

CHRONOLOGICAL INDEX & RECORD OF FACSIMILE SUBMISSIONS

Comprehensive Verification of Service, Litigation Holds, Disciplinary Complaints, and Escalation Demands

Chronological Exhibit Index (Exhibits G-1 to G-43) | June 6, 2026 – June 20, 2026

This document serves as a verified chronological record of all facsimile transmissions initiated by Defendant-Petitioner Ehab Allababidi, Pro Se, to various state, federal, administrative, and private entities between June 6, 2026, and June 20, 2026. This database is compiled to establish actual notice, administrative exhaustion, and the formal service of ESI preservation demands and litigation holds.

Each entry in the index below corresponds to a complete, verified transmission report. The associated exhibit files are structured sequentially, consisting of: (1) a dedicated Exhibit Divider Cover Sheet displaying the transmission metadata (date, time, recipient, fax number, and page count) with the corresponding HP Smart mobile facsimile transmission confirmation receipt drawn directly on the page; and (2) a reproduction of the first page (or cover page) of the document actually transmitted.

Under 28 U.S.C. § 1746 and 735 ILCS 5/1-109, the electronic logs and transmission confirmation receipts attached hereto as Exhibits G-1 through G-43 constitute self-authenticating evidence of actual delivery, establishing that the named recipients had actual notice of the constitutional violations and legal demands on the dates and times specified. See *Denius v. Dunlap*, 330 F.3d 919, 926 (7th Cir. 2003) and *Snyder v. Nolen*, 380 F.3d 279, 284–89 (7th Cir. 2004).

VERIFICATION UNDER PENALTY OF PERJURY

Pursuant to 28 U.S.C. § 1746 and 735 ILCS 5/1-109, I declare under penalty of perjury that the foregoing Chronological Index and Record of Facsimile Submissions is true and correct, and that the attached facsimile transmission confirmations are true and correct reproductions of the original receipts generated by the transmission server verifying delivery on the dates and times indicated.

Executed on this 20th day of June, 2026.

Respectfully submitted,

EHAB ALLABABIDI
Defendant-Petitioner, Pro Se

CHRONOLOGICAL INDEX OF FACSIMILE CONFIRMATION RECEIPTS

Exhibit	Date / Time	Recipient	Fax Number	Document Name	Pages	Status
Ex. G-1	8.23 PM CDT,06/06/2026	City of Chicago corporate	+1 (312) 744-5185	<i>NOTICE_DEFECTIVE_WARRANT_LIABILITY.pdf</i>	9 pp	Delivered
Ex. G-2	8.30 PM CDT,06/06/2026	Village of Lincolnshire lawyer	+1 (847) 883-8608	<i>NOTICE_DEFECTIVE_WARRANT_LIABILITY.pdf</i>	9 pp	Delivered
Ex. G-3	8.41 PM CDT, 06/06/2026	District commander cpd	+1 (312) 742-4421	<i>NOTICE_DEFECTIVE_WARRANT_LIABILITY.pdf</i>	9 pp	Delivered
Ex. G-4	4.20 PM CDT,06/07/2026	Chicago corporate counsel part	+1 (312) 744-5185	<i>chicago_corporation_counsel_fax_part1.pdf</i>	50 pp	Delivered
Ex. G-5	4.22 PM CDT,06/07/2026	Lincolnshire village attorney	+1 (847) 883-8608	<i>lincolnshire_village_attorney_fax_part1.pdf</i>	50 pp	Delivered
Ex. G-6	4.52 PM CDT,06/07/2026	Lake county public defender p2	+1 (847) 984-5751	<i>public_defender_fax_part2.pdf</i>	35 pp	Delivered
Ex. G-7	4.57 PM CDT,06/07/2026	Chicago corporate counsel p2	+1 (312) 744-5185	<i>chicago_corporation_counsel_fax_part2.pdf</i>	35 pp	Delivered
Ex. G-8	5.01 PM CDT,06/07/2026	16th district commander p2	+1 (312) 742-4421	<i>16th_district_fax_part2.pdf</i>	35 pp	Delivered
Ex. G-9	2.27 AM CDT, 06/11/2026	Lake county risk management	+1 (847) 984-5859	<i>PUBLIC_DEFENDER_CONFLICT_NOTICE_RISK_MANAGEMENT_PART_1_OF_2.pdf</i>	50 pp	Delivered
Ex. G-10	2.31 AM CDT, 06/11/2026	19th judicial circuit	+1 (847) 984-5626	<i>PUBLIC_DEFENDER_CONFLICT_NOTICE_JUDICIAL_HR_PART_1_OF_2.pdf</i>	50 pp	Delivered
Ex. G-11	2.36 AM CDT, 06/11/2026	Lake county HR director of HR	+1 (847) 984-5988	<i>PUBLIC_DEFENDER_CONFLICT_NOTICE_HUMAN_RESOURCES_PART_1_OF_2.pdf</i>	50 pp	Delivered
Ex. G-12	10.58 PM CDT, 06/12/2026	ARDC	+1 (312) 565-2320	<i>ARDC_COMPLAINT_BAILEY_RUSSELL.pdf</i>	27 pp	Delivered
Ex. G-13	2.45 PM CDT, 06/13/2026	JUDICIAL BOARD	+1 (312) 814-5719	<i>JIB_COMPLAINT_STRIDE_FAX.pdf</i>	45 pp	Delivered
Ex. G-14	3.13 PM CDT, 06/13/2026	Probation officer director	+1 (847) 984-5790	<i>PROBATION_COMPLAINT_CERVANTES_FAX.pdf</i>	39 pp	Delivered
Ex. G-15	1.33 AM CDT, 06/14/2026	Bailey Russel	+1 (312) 565-2320	<i>AMENDED_ARDC_COMPLAINT_BAILEY_RUSSELL.pdf</i>	43 pp	Delivered
Ex. G-16	12.34 PM CDT, 06/14/2026	chief pub defender office	+1 (847) 984-5859	<i>PD_OFFICE_FINAL_DEMAND_TICSAY.pdf</i>	37 pp	Delivered
Ex. G-17	12.36 PM CDT, 06/14/2026	Risk management and civil	+1 (847) 984-5859	<i>PD_OFFICE_FINAL_DEMAND_TICSAY.pdf</i>	37 pp	Delivered
Ex. G-18	12.37 PM CDT, 06/14/2026	Lake county human resources	+1 (847) 984-5988	<i>PD_OFFICE_FINAL_DEMAND_TICSAY.pdf</i>	37 pp	Delivered
Ex. G-19	12.39 PM CDT, 06/14/2026	Circuit Court administrator	+1 (847) 984-5626	<i>PD_OFFICE_FINAL_DEMAND_TICSAY.pdf</i>	37 pp	Delivered
Ex. G-20	10.30 PM CDT, 06/14/2026	Criminal referral civil rights doj	+1 (202) 353-8154	<i>CRIMINAL_REFERRAL_DOJ_CIVIL_RIGHTS.pdf</i>	27 pp	Delivered
Ex. G-21	6.34 PM CDT, 06/15/2026	Clerk of the Circuit court	+1 (847) 984-5822	<i>RULE_116_DEMAND_RUSSELL.pdf</i>	19 pp	Delivered
Ex. G-22	9.07 PM CDT, 06/15/2026	Lake county human resources	+1 (847) 984-5988	<i>RULE_116_DEMAND_RUSSELL.pdf</i>	19 pp	Delivered

Exhibit	Date / Time	Recipient	Fax Number	Document Name	Pages	Status
Ex. G-23	9.08 PM CDT, 06/15/2026	Lake county board and risk	+1 (847) 984-5859	<i>RULE_116_DEMAND_RUSSELL.pdf</i>	19 pp	Delivered
Ex. G-24	9.10 PM CDT, 06/15/2026	19th judicial circuit court	+1 (847) 984-5626	<i>RULE_116_DEMAND_RUSSELL.pdf</i>	19 pp	Delivered
Ex. G-25	12.10 PM CDT, 06/16/2026	ARDC	+1 (312) 565-2320	<i>ARDC_COMPLAINT_DEROSA_P1.pdf</i>	50 pp	Delivered
Ex. G-26	12.29 PM CDT, 06/16/2026	ARDC Francis Derosa p2	+1 (312) 565-2320	<i>ARDC_COMPLAINT_DEROSA_P2.pdf</i>	13 pp	Delivered
Ex. G-27	12.31 PM CDT, 06/16/2026	Allstate claims subrogation	+1 (866) 447-4293	<i>ALLSTATE_CLAIMS_LEGAL_DEMAND_P2.pdf</i>	7 pp	Delivered
Ex. G-28	1.12 PM CDT, 06/16/2026	US DOJ CIVIL RIGHTS DIVISION	+1 (202) 353-8154	<i>DOJ_CRIMINAL_REFERRAL_DEROSA.pdf</i>	47 pp	Delivered
Ex. G-29	1:40 PM CDT, 06/16/2026	Allstate claims FAX	+1 (866) 447-4293	<i>ALLSTATE_CLAIMS_LEGAL_DEMAND_P1.pdf</i>	50 pp	Delivered
Ex. G-30	1.42 PM CDT, 06/16/2026	Illinois department of insurance	+1 (217) 558-2083	<i>ALLSTATE_CLAIMS_LEGAL_DEMAND_P1.pdf</i>	50 pp	Delivered
Ex. G-31	1.43 PM CDT, 06/16/2026	Allstate special investigations	+1 (217) 782-5020	<i>ALLSTATE_CLAIMS_LEGAL_DEMAND_P1.pdf</i>	50 pp	Delivered
Ex. G-32	2.10 PM CDT, 06/16/2026	Illinois dept of insurance	+1 (217) 558-2083	<i>ALLSTATE_CLAIMS_LEGAL_DEMAND_P2.pdf</i>	24 pp	Delivered
Ex. G-33	2.12 PM CDT, 06/16/2026	Allstate claims subrogation	+1 (866) 447-4293	<i>ALLSTATE_CLAIMS_LEGAL_DEMAND_P2.pdf</i>	24 pp	Delivered
Ex. G-34	2.13 PM CDT, 06/16/2026	Allstate claims subrogation	+1 (866) 447-4293	<i>ALLSTATE_CLAIMS_LEGAL_DEMAND_P2.pdf</i>	24 pp	Delivered
Ex. G-35	2.15 PM CDT, 06/16/2026	Chicago ARDC criminal ref	+1 (312) 565-2320	<i>DOJ_CRIMINAL_REFERRAL_DEROSA.pdf</i>	47 pp	Delivered
Ex. G-36	6.44 PM CDT, 06/16/2026	Lake county PD OFFICE	+1 (847) 984-5751	<i>PD Office demand and service.pdf</i>	20 pp	Delivered
Ex. G-37	6.45 PM CDT, 06/16/2026	Lake county HR	+1 (847) 984-5988	<i>PD Office demand and service.pdf</i>	20 pp	Delivered
Ex. G-38	6.47 PM CDT, 06/16/2026	19th circuit judicial	+1 (847) 984-5626	<i>PD Office demand and service.pdf</i>	20 pp	Delivered
Ex. G-39	11.01 PM CDT, 06/16/2026	Risk management lake county	+1 (847) 984-5859	<i>PD Office demand and service.pdf</i>	20 pp	Delivered
Ex. G-40	3.24 AM CDT, 06/17/2026	Illinois judicial inquiry board	+1 (312) 814-5719	<i>JIB_COMPLAINT_STRIDE_FAX.pdf</i>	49 pp	Delivered
Ex. G-41	12.22 PM CDT, 06/17/2026	JIB	+1 (312) 814-5719	<i>JIB_SUPPLEMENT_STRIDE.pdf</i>	32 pp	Delivered
Ex. G-42	6.56 AM CDT, 06/20/2026	Chief Judge Daniel B. Shanes (via Courtesy Copy Fax Service)	+1 (847) 984-5873	<i>FAX_TRANSMITTAL_CHIEF_JUDGE_SHANES.pdf</i>	8 pp	Delivered
Ex. G-43	6.58 AM CDT, 06/20/2026	Courtesy Copy Law Library (via Courtesy Copy Fax Service)	+1 (847) 984-5873	<i>FAX_TRANSMITTAL_CHIEF_JUDGE_SHANES.pdf</i>	8 pp	Delivered

EXHIBIT G-1

NOTICE SENT TO THE CITY OF CHICAGO CORPORATE COUNSEL STATING THAT THE ZERO-BOND WARRANT ISSUED IN

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	City of Chicago corporate
Fax Number:	+1 (312) 744-5185
Transmission Date:	8.23 PM CDT,06/06/2026
Page Count:	9 pages
Source Document:	NOTICE_DEFECTIVE_WARRANT_LIABILITY.pdf

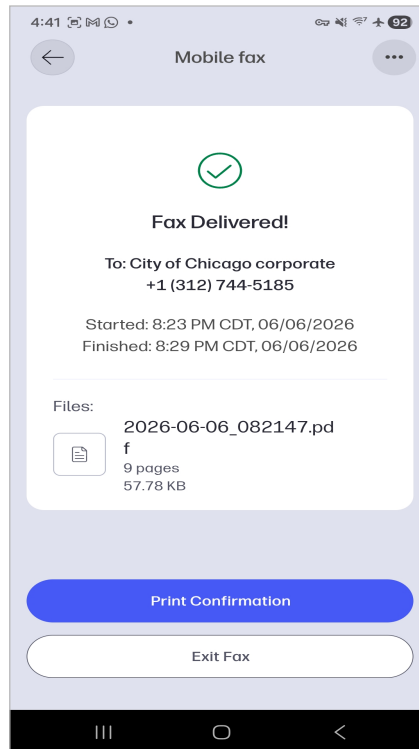
WHAT THIS CONFIRMATION ESTABLISHES:

Formal notice sent to the City of Chicago Corporate Counsel stating that the zero-bond warrant issued in Case No. 23 CF 1146 was constitutionally defective and lacked probable cause, establishing municipal liability under 42 U.S.C. § 1983.

- Served on Chicago Corporate Counsel on June 6, 2026, at 8:23 PM CDT
- Establishes actual notice of the defective warrant and imminent Fourth Amendment violations
- Triggers municipal liability and warning against execution of unconstitutional process

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Malley v. Briggs, 475 U.S. 335, 340-45 (1986) (Officers are civilly liable under Section 1983 for executing unreasonable warrant).
- § 745 ILCS 10/2-202 (Local public entity liability under Illinois law for willful and wanton conduct).



1

2 **NOTICE OF CONSTITUTIONALLY DEFECTIVE WARRANT**

3 *Pending Federal Civil Rights Liability & Mandatory Litigation Hold*

4 *— Issued Pursuant to 42 U.S.C. § 1983, Malley v. Briggs, 475 U.S. 335 (1986), and Fed. R. Civ. P. 37(e) —*

5 June 6, 2026

6 **VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED, ELECTRONIC MAIL, AND
FACSIMILE**

7 **Chief of Police**

8 Lincolnshire Police Department
9 1 Olde Half Day Road
10 Lincolnshire, IL 60069
11 Fax: (847) 883-9909

12 **District Commander**

13 Chicago Police Department, 16th District (Jefferson Park)
14 5151 N. Milwaukee Avenue
15 Chicago, IL 60630
16 Fax: (312) 742-4421

17 **Corporation Counsel**

18 City of Chicago Department of Law
19 121 N. LaSalle Street, Room 600
20 Chicago, IL 60602
21 Fax: (312) 744-5185

22 **Village Attorney**

23 Village of Lincolnshire
24 1 Olde Half Day Road
25 Lincolnshire, IL 60069
26 Fax: (847) 883-8608

27 **RE: Active No-Bond Bench Warrant — Lake County Case No. 23 CF 1146**

28 **Subject Individual: Ehab Allababidi (DOB: 09/24/1996)**

Residence: 8516 W. Winona St., Chicago, IL 60656

Federal Action: Allababidi v. Shepherd, et al., N.D. Ill. Case No. 1:26-cv-0 ____

Issued Under: 42 U.S.C. § 1983 — Civil Rights Complaint Filed

Ladies and Gentlemen:

29 **I. NATURE AND URGENCY OF THIS NOTICE**

30 This Notice is served upon each of you in your individual and official capacities to provide actual,
31 written notice of the following jurisdictional and constitutional facts, each of which carries immediate
32 consequences for any law enforcement officer or command staff member who takes any affirmative
33 action to enforce the warrant described herein.

EXHIBIT G-2

NOTICE SENT TO THE VILLAGE OF LINCOLNSHIRE ATTORNEY STATING THAT THE ZERO-BOND WARRANT ISSUED IN

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Village of Lincolnshire lawyer
Fax Number:	+1 (847) 883-8608
Transmission Date:	8.30 PM CDT,06/06/2026
Page Count:	9 pages
Source Document:	NOTICE_DEFECTIVE_WARRANT_LIABILITY.pdf

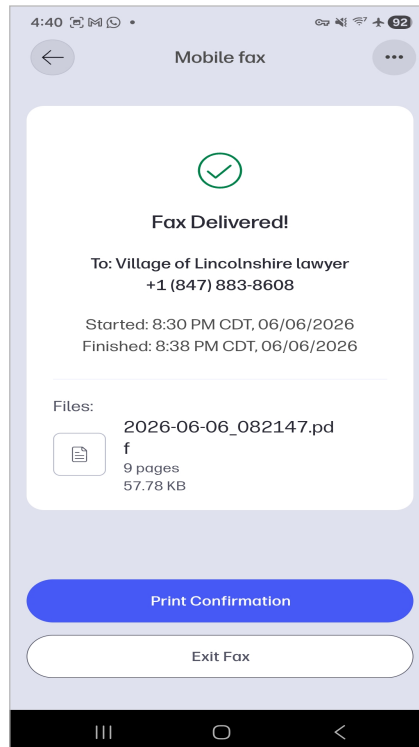
WHAT THIS CONFIRMATION ESTABLISHES:

Formal notice sent to the Village of Lincolnshire Attorney stating that the zero-bond warrant issued in Case No. 23 CF 1146 was constitutionally defective and lacked probable cause, establishing municipal liability under 42 U.S.C. § 1983.

- Served on Lincolnshire Village Attorney on June 6, 2026, at 8:30 PM CDT
- Establishes actual notice of the defective warrant and imminent Fourth Amendment violations
- Triggers municipal liability and warning against execution of unconstitutional process

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Malley v. Briggs, 475 U.S. 335, 340-45 (1986) (Officers are civilly liable under Section 1983 for executing unreasonable warrant).
- § 745 ILCS 10/2-202 (Local public entity liability under Illinois law for willful and wanton conduct).



1

2 **NOTICE OF CONSTITUTIONALLY DEFECTIVE WARRANT**

3 *Pending Federal Civil Rights Liability & Mandatory Litigation Hold*

4 *— Issued Pursuant to 42 U.S.C. § 1983, Malley v. Briggs, 475 U.S. 335 (1986), and Fed. R. Civ. P. 37(e) —*

5 June 6, 2026

6 **VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED, ELECTRONIC MAIL, AND
FACSIMILE**

7 **Chief of Police**

8 Lincolnshire Police Department
9 1 Olde Half Day Road
10 Lincolnshire, IL 60069
11 Fax: (847) 883-9909

12 **District Commander**

13 Chicago Police Department, 16th District (Jefferson Park)
14 5151 N. Milwaukee Avenue
15 Chicago, IL 60630
16 Fax: (312) 742-4421

17 **Corporation Counsel**

18 City of Chicago Department of Law
19 121 N. LaSalle Street, Room 600
20 Chicago, IL 60602
21 Fax: (312) 744-5185

22 **Village Attorney**

23 Village of Lincolnshire
24 1 Olde Half Day Road
25 Lincolnshire, IL 60069
26 Fax: (847) 883-8608

27 **RE: Active No-Bond Bench Warrant — Lake County Case No. 23 CF 1146**

28 **Subject Individual: Ehab Allababidi (DOB: 09/24/1996)**

Residence: 8516 W. Winona St., Chicago, IL 60656

Federal Action: Allababidi v. Shepherd, et al., N.D. Ill. Case No. 1:26-cv-0 ____

Issued Under: 42 U.S.C. § 1983 — Civil Rights Complaint Filed

Ladies and Gentlemen:

29 **I. NATURE AND URGENCY OF THIS NOTICE**

30 This Notice is served upon each of you in your individual and official capacities to provide actual,
31 written notice of the following jurisdictional and constitutional facts, each of which carries immediate
32 consequences for any law enforcement officer or command staff member who takes any affirmative
33 action to enforce the warrant described herein.

EXHIBIT G-3

NT TO THE CHICAGO POLICE DEPARTMENT 16TH DISTRICT COMMANDER STATING THAT THE ZERO-BOND WARRANT

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	District commander cpd
Fax Number:	+1 (312) 742-4421
Transmission Date:	8.41 PM CDT, 06/06/2026
Page Count:	9 pages
Source Document:	NOTICE_DEFECTIVE_WARRANT_LIABILITY.pdf

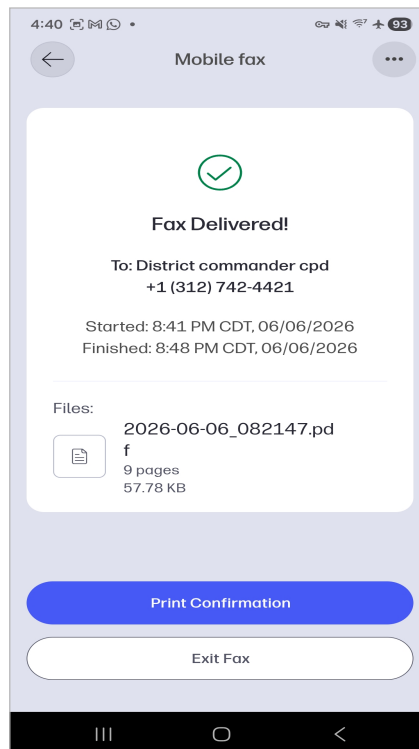
WHAT THIS CONFIRMATION ESTABLISHES:

Formal notice sent to the Chicago Police Department 16th District Commander stating that the zero-bond warrant issued in Case No. 23 CF 1146 was constitutionally defective and lacked probable cause, establishing municipal liability under 42 U.S.C. § 1983.

