Tennessee Criminal Appellate Court Judges, and the Tennessee Supreme Court, which has denied numerous Appellant petitions resulting in the protection of child-molester John Perry during an on-going Mann Act Federal crime cover-up similar to Mann Act Federal charges against Jeffrey Epstein and Ghislaine Maxwell.

Tennessee Courts clearly favor powerful Attorney Worrick Robinson, the Nashville Police Department, Covenant Presbyterian Church, the Montgomery Bell Academy community, and other Worrick Robinson allies, and Appellant makes a request for a fair, impartial and non-

prejudiced judiciary to review his appeal even though Appellant knows such an “*impartiality*” request is impossible to accomplish in the State of Tennessee.

Article VI Section 11 of The Tennessee Constitution provides a process for the appointment of fair, unbiased judges in this special circumstance: “In case all or any of the judges of the Supreme Court shall thus be disqualified from presiding on the trial of any cause or causes, the court or the judges thereof, shall certify the same to the governor of the State, and he shall forthwith specially commission the requisite number of men, of law knowledge, for the trial and determination thereof. The Legislature may by general laws make provision that special judges be appointed, to hold any courts the judge of which shall be unable or fail to attend or to sit; or to hear any cause in which the judge may be incompetent.”

Appellant is a peaceful law-abiding citizen who once believed in the integrity of the Tennessee Judicial System, but now the Appellant is fully aware that he will never receive a fair, impartial judiciary from Tennessee’s Judicial System as promised by the Tennessee Constitution, simply because former Covenant Member and Attorney Worrick Robinson and protected child-molester, John Perry, are special, favored and supreme over the people of Tennessee, the Tennessee Judicial system, the Tennessee Constitution, and the Appellant.

Appellant also fully knows that unrepentant protected child-molester John Perry remains protected and free to molest other children within the borders of Tennessee, or beyond the state lines as child-molester John Perry has done before. (Exhibit 1 – Caroline Cone Deposition. Pgs 24-25 – Case # - *Redacted*)

Appellant prays for an honest, fair, impartial court to review Appellant’s case without the malignant corrupting influence of Attorney Worrick Robinson, and protected child-molester

John Perry, and their allies in a Mann Act Federal crime cover-up now before the Tennessee Court of Criminal Appeals.

Willie Austin Davis

Willie Austin Davis - Citizen
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**Presiding Judge John Everett
Williams denied the recusal
request on Aug 12, 2020.**

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 Aug 7, 2020, to the following parties:

General Benjamin A. Ball
Office of the Tennessee
Attorney General
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