UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA SAVANNAH DIVISION

MARTIN J. BRADLEY, Jr.,)	
Movant,))	
)	
v.)	CV414-198
UNITED STATES OF AMERICA,)	CR405-059
Respondent.))	

ORDER

In 2014, Martin Bradley, Jr. filed a 28 U.S.C. § 2255 motion challenging his conviction for racketeering, money laundering, and failure to disclose a foreign financial interest. Doc. 553; docs. 1531 & 1532 (double entry). His son, Martin Bradley, III also was convicted in the same scheme and had filed a § 2255 motion the year before. Doc. 553; doc. 1494. The district court denied the son's motion, and he appealed. *Bradley v. United States*, No. 4: 13-CV-121, 2013 WL 6246775, at *1 (S.D. Ga. Dec. 3, 2013), *aff d in part, rev'd in part*, 2017 WL 237581 (11th Cir. Jan. 19, 2017) (*Bradley*). The father had adopted his son's § 2255 motion as his own (docs. 1494, 1531 & 1532), so this Court stayed the father's case until *Bradley's* resolution. Doc. 1536. The Eleventh Circuit in part affirmed and in part reversed the district judge's ruling. *Bradley*, 2017 WL 237581 at *10 (11th Cir. Jan. 19, 2017); doc. 1550 (mandate). Therefore, the Court **VACATES** the stay. Doc. 1536. Within 14 days of the date this Order is served, the father shall brief the Court on any claims that remain in his § 2255 motion. The United States will have 14 days to reply. Movant's failure to comply may result in dismissal under Fed. R. Civ. P. 41(b) and L.R. 41.1(b).

SO ORDERED, this 13th day of April, 2017.

Fruith

UNITED STATES MAGISTRATE JUDGE SOUTHERN DISTRICT OF GEORGIA