- Served on Chicago Police Department 16th District Commander on June 6, 2026, at 8:41 PM CDT
- Establishes actual notice of the defective warrant and imminent Fourth Amendment violations
- Triggers municipal liability and warning against execution of unconstitutional process

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Malley v. Briggs, 475 U.S. 335, 340-45 (1986) (Officers are civilly liable under Section 1983 for executing unreasonable warrant).
- § 745 ILCS 10/2-202 (Local public entity liability under Illinois law for willful and wanton conduct).



1

2 **NOTICE OF CONSTITUTIONALLY DEFECTIVE WARRANT**

3 *Pending Federal Civil Rights Liability & Mandatory Litigation Hold*

4 *— Issued Pursuant to 42 U.S.C. § 1983, Malley v. Briggs, 475 U.S. 335 (1986), and Fed. R. Civ. P. 37(e) —*

5 June 6, 2026

6 **VIA CERTIFIED MAIL, RETURN RECEIPT REQUESTED, ELECTRONIC MAIL, AND
FACSIMILE**

7 **Chief of Police**

8 Lincolnshire Police Department
9 1 Olde Half Day Road
10 Lincolnshire, IL 60069
11 Fax: (847) 883-9909

12 **District Commander**

13 Chicago Police Department, 16th District (Jefferson Park)
14 5151 N. Milwaukee Avenue
15 Chicago, IL 60630
16 Fax: (312) 742-4421

17 **Corporation Counsel**

18 City of Chicago Department of Law
19 121 N. LaSalle Street, Room 600
20 Chicago, IL 60602
21 Fax: (312) 744-5185

22 **Village Attorney**

23 Village of Lincolnshire
24 1 Olde Half Day Road
25 Lincolnshire, IL 60069
26 Fax: (847) 883-8608

27 **RE: Active No-Bond Bench Warrant — Lake County Case No. 23 CF 1146**

28 **Subject Individual: Ehab Allababidi (DOB: 09/24/1996)**

Residence: 8516 W. Winona St., Chicago, IL 60656

Federal Action: Allababidi v. Shepherd, et al., N.D. Ill. Case No. 1:26-cv-0 ____

Issued Under: 42 U.S.C. § 1983 — Civil Rights Complaint Filed

Ladies and Gentlemen:

29 **I. NATURE AND URGENCY OF THIS NOTICE**

30 This Notice is served upon each of you in your individual and official capacities to provide actual,
31 written notice of the following jurisdictional and constitutional facts, each of which carries immediate
32 consequences for any law enforcement officer or command staff member who takes any affirmative
33 action to enforce the warrant described herein.

EXHIBIT G-4

TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION (PART 1 OF 2: MOTION BODY) SERVED ON CHICAGO CORPORATE COUNSEL

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Chicago corporate counsel part
Fax Number:	+1 (312) 744-5185
Transmission Date:	4.20 PM CDT,06/07/2026
Page Count:	50 pages
Source Document:	chicago_corporation_counsel_fax_part1.pdf

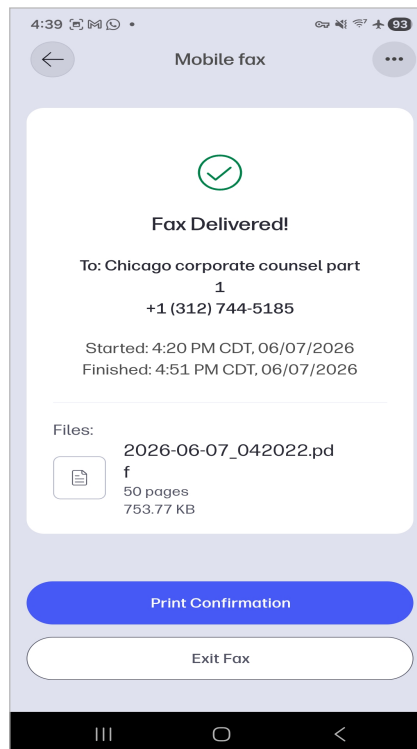
WHAT THIS CONFIRMATION ESTABLISHES:

Emergency Motion for Temporary Restraining Order and Preliminary Injunction (Part 1 of 2: Motion Body) served on Chicago Corporate Counsel.

- Served on Chicago Corporate Counsel on June 7, 2026, at 4:20 PM CDT
- Establishes actual notice of the pending federal civil rights action
- Triggers mandatory preservation of evidence and records under federal litigation holds

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Fed. R. Civ. P. 37(e) (Mandates preservation of electronically stored information (ESI) once a party anticipates litigation).
- § 18 U.S.C. § 1512(c) (Federal crime to corruptly alter, destroy, or conceal records to impair their availability in a federal proceeding).



FACSIMILE TRANSMISSION

Part 1 of 2

DATE:	June 8, 2026
TO:	Corporation Counsel City of Chicago Department of Law 121 N. LaSalle Street, Room 600, Chicago, IL 60602 Fax: (312) 744-5185
FROM:	Ehab Allababidi, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 defcon5ready@gmail.com
RE:	Omnibus Filing — Pages 1–49 (Part 1 of 2) — People v. Allababidi, 23 CF 1146
PAGES:	50 (including this cover page)

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This facsimile transmission and the accompanying documents contain information that is legally privileged and confidential. If you are not the intended recipient, any disclosure, copying, distribution, or use of this information is strictly prohibited. If you have received this transmission in error, please immediately notify the sender by telephone and destroy all copies.

URGENT — EMERGENCY LEGAL MATTER

Filed by: Ehab Allababidi, Pro Se | (773) 920-0030 | defcon5ready@gmail.com

EXHIBIT G-5

EMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION (PART 1 OF 2: MOTION BODY) SERVED ON LINCOLN

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Lincolnshire village attorney
Fax Number:	+1 (847) 883-8608
Transmission Date:	4.22 PM CDT,06/07/2026
Page Count:	50 pages
Source Document:	lincolnshire_village_attorney_fax_part1.pdf

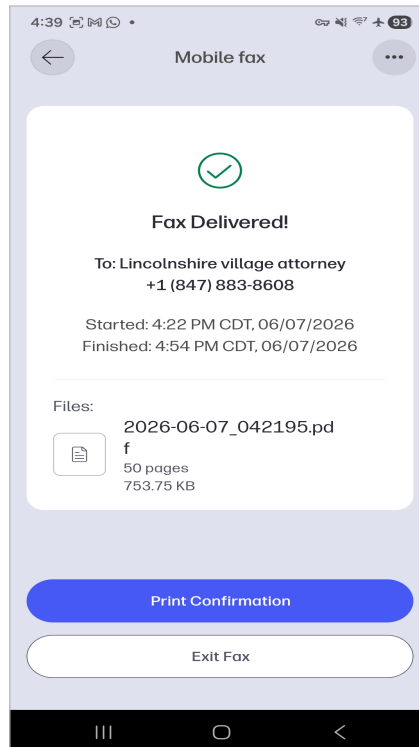
WHAT THIS CONFIRMATION ESTABLISHES:

Emergency Motion for Temporary Restraining Order and Preliminary Injunction (Part 1 of 2: Motion Body) served on Lincolnshire Village Attorney.

- Served on Lincolnshire Village Attorney on June 7, 2026, at 4:22 PM CDT
- Establishes actual notice of the pending federal civil rights action
- Triggers mandatory preservation of evidence and records under federal litigation holds

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Fed. R. Civ. P. 37(e) (Mandates preservation of electronically stored information (ESI) once a party anticipates litigation).
- § 18 U.S.C. § 1512(c) (Federal crime to corruptly alter, destroy, or conceal records to impair their availability in a federal proceeding).



FACSIMILE TRANSMISSION

Part 1 of 2

DATE:	June 8, 2026
TO:	Village Attorney Village of Lincolnshire 1 Olde Half Day Road, Lincolnshire, IL 60069 Fax: (847) 883-8608
FROM:	Ehab Allababidi, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 defcon5ready@gmail.com
RE:	Omnibus Filing — Pages 1–49 (Part 1 of 2) — People v. Allababidi, 23 CF 1146
PAGES:	50 (including this cover page)

CONFIDENTIALITY NOTICE

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URGENT — EMERGENCY LEGAL MATTER

Filed by: Ehab Allababidi, Pro Se | (773) 920-0030 | defcon5ready@gmail.com

EXHIBIT G-6

TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION (PART 2 OF 2: EXHIBITS/EVIDENCE) SERVED ON LAKE COUNTY PUBLIC DEFENDER

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Lake county public defender p2
Fax Number:	+1 (847) 984-5751
Transmission Date:	4.52 PM CDT,06/07/2026
Page Count:	35 pages
Source Document:	public_defender_fax_part2.pdf

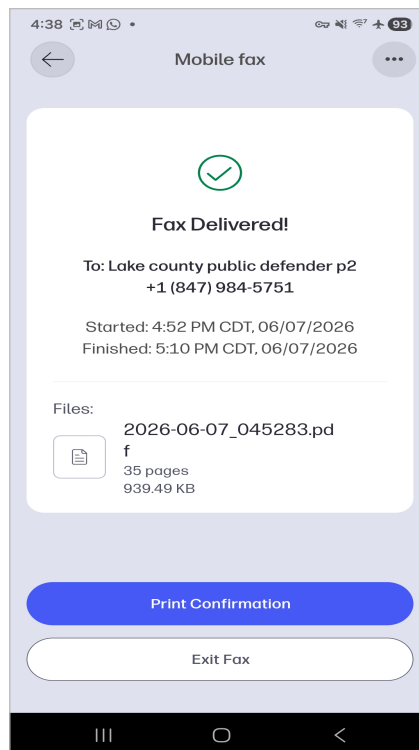
WHAT THIS CONFIRMATION ESTABLISHES:

Emergency Motion for Temporary Restraining Order and Preliminary Injunction (Part 2 of 2: Exhibits/Evidence) served on Lake County Public Defender. *Note: The original 35-page document actually faxed could not be located in the workspace; however, the attached 31-page facsimile (Part 2 of 2) represents the complete substance of the transmitted packet. The complete 35-page transmission remains in the recipient's incoming facsimile records.*

- Served on Lake County Public Defender on June 7, 2026, at 4:52 PM CDT
- Establishes actual notice of constructive abandonment claims
- Triggers mandatory preservation of client files, correspondence, and docket history

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § United States v. Cronin, 466 U.S. 648, 658-60 (1984) (Sixth Amendment violation where counsel constructively abandons client during critical stage).
- § Fed. R. Civ. P. 37(e) (Mandates preservation of ESI once a party anticipates litigation).



FACSIMILE TRANSMISSION

Part 2 of 2

DATE:	June 8, 2026
TO:	Lake County Public Defender's Office 18 N. County Street, Waukegan, IL 60085 Fax: (847) 984-5751
FROM:	Ehab Allababidi, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 defcon5ready@gmail.com
RE:	Omnibus Filing — Pages 49–16 (Part 2 of 2) — People v. Allababidi, 23 CF 1146
PAGES:	-31 (including this cover page)

CONFIDENTIALITY NOTICE

This facsimile transmission and the accompanying documents contain information that is legally privileged and confidential. If you are not the intended recipient, any disclosure, copying, distribution, or use of this information is strictly prohibited. If you have received this transmission in error, please immediately notify the sender by telephone and destroy all copies.

URGENT — EMERGENCY LEGAL MATTER

Filed by: Ehab Allababidi, Pro Se | (773) 920-0030 | defcon5ready@gmail.com

EXHIBIT G-7

EMERGENCY MOTION FOR TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION (PART 2 OF 2: EXHIBITS/EVIDENCE) SERVED ON CHICAGO CORPORATE COUNSEL

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Chicago corporate counsel p2
Fax Number:	+1 (312) 744-5185
Transmission Date:	4:57 PM CDT,06/07/2026
Page Count:	35 pages
Source Document:	chicago_corporation_counsel_fax_part2.pdf

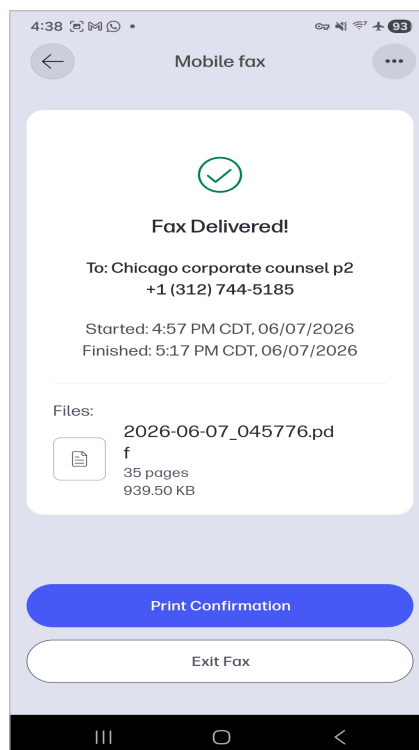
WHAT THIS CONFIRMATION ESTABLISHES:

Emergency Motion for Temporary Restraining Order and Preliminary Injunction (Part 2 of 2: Exhibits/Evidence) served on Chicago Corporate Counsel. *Note: The original 35-page document actually faxed could not be located in the workspace; however, the attached 31-page facsimile (Part 2 of 2) represents the complete substance of the transmitted packet. The complete 35-page transmission remains in the recipient's incoming facsimile records.*

- Served on Chicago Corporate Counsel on June 7, 2026, at 4:57 PM CDT
- Establishes actual notice of constructive abandonment claims
- Triggers mandatory preservation of client files, correspondence, and docket history

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Fed. R. Civ. P. 37(e) (Mandates preservation of electronically stored information (ESI) once a party anticipates litigation).
- § 18 U.S.C. § 1512(c) (Federal crime to corruptly alter, destroy, or conceal records to impair availability).



FACSIMILE TRANSMISSION

Part 2 of 2

DATE:	June 8, 2026
TO:	Corporation Counsel City of Chicago Department of Law 121 N. LaSalle Street, Room 600, Chicago, IL 60602 Fax: (312) 744-5185
FROM:	Ehab Allababidi, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 defcon5ready@gmail.com
RE:	Omnibus Filing — Pages 49–16 (Part 2 of 2) — People v. Allababidi, 23 CF 1146
PAGES:	-31 (including this cover page)

CONFIDENTIALITY NOTICE

This facsimile transmission and the accompanying documents contain information that is legally privileged and confidential. If you are not the intended recipient, any disclosure, copying, distribution, or use of this information is strictly prohibited. If you have received this transmission in error, please immediately notify the sender by telephone and destroy all copies.

URGENT — EMERGENCY LEGAL MATTER

Filed by: Ehab Allababidi, Pro Se | (773) 920-0030 | defcon5ready@gmail.com

EXHIBIT G-8

TEMPORARY RESTRAINING ORDER AND PRELIMINARY INJUNCTION (PART 2 OF 2: EXHIBITS/EVIDENCE) SERVED ON CPD

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	16th district commander p2
Fax Number:	+1 (312) 742-4421
Transmission Date:	5.01 PM CDT,06/07/2026
Page Count:	35 pages
Source Document:	16th_district_fax_part2.pdf

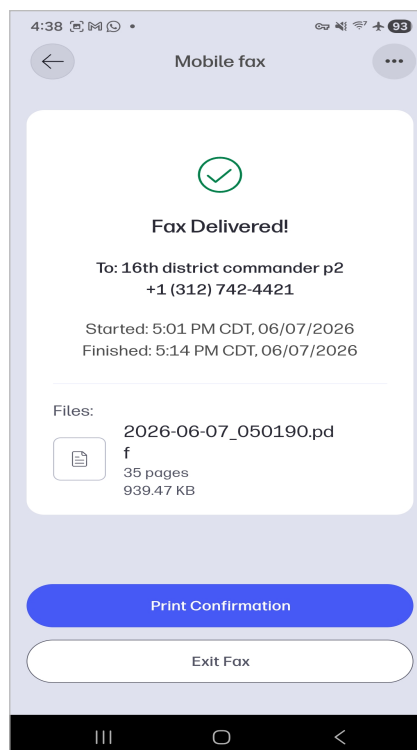
WHAT THIS CONFIRMATION ESTABLISHES:

Emergency Motion for Temporary Restraining Order and Preliminary Injunction (Part 2 of 2: Exhibits/Evidence) served on CPD 16th District Commander. *Note: The original 35-page document actually faxed could not be located in the workspace; however, the attached 31-page facsimile (Part 2 of 2) represents the complete substance of the transmitted packet. The complete 35-page transmission remains in the recipient's incoming facsimile records.*

- Served on Chicago Police Department 16th District Commander on June 7, 2026, at 5:01 PM CDT
- Establishes actual notice of constructive abandonment claims
- Triggers mandatory preservation of client files, correspondence, and docket history

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Fed. R. Civ. P. 37(e) (Mandates preservation of electronically stored information (ESI) once a party anticipates litigation).
- § 18 U.S.C. § 1512(c) (Federal crime to corruptly alter, destroy, or conceal records to impair availability).



FACSIMILE TRANSMISSION

Part 2 of 2

DATE:	June 8, 2026
TO:	16th District Chief Chicago Police Department, 16th District 5151 N. Milwaukee Avenue, Chicago, IL 60630
FROM:	Ehab Allababidi, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 defcon5ready@gmail.com
RE:	Omnibus Filing — Pages 49–16 (Part 2 of 2) — People v. Allababidi, 23 CF 1146
PAGES:	-31 (including this cover page)

CONFIDENTIALITY NOTICE

This facsimile transmission and the accompanying documents contain information that is legally privileged and confidential. If you are not the intended recipient, any disclosure, copying, distribution, or use of this information is strictly prohibited. If you have received this transmission in error, please immediately notify the sender by telephone and destroy all copies.

URGENT — EMERGENCY LEGAL MATTER

Filed by: Ehab Allababidi, Pro Se | (773) 920-0030 | defcon5ready@gmail.com

EXHIBIT G-9

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Lake county risk management
Fax Number:	+1 (847) 984-5859
Transmission Date:	2.27 AM CDT, 06/11/2026
Page Count:	50 pages
Source Document:	<i>PUBLIC_DEFENDER_CONFLICT_NOTICE_RISK_MANAGEMENT_PART_1_OF_2.pdf</i>

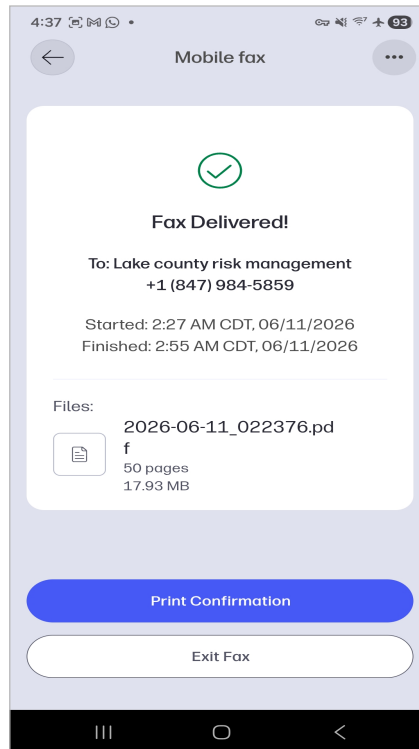
WHAT THIS CONFIRMATION ESTABLISHES:

Formal Notice of Public Defender Conflict of Interest, Constructive Abandonment, and Systemic Filing Rejection served on Lake County Risk Management.

- Served on Lake County Risk Management on June 11, 2026, at 2:27 AM CDT
- Establishes actual notice of the public defender's conflict and abandonment
- Triggers risk management liability review and records preservation demands

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § United States v. Cronin, 466 U.S. 648, 658-60 (1984) (Sixth Amendment violation where counsel constructively abandons client during critical stage).
- § Fed. R. Civ. P. 37(e) (Mandates preservation of ESI once a party anticipates litigation).



FACSIMILE TRANSMISSION — PART 1 OF 2

LAKE COUNTY BOARD — RISK MANAGEMENT & CIVIL LIABILITY DIVISION NOTICE OF OCCURRENCE & LITIGATION HOLD — ACTIVE PROFESSIONAL LIABILITY EVENT (PUBLIC DEFENDER'S OFFICE)

TO:	Lake County Board, Risk Management & Civil Liability Division Attention: Legal Risk Management Director 18 N. County Street, Waukegan, IL 60085 Fax: 847-984-5859
CC:	Gregory R. Ticsay, Chief Public Defender Bailey Russell, Appointed Counsel County liability fund administrator / excess carrier intake (please route)
FROM:	Ehab Allababidi, Defendant (<i>Pro Se / Faretta</i> Invocation Pending) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 defcon5ready@gmail.com
DATE:	June 11, 2026
SUBJECT:	NOTICE OF OCCURRENCE AND LITIGATION HOLD — CONTINUING PROFESSIONAL-LIABILITY LOSS EVENT, PUBLIC DEFENDER'S OFFICE; PENDING FEDERAL ACTION NO. 1:26-cv-06738 (COMPLAINT ATTACHED AS EXHIBIT F)
CASE REFS:	23 CF 1146 (19th Jud. Cir., Lake County) 1:26-cv-06738 (N.D. Ill., filed 6/6/2026)
PAGES:	PART 1 OF 2 — 50 PAGES (including this cover). Companion Part 2 (40 pages) is transmitted separately under the same subject line. Complete notice: 90 pages.

TRANSMISSION AND RECORD NOTICE

This transmission is directed to the department named above in its official capacity. It is a formal written notice intended for administrative action; please route it to the named recipient immediately upon receipt. This transmission, its facsimile confirmation page, and the department's response (or non-response) will be preserved and may be filed on the docket of the United States District Court for the Northern District of Illinois in Case No. 1:26-cv-06738 as proof of notice to Lake County. If any page is missing or illegible, contact the sender at (773) 920-0030 or defcon5ready@gmail.com for immediate re-transmission.

