



Particularly egregious and unprofessional for a graduate of Cornell University were his epithetical emails:

1. Describing the Assistant United States Attorney as having a “butch/dike hairdo,” implying homosexuality, notwithstanding the facts of a long-term heterosexual marriage, children and grandchildren.
2. Referring to the law enforcement officer investigating this matter as “a dipshit FBI agent.”
3. Labeling the presiding judicial officer as a “fuck hole judge.”

The Court has reviewed statements of the victims which delineate the consternation, fear, emotional distress and expenditure of time and money caused by Mr. Davis’s death threats, calumny and spurious litigation.

The sentencing guidelines for Mr. Davis are computed to be 63 to 78 months for each of five counts to run concurrently or consecutively.

Notwithstanding the foregoing summary of Mr. Davis’s behavior, the Court would have preferred to ecumenically bestow acts of secular grace and mercy to him by placing Mr. Davis on five years of probation. However, the Court instead will sentence Mr. Davis to thirty-one (31) months on each count to run consecutively for a total of one hundred fifty-five (155) months. He will get credit for the thirty-five months that he spent in custody. There will be no credit for the home confinement. 155 minus 35 is 120 months of additional Bureau of Prison time that Mr. Davis will serve. After that, he will be on

supervised release for three years on each count, with the conditions being those of the standard nature, plus the additional ones recommended by the United States Probation. The conditions will also include that Mr. Davis will have no contact with any of the victims, United States Pretrial Officers, administrative staff of the U.S. Probation Office and particularly United States Probation Officer Carolyn LaRue. When he serves his time, of course, he will be having contact and supervision by United States Probation.

Mr. Davis shall pay a \$100 assessment on each count for the Crime Victims Fund and a fine of \$40,000 to reimburse the beleaguered taxpayers of the United States for part of the funds expended for court-appointed counsel, a large portion of which were made necessary by Mr. Davis's actions.

Mr. Davis is hereby forewarned that when he is on supervised release, violations of the conditions of his supervision will result in further federal prison cell accommodations and dining upon Bureau of Prison's cuisine, known in prison vernacular as "three hots and a cot," for additional periods of time than he has already been sentenced.

It is so ORDERED.

SIGNED this 27<sup>th</sup> day of February, 2026.

  
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FRED BIERY  
UNITED STATES DISTRICT JUDGE