EXHIBIT G-10

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	19th judicial circuit
Fax Number:	+1 (847) 984-5626
Transmission Date:	2.31 AM CDT, 06/11/2026
Page Count:	50 pages
Source Document:	<i>PUBLIC_DEFENDER_CONFLICT_NOTICE_JUDICIAL_HR_PART_1_OF_2.pdf</i>

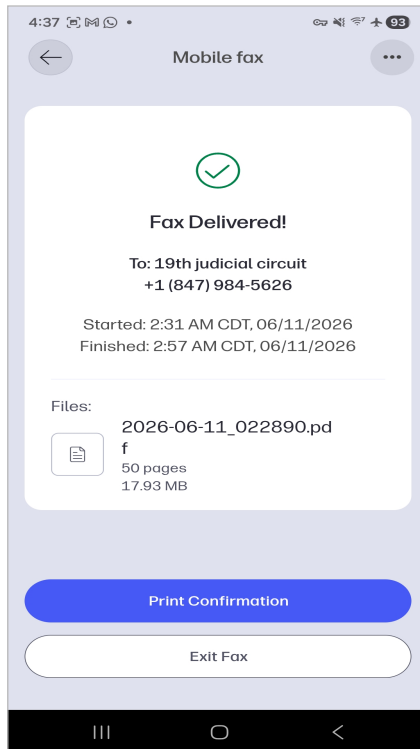
WHAT THIS CONFIRMATION ESTABLISHES:

Formal Notice of Public Defender Conflict of Interest, Constructive Abandonment, and Systemic Filing Rejection served on 19th Judicial Circuit.

- Served on 19th Judicial Circuit Court Administration on June 11, 2026, at 2:31 AM CDT
- Establishes actual notice of the public defender's conflict and abandonment
- Triggers risk management liability review and records preservation demands

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § United States v. Cronin, 466 U.S. 648, 658-60 (1984) (Sixth Amendment violation where counsel constructively abandons client during critical stage).
- § Fed. R. Civ. P. 37(e) (Mandates preservation of ESI once a party anticipates litigation).



FACSIMILE TRANSMISSION — PART 1 OF 2

19TH JUDICIAL CIRCUIT — OFFICE OF THE CIRCUIT COURT ADMINISTRATOR

REQUEST FOR ADMINISTRATIVE REMEDIATION — CLERK DOCKETING LOCKOUT BARRING COURT
ACCESS (PRO SE LITIGANT)

TO:	19th Judicial Circuit Administrative Services / Judicial HR Attention: Circuit Court Administrator 18 N. County Street, Waukegan, IL 60085 Fax: 847-984-5626
CC:	Gregory R. Ticsay, Chief Public Defender Bailey Russell, Appointed Counsel Lake County Board, Risk Management & Civil Liability Division
FROM:	Ehab Allababidi, Defendant (<i>Pro Se / Faretta</i> Invocation Pending) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 defcon5ready@gmail.com
DATE:	June 11, 2026
SUBJECT:	REQUEST FOR ADMINISTRATIVE REMEDIATION — WRITTEN CLERK REFUSAL TO DOCKET TENDERED PRO SE FILINGS (FARETTA MOTION) CREATING A COURT-ACCESS IMPASSE; PENDING FEDERAL ACTION NO. 1:26-cv-06738 (COMPLAINT ATTACHED AS EXHIBIT F)
CASE REFS:	23 CF 1146 (19th Jud. Cir., Lake County) 1:26-cv-06738 (N.D. Ill., filed 6/6/2026)
PAGES:	PART 1 OF 2 — 50 PAGES (including this cover). Companion Part 2 (40 pages) is transmitted separately under the same subject line. Complete notice: 90 pages.

TRANSMISSION AND RECORD NOTICE

This transmission is directed to the department named above in its official capacity. It is a formal written notice intended for administrative action; please route it to the named recipient immediately upon receipt. This transmission, its facsimile confirmation page, and the department's response (or non-response) will be preserved and may be filed on the docket of the United States District Court for the Northern District of Illinois in Case No. 1:26-cv-06738 as proof of notice to Lake County. If any page is missing or illegible, contact the sender at (773) 920-0030 or defcon5ready@gmail.com for immediate re-transmission.

EXHIBIT G-11

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Lake county HR director of HR
Fax Number:	+1 (847) 984-5988
Transmission Date:	2.36 AM CDT, 06/11/2026
Page Count:	50 pages
Source Document:	<i>PUBLIC_DEFENDER_CONFLICT_NOTICE_HUMAN_RESOURCES_PART_1_OF_2.pdf</i>

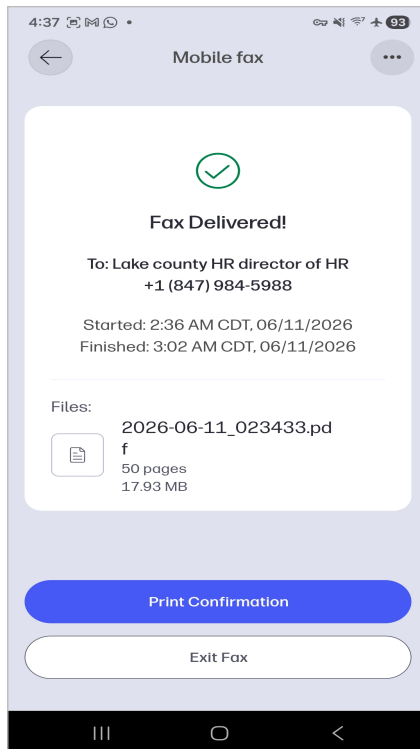
WHAT THIS CONFIRMATION ESTABLISHES:

Formal Notice of Public Defender Conflict of Interest, Constructive Abandonment, and Systemic Filing Rejection served on Lake County HR.

- Served on Lake County HR Director on June 11, 2026, at 2:36 AM CDT
- Establishes actual notice of the public defender's conflict and abandonment
- Triggers risk management liability review and records preservation demands

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § United States v. Cronic, 466 U.S. 648, 658-60 (1984) (Sixth Amendment violation where counsel constructively abandons client during critical stage).
- § Fed. R. Civ. P. 37(e) (Mandates preservation of ESI once a party anticipates litigation).



FACSIMILE TRANSMISSION — PART 1 OF 2

LAKE COUNTY HUMAN RESOURCES DEPARTMENT FORMAL COMPLAINT — EMPLOYEE NONFEASANCE AND SUPERVISORY FAILURE (PUBLIC DEFENDER'S OFFICE)

TO:	Lake County Human Resources Department Attention: Director of Human Resources 18 N. County Street, Waukegan, IL 60085 Fax: 847-984-5988
CC:	Gregory R. Ticsay, Chief Public Defender Bailey Russell, Appointed Counsel Lake County Board, Risk Management & Civil Liability Division
FROM:	Ehab Allababidi, Defendant (<i>Pro Se / Faretta</i> Invocation Pending) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 defcon5ready@gmail.com
DATE:	June 11, 2026
SUBJECT:	FORMAL WRITTEN COMPLAINT REGARDING EMPLOYEE CONDUCT AND SUPERVISION — REQUEST FOR ROUTING, DOCUMENTATION, AND WRITTEN ACKNOWLEDGMENT; PENDING FEDERAL ACTION NO. 1:26-cv-06738 (COMPLAINT ATTACHED AS EXHIBIT F)
CASE REFS:	23 CF 1146 (19th Jud. Cir., Lake County) 1:26-cv-06738 (N.D. Ill., filed 6/6/2026)
PAGES:	PART 1 OF 2 — 50 PAGES (including this cover). Companion Part 2 (40 pages) is transmitted separately under the same subject line. Complete notice: 90 pages.

TRANSMISSION AND RECORD NOTICE

This transmission is directed to the department named above in its official capacity. It is a formal written notice intended for administrative action; please route it to the named recipient immediately upon receipt. This transmission, its facsimile confirmation page, and the department's response (or non-response) will be preserved and may be filed on the docket of the United States District Court for the Northern District of Illinois in Case No. 1:26-cv-06738 as proof of notice to Lake County. If any page is missing or illegible, contact the sender at (773) 920-0030 or defcon5ready@gmail.com for immediate re-transmission.

EXHIBIT G-12

ATTORNEY DISCIPLINARY COMPLAINT AGAINST BAILEY C

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	ARDC
Fax Number:	+1 (312) 565-2320
Transmission Date:	10:58 PM CDT, 06/12/2026
Page Count:	27 pages
Source Document:	ARDC_COMPLAINT_BAILEY_RUSSELL.pdf

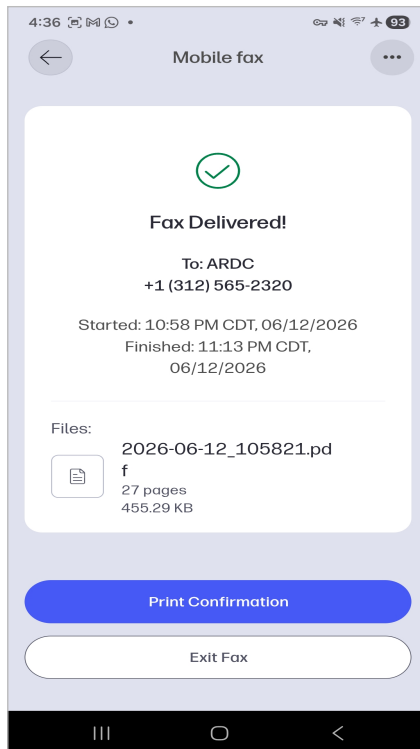
WHAT THIS CONFIRMATION ESTABLISHES:

Attorney Disciplinary Complaint against Bailey C. Russell (ARDC No. 6340962) for constructive abandonment.

- Transmitted to ARDC Chicago Office on June 12, 2026, at 10:58 PM CDT
- Establishes formal filing of ethics complaint re counsel of record conflict
- Details five counts of misconduct including failure to file Rule 604(d) certificate

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Supreme Court Rule 604(d) (Filing of certificate is a condition precedent to an appeal from a plea of guilty).
- § Illinois Rules of Professional Conduct Rules 1.3 (Diligence), 1.4 (Communication), 1.16(d) (Protecting client interests upon termination).



ILLINOIS ATTORNEY REGISTRATION AND DISCIPLINARY COMMISSION

ATTORNEY DISCIPLINARY COMPLAINT TRANSMISSION

FAX: (312) 565-2320 — 130 E. Randolph Dr., Suite 1500, Chicago, IL 60601

DISCIPLINARY COMPLAINT

Submitted pursuant to Ill. R.P.C. 8.3 and ARDC Rule 51

TO:	Illinois Attorney Registration & Disciplinary Commission
FAX:	(312) 565-2320 [URGENT — Active Warrant / Federal Proceeding]
ADDRESS:	130 E. Randolph Dr., Suite 1500, Chicago, IL 60601
FROM:	Ehab Allababidi, Complainant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RESPONDENT:	Bailey C. Russell, ARDC No. 6340962 Lake County Public Defender's Office 15 S. County St., Waukegan, IL 60085 BRussell@lakecountyil.gov
CASE:	23 CF 1146 — People v. Allababidi 19th Judicial Circuit, Lake County, Illinois Fed. Civil Rights: 1:26-cv-06738 (N.D. Ill.) Fed. Habeas: 1:26-cv-01077 (N.D. Ill.)
DATE:	June 12, 2026
SUBJECT:	Four-Count Disciplinary Complaint: Rules 1.1, 1.3, 1.4, 8.4(d) — Allstate Coverage Omission at Sentencing; Constructive Abandonment During Probation Revocation; Failure to Appear at Zero-Bond Warrant Hearing; Failure to Respond to Formal Faretta/Cronic Notice
ENCLOSURES:	Complaint body + Exhibits A–E with exhibit cover pages
PAGES:	Pages: 27

LEGAL SIGNIFICANCE — WHY THIS COMPLAINT IS URGENT:

Respondent Bailey C. Russell (ARDC 6340962) is the sole court-appointed defense attorney whose documented failures cascade across every stage of this case: she agreed to a \$2,670.86 restitution order at sentencing without investigating whether the same active Allstate insurance policy that already paid \$16,557.00 on the identical accident also covered the payee (it does); she failed to respond to the May 14, 2026 Petition for Revocation despite remaining counsel of record; she was absent from the May 28, 2026 zero-bond bench warrant hearing, leaving Complainant to appear pro se against two documented false allegations; and she failed to respond after Complainant formally served her with a written Faretta invocation and Cronic abandonment notice on June 8, 2026. An active zero-bond warrant remains outstanding for a client whose counsel has not filed a single document in over seven weeks of revocation proceedings.

EXHIBITS ENCLOSED IN THIS TRANSMISSION:

- Exhibit A — Zero-Bond Bench Warrant of Arrest (May 28, 2026): direct result of Russell's non-appearance
- Exhibit B — Emergency Notice of Fraud on the Court (May 28, 2026 email): pro se filing Russell should have made
- Exhibit C — Notice of Special Appearance and Fraud on the Court (formal document): filed pro se by Complainant
- Exhibit D — Faretta Invocation & Response to Procedural Denial (June 8, 2026): served on Russell with no response
- Exhibit E — Lake County Case Action Page: documents Russell's appearances, non-appearances, and docket history

EXHIBIT G-13

JUDICIAL MISCONDUCT COMPLAINT AGAINST JUDGE CHRISTOPHER R

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	JUDICIAL BOARD
Fax Number:	+1 (312) 814-5719
Transmission Date:	2.45 PM CDT, 06/13/2026
Page Count:	45 pages
Source Document:	JIB_COMPLAINT_STRIDE_FAX.pdf

WHAT THIS CONFIRMATION ESTABLISHES:

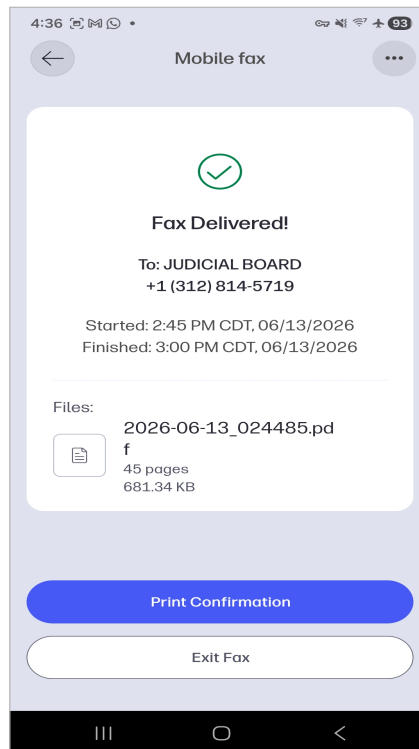
Judicial Misconduct Complaint against Judge Christopher R. Stride re zero-bond bench warrant and denial of pro se filings.

- Transmitted to Judicial Inquiry Board on June 13, 2026, at 2:45 PM CDT
- Details seven counts of judicial misconduct and arbitrary deprivation of liberty
- Establishes actual notice of federal claims and pending civil rights suit

BINDING LEGAL PRECEDENTS & AUTHORITY:

§ 730 ILCS 5/5-6-4(b) (Mandates summons or warrant only upon showing of probation violation).

§ Bearden v. Georgia, 461 U.S. 660, 667-72 (1983) (State cannot revoke probation and imprison for failure to pay without conducting ability-to-pay inquiry).



ILLINOIS JUDICIAL INQUIRY BOARD

VERIFIED AMENDED COMPLAINT AGAINST A JUDGE — FAX TRANSMISSION

FAX: (312) 814-5719 — 555 West Monroe Street, Suite 800-N, Chicago, IL 60661

AMENDED COMPLAINT AGAINST A JUDGE

Submitted pursuant to Ill. Const. art. VI, § 15 and the Rules of Procedure of the Judicial Inquiry Board

AMENDED JUNE 16, 2026 — RESPONDENT CHOSE TO KEEP A VOID WARRANT RATHER THAN QUASH IT SUA SPONTE

TO:	Illinois Judicial Inquiry Board
FAX:	(312) 814-5719 [URGENT — Active Zero-Bond Warrant / Pending Federal Proceedings]
ADDRESS:	555 West Monroe Street, Suite 800-N, Chicago, IL 60661
FROM:	Ehab Allababidi, Complainant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RESPONDENT:	Hon. Christopher R. Stride, Circuit Judge 19th Judicial Circuit, Lake County, Illinois — Courtroom T-611 18 N. County St., Waukegan, IL 60085
CASE:	People v. Allababidi, No. 23 CF 1146 19th Judicial Circuit, Lake County, Illinois Related Fed.: 1:26-cv-06738 (§ 1983) and 1:26-cv-01077 (habeas), N.D. Ill.
DATE:	June 16, 2026
AMENDED:	This Verified Complaint is amended and resubmitted as of June 16, 2026. On that date the matter was again before Respondent, who — with actual knowledge of the warrant's documented defects, and after an ex parte communication with appointed counsel (Asst. Public Defender Bailey C. Russell) outside Complainant's presence — declined to recall the facially void zero-bond warrant sua sponte and instead chose to continue it, merely setting the case over to the following week. A judge who, with knowledge and the case before him, elects to perpetuate an unconstitutional custodial warrant has crossed from error into willful misconduct (new Count Seven).
SUBJECT:	Seven-Count Complaint of Judicial Misconduct — Code of Judicial Conduct Rules 1.1, 1.2, 2.2, 2.5, 2.6, 2.7, 2.9 — Issuance of a Zero-Bond Bench Warrant (May 28, 2026) Without the Statutory Preliminary Hearing, the Required Ability-to-Pay Inquiry, or Defense Counsel; After Actual Notice of an Emergency Exculpatory Submission; the Continued Refusal to Recall the Warrant; and a June 16, 2026 Ex Parte Scheduling Proceeding Conducted in the Self-Represented Defendant's Absence and Without Notice
ENCLOSURES:	Verified Complaint + Exhibits A–I with exhibit cover pages
PAGES:	Pages: 49

WHY THIS COMPLAINT IS URGENT:

EXHIBITS ENCLOSED IN THIS TRANSMISSION:

Exhibit A — Court Half-Sheet / Minutes (May 28, 2026): records Stride presiding, prosecutor and probation officer present, NO defense counsel, result “Issue Warrant”

Exhibit B — Zero-Bond Warrant of Arrest (May 28, 2026): the custodial instrument Respondent issued

Exhibit C — Emergency Special Appearance email (May 28, 2026, 7:00 AM): actual notice to the court two hours before the hearing, with exculpatory adjudications attached

Exhibit D — Notice of Special Appearance and Fraud on the Court (verified, six pages): the documented defense placed before the court

EXHIBIT G-14

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Probation officer director
Fax Number:	+1 (847) 984-5790
Transmission Date:	3.13 PM CDT, 06/13/2026
Page Count:	39 pages
Source Document:	<i>PROBATION_COMPLAINT_CERVANTES_FAX.pdf</i>

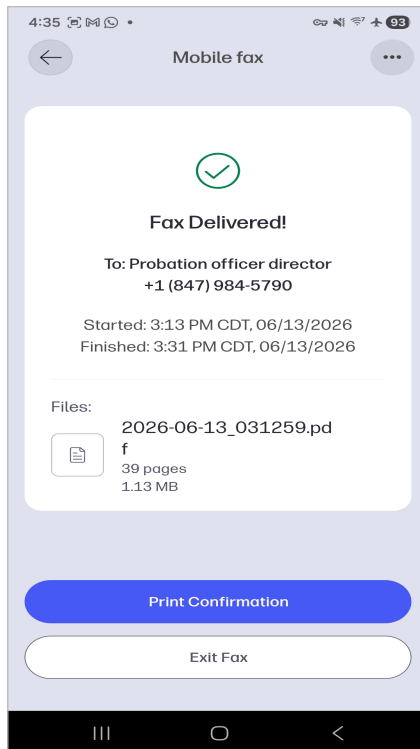
WHAT THIS CONFIRMATION ESTABLISHES:

Misconduct Complaint against Probation Officer Marisa Cervantes (AOIC referral) for identity concealment and fabrication of violations.

- Transmitted to Lake County Probation Director on June 13, 2026, at 3:13 PM CDT
- Details identity concealment and fraudulent violation reporting
- Triggers mandatory preservation of supervision logs and communication records

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Gagnon v. Scarpelli, 411 U.S. 778, 781-86 (1973) (Due process requirements for probation revocation proceedings).
- § Fed. R. Civ. P. 37(e) (Mandates preservation of electronically stored information (ESI) once a party anticipates litigation).



FORMAL COMPLAINT OF PROBATION OFFICER MISCONDUCT

FAX TRANSMISSION — Pursuant to the Probation and Probation Officers Act, 730 ILCS 110/

MARISA CERVANTES — Lake County Adult Probation

COMPLAINT OF PROBATION OFFICER MISCONDUCT

Submitted to the AOIC Probation Services Division (730 ILCS 110/15) and the appointing Chief Judge

TO:	Administrative Office of the Illinois Courts — Probation Services Division Attn: Dwayne Johnson, Chief Compliance Officer; Dan Hunt, Director
FAX:	(847) 984-5790 — Lake County Adult Probation (Office of the Director / forward to Chief Judge)
ADDRESS:	222 N. LaSalle St., Suite 1300A, Chicago, IL 60601 (also: 3101 Old Jacksonville Rd, Springfield, IL 62704)
COPY TO:	Hon. Daniel B. Shanes, Chief Judge, 19th Judicial Circuit, 18 N. County St., Waukegan, IL 60085 Division of Adult Probation Services, 215 W. Water St., Waukegan, IL 60085 (Fax (847) 984-5790)
FROM:	Ehab Allababidi, Complainant, Pro Se 8516 W. Winona St., Chicago, IL 60656 — (773) 920-0030 — defcon5ready@gmail.com
RESPONDENT:	Marisa Cervantes, Adult Probation Officer Lake County (19th Judicial Circuit) Division of Adult Probation Services 215 W. Water St., Waukegan, IL 60085 mcervantes@lakecountyil.gov (847) 377-3614 Supervisor: Lori Carrier
CASE:	People v. Allababidi, No. 23 CF 1146 (19th Jud. Cir., Lake County) Related Fed.: 1:26-cv-06738 (42 U.S.C. § 1983) — Respondent is a named defendant
DATE:	June 13, 2026
SUBJECT:	Six-Count Complaint — False Official Report (April 8, 2026 Memorandum); Nondisclosure of Exculpatory Adjudication; 100-Day Identity Concealment Defeating the Reporting Duty; Manufacturing a “Failure-to-Report” Default; Revocation Recommendation on Indigency-Suspended Fees; Participation in the Custodial Seizure and Post-Warrant Lure Letter
ENCLOSURES:	Verified Complaint + Exhibits A–G with exhibit cover pages
PAGES:	Pages: 39

SUMMARY OF MISCONDUCT:

Respondent placed an anonymous telephonic directive on February 19, 2026 and then concealed her identity and contact information for 100 days, manufacturing a “failure-to-report” default. On April 8, 2026 she authored an official memorandum recommending revocation that falsely stated the defendant “has not provided an updated prescription” — omitting the Cook County adjudication, months earlier, that the test was compliant — and cited a fee balance the county had already suspended for indigency. She appeared in court when the zero-bond warrant issued, then sent her first communication in 100 days the day after, urging surrender.

EXHIBITS ENCLOSED:

- Exhibit A — Cervantes's own April 8, 2026 Memorandum: the false “no updated prescription” report recommending revocation
- Exhibit B — February 19, 2026 Memorialization: the anonymous call and demand to identify the officer

EXHIBIT G-15

AMENDED ATTORNEY DISCIPLINARY COMPLAINT AGAINST BAILEY C

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Bailey Russel
Fax Number:	+1 (312) 565-2320
Transmission Date:	1.33 AM CDT, 06/14/2026
Page Count:	43 pages
Source Document:	AMENDED_ARDC_COMPLAINT_BAILEY_RUSSELL.pdf

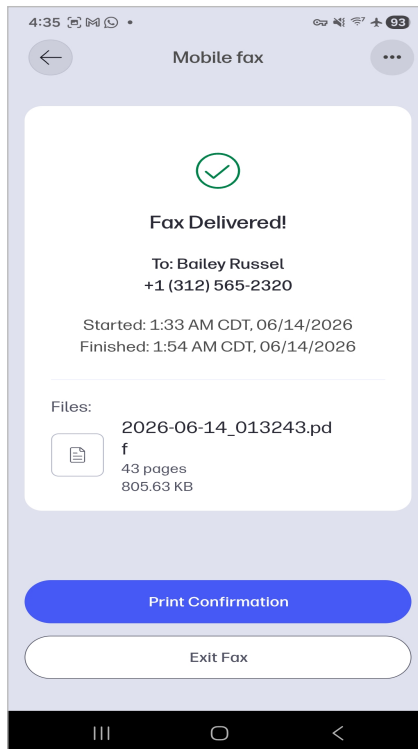
WHAT THIS CONFIRMATION ESTABLISHES:

Amended Attorney Disciplinary Complaint against Bailey C. Russell with supplementary evidence.

- Transmitted to ARDC Chicago Office on June 14, 2026, at 1:33 AM CDT
- Includes supplementary evidence of Russell's knowledge of docket lockout
- Expands on failure to communicate and protect client interests under Rule 1.16(d)

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Supreme Court Rule 604(d) (Filing of certificate is a condition precedent to an appeal).
- § Illinois Rules of Professional Conduct Rules 1.3 (Diligence), 1.16(d) (Protecting client interests upon termination).



ILLINOIS ATTORNEY REGISTRATION AND DISCIPLINARY COMMISSION

AMENDED ATTORNEY DISCIPLINARY COMPLAINT — TRANSMISSION

FAX: (312) 565-2320 — 130 E. Randolph Dr., Suite 1500, Chicago, IL 60601

SUPERSEDES the complaint inadvertently transmitted June 12, 2026 — please replace in full

AMENDED DISCIPLINARY COMPLAINT

Submitted pursuant to Ill. R.P.C. 8.3 and Commission Rule 51

TO:	Illinois Attorney Registration & Disciplinary Commission
FAX:	(312) 565-2320 [URGENT — Active Zero-Bond Warrant / Federal Proceedings]
ADDRESS:	130 E. Randolph Dr., Suite 1500, Chicago, IL 60601
FROM:	Ehab Allababidi, Complainant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RESPONDENT:	Bailey C. Russell, ARDC No. 6340962 Lake County Public Defender's Office 15 S. County St., Waukegan, IL 60085 BRussell@lakecountyil.gov
CASE:	23 CF 1146 — People v. Allababidi 19th Judicial Circuit, Lake County, Illinois Fed. Civil Rights: 1:26-cv-06738 (N.D. Ill.) Fed. Habeas: 1:26-cv-01077 (N.D. Ill.)
DATE:	June 14, 2026 (Amends and supersedes the complaint of June 12, 2026)
SUBJECT:	Four-Count AMENDED Disciplinary Complaint — Ill. R.P.C. 1.1, 1.3, 1.4, 8.4(d): Allstate Coverage Omission in the Restitution Order Respondent Personally Prepared; Constructive Abandonment During Probation Revocation; Non-Appearance at the Zero-Bond Warrant Hearing; and Silence in the Face of a Served Faretta/Cronic Notice While Her Indigent Client E-Filed His Own Motion to Quash His Own Arrest Warrant.
ENCLOSURES:	Amended complaint body + Exhibits A—H with exhibit cover pages
PAGES:	Pages: 49 (incl. this cover) — Amends and replaces the June 12, 2026-transmission

WHY THIS COMPLAINT IS URGENT — AND WHY IT WAS AMENDED:

*Respondent Bailey C. Russell (ARDC 6340962) is the court-appointed public defender whose documented failures cascade across every stage of this case. She personally **prepared and signed** the \$2,670.86 Order for Restitution (Ex. A) without investigating whether the active Allstate policy that had already paid \$16,557.00 on the very same accident also covered the payee — it does. She filed nothing in response to the May 14, 2026 Petition for Revocation. She did not appear at the May 28, 2026 hearing at which a zero-bond bench warrant issued against her client. And she did not respond to the June 8, 2026 Faretta/Cronic notice served directly on her. The abandonment is no longer an abstraction: on June 12, 2026 at 10:26:03 p.m., Complainant — indigent, pro se, and at risk of arrest — was forced to draft and personally e-file his own Findings of Fact and Proposed Order to Quash his own warrant (Ex. F, G; Lake County JTI Ref. dc5ffbe9a07e). This amended complaint corrects the exhibit set of the version inadvertently faxed on June 12, 2026 and supersedes it in full.*

EXHIBIT G-16

FINAL DEMAND TO CHIEF PUBLIC DEFENDER GREGORY C

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	chief pub defender office
Fax Number:	+1 (847) 984-5859
Transmission Date:	12.34 PM CDT, 06/14/2026
Page Count:	37 pages
Source Document:	PD_OFFICE_FINAL_DEMAND_TICSAY.pdf

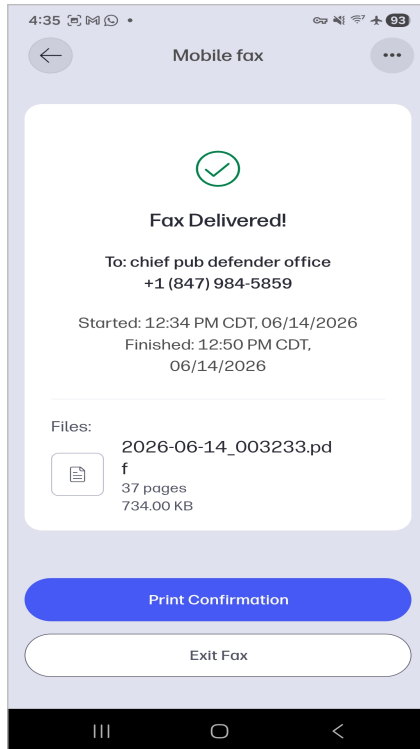
WHAT THIS CONFIRMATION ESTABLISHES:

Final Demand to Chief Public Defender Gregory C. Ticsay to cure docket lockout and request withdrawal.

- Transmitted to Chief PD Gregory C. Ticsay on June 14, 2026, at 12:34 PM CDT
- Demands immediate action to withdraw Russell from the state court docket
- Encloses pre-drafted motion for withdrawal to resolve the counsel block

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Supreme Court Rule 13(c) (Withdrawal of attorney must be by motion and order).
- § Illinois Rules of Professional Conduct Rule 1.16(d) (Duty to protect client interests upon termination).



LAKE COUNTY PUBLIC DEFENDER'S OFFICE

NOTICE OF SUPERVISORY MISCONDUCT & FINAL DEMAND

FACSIMILE TRANSMISSION — FAX: (847) 984-5751 — 15 S. County St., Waukegan, IL 60085

TIME-SENSITIVE — RESPONSE REQUIRED BY 5:00 p.m. on Tuesday, June 16, 2026

NOTICE & FINAL DEMAND — WITHDRAW

Final opportunity to cure before an ARDC complaint under Ill. R.P.C. 5.1 is filed

TO:	Gregory R. Ticsay, Chief Public Defender Lake County Public Defender's Office 15 S. County St., Waukegan, IL 60085 Fax: (847) 984-5751
CC:	Bailey C. Russell, Appointed Counsel (ARDC 6340962) Lake County Board — Risk Management & Civil Liability Division Lake County Human Resources Department
FROM:	Ehab Allababidi, Defendant, Pro Se (Faretta invoked) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
CASE:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County Related federal: 1:26-cv-06738 (N.D. Ill.); habeas 1:26-cv-01077 (N.D. Ill.)
DATE:	June 14, 2026
RESPONSE BY:	5:00 p.m. on Tuesday, June 16, 2026
RE:	FINAL DEMAND THAT BAILEY C. RUSSELL WITHDRAW AS COUNSEL OF RECORD, INSTANTER. I do NOT want your Office to represent me; I have invoked Faretta and elect to proceed pro se. Your Office's continued counsel-of-record status is the sole administrative barrier the Clerk cites for refusing my pro se filings (Ex. B). Absent withdrawal by the deadline, I will move to amend Allababidi v. Shepherd, No. 1:26-cv-06738 (N.D. Ill.), to add Russell and Ticsay personally, and both ARDC complaints will be filed.
PAGES:	Pages: 37 (incl. this cover)

I DO NOT WANT REPRESENTATION — I WANT YOUR OFFICE OFF MY CASE:

*I never asked for a public defender; your Office assigned me one (Ex. A). She will not act, and your Office will not withdraw — so the Clerk refuses my own filings because I have “counsel of record” (Ex. B), and I am locked out of the courthouse entirely. I have invoked Faretta. I want exactly one thing: that Bailey C. Russell **withdraw**, so I can defend myself. You have already been notified of this abandonment through three oversight channels (Risk Management, Human Resources, and Judicial HR), each cc'ing you (Ex. D). If she does not withdraw by the deadline, I will amend my federal complaint to add Russell and you personally, and both ARDC complaints will be filed. Withdraw, and this all goes away.*

EXHIBIT G-17

FINAL DEMAND TO CHIEF PUBLIC DEFENDER GREGORY C

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Risk management and civil
Fax Number:	+1 (847) 984-5859
Transmission Date:	12.36 PM CDT, 06/14/2026
Page Count:	37 pages
Source Document:	PD_OFFICE_FINAL_DEMAND_TICSAY.pdf

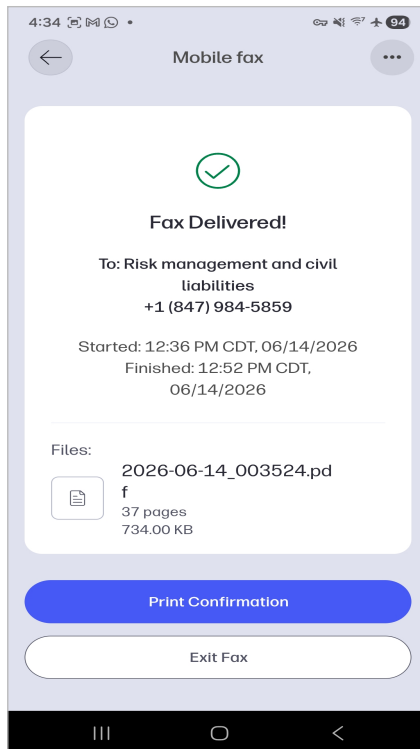
WHAT THIS CONFIRMATION ESTABLISHES:

Final Demand to Chief Public Defender Gregory C. Ticsay to cure docket lockout, served on Lake County Risk Management.

- Transmitted to Lake County Risk Management on June 14, 2026, at 12:36 PM CDT
- Establishes risk management notice of PD leadership's supervisory failure
- Triggers administrative liability and municipal indemnification review

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Rules of Professional Conduct Rule 5.1 (Supervisory responsibilities of chief public defender).
- § 42 U.S.C. § 1983 (Monell municipal liability for systemic patterns of unconstitutional representation).



LAKE COUNTY PUBLIC DEFENDER'S OFFICE
NOTICE OF SUPERVISORY MISCONDUCT & FINAL DEMAND

FACSIMILE TRANSMISSION — FAX: (847) 984-5751 — 15 S. County St., Waukegan, IL 60085

TIME-SENSITIVE — RESPONSE REQUIRED BY 5:00 p.m. on Tuesday, June 16, 2026

NOTICE & FINAL DEMAND — WITHDRAW

Final opportunity to cure before an ARDC complaint under Ill. R.P.C. 5.1 is filed

TO:	Gregory R. Ticsay, Chief Public Defender Lake County Public Defender's Office 15 S. County St., Waukegan, IL 60085 Fax: (847) 984-5751
CC:	Bailey C. Russell, Appointed Counsel (ARDC 6340962) Lake County Board — Risk Management & Civil Liability Division Lake County Human Resources Department
FROM:	Ehab Allababidi, Defendant, Pro Se (Faretta invoked) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
CASE:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County Related federal: 1:26-cv-06738 (N.D. Ill.); habeas 1:26-cv-01077 (N.D. Ill.)
DATE:	June 14, 2026
RESPONSE BY:	5:00 p.m. on Tuesday, June 16, 2026
RE:	FINAL DEMAND THAT BAILEY C. RUSSELL WITHDRAW AS COUNSEL OF RECORD, INSTANTER. I do NOT want your Office to represent me; I have invoked Faretta and elect to proceed pro se. Your Office's continued counsel-of-record status is the sole administrative barrier the Clerk cites for refusing my pro se filings (Ex. B). Absent withdrawal by the deadline, I will move to amend Allababidi v. Shepherd, No. 1:26-cv-06738 (N.D. Ill.), to add Russell and Ticsay personally, and both ARDC complaints will be filed.
PAGES:	Pages: 37 (incl. this cover)

I DO NOT WANT REPRESENTATION — I WANT YOUR OFFICE OFF MY CASE:

*I never asked for a public defender; your Office assigned me one (Ex. A). She will not act, and your Office will not withdraw — so the Clerk refuses my own filings because I have “counsel of record” (Ex. B), and I am locked out of the courthouse entirely. I have invoked Faretta. I want exactly one thing: that Bailey C. Russell **withdraw**, so I can defend myself. You have already been notified of this abandonment through three oversight channels (Risk Management, Human Resources, and Judicial HR), each cc'ing you (Ex. D). If she does not withdraw by the deadline, I will amend my federal complaint to add Russell and you personally, and both ARDC complaints will be filed. Withdraw, and this all goes away.*

EXHIBIT G-18

FINAL DEMAND TO CHIEF PUBLIC DEFENDER GREGORY C

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Lake county human resources
Fax Number:	+1 (847) 984-5988
Transmission Date:	12:37 PM CDT, 06/14/2026
Page Count:	37 pages
Source Document:	PD_OFFICE_FINAL_DEMAND_TICSAY.pdf

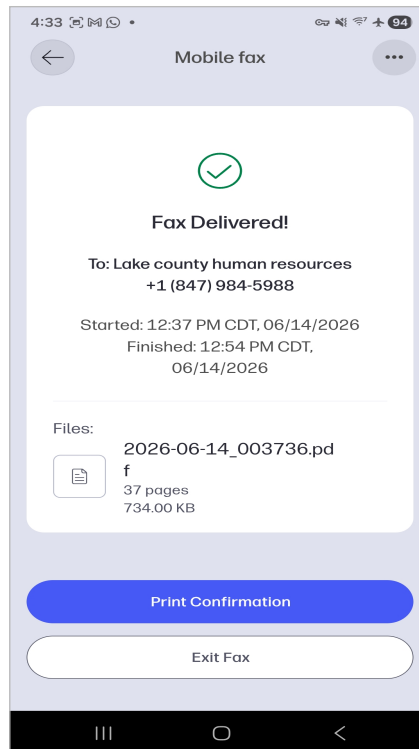
WHAT THIS CONFIRMATION ESTABLISHES:

Final Demand to Chief Public Defender Gregory C. Ticsay to cure docket lockout, served on Lake County HR.

- Transmitted to Lake County HR Director on June 14, 2026, at 12:37 PM CDT
- Establishes HR notice of PD leadership's supervisory failure
- Triggers administrative liability and municipal indemnification review

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Rules of Professional Conduct Rule 5.1 (Supervisory responsibilities of chief public defender).
- § 42 U.S.C. § 1983 (Monell municipal liability for systemic patterns of unconstitutional representation).



LAKE COUNTY PUBLIC DEFENDER'S OFFICE

NOTICE OF SUPERVISORY MISCONDUCT & FINAL DEMAND

FACSIMILE TRANSMISSION — FAX: (847) 984-5751 — 15 S. County St., Waukegan, IL 60085

TIME-SENSITIVE — RESPONSE REQUIRED BY 5:00 p.m. on Tuesday, June 16, 2026

NOTICE & FINAL DEMAND — WITHDRAW

Final opportunity to cure before an ARDC complaint under Ill. R.P.C. 5.1 is filed

TO:	Gregory R. Ticsay, Chief Public Defender Lake County Public Defender's Office 15 S. County St., Waukegan, IL 60085 Fax: (847) 984-5751
CC:	Bailey C. Russell, Appointed Counsel (ARDC 6340962) Lake County Board — Risk Management & Civil Liability Division Lake County Human Resources Department
FROM:	Ehab Allababidi, Defendant, Pro Se (Faretta invoked) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
CASE:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County Related federal: 1:26-cv-06738 (N.D. Ill.); habeas 1:26-cv-01077 (N.D. Ill.)
DATE:	June 14, 2026
RESPONSE BY:	5:00 p.m. on Tuesday, June 16, 2026
RE:	FINAL DEMAND THAT BAILEY C. RUSSELL WITHDRAW AS COUNSEL OF RECORD, INSTANTER. I do NOT want your Office to represent me; I have invoked Faretta and elect to proceed pro se. Your Office's continued counsel-of-record status is the sole administrative barrier the Clerk cites for refusing my pro se filings (Ex. B). Absent withdrawal by the deadline, I will move to amend Allababidi v. Shepherd, No. 1:26-cv-06738 (N.D. Ill.), to add Russell and Ticsay personally, and both ARDC complaints will be filed.
PAGES:	Pages: 37 (incl. this cover)

I DO NOT WANT REPRESENTATION — I WANT YOUR OFFICE OFF MY CASE:

*I never asked for a public defender; your Office assigned me one (Ex. A). She will not act, and your Office will not withdraw — so the Clerk refuses my own filings because I have “counsel of record” (Ex. B), and I am locked out of the courthouse entirely. I have invoked Faretta. I want exactly one thing: that Bailey C. Russell **withdraw**, so I can defend myself. You have already been notified of this abandonment through three oversight channels (Risk Management, Human Resources, and Judicial HR), each cc'ing you (Ex. D). If she does not withdraw by the deadline, I will amend my federal complaint to add Russell and you personally, and both ARDC complaints will be filed. Withdraw, and this all goes away.*

EXHIBIT G-19

FINAL DEMAND TO CHIEF PUBLIC DEFENDER GREGORY C

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Circuit Court administrator
Fax Number:	+1 (847) 984-5626
Transmission Date:	12.39 PM CDT, 06/14/2026
Page Count:	37 pages
Source Document:	PD_OFFICE_FINAL_DEMAND_TICSAY.pdf

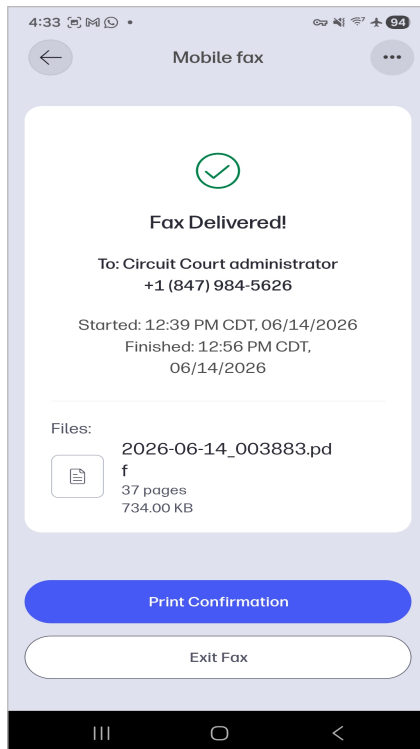
WHAT THIS CONFIRMATION ESTABLISHES:

Final Demand to Chief Public Defender Gregory C. Ticsay to cure docket lockout, served on Circuit Court Administrator.

- Transmitted to Circuit Court Administrator on June 14, 2026, at 12:39 PM CDT
- Establishes judicial administration notice of PD leadership's supervisory failure
- Triggers administrative liability and municipal indemnification review

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Rules of Professional Conduct Rule 5.1 (Supervisory responsibilities of chief public defender).
- § 42 U.S.C. § 1983 (Monell municipal liability for systemic patterns of unconstitutional representation).



LAKE COUNTY PUBLIC DEFENDER'S OFFICE
NOTICE OF SUPERVISORY MISCONDUCT & FINAL DEMAND

FACSIMILE TRANSMISSION — FAX: (847) 984-5751 — 15 S. County St., Waukegan, IL 60085

TIME-SENSITIVE — RESPONSE REQUIRED BY 5:00 p.m. on Tuesday, June 16, 2026

NOTICE & FINAL DEMAND — WITHDRAW

Final opportunity to cure before an ARDC complaint under Ill. R.P.C. 5.1 is filed

TO:	Gregory R. Ticsay, Chief Public Defender Lake County Public Defender's Office 15 S. County St., Waukegan, IL 60085 Fax: (847) 984-5751
CC:	Bailey C. Russell, Appointed Counsel (ARDC 6340962) Lake County Board — Risk Management & Civil Liability Division Lake County Human Resources Department
FROM:	Ehab Allababidi, Defendant, Pro Se (Faretta invoked) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
CASE:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County Related federal: 1:26-cv-06738 (N.D. Ill.); habeas 1:26-cv-01077 (N.D. Ill.)
DATE:	June 14, 2026
RESPONSE BY:	5:00 p.m. on Tuesday, June 16, 2026
RE:	FINAL DEMAND THAT BAILEY C. RUSSELL WITHDRAW AS COUNSEL OF RECORD, INSTANTER. I do NOT want your Office to represent me; I have invoked Faretta and elect to proceed pro se. Your Office's continued counsel-of-record status is the sole administrative barrier the Clerk cites for refusing my pro se filings (Ex. B). Absent withdrawal by the deadline, I will move to amend Allababidi v. Shepherd, No. 1:26-cv-06738 (N.D. Ill.), to add Russell and Ticsay personally, and both ARDC complaints will be filed.
PAGES:	Pages: 37 (incl. this cover)

I DO NOT WANT REPRESENTATION — I WANT YOUR OFFICE OFF MY CASE:

*I never asked for a public defender; your Office assigned me one (Ex. A). She will not act, and your Office will not withdraw — so the Clerk refuses my own filings because I have “counsel of record” (Ex. B), and I am locked out of the courthouse entirely. I have invoked Faretta. I want exactly one thing: that Bailey C. Russell **withdraw**, so I can defend myself. You have already been notified of this abandonment through three oversight channels (Risk Management, Human Resources, and Judicial HR), each cc'ing you (Ex. D). If she does not withdraw by the deadline, I will amend my federal complaint to add Russell and you personally, and both ARDC complaints will be filed. Withdraw, and this all goes away.*

EXHIBIT G-20

CRIMINAL REFERRAL FOR FEDERAL PROSECUTION (18 U

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Criminal referral civil rights doj
Fax Number:	+1 (202) 353-8154
Transmission Date:	10.30 PM CDT, 06/14/2026
Page Count:	27 pages
Source Document:	CRIMINAL_REFERRAL_DOJ_CIVIL_RIGHTS.pdf

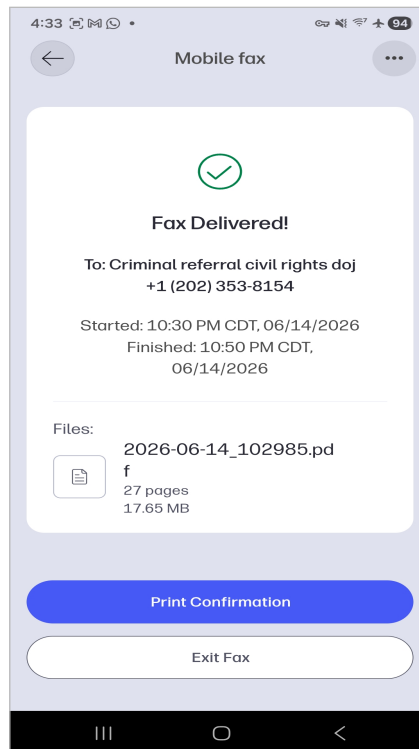
WHAT THIS CONFIRMATION ESTABLISHES:

Criminal Referral for Federal Prosecution (18 U.S.C. §§ 241, 242, 1512(b), 1519) against Lake County actors.

- Transmitted to DOJ Civil Rights Division on June 14, 2026, at 10:30 PM CDT
- Referral against ASA Shepherd, ASA DeRosa, and probation officers Cervantes and Lee
- Details conspiracy to file false sworn revocation petition and suppress exculpatory evidence

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § 18 U.S.C. § 241 (Conspiracy against rights under color of law).
- § 18 U.S.C. § 242 (Deprivation of rights under color of law).
- § 18 U.S.C. § 1519 (Falsification of records in federal investigations).



CITIZEN CRIMINAL REFERRAL TO FEDERAL AUTHORITIES

REQUEST FOR INVESTIGATION — 18 U.S.C. §§ 242, 241, 1519, 1512(b)

Directed to: U.S. DOJ Civil Rights Division, Criminal Section

Submitted by a self-represented victim and federal civil-rights plaintiff — not a demand; a request to investigate

CRIMINAL REFERRAL — REQUEST FOR FEDERAL INVESTIGATION

Submitted pursuant to the First Amendment right to petition and 28 U.S.C. § 1746

TO:	U.S. Department of Justice Civil Rights Division, Criminal Section 950 Pennsylvania Ave NW, Washington, DC 20530 Fax: (202) 353-8154 — Tel: (202) 514-3204 — civilrights.justice.gov
WHY YOU:	Title 18 U.S.C. §§ 241 and 242 fall within your Section's exclusive federal mandate. This referral concerns the willful deprivation of constitutional rights under color of state law.
CC:	U.S. Attorney's Office, N.D. Ill. — Fax (312) 353-2067 FBI Chicago Field Office — tips.fbi.gov
FROM:	Ehab Allababidi, Pro Se (victim / federal civil-rights plaintiff) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RE:	Documented color-of-law deprivation of rights and obstruction in People v. Allababidi, No. 23 CF 1146 (19th Jud. Cir., Lake County), by named Lake County and Cook County officials
FED. NEXUS:	Allababidi v. Shepherd, No. 1:26-cv-06738 (N.D. Ill.); habeas No. 1:26-cv-01077 (the Illinois Attorney General has declined to defend the named state actors)
DATE:	June 14, 2026
SUBJECTS:	ASA Nicholas Shepherd; PO Marisa Cervantes (Lake Co.); PO Destiny Lee (Cook Co.)
ENCLOSURES:	Referral body + Exhibits A—F with exhibit cover pages
PAGES:	Pages: 27 (incl. this cover)

WHAT THIS IS — AND WHY IT IS FEDERAL:

*This is a citizen's request that federal authorities investigate the documented, deliberate deprivation of a self-represented defendant's constitutional rights **under color of state law** — the core conduct 18 U.S.C. § 242 was enacted to reach. A prosecutor procured a void custodial warrant on a sworn allegation he knew to be false; two probation officers concealed and stripped the written exculpatory adjudication that disproved it. Because this same evidence is at issue in pending federal litigation (No. 1:26-cv-06738), its concealment also implicates 18 U.S.C. §§ 1519 and 1512(b). Referral is respectfully directed to the Civil Rights Division, which holds the federal mandate over §§ 241/242. This is a request to investigate, supported by the officials' own documents — not a demand.*

EXHIBIT G-21

RULE 13(C) NOTICE AND FINAL DEMAND TO BAILEY C

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Clerk of the Circuit court
Fax Number:	+1 (847) 984-5822
Transmission Date:	6.34 PM CDT, 06/15/2026
Page Count:	19 pages
Source Document:	<i>RULE_116_DEMAND_RUSSELL.pdf</i>

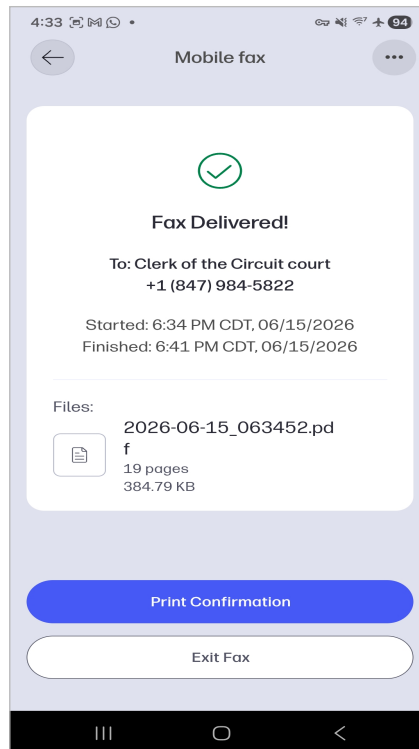
WHAT THIS CONFIRMATION ESTABLISHES:

Rule 13(c) Notice and Final Demand to Bailey C. Russell to withdraw, served on Clerk of the Circuit Court.

- Served on Circuit Clerk on June 15, 2026, at 6:34 PM CDT
- Final demand to withdraw to cure docket lockout
- Encloses pre-drafted Emergency Motion and Proposed Order for withdrawal

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Supreme Court Rule 13(c) (Withdrawal of attorney must be by motion and order).
- § Illinois Rules of Professional Conduct Rule 1.16(d) (Duty to protect client interests upon termination).



LAKE COUNTY PUBLIC DEFENDER'S OFFICE

RULE 13(c) & RULE 1.16 NOTICE AND DEMAND TO CURE DOCKET LOCKOUT

FACSIMILE & EMAIL TRANSMISSION — FAX: (847) 984-5751 — 15 S. County St., Waukegan, IL 60085

TIME-SENSITIVE — RESPONSE REQUIRED BY 5:00 p.m. CDT on Tuesday, June 16, 2026

DEMAND TO CLEAR THE RECORD — FILE A MOTION TO WITHDRAW

Your Office's own email admits the Clerk is wrong; the pre-drafted motion is enclosed

TO:	Bailey C. Russell, Appointed Counsel of Record Lake County Public Defender's Office 15 S. County St., Waukegan, IL 60085 — Fax: (847) 984-5751 BRussell@lakecountyil.gov
AND:	Gregory C. Ticsay, Chief Public Defender (supervisory, Ill. R.P.C. 5.1) GTicsay@lakecountyil.gov
CC:	Erin Cartwright-Weinstein, Clerk of the Circuit Court, & Hanna Becerra, Criminal/Traffic Court Services (Fax (847) 984-5822; CCNoReply@lakecountyil.gov) — defendants in the pending mandamus, Allababidi v. Weinstein & Becerra; Attorney Registration & Disciplinary Commission; Lake County Risk Management; filed of record, No. 1:26-cv-06738 (N.D. Ill.)
FROM:	Ehab Allababidi, Defendant, Pro Se (Faretta invoked) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
CASE:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County Related: 1:26-cv-06738 (N.D. Ill.); habeas 1:26-cv-01077; pending Petition for Writ of Mandamus
DATE:	June 15, 2026
RESPONSE BY:	5:00 p.m. CDT on Tuesday, June 16, 2026
RE:	DEMAND that your Office file ON THE 23 CF 1146 DOCKET, by the deadline, a motion to withdraw under Ill. S. Ct. Rule 13(c). I have prepared the motion for you — Exhibit D. This is the ONLY act that breaks the closed loop: the Clerk refuses my pro se filings and directs me to “reach out to your public defender” (Ex. C); your Office says it does not represent me and calls the Clerk “incorrect” (Ex. A) — yet files nothing. I cannot file a motion to cure this myself, because every pro se filing is refused. Only your Office can file. A zero-bond warrant reciting “PD APPOINTED” (Ex. B) runs in the meantime.
PAGES:	Pages: 19 (incl. this cover)

Your office's own email is the admission:

The Clerk (Becerra, June 8, 2026) refused my pro se filings, stating the motion must be filed by my attorney and directing me to “reach out to your public defender” (Ex. C). Your Office (Russell, June 15, 2026, cc Chief Ticsay) replied that it does not represent me and that “the clerk is incorrect in believing that we are the attorney of record” (Ex. A). Each of you points to the other; I am trapped in the middle with a zero-bond warrant reciting “PD APPOINTED” (Ex. B). I cannot file the paper that fixes this, because the Clerk refuses every pro se filing I tender. Only your Office can break the loop. I have invoked Faretta. File one paper on the docket by the deadline and this is resolved.

EXHIBIT G-22

RULE 13(C) NOTICE AND FINAL DEMAND TO BAILEY C

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Lake county human resources
Fax Number:	+1 (847) 984-5988
Transmission Date:	9.07 PM CDT, 06/15/2026
Page Count:	19 pages
Source Document:	RULE_116_DEMAND_RUSSELL.pdf

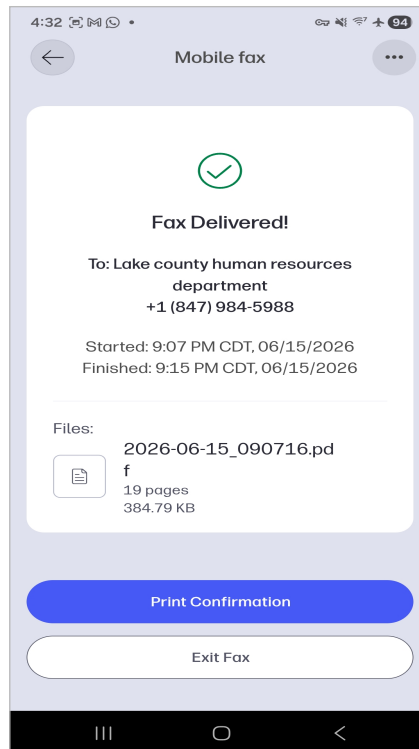
WHAT THIS CONFIRMATION ESTABLISHES:

Rule 13(c) Notice and Final Demand to Bailey C. Russell to withdraw, served on Lake County HR.

- Served on Lake County HR Director on June 15, 2026, at 9:07 PM CDT
- Final demand to withdraw to cure docket lockout
- Encloses pre-drafted Emergency Motion and Proposed Order for withdrawal

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Supreme Court Rule 13(c) (Withdrawal of attorney must be by motion and order).
- § Illinois Rules of Professional Conduct Rule 1.16(d) (Duty to protect client interests upon termination).



LAKE COUNTY PUBLIC DEFENDER'S OFFICE

RULE 13(c) & RULE 1.16 NOTICE AND DEMAND TO CURE DOCKET LOCKOUT

FACSIMILE & EMAIL TRANSMISSION — FAX: (847) 984-5751 — 15 S. County St., Waukegan, IL 60085

TIME-SENSITIVE — RESPONSE REQUIRED BY 5:00 p.m. CDT on Tuesday, June 16, 2026

DEMAND TO CLEAR THE RECORD — FILE A MOTION TO WITHDRAW

Your Office's own email admits the Clerk is wrong; the pre-drafted motion is enclosed

TO:	Bailey C. Russell, Appointed Counsel of Record Lake County Public Defender's Office 15 S. County St., Waukegan, IL 60085 — Fax: (847) 984-5751 BRussell@lakecountyil.gov
AND:	Gregory C. Ticsay, Chief Public Defender (supervisory, Ill. R.P.C. 5.1) GTicsay@lakecountyil.gov
CC:	Erin Cartwright-Weinstein, Clerk of the Circuit Court, & Hanna Becerra, Criminal/Traffic Court Services (Fax (847) 984-5822; CCNoReply@lakecountyil.gov) — defendants in the pending mandamus, Allababidi v. Weinstein & Becerra; Attorney Registration & Disciplinary Commission; Lake County Risk Management; filed of record, No. 1:26-cv-06738 (N.D. Ill.)
FROM:	Ehab Allababidi, Defendant, Pro Se (Faretta invoked) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
CASE:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County Related: 1:26-cv-06738 (N.D. Ill.); habeas 1:26-cv-01077; pending Petition for Writ of Mandamus
DATE:	June 15, 2026
RESPONSE BY:	5:00 p.m. CDT on Tuesday, June 16, 2026
RE:	DEMAND that your Office file ON THE 23 CF 1146 DOCKET, by the deadline, a motion to withdraw under Ill. S. Ct. Rule 13(c). I have prepared the motion for you — Exhibit D. This is the ONLY act that breaks the closed loop: the Clerk refuses my pro se filings and directs me to “reach out to your public defender” (Ex. C); your Office says it does not represent me and calls the Clerk “incorrect” (Ex. A) — yet files nothing. I cannot file a motion to cure this myself, because every pro se filing is refused. Only your Office can file. A zero-bond warrant reciting “PD APPOINTED” (Ex. B) runs in the meantime.
PAGES:	Pages: 19 (incl. this cover)

Your office's own email is the admission:

The Clerk (Becerra, June 8, 2026) refused my pro se filings, stating the motion must be filed by my attorney and directing me to “reach out to your public defender” (Ex. C). Your Office (Russell, June 15, 2026, cc Chief Ticsay) replied that it does not represent me and that “the clerk is incorrect in believing that we are the attorney of record” (Ex. A). Each of you points to the other; I am trapped in the middle with a zero-bond warrant reciting “PD APPOINTED” (Ex. B). I cannot file the paper that fixes this, because the Clerk refuses every pro se filing I tender. Only your Office can break the loop. I have invoked Faretta. File one paper on the docket by the deadline and this is resolved.

EXHIBIT G-23

RULE 13(C) NOTICE AND FINAL DEMAND TO BAILEY C

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Lake county board and risk
Fax Number:	+1 (847) 984-5859
Transmission Date:	9.08 PM CDT, 06/15/2026
Page Count:	19 pages
Source Document:	RULE_116_DEMAND_RUSSELL.pdf

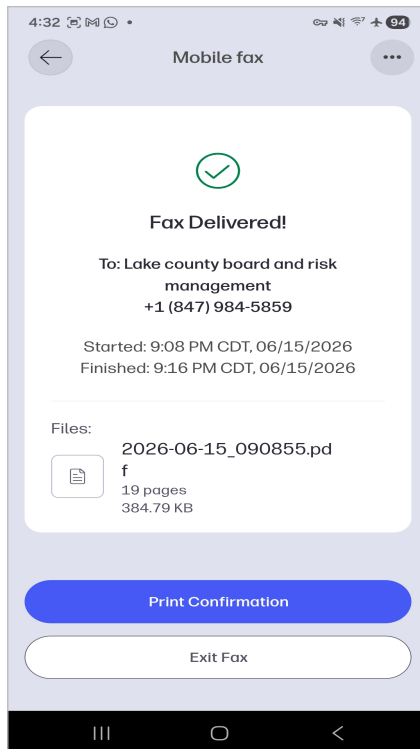
WHAT THIS CONFIRMATION ESTABLISHES:

Rule 13(c) Notice and Final Demand to Bailey C. Russell to withdraw, served on Lake County Board and Risk Management.

- Served on Lake County Risk Management on June 15, 2026, at 9:08 PM CDT
- Final demand to withdraw to cure docket lockout
- Encloses pre-drafted Emergency Motion and Proposed Order for withdrawal

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Supreme Court Rule 13(c) (Withdrawal of attorney must be by motion and order).
- § Illinois Rules of Professional Conduct Rule 1.16(d) (Duty to protect client interests upon termination).



LAKE COUNTY PUBLIC DEFENDER'S OFFICE

RULE 13(c) & RULE 1.16 NOTICE AND DEMAND TO CURE DOCKET LOCKOUT

FACSIMILE & EMAIL TRANSMISSION — FAX: (847) 984-5751 — 15 S. County St., Waukegan, IL 60085

TIME-SENSITIVE — RESPONSE REQUIRED BY 5:00 p.m. CDT on Tuesday, June 16, 2026

DEMAND TO CLEAR THE RECORD — FILE A MOTION TO WITHDRAW

Your Office's own email admits the Clerk is wrong; the pre-drafted motion is enclosed

TO:	Bailey C. Russell, Appointed Counsel of Record Lake County Public Defender's Office 15 S. County St., Waukegan, IL 60085 — Fax: (847) 984-5751 BRussell@lakecountyil.gov
AND:	Gregory C. Ticsay, Chief Public Defender (supervisory, Ill. R.P.C. 5.1) GTicsay@lakecountyil.gov
CC:	Erin Cartwright-Weinstein, Clerk of the Circuit Court, & Hanna Becerra, Criminal/Traffic Court Services (Fax (847) 984-5822; CCNoReply@lakecountyil.gov) — defendants in the pending mandamus, Allababidi v. Weinstein & Becerra; Attorney Registration & Disciplinary Commission; Lake County Risk Management; filed of record, No. 1:26-cv-06738 (N.D. Ill.)
FROM:	Ehab Allababidi, Defendant, Pro Se (Faretta invoked) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
CASE:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County Related: 1:26-cv-06738 (N.D. Ill.); habeas 1:26-cv-01077; pending Petition for Writ of Mandamus
DATE:	June 15, 2026
RESPONSE BY:	5:00 p.m. CDT on Tuesday, June 16, 2026
RE:	DEMAND that your Office file ON THE 23 CF 1146 DOCKET, by the deadline, a motion to withdraw under Ill. S. Ct. Rule 13(c). I have prepared the motion for you — Exhibit D. This is the ONLY act that breaks the closed loop: the Clerk refuses my pro se filings and directs me to “reach out to your public defender” (Ex. C); your Office says it does not represent me and calls the Clerk “incorrect” (Ex. A) — yet files nothing. I cannot file a motion to cure this myself, because every pro se filing is refused. Only your Office can file. A zero-bond warrant reciting “PD APPOINTED” (Ex. B) runs in the meantime.
PAGES:	Pages: 19 (incl. this cover)

Your office's own email is the admission:

The Clerk (Becerra, June 8, 2026) refused my pro se filings, stating the motion must be filed by my attorney and directing me to “reach out to your public defender” (Ex. C). Your Office (Russell, June 15, 2026, cc Chief Ticsay) replied that it does not represent me and that “the clerk is incorrect in believing that we are the attorney of record” (Ex. A). Each of you points to the other; I am trapped in the middle with a zero-bond warrant reciting “PD APPOINTED” (Ex. B). I cannot file the paper that fixes this, because the Clerk refuses every pro se filing I tender. Only your Office can break the loop. I have invoked Faretta. File one paper on the docket by the deadline and this is resolved.

EXHIBIT G-24

RULE 13(C) NOTICE AND FINAL DEMAND TO BAILEY C

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	19th judicial circuit court
Fax Number:	+1 (847) 984-5626
Transmission Date:	9.10 PM CDT, 06/15/2026
Page Count:	19 pages
Source Document:	RULE_116_DEMAND_RUSSELL.pdf

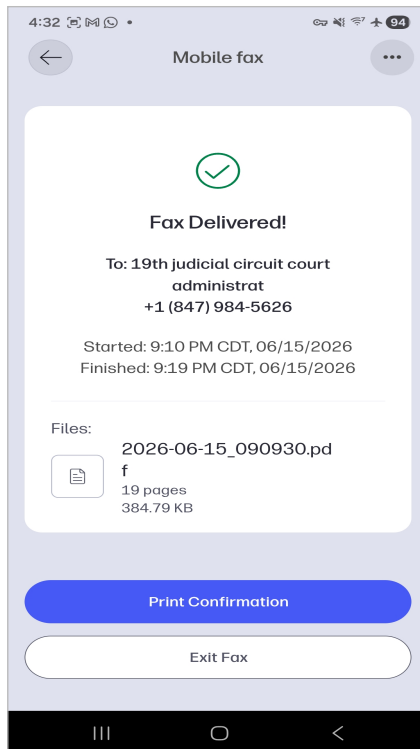
WHAT THIS CONFIRMATION ESTABLISHES:

Rule 13(c) Notice and Final Demand to Bailey C. Russell to withdraw, served on 19th Judicial Circuit Court Administration.

- Served on Circuit Court Administration on June 15, 2026, at 9:10 PM CDT
- Final demand to withdraw to cure docket lockout
- Encloses pre-drafted Emergency Motion and Proposed Order for withdrawal

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Supreme Court Rule 13(c) (Withdrawal of attorney must be by motion and order).
- § Illinois Rules of Professional Conduct Rule 1.16(d) (Duty to protect client interests upon termination).



LAKE COUNTY PUBLIC DEFENDER'S OFFICE

RULE 13(c) & RULE 1.16 NOTICE AND DEMAND TO CURE DOCKET LOCKOUT

FACSIMILE & EMAIL TRANSMISSION — FAX: (847) 984-5751 — 15 S. County St., Waukegan, IL 60085

TIME-SENSITIVE — RESPONSE REQUIRED BY 5:00 p.m. CDT on Tuesday, June 16, 2026

DEMAND TO CLEAR THE RECORD — FILE A MOTION TO WITHDRAW

Your Office's own email admits the Clerk is wrong; the pre-drafted motion is enclosed

TO:	Bailey C. Russell, Appointed Counsel of Record Lake County Public Defender's Office 15 S. County St., Waukegan, IL 60085 — Fax: (847) 984-5751 BRussell@lakecountyil.gov
AND:	Gregory C. Ticsay, Chief Public Defender (supervisory, Ill. R.P.C. 5.1) GTicsay@lakecountyil.gov
CC:	Erin Cartwright-Weinstein, Clerk of the Circuit Court, & Hanna Becerra, Criminal/Traffic Court Services (Fax (847) 984-5822; CCNoReply@lakecountyil.gov) — defendants in the pending mandamus, Allababidi v. Weinstein & Becerra; Attorney Registration & Disciplinary Commission; Lake County Risk Management; filed of record, No. 1:26-cv-06738 (N.D. Ill.)
FROM:	Ehab Allababidi, Defendant, Pro Se (Faretta invoked) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
CASE:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County Related: 1:26-cv-06738 (N.D. Ill.); habeas 1:26-cv-01077; pending Petition for Writ of Mandamus
DATE:	June 15, 2026
RESPONSE BY:	5:00 p.m. CDT on Tuesday, June 16, 2026
RE:	DEMAND that your Office file ON THE 23 CF 1146 DOCKET, by the deadline, a motion to withdraw under Ill. S. Ct. Rule 13(c). I have prepared the motion for you — Exhibit D. This is the ONLY act that breaks the closed loop: the Clerk refuses my pro se filings and directs me to “reach out to your public defender” (Ex. C); your Office says it does not represent me and calls the Clerk “incorrect” (Ex. A) — yet files nothing. I cannot file a motion to cure this myself, because every pro se filing is refused. Only your Office can file. A zero-bond warrant reciting “PD APPOINTED” (Ex. B) runs in the meantime.
PAGES:	Pages: 19 (incl. this cover)

Your office's own email is the admission:

The Clerk (Becerra, June 8, 2026) refused my pro se filings, stating the motion must be filed by my attorney and directing me to “reach out to your public defender” (Ex. C). Your Office (Russell, June 15, 2026, cc Chief Ticsay) replied that it does not represent me and that “the clerk is incorrect in believing that we are the attorney of record” (Ex. A). Each of you points to the other; I am trapped in the middle with a zero-bond warrant reciting “PD APPOINTED” (Ex. B). I cannot file the paper that fixes this, because the Clerk refuses every pro se filing I tender. Only your Office can break the loop. I have invoked Faretta. File one paper on the docket by the deadline and this is resolved.

EXHIBIT G-25

ATTORNEY DISCIPLINARY COMPLAINT AGAINST ASA FRANCIS P

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	ARDC
Fax Number:	+1 (312) 565-2320
Transmission Date:	12.10 PM CDT, 06/16/2026
Page Count:	50 pages
Source Document:	ARDC_COMPLAINT_DEROSA_P1.pdf

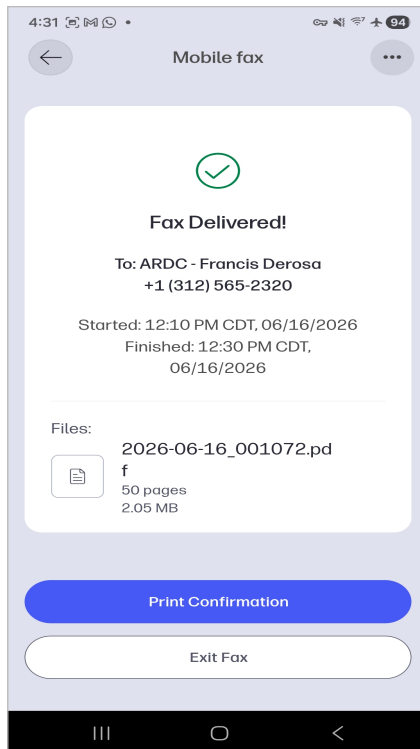
WHAT THIS CONFIRMATION ESTABLISHES:

Attorney Disciplinary Complaint against ASA Francis P. DeRosa (FAX Part 1 of 2: complaint body and exhibits A-D).

- Transmitted to ARDC Chicago Office on June 16, 2026, at 12:10 PM CDT
- Six counts of professional misconduct including false sworn Section 1-109 statement
- Details DeRosa's role as complaining witness forfeiting prosecutorial immunity

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Kalina v. Fletcher, 522 U.S. 118, 129-31 (1997) (Prosecutor forfeits absolute immunity when executing a sworn certification as complaining witness).
- § 735 ILCS 5/1-109 (Verifications under penalty of perjury must be based on personal knowledge).



ILLINOIS ATTORNEY REGISTRATION AND DISCIPLINARY COMMISSION
ATTORNEY DISCIPLINARY COMPLAINT TRANSMISSION

PROSECUTOR OF RECORD — SWORN PETITION TO DETAIN ON A “PENDING” CHARGE; 19 CONTINUANCES, NO TRIAL — FAX PART 1 OF 2

FAX: (312) 565-2320 — 130 E. Randolph Dr., Suite 1500, Chicago, IL 60601

FIVE-COUNT DISCIPLINARY COMPLAINT

Rules 3.3(a)(1) • 8.4(c) • 3.1 • 8.4(d) • 3.8

TO:	Illinois Attorney Registration and Disciplinary Commission
FAX:	(312) 565-2320 [URGENT — Active Federal Proceeding / Active Warrant]
ADDRESS:	130 E. Randolph Dr., Suite 1500, Chicago, IL 60601
FROM:	Ehab Allababidi, Complainant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RESPONDENT :	Francis P. DeRosa, Assistant State's Attorney Lake County State's Attorney's Office 18 N. County St., Waukegan, IL 60085 fderosa@lakecountyil.gov ARDC No.: not stated to Complainant
SUPERVISOR:	Eric F. Rinehart, State's Attorney statesattorney@lakecountyil.gov
STATE CASE:	23 CF 1146 — People v. Allababidi 19th Judicial Circuit, Lake County, Illinois Hon. Christopher R. Stride, Courtroom T-611
FEDERAL CASE:	1:26-cv-06738 — Allababidi v. Shepherd, et al. (§ 1983, N.D. Ill.) 1:26-cv-01077 — Allababidi v. Junkin (Habeas, N.D. Ill.) DeRosa's prosecutorial conduct underlies the malicious-prosecution claim
DATE:	June 12, 2026
SUBJECT:	Five-Count Disciplinary Complaint: knowing false statement of fact to a tribunal (Rule 3.3(a)(1)) and misrepresentation (Rule 8.4(c)) in the Sept. 20, 2024 Verified Petition to Revoke Pre-Trial Release swearing the defendant “committed” a charge the petition itself calls “pending”; frivolous detention petition withdrawn 39 days later (Rule 3.1); 19 continuances over 817 days with no trial (Rule 8.4(d)); and a 35-witness medical dragnet for a plea-resolved case (Rule 3.8)
ENCLOSURES :	Complaint body + Exhibits A—E with exhibit cover pages
PAGES:	Pages: 50

LEGAL SIGNIFICANCE — WHY THIS COMPLAINT IS URGENT:

Respondent Francis P. DeRosa, an Assistant State's Attorney, personally verified under Section 1-109 a Petition to Revoke Pre-Trial Release that swore the defendant “committed” a Class 4 felony the same petition described as merely “pending” (Exhibit A) — a false statement of material fact to a tribunal, and a misrepresentation by which he vouched, as a complaining witness, for an unadjudicated charge. He withdrew that sworn petition 39 days later on the State's own motion (Exhibit B). He then prosecuted the case across 19 documented appearances without ever setting it for trial (Exhibit C), and subpoenaed a 35-witness medical-records dragnet for a matter resolved by plea (Exhibit D). This complaint is proven entirely by DeRosa's own signed filings and the circuit court's own certified minutes.

EXHIBITS ENCLOSED IN THIS TRANSMISSION:

- Exhibit A — Verified Petition to Revoke Pre-Trial Release (9/20/2024): DeRosa's § 1-109 oath that the defendant “committed” a charge the petition calls “pending”
- Exhibit B — Minute Order (10/29/2024): the State's withdrawal of that sworn petition, 39 days later

EXHIBIT G-26

ATTORNEY DISCIPLINARY COMPLAINT AGAINST ASA FRANCIS P

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	ARDC Francis Derosa p2
Fax Number:	+1 (312) 565-2320
Transmission Date:	12.29 PM CDT, 06/16/2026
Page Count:	13 pages
Source Document:	ARDC_COMPLAINT_DEROSA_P2.pdf

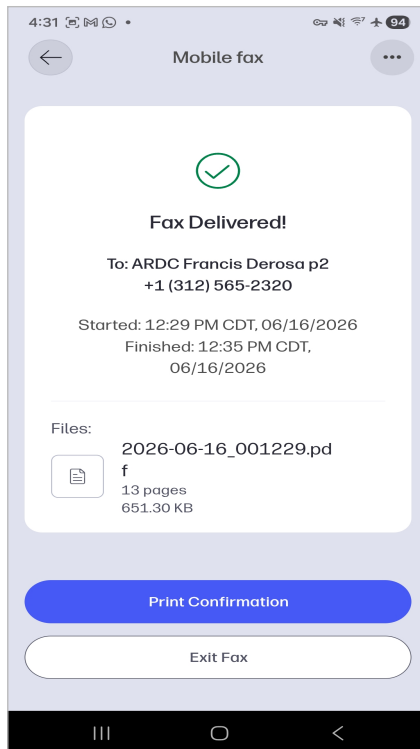
WHAT THIS CONFIRMATION ESTABLISHES:

Attorney Disciplinary Complaint against ASA Francis P. DeRosa (FAX Part 2 of 2: DeRosa conduct submission).

- Transmitted to ARDC Chicago Office on June 16, 2026, at 12:29 PM CDT
- Encloses DeRosa conduct submission filed concurrently in federal court
- Factual records proving systemic abuse of process and discovery obstruction

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Kalina v. Fletcher, 522 U.S. 118, 129-31 (1997) (Absolute immunity forfeiture).
- § Illinois Rules of Professional Conduct Rule 3.3(a)(1) (Duty of candor to tribunal).



ILLINOIS ATTORNEY REGISTRATION AND DISCIPLINARY COMMISSION
ATTORNEY DISCIPLINARY COMPLAINT TRANSMISSION

PROSECUTOR OF RECORD — SWORN PETITION TO DETAIN ON A “PENDING” CHARGE; 19 CONTINUANCES, NO TRIAL — FAX PART 2 OF 2

FAX: (312) 565-2320 — 130 E. Randolph Dr., Suite 1500, Chicago, IL 60601

FIVE-COUNT DISCIPLINARY COMPLAINT

Rules 3.3(a)(1) • 8.4(c) • 3.1 • 8.4(d) • 3.8

TO:	Illinois Attorney Registration and Disciplinary Commission
FAX:	(312) 565-2320 [URGENT — Active Federal Proceeding / Active Warrant]
ADDRESS:	130 E. Randolph Dr., Suite 1500, Chicago, IL 60601
FROM:	Ehab Allababidi, Complainant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RESPONDENT :	Francis P. DeRosa, Assistant State's Attorney Lake County State's Attorney's Office 18 N. County St., Waukegan, IL 60085 fderosa@lakecountyil.gov ARDC No.: not stated to Complainant
SUPERVISOR:	Eric F. Rinehart, State's Attorney statesattorney@lakecountyil.gov
STATE CASE:	23 CF 1146 — People v. Allababidi 19th Judicial Circuit, Lake County, Illinois Hon. Christopher R. Stride, Courtroom T-611
FEDERAL CASE:	1:26-cv-06738 — Allababidi v. Shepherd, et al. (§ 1983, N.D. Ill.) 1:26-cv-01077 — Allababidi v. Junkin (Habeas, N.D. Ill.) DeRosa's prosecutorial conduct underlies the malicious-prosecution claim
DATE:	June 12, 2026
SUBJECT:	Five-Count Disciplinary Complaint: knowing false statement of fact to a tribunal (Rule 3.3(a)(1)) and misrepresentation (Rule 8.4(c)) in the Sept. 20, 2024 Verified Petition to Revoke Pre-Trial Release swearing the defendant “committed” a charge the petition itself calls “pending”; frivolous detention petition withdrawn 39 days later (Rule 3.1); 19 continuances over 817 days with no trial (Rule 8.4(d)); and a 35-witness medical dragnet for a plea-resolved case (Rule 3.8)
ENCLOSURES :	Complaint body + Exhibits A—E with exhibit cover pages
PAGES:	Pages: 13

LEGAL SIGNIFICANCE — WHY THIS COMPLAINT IS URGENT:

Respondent Francis P. DeRosa, an Assistant State's Attorney, personally verified under Section 1-109 a Petition to Revoke Pre-Trial Release that swore the defendant “committed” a Class 4 felony the same petition described as merely “pending” (Exhibit A) — a false statement of material fact to a tribunal, and a misrepresentation by which he vouched, as a complaining witness, for an unadjudicated charge. He withdrew that sworn petition 39 days later on the State's own motion (Exhibit B). He then prosecuted the case across 19 documented appearances without ever setting it for trial (Exhibit C), and subpoenaed a 35-witness medical-records dragnet for a matter resolved by plea (Exhibit D). This complaint is proven entirely by DeRosa's own signed filings and the circuit court's own certified minutes.

EXHIBITS ENCLOSED IN THIS TRANSMISSION:

- Exhibit A — Verified Petition to Revoke Pre-Trial Release (9/20/2024): DeRosa's § 1-109 oath that the defendant “committed” a charge the petition calls “pending”
- Exhibit B — Minute Order (10/29/2024): the State's withdrawal of that sworn petition, 39 days later

EXHIBIT G-27

NOTICE OF INSURANCE COVERAGE AND LIABILITY LIMITS SENT TO ALLSTATE CLAIMS SUBROGATION

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Allstate claims subrogation
Fax Number:	+1 (866) 447-4293
Transmission Date:	12.31 PM CDT, 06/16/2026
Page Count:	7 pages
Source Document:	ALLSTATE_CLAIMS_LEGAL_DEMAND_P2.pdf

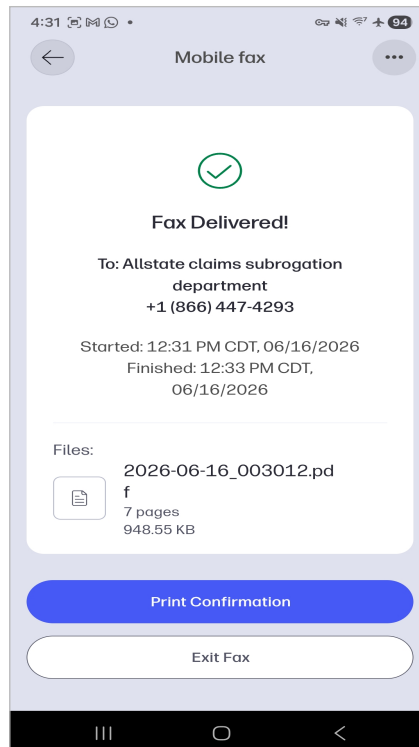
WHAT THIS CONFIRMATION ESTABLISHES:

Notice of insurance coverage and liability limits sent to Allstate Claims Subrogation.

- Transmitted to Allstate Claims Subrogation on June 16, 2026, at 12:31 PM CDT
- Proves existence of active coverage and settlements under Claim No. 0670868884
- Establishes bad-faith notice and demand to cease criminal debt enforcement

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Denius v. Dunlap, 330 F.3d 919, 926 (7th Cir. 2003) (Electronic transmission records constitute judicial notice evidence).
- § Illinois Rules of Professional Conduct Rule 8.4(c) (Dishonesty and fraud).



ALLSTATE FIRE AND CASUALTY INSURANCE COMPANY

CLAIMS & SUBROGATION / OFFICE OF GENERAL COUNSEL

FACSIMILE & EMAIL TRANSMISSION — CLAIM NO. 0670868884 — DATE OF LOSS May 23, 2022

TIME-SENSITIVE — YOUR ACTIVE CLAIM IS BEING INVOKED IN A CRIMINAL PROCEEDING — FAX PART 2 OF 2

DEMAND FOR CLAIMS & LEGAL REVIEW — CLAIM 0670868884

A loss covered by this active policy is being prosecuted as a criminal debt — your claim number is in the record

TO:	Allstate Fire and Casualty Insurance Company Claims / Subrogation Department — Connie O'Connor, (630) 972-7357 Claim No. 0670868884 — Fax: (866) 447-4293 — claims@claims.allstate.com PO Box 660636, Dallas, TX 75266
AND:	Allstate Insurance Company — Office of the General Counsel / Law Department 2775 Sanders Rd, Ste F7, Northbrook, IL 60062 — Fax: (847) 326-5004
CC:	Illinois Dept. of Insurance, Consumer Complaints Div., Fax: (217) 558-2083; Illinois Dept. of Insurance, Director's Office (Springfield), Fax: (217) 782-5020; Allstate Special Investigations Unit (fraud referral); filed of record, No. 1:26-cv-06738 (N.D. Ill.)
FROM:	Ehab Allababidi, Policyholder / Insured, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RE:	A third-party property claim (O'Brien Landscape, \$2,670.86) arising from the SAME May 23, 2022 accident on which Allstate paid \$16,557.00 to Sentry Insurance under this claim was never tendered to Allstate; the Lake County State's Attorney is now prosecuting that un-routed balance as a criminal debt and invoking this accident in a revocation proceeding, while concealing the active coverage. Demand for claims/subrogation and legal review.
DATE:	June 16, 2026
PAGES:	Pages: 24

Why this is allstate's problem, not just mine:

Allstate has already paid \$16,557.00 to Sentry Insurance for the property-damage subrogation of James W. Smith Printing on this exact claim and accident (Claim 0670868884, Loss Date May 23, 2022). The O'Brien Landscape \$2,670.86 loss is from the same collision and the same policy period — yet it was never tendered to Allstate. Instead, a Lake County prosecutor swore that the insured "willfully failed" to pay it and obtained a zero-bond warrant — using a loss your policy covers, and invoking your claim, in open court. That exposes Allstate to duplicate-recovery and unrouted-claim risk, puts your claim number in a criminal record without your knowledge, and implies to a court that Allstate abandons covered losses. This is now central evidence in a federal civil-rights suit (No. 1:26-cv-06738).

EXHIBIT G-28

CRIMINAL REFERRAL TO DOJ CIVIL RIGHTS DIVISION REGARDING ASA FRANCIS P

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	US DOJ CIVIL RIGHTS DIVISION
Fax Number:	+1 (202) 353-8154
Transmission Date:	1.12 PM CDT, 06/16/2026
Page Count:	47 pages
Source Document:	DOJ_CRIMINAL_REFERRAL_DEROSA.pdf

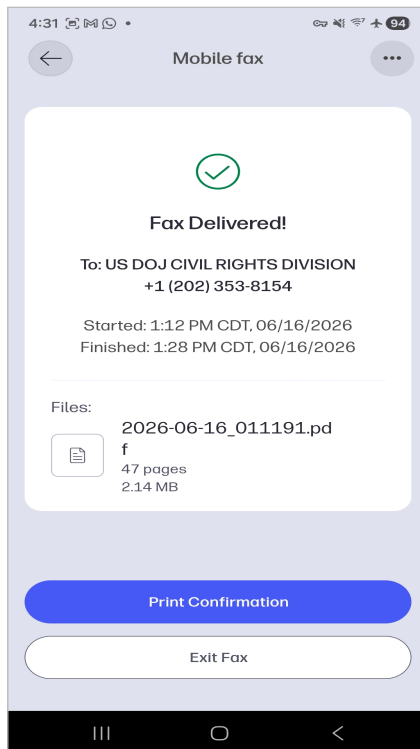
WHAT THIS CONFIRMATION ESTABLISHES:

Criminal Referral to DOJ Civil Rights Division regarding ASA Francis P. DeRosa's sworn false statements.

- Transmitted to DOJ Civil Rights Division on June 16, 2026, at 1:12 PM CDT
- Details DeRosa's unverified LEADS database reliance and false verifications
- Establishes color-of-law conspiracy and deprivation of rights

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § 18 U.S.C. § 241 (Conspiracy against rights under color of law).
- § 18 U.S.C. § 242 (Deprivation of rights under color of law).
- § 18 U.S.C. § 1519 (Falsification of records in federal investigations).



U.S. DEPARTMENT OF JUSTICE
CIVIL RIGHTS DIVISION — CRIMINAL SECTION

FACSIMILE TRANSMISSION — FAX: (202) 353-8154 — 950 Pennsylvania Ave NW, Washington, DC 20530

CRIMINAL CIVIL-RIGHTS REFERRAL — COLOR OF LAW (18 U.S.C. §§ 242, 241) — ACTIVE ZERO-BOND WARRANT

REFERRAL FOR CRIMINAL INVESTIGATION

Subject: Assistant State’s Attorney Francis P. DeRosa (Lake County, Illinois)

TO:	U.S. Department of Justice Civil Rights Division — Criminal Section 950 Pennsylvania Ave NW, Washington, DC 20530 Fax: (202) 353-8154 — Tel: (202) 514-3204 — civilrights.justice.gov
CC:	U.S. Attorney’s Office, N.D. Illinois (NDIL) — Civil/Criminal Intake, Fax: (312) 353-2067; FBI Chicago Field Office, Civil Rights Squad, Tel: (312) 421-6700, Portal: tips.fbi.gov; Illinois Attorney Registration and Disciplinary Commission (ARDC) — Chicago Intake Fax: (312) 565-2320, Springfield Office Fax: (217) 522-2417 (Referral for Rule 3.3/3.8 Violations); U.S. District Court (N.D. Ill.) — Filed of record, CM/ECF No. 1:26-cv-06738; Lake County State’s Attorney — Executive Office, Admin Fax: (847) 984-5591 (Formal Notice of Prosecutorial Defect)
FROM:	Ehab Allababidi, Complainant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
SUBJECT:	Francis P. DeRosa, Assistant State’s Attorney, Lake County State’s Attorney’s Office, 18 N. County St., Waukegan, IL 60085 (fderosa@lakecountyil.gov)
RE:	Referral for criminal investigation under 18 U.S.C. §§ 242 and 241: a prosecutor acting under color of law personally verified, under oath, that a defendant “committed” a felony the same petition called “pending”, and sustained a years-long prosecution and custodial process built in part on that and related suppressed exculpatory records.
ENCLOSURE:	Stamped federal filing (CM/ECF), DeRosa Conduct Submission, <i>Allababidi v. Shepherd, et al.</i> , No. 1:26-cv-06738 (N.D. Ill.) — 42 pp, with a chronological index of all 19 appearances
DATE:	June 16, 2026
PAGES:	Pages: 47 (fax cover + referral body + exhibit cover + 42-pp stamped enclosure)

WHY THE CRIMINAL SECTION, AND WHY NOW:

Absolute prosecutorial immunity bars civil damages; it does not bar criminal prosecution under 18 U.S.C. § 242. See Imbler v. Pachtman, 424 U.S. 409, 429 (1976). And a prosecutor who personally attests, as a witness, to the truth of a fact is not performing the advocate’s function the immunity protects. Kalina v. Fletcher, 522 U.S. 118 (1997). DeRosa swore, under Section 1-109, that the defendant “committed” a felony the petition itself called “pending”. The stamped 42-page federal filing enclosed documents the oath, the withdrawal, the 19 continuances, and the disposition. A zero-bond warrant arising from the same course of conduct remains outstanding against the Complainant, an active federal litigant.

EXHIBIT G-29

DEMAND FOR CLAIMS AND LEGAL REVIEW UNDER ALLSTATE CLAIM NO

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Allstate claims FAX
Fax Number:	+1 (866) 447-4293
Transmission Date:	1:40 PM CDT, 06/16/2026
Page Count:	50 pages
Source Document:	ALLSTATE_CLAIMS_LEGAL_DEMAND_P1.pdf

WHAT THIS CONFIRMATION ESTABLISHES:

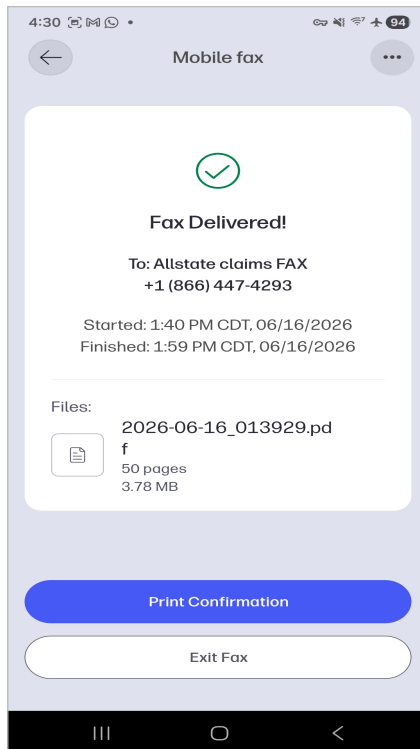
Demand for Claims and Legal Review under Allstate Claim No. 0670868884 (Part 1 of 2).

- Transmitted to Allstate Claims on June 16, 2026, at 1:40 PM CDT
- Demands legal review of settlements and active coverage
- Notice that Allstate coverage documentation was manipulated by state actors

BINDING LEGAL PRECEDENTS & AUTHORITY:

§ Denius v. Dunlap, 330 F.3d 919, 926 (7th Cir. 2003) (Electronic transmission records constitute judicial notice evidence).

§ Fed. R. Civ. P. 37(e) (Spoliation and preservation demands).



ALLSTATE FIRE AND CASUALTY INSURANCE COMPANY

CLAIMS & SUBROGATION / OFFICE OF GENERAL COUNSEL

FACSIMILE & EMAIL TRANSMISSION — CLAIM NO. 0670868884 — DATE OF LOSS May 23, 2022

TIME-SENSITIVE — YOUR ACTIVE CLAIM IS BEING INVOKED IN A CRIMINAL PROCEEDING — FAX PART 1 OF 2

DEMAND FOR CLAIMS & LEGAL REVIEW — CLAIM 0670868884

A loss covered by this active policy is being prosecuted as a criminal debt — your claim number is in the record

TO:	Allstate Fire and Casualty Insurance Company Claims / Subrogation Department — Connie O'Connor, (630) 972-7357 Claim No. 0670868884 — Fax: (866) 447-4293 — claims@claims.allstate.com PO Box 660636, Dallas, TX 75266
AND:	Allstate Insurance Company — Office of the General Counsel / Law Department 2775 Sanders Rd, Ste F7, Northbrook, IL 60062 — Fax: (847) 326-5004
CC:	Illinois Dept. of Insurance, Consumer Complaints Div., Fax: (217) 558-2083; Illinois Dept. of Insurance, Director's Office (Springfield), Fax: (217) 782-5020; Allstate Special Investigations Unit (fraud referral); filed of record, No. 1:26-cv-06738 (N.D. Ill.)
FROM:	Ehab Allababidi, Policyholder / Insured, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RE:	A third-party property claim (O'Brien Landscape, \$2,670.86) arising from the SAME May 23, 2022 accident on which Allstate paid \$16,557.00 to Sentry Insurance under this claim was never tendered to Allstate; the Lake County State's Attorney is now prosecuting that un-routed balance as a criminal debt and invoking this accident in a revocation proceeding, while concealing the active coverage. Demand for claims/subrogation and legal review.
DATE:	June 16, 2026
PAGES:	Pages: 50

Why this is allstate's problem, not just mine:

Allstate has already paid \$16,557.00 to Sentry Insurance for the property-damage subrogation of James W. Smith Printing on this exact claim and accident (Claim 0670868884, Loss Date May 23, 2022). The O'Brien Landscape \$2,670.86 loss is from the same collision and the same policy period — yet it was never tendered to Allstate. Instead, a Lake County prosecutor swore that the insured "willfully failed" to pay it and obtained a zero-bond warrant — using a loss your policy covers, and invoking your claim, in open court. That exposes Allstate to duplicate-recovery and unrouted-claim risk, puts your claim number in a criminal record without your knowledge, and implies to a court that Allstate abandons covered losses. This is now central evidence in a federal civil-rights suit (No. 1:26-cv-06738).

EXHIBIT G-30

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Illinois department of insurance
Fax Number:	+1 (217) 558-2083
Transmission Date:	1:42 PM CDT, 06/16/2026
Page Count:	50 pages
Source Document:	ALLSTATE_CLAIMS_LEGAL_DEMAND_P1.pdf

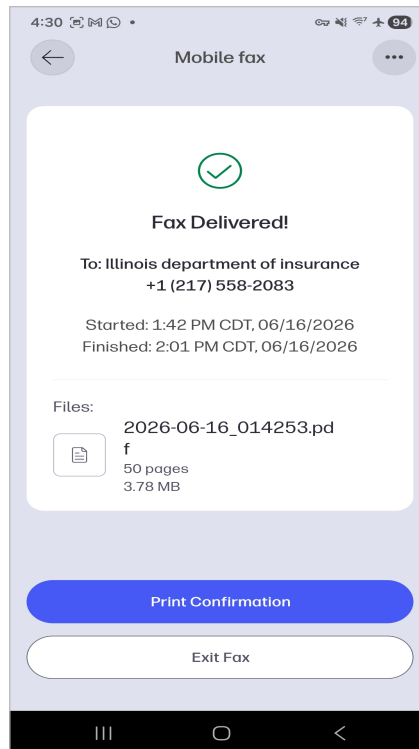
WHAT THIS CONFIRMATION ESTABLISHES:

Consumer Complaint to Illinois Department of Insurance regarding Allstate's failure to resolve claim (Part 1 of 2).

- Transmitted to Illinois Department of Insurance on June 16, 2026, at 1:42 PM CDT
- Demands state regulatory investigation of Allstate claims processing
- Factual records proving active insurance coverage limits

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Denius v. Dunlap, 330 F.3d 919, 926 (7th Cir. 2003) (Electronic transmission records constitute judicial notice evidence).
- § Fed. R. Civ. P. 37(e) (Spoliation and preservation demands).



ALLSTATE FIRE AND CASUALTY INSURANCE COMPANY

CLAIMS & SUBROGATION / OFFICE OF GENERAL COUNSEL

FACSIMILE & EMAIL TRANSMISSION — CLAIM NO. 0670868884 — DATE OF LOSS May 23, 2022

TIME-SENSITIVE — YOUR ACTIVE CLAIM IS BEING INVOKED IN A CRIMINAL PROCEEDING — FAX PART 1 OF 2

DEMAND FOR CLAIMS & LEGAL REVIEW — CLAIM 0670868884

A loss covered by this active policy is being prosecuted as a criminal debt — your claim number is in the record

TO:	Allstate Fire and Casualty Insurance Company Claims / Subrogation Department — Connie O'Connor, (630) 972-7357 Claim No. 0670868884 — Fax: (866) 447-4293 — claims@claims.allstate.com PO Box 660636, Dallas, TX 75266
AND:	Allstate Insurance Company — Office of the General Counsel / Law Department 2775 Sanders Rd, Ste F7, Northbrook, IL 60062 — Fax: (847) 326-5004
CC:	Illinois Dept. of Insurance, Consumer Complaints Div., Fax: (217) 558-2083; Illinois Dept. of Insurance, Director's Office (Springfield), Fax: (217) 782-5020; Allstate Special Investigations Unit (fraud referral); filed of record, No. 1:26-cv-06738 (N.D. Ill.)
FROM:	Ehab Allababidi, Policyholder / Insured, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RE:	A third-party property claim (O'Brien Landscape, \$2,670.86) arising from the SAME May 23, 2022 accident on which Allstate paid \$16,557.00 to Sentry Insurance under this claim was never tendered to Allstate; the Lake County State's Attorney is now prosecuting that un-routed balance as a criminal debt and invoking this accident in a revocation proceeding, while concealing the active coverage. Demand for claims/subrogation and legal review.
DATE:	June 16, 2026
PAGES:	Pages: 50

Why this is allstate's problem, not just mine:

Allstate has already paid \$16,557.00 to Sentry Insurance for the property-damage subrogation of James W. Smith Printing on this exact claim and accident (Claim 0670868884, Loss Date May 23, 2022). The O'Brien Landscape \$2,670.86 loss is from the same collision and the same policy period — yet it was never tendered to Allstate. Instead, a Lake County prosecutor swore that the insured "willfully failed" to pay it and obtained a zero-bond warrant — using a loss your policy covers, and invoking your claim, in open court. That exposes Allstate to duplicate-recovery and unrouted-claim risk, puts your claim number in a criminal record without your knowledge, and implies to a court that Allstate abandons covered losses. This is now central evidence in a federal civil-rights suit (No. 1:26-cv-06738).

EXHIBIT G-31

INTEGRITY REFERRAL TO ALLSTATE SPECIAL INVESTIGATIONS UNIT (PART 1 OF 2)

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Allstate special investigations
Fax Number:	+1 (217) 782-5020
Transmission Date:	1.43 PM CDT, 06/16/2026
Page Count:	50 pages
Source Document:	ALLSTATE_CLAIMS_LEGAL_DEMAND_P1.pdf

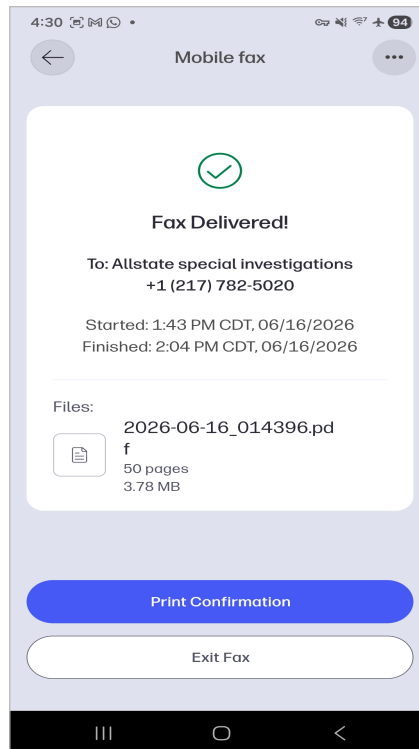
WHAT THIS CONFIRMATION ESTABLISHES:

Integrity Referral to Allstate Special Investigations Unit (Part 1 of 2).

- Transmitted to Allstate Special Investigations Unit on June 16, 2026, at 1:43 PM CDT
- Factual predicate documenting fraudulent suppression of insurance records
- Establishes notice of active investigation and preservation requirements

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Denius v. Dunlap, 330 F.3d 919, 926 (7th Cir. 2003) (Electronic transmission records constitute judicial notice evidence).
- § Fed. R. Civ. P. 37(e) (Spoliation and preservation demands).



ALLSTATE FIRE AND CASUALTY INSURANCE COMPANY

CLAIMS & SUBROGATION / OFFICE OF GENERAL COUNSEL

FACSIMILE & EMAIL TRANSMISSION — CLAIM NO. 0670868884 — DATE OF LOSS May 23, 2022

TIME-SENSITIVE — YOUR ACTIVE CLAIM IS BEING INVOKED IN A CRIMINAL PROCEEDING — FAX PART 1 OF 2

DEMAND FOR CLAIMS & LEGAL REVIEW — CLAIM 0670868884

A loss covered by this active policy is being prosecuted as a criminal debt — your claim number is in the record

TO:	Allstate Fire and Casualty Insurance Company Claims / Subrogation Department — Connie O'Connor, (630) 972-7357 Claim No. 0670868884 — Fax: (866) 447-4293 — claims@claims.allstate.com PO Box 660636, Dallas, TX 75266
AND:	Allstate Insurance Company — Office of the General Counsel / Law Department 2775 Sanders Rd, Ste F7, Northbrook, IL 60062 — Fax: (847) 326-5004
CC:	Illinois Dept. of Insurance, Consumer Complaints Div., Fax: (217) 558-2083; Illinois Dept. of Insurance, Director's Office (Springfield), Fax: (217) 782-5020; Allstate Special Investigations Unit (fraud referral); filed of record, No. 1:26-cv-06738 (N.D. Ill.)
FROM:	Ehab Allababidi, Policyholder / Insured, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RE:	A third-party property claim (O'Brien Landscape, \$2,670.86) arising from the SAME May 23, 2022 accident on which Allstate paid \$16,557.00 to Sentry Insurance under this claim was never tendered to Allstate; the Lake County State's Attorney is now prosecuting that un-routed balance as a criminal debt and invoking this accident in a revocation proceeding, while concealing the active coverage. Demand for claims/subrogation and legal review.
DATE:	June 16, 2026
PAGES:	Pages: 50

Why this is allstate's problem, not just mine:

Allstate has already paid \$16,557.00 to Sentry Insurance for the property-damage subrogation of James W. Smith Printing on this exact claim and accident (Claim 0670868884, Loss Date May 23, 2022). The O'Brien Landscape \$2,670.86 loss is from the same collision and the same policy period — yet it was never tendered to Allstate. Instead, a Lake County prosecutor swore that the insured "willfully failed" to pay it and obtained a zero-bond warrant — using a loss your policy covers, and invoking your claim, in open court. That exposes Allstate to duplicate-recovery and unrouted-claim risk, puts your claim number in a criminal record without your knowledge, and implies to a court that Allstate abandons covered losses. This is now central evidence in a federal civil-rights suit (No. 1:26-cv-06738).

EXHIBIT G-32

CONSUMER COMPLAINT TO ILLINOIS DEPARTMENT OF INSURANCE (PART 2 OF 2)

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Illinois dept of insurance
Fax Number:	+1 (217) 558-2083
Transmission Date:	2.10 PM CDT, 06/16/2026
Page Count:	24 pages
Source Document:	ALLSTATE_CLAIMS_LEGAL_DEMAND_P2.pdf

WHAT THIS CONFIRMATION ESTABLISHES:

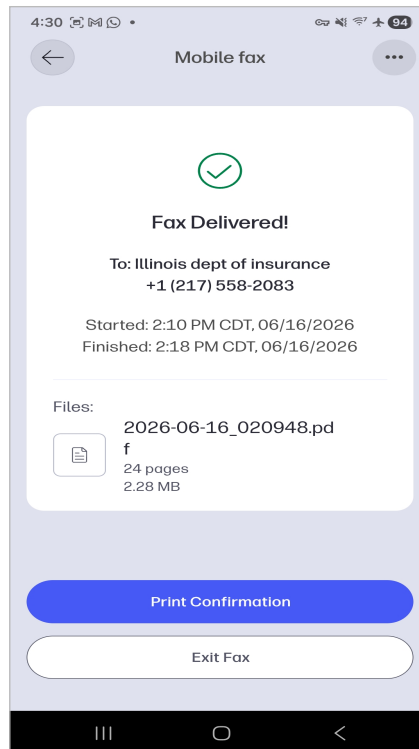
Consumer Complaint to Illinois Department of Insurance (Part 2 of 2).

- Transmitted to Illinois Department of Insurance on June 16, 2026, at 2:10 PM CDT
- Part 2 of complaint including detailed claims history and database records
- Factual records proving active insurance coverage limits

BINDING LEGAL PRECEDENTS & AUTHORITY:

§ Denius v. Dunlap, 330 F.3d 919, 926 (7th Cir. 2003) (Electronic transmission records constitute judicial notice evidence).

§ Fed. R. Civ. P. 37(e) (Spoliation and preservation demands).



ALLSTATE FIRE AND CASUALTY INSURANCE COMPANY

CLAIMS & SUBROGATION / OFFICE OF GENERAL COUNSEL

FACSIMILE & EMAIL TRANSMISSION — CLAIM NO. 0670868884 — DATE OF LOSS May 23, 2022

TIME-SENSITIVE — YOUR ACTIVE CLAIM IS BEING INVOKED IN A CRIMINAL PROCEEDING — FAX PART 2 OF 2

DEMAND FOR CLAIMS & LEGAL REVIEW — CLAIM 0670868884

A loss covered by this active policy is being prosecuted as a criminal debt — your claim number is in the record

TO:	Allstate Fire and Casualty Insurance Company Claims / Subrogation Department — Connie O'Connor, (630) 972-7357 Claim No. 0670868884 — Fax: (866) 447-4293 — claims@claims.allstate.com PO Box 660636, Dallas, TX 75266
AND:	Allstate Insurance Company — Office of the General Counsel / Law Department 2775 Sanders Rd, Ste F7, Northbrook, IL 60062 — Fax: (847) 326-5004
CC:	Illinois Dept. of Insurance, Consumer Complaints Div., Fax: (217) 558-2083; Illinois Dept. of Insurance, Director's Office (Springfield), Fax: (217) 782-5020; Allstate Special Investigations Unit (fraud referral); filed of record, No. 1:26-cv-06738 (N.D. Ill.)
FROM:	Ehab Allababidi, Policyholder / Insured, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RE:	A third-party property claim (O'Brien Landscape, \$2,670.86) arising from the SAME May 23, 2022 accident on which Allstate paid \$16,557.00 to Sentry Insurance under this claim was never tendered to Allstate; the Lake County State's Attorney is now prosecuting that un-routed balance as a criminal debt and invoking this accident in a revocation proceeding, while concealing the active coverage. Demand for claims/subrogation and legal review.
DATE:	June 16, 2026
PAGES:	Pages: 24

Why this is allstate's problem, not just mine:

Allstate has already paid \$16,557.00 to Sentry Insurance for the property-damage subrogation of James W. Smith Printing on this exact claim and accident (Claim 0670868884, Loss Date May 23, 2022). The O'Brien Landscape \$2,670.86 loss is from the same collision and the same policy period — yet it was never tendered to Allstate. Instead, a Lake County prosecutor swore that the insured "willfully failed" to pay it and obtained a zero-bond warrant — using a loss your policy covers, and invoking your claim, in open court. That exposes Allstate to duplicate-recovery and unrouted-claim risk, puts your claim number in a criminal record without your knowledge, and implies to a court that Allstate abandons covered losses. This is now central evidence in a federal civil-rights suit (No. 1:26-cv-06738).

EXHIBIT G-33

DEMAND FOR CLAIMS AND LEGAL REVIEW (PART 2 OF 2: SUPPLEMENTAL EVIDENTIARY SUBMISSION)

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Allstate claims subrogation
Fax Number:	+1 (866) 447-4293
Transmission Date:	2.12 PM CDT, 06/16/2026
Page Count:	24 pages
Source Document:	ALLSTATE_CLAIMS_LEGAL_DEMAND_P2.pdf

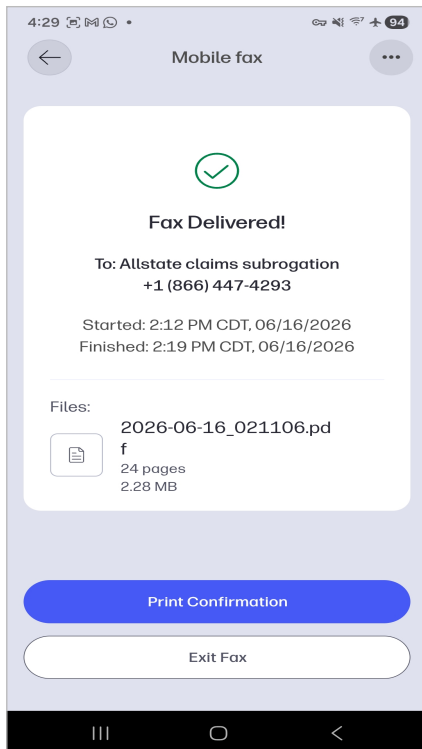
WHAT THIS CONFIRMATION ESTABLISHES:

Demand for Claims and Legal Review (Part 2 of 2: Supplemental Evidentiary Submission).

- Transmitted to Allstate Claims on June 16, 2026, at 2:12 PM CDT
- Details active coverage and settlements under Claim No. 0670868884
- Establishes bad-faith notice and demand to cease criminal debt enforcement

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Denius v. Dunlap, 330 F.3d 919, 926 (7th Cir. 2003) (Electronic transmission records constitute judicial notice evidence).
- § Fed. R. Civ. P. 37(e) (Spoliation and preservation demands).



ALLSTATE FIRE AND CASUALTY INSURANCE COMPANY

CLAIMS & SUBROGATION / OFFICE OF GENERAL COUNSEL

FACSIMILE & EMAIL TRANSMISSION — CLAIM NO. 0670868884 — DATE OF LOSS May 23, 2022

TIME-SENSITIVE — YOUR ACTIVE CLAIM IS BEING INVOKED IN A CRIMINAL PROCEEDING — FAX PART 2 OF 2

DEMAND FOR CLAIMS & LEGAL REVIEW — CLAIM 0670868884

A loss covered by this active policy is being prosecuted as a criminal debt — your claim number is in the record

TO:	Allstate Fire and Casualty Insurance Company Claims / Subrogation Department — Connie O'Connor, (630) 972-7357 Claim No. 0670868884 — Fax: (866) 447-4293 — claims@claims.allstate.com PO Box 660636, Dallas, TX 75266
AND:	Allstate Insurance Company — Office of the General Counsel / Law Department 2775 Sanders Rd, Ste F7, Northbrook, IL 60062 — Fax: (847) 326-5004
CC:	Illinois Dept. of Insurance, Consumer Complaints Div., Fax: (217) 558-2083; Illinois Dept. of Insurance, Director's Office (Springfield), Fax: (217) 782-5020; Allstate Special Investigations Unit (fraud referral); filed of record, No. 1:26-cv-06738 (N.D. Ill.)
FROM:	Ehab Allababidi, Policyholder / Insured, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RE:	A third-party property claim (O'Brien Landscape, \$2,670.86) arising from the SAME May 23, 2022 accident on which Allstate paid \$16,557.00 to Sentry Insurance under this claim was never tendered to Allstate; the Lake County State's Attorney is now prosecuting that un-routed balance as a criminal debt and invoking this accident in a revocation proceeding, while concealing the active coverage. Demand for claims/subrogation and legal review.
DATE:	June 16, 2026
PAGES:	Pages: 24

Why this is allstate's problem, not just mine:

Allstate has already paid \$16,557.00 to Sentry Insurance for the property-damage subrogation of James W. Smith Printing on this exact claim and accident (Claim 0670868884, Loss Date May 23, 2022). The O'Brien Landscape \$2,670.86 loss is from the same collision and the same policy period — yet it was never tendered to Allstate. Instead, a Lake County prosecutor swore that the insured "willfully failed" to pay it and obtained a zero-bond warrant — using a loss your policy covers, and invoking your claim, in open court. That exposes Allstate to duplicate-recovery and unrouted-claim risk, puts your claim number in a criminal record without your knowledge, and implies to a court that Allstate abandons covered losses. This is now central evidence in a federal civil-rights suit (No. 1:26-cv-06738).

EXHIBIT G-34

DEMAND FOR CLAIMS AND LEGAL REVIEW (PART 2 OF 2: SUPPLEMENTAL EVIDENTIARY SUBMISSION)

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Allstate claims subrogation
Fax Number:	+1 (866) 447-4293
Transmission Date:	2.13 PM CDT, 06/16/2026
Page Count:	24 pages
Source Document:	ALLSTATE_CLAIMS_LEGAL_DEMAND_P2.pdf

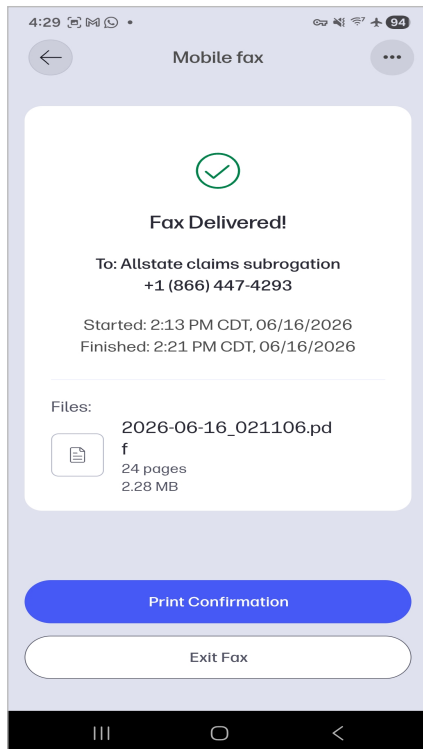
WHAT THIS CONFIRMATION ESTABLISHES:

Demand for Claims and Legal Review (Part 2 of 2: Supplemental Evidentiary Submission).

- Transmitted to Allstate Claims on June 16, 2026, at 2:13 PM CDT
- Details active coverage and settlements under Claim No. 0670868884
- Establishes bad-faith notice and demand to cease criminal debt enforcement

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Denius v. Dunlap, 330 F.3d 919, 926 (7th Cir. 2003) (Electronic transmission records constitute judicial notice evidence).
- § Fed. R. Civ. P. 37(e) (Spoliation and preservation demands).



ALLSTATE FIRE AND CASUALTY INSURANCE COMPANY

CLAIMS & SUBROGATION / OFFICE OF GENERAL COUNSEL

FACSIMILE & EMAIL TRANSMISSION — CLAIM NO. 0670868884 — DATE OF LOSS May 23, 2022

TIME-SENSITIVE — YOUR ACTIVE CLAIM IS BEING INVOKED IN A CRIMINAL PROCEEDING — FAX PART 2 OF 2

DEMAND FOR CLAIMS & LEGAL REVIEW — CLAIM 0670868884

A loss covered by this active policy is being prosecuted as a criminal debt — your claim number is in the record

TO:	Allstate Fire and Casualty Insurance Company Claims / Subrogation Department — Connie O'Connor, (630) 972-7357 Claim No. 0670868884 — Fax: (866) 447-4293 — claims@claims.allstate.com PO Box 660636, Dallas, TX 75266
AND:	Allstate Insurance Company — Office of the General Counsel / Law Department 2775 Sanders Rd, Ste F7, Northbrook, IL 60062 — Fax: (847) 326-5004
CC:	Illinois Dept. of Insurance, Consumer Complaints Div., Fax: (217) 558-2083; Illinois Dept. of Insurance, Director's Office (Springfield), Fax: (217) 782-5020; Allstate Special Investigations Unit (fraud referral); filed of record, No. 1:26-cv-06738 (N.D. Ill.)
FROM:	Ehab Allababidi, Policyholder / Insured, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RE:	A third-party property claim (O'Brien Landscape, \$2,670.86) arising from the SAME May 23, 2022 accident on which Allstate paid \$16,557.00 to Sentry Insurance under this claim was never tendered to Allstate; the Lake County State's Attorney is now prosecuting that un-routed balance as a criminal debt and invoking this accident in a revocation proceeding, while concealing the active coverage. Demand for claims/subrogation and legal review.
DATE:	June 16, 2026
PAGES:	Pages: 24

Why this is allstate's problem, not just mine:

Allstate has already paid \$16,557.00 to Sentry Insurance for the property-damage subrogation of James W. Smith Printing on this exact claim and accident (Claim 0670868884, Loss Date May 23, 2022). The O'Brien Landscape \$2,670.86 loss is from the same collision and the same policy period — yet it was never tendered to Allstate. Instead, a Lake County prosecutor swore that the insured "willfully failed" to pay it and obtained a zero-bond warrant — using a loss your policy covers, and invoking your claim, in open court. That exposes Allstate to duplicate-recovery and unrouted-claim risk, puts your claim number in a criminal record without your knowledge, and implies to a court that Allstate abandons covered losses. This is now central evidence in a federal civil-rights suit (No. 1:26-cv-06738).

EXHIBIT G-35

CRIMINAL REFERRAL REGARDING DEROSA CONDUCT, COPIES SENT TO CHICAGO ARDC

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Chicago ARDC criminal ref
Fax Number:	+1 (312) 565-2320
Transmission Date:	2.15 PM CDT, 06/16/2026
Page Count:	47 pages
Source Document:	DOJ_CRIMINAL_REFERRAL_DEROSA.pdf

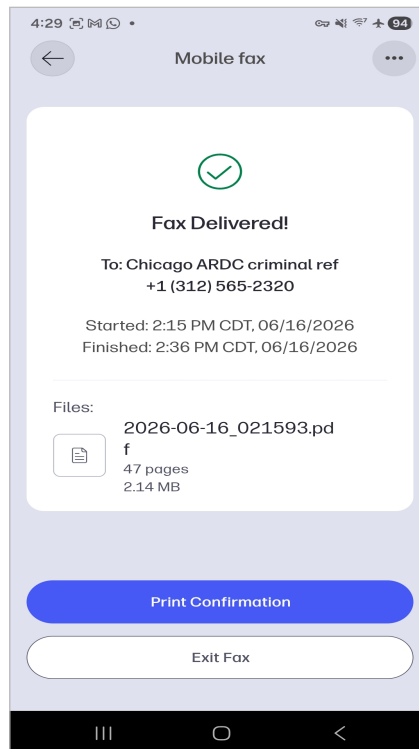
WHAT THIS CONFIRMATION ESTABLISHES:

Criminal Referral regarding DeRosa conduct, copies sent to Chicago ARDC.

- Transmitted to Chicago ARDC on June 16, 2026, at 2:15 PM CDT
- Details DeRosa's unverified LEADS database reliance and false verifications
- Establishes color-of-law conspiracy and deprivation of rights

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § 18 U.S.C. § 241 (Conspiracy against rights under color of law).
- § 18 U.S.C. § 242 (Deprivation of rights under color of law).
- § 18 U.S.C. § 1519 (Falsification of records in federal investigations).



U.S. DEPARTMENT OF JUSTICE
CIVIL RIGHTS DIVISION — CRIMINAL SECTION

FACSIMILE TRANSMISSION — FAX: (202) 353-8154 — 950 Pennsylvania Ave NW, Washington, DC 20530

CRIMINAL CIVIL-RIGHTS REFERRAL — COLOR OF LAW (18 U.S.C. §§ 242, 241) — ACTIVE ZERO-BOND WARRANT

REFERRAL FOR CRIMINAL INVESTIGATION

Subject: Assistant State’s Attorney Francis P. DeRosa (Lake County, Illinois)

TO:	U.S. Department of Justice Civil Rights Division — Criminal Section 950 Pennsylvania Ave NW, Washington, DC 20530 Fax: (202) 353-8154 — Tel: (202) 514-3204 — civilrights.justice.gov
CC:	U.S. Attorney’s Office, N.D. Illinois (NDIL) — Civil/Criminal Intake, Fax: (312) 353-2067; FBI Chicago Field Office, Civil Rights Squad, Tel: (312) 421-6700, Portal: tips.fbi.gov ; Illinois Attorney Registration and Disciplinary Commission (ARDC) — Chicago Intake Fax: (312) 565-2320, Springfield Office Fax: (217) 522-2417 (Referral for Rule 3.3/3.8 Violations); U.S. District Court (N.D. Ill.) — Filed of record, CM/ECF No. 1:26-cv-06738; Lake County State’s Attorney — Executive Office, Admin Fax: (847) 984-5591 (Formal Notice of Prosecutorial Defect)
FROM:	Ehab Allababidi, Complainant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
SUBJECT:	Francis P. DeRosa, Assistant State’s Attorney, Lake County State’s Attorney’s Office, 18 N. County St., Waukegan, IL 60085 (fderosa@lakecountyil.gov)
RE:	Referral for criminal investigation under 18 U.S.C. §§ 242 and 241: a prosecutor acting under color of law personally verified, under oath, that a defendant “committed” a felony the same petition called “pending”, and sustained a years-long prosecution and custodial process built in part on that and related suppressed exculpatory records.
ENCLOSURE:	Stamped federal filing (CM/ECF), DeRosa Conduct Submission, <i>Allababidi v. Shepherd, et al.</i> , No. 1:26-cv-06738 (N.D. Ill.) — 42 pp, with a chronological index of all 19 appearances
DATE:	June 16, 2026
PAGES:	Pages: 47 (fax cover + referral body + exhibit cover + 42-pp stamped enclosure)

WHY THE CRIMINAL SECTION, AND WHY NOW:

Absolute prosecutorial immunity bars civil damages; it does not bar criminal prosecution under 18 U.S.C. § 242. See Imbler v. Pachtman, 424 U.S. 409, 429 (1976). And a prosecutor who personally attests, as a witness, to the truth of a fact is not performing the advocate’s function the immunity protects. Kalina v. Fletcher, 522 U.S. 118 (1997). DeRosa swore, under Section 1-109, that the defendant “committed” a felony the petition itself called “pending”. The stamped 42-page federal filing enclosed documents the oath, the withdrawal, the 19 continuances, and the disposition. A zero-bond warrant arising from the same course of conduct remains outstanding against the Complainant, an active federal litigant.

EXHIBIT G-36

FORMAL SERVICE OF EMERGENCY MOTION, NOTICE OF EX PARTE DEFAULT, AND FINAL DEMAND

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Lake county PD OFFICE
Fax Number:	+1 (847) 984-5751
Transmission Date:	6.44 PM CDT, 06/16/2026
Page Count:	20 pages
Source Document:	<i>PD Office demand and service.pdf</i>

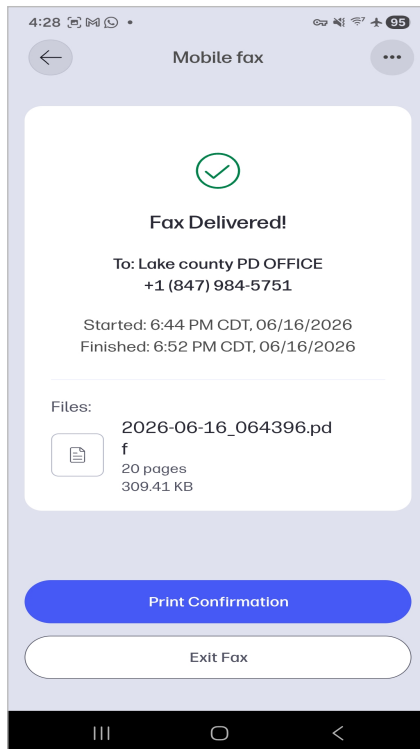
WHAT THIS CONFIRMATION ESTABLISHES:

Formal Service of Emergency Motion, Notice of Ex Parte Default, and Final Demand.

- Transmitted to Chief PD Gregory C. Ticsay on June 16, 2026, at 6:44 PM CDT
- Demands immediate action to withdraw Russell from the state court docket
- Details the ex parte default and failure to communicate

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Supreme Court Rule 13(c) (Withdrawal of attorney must be by motion and order).
- § Illinois Rules of Professional Conduct Rule 1.16(d) (Duty to protect client interests upon termination).



LAKE COUNTY PUBLIC DEFENDER'S OFFICE

URGENT ATTORNEY-CLIENT & DOCKET TRANSMISSION

DELIVERED BY EMAIL & FACSIMILE — CASE NO. 23 CF 1146 — ACTIVE ZERO-BOND WARRANT

NOTICE OF EX PARTE COMMUNICATION, DEFAULT, AND DEMAND FOR REMOTE APPEARANCE

FINAL NOTICE AND DEMAND — PUBLIC DEFENDER'S OFFICE

The Office has disclaimed representing Petitioner; it must now make that official and withdraw of record under Rule 13(c).

TO:	Gregory C. Ticsay, Chief Public Defender (GTicsay@lakecountyil.gov) Bailey C. Russell, Assistant Public Defender (BRussell@lakecountyil.gov) Lake County Public Defender's Office, 15 S. County St., Waukegan, IL 60085
CC:	Nicholas Shepherd, Assistant State's Attorney (nshepherd@lakecountyil.gov); Illinois ARDC (information@iadc.org); Clerk of the Circuit Court, Erin Cartwright-Weinstein, and Hanna Becerra, Criminal/Traffic Court Services; Lake County Human Resources (Fax 847-984-5988); 19th Judicial Circuit Administrator / Judicial HR (Fax 847-984-5626); Risk Management & Civil Liability (Fax 847-984-5859); filed of record, Nos. 1:26-cv-06738 and 1:26-cv-01077 (N.D. Ill.)
FROM:	Ehab Allababidi, Defendant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RE:	The contradiction between the Office's written disclaimer of representation and its continuing "PD APPOINTED" status on the docket, which the Clerk uses to refuse Petitioner's pro se filings; the Office's June 16, 2026 ex parte communication with the presiding judge in Petitioner's absence; the off-thread fragmentation of the record; and Petitioner's demand that the Office immediately WITHDRAW of record under Supreme Court Rule 13(c). Petitioner is himself noticing and filing the Emergency Motion to Stay, served herewith as Exhibit D.
DATE:	June 16, 2026
PAGES:	Pages: 20 (incl. this cover)

Why this notice, and why now:

On June 16, 2026, by the Office's own written account, an attorney from this Office stood before the presiding judge and addressed Petitioner's representation status while Petitioner — who has a zero-bond warrant outstanding for his arrest — was neither present nor noticed, and a hearing was set for next week in his absence. That same day the Office defaulted on a written June 16, 2026, 5:00 PM CDT deadline to perform a single ministerial act that would have cured the docket lockout its own counsel-of-record status created. And the Office's reply was routed onto a separate email thread of its own making, away from the operative demand — though the consolidated record preserves the full timeline regardless. Petitioner is no longer waiting on the Office: he is himself noticing and filing his own emergency motion. The single act that remains, and that only the Office can perform, is to withdraw of record. This notice demands it.

EXHIBIT G-37

AL SERVICE OF EMERGENCY MOTION, NOTICE OF EX PARTE DEFAULT, AND FINAL DEMAND, SERVED ON LAKE COUN

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Lake county HR
Fax Number:	+1 (847) 984-5988
Transmission Date:	6.45 PM CDT, 06/16/2026
Page Count:	20 pages
Source Document:	<i>PD Office demand and service.pdf</i>

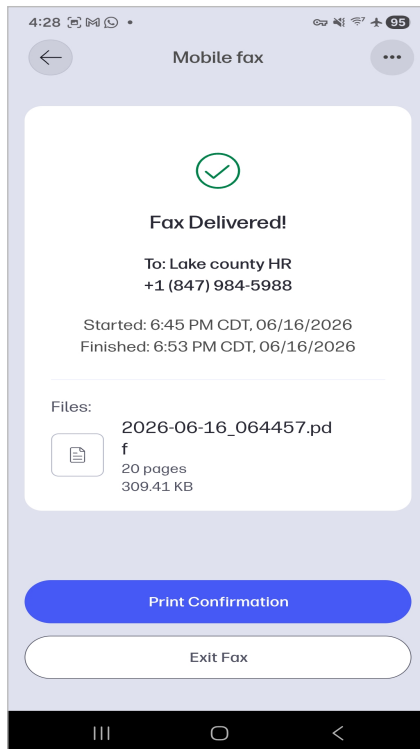
WHAT THIS CONFIRMATION ESTABLISHES:

Formal Service of Emergency Motion, Notice of Ex Parte Default, and Final Demand, served on Lake County HR.

- Transmitted to Lake County HR Director on June 16, 2026, at 6:45 PM CDT
- Establishes HR notice of PD leadership's supervisory failure
- Triggers administrative liability and municipal indemnification review

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Rules of Professional Conduct Rule 5.1 (Supervisory responsibilities of chief public defender).
- § 42 U.S.C. § 1983 (Monell Monell liability for systemic patterns of unconstitutional representation).



LAKE COUNTY PUBLIC DEFENDER'S OFFICE

URGENT ATTORNEY-CLIENT & DOCKET TRANSMISSION

DELIVERED BY EMAIL & FACSIMILE — CASE NO. 23 CF 1146 — ACTIVE ZERO-BOND WARRANT

NOTICE OF EX PARTE COMMUNICATION, DEFAULT, AND DEMAND FOR REMOTE APPEARANCE

FINAL NOTICE AND DEMAND — PUBLIC DEFENDER'S OFFICE

The Office has disclaimed representing Petitioner; it must now make that official and withdraw of record under Rule 13(c).

TO:	Gregory C. Ticsay, Chief Public Defender (GTicsay@lakecountyil.gov) Bailey C. Russell, Assistant Public Defender (BRussell@lakecountyil.gov) Lake County Public Defender's Office, 15 S. County St., Waukegan, IL 60085
CC:	Nicholas Shepherd, Assistant State's Attorney (nshepherd@lakecountyil.gov); Illinois ARDC (information@iadc.org); Clerk of the Circuit Court, Erin Cartwright-Weinstein, and Hanna Becerra, Criminal/Traffic Court Services; Lake County Human Resources (Fax 847-984-5988); 19th Judicial Circuit Administrator / Judicial HR (Fax 847-984-5626); Risk Management & Civil Liability (Fax 847-984-5859); filed of record, Nos. 1:26-cv-06738 and 1:26-cv-01077 (N.D. Ill.)
FROM:	Ehab Allababidi, Defendant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RE:	The contradiction between the Office's written disclaimer of representation and its continuing "PD APPOINTED" status on the docket, which the Clerk uses to refuse Petitioner's pro se filings; the Office's June 16, 2026 ex parte communication with the presiding judge in Petitioner's absence; the off-thread fragmentation of the record; and Petitioner's demand that the Office immediately WITHDRAW of record under Supreme Court Rule 13(c). Petitioner is himself noticing and filing the Emergency Motion to Stay, served herewith as Exhibit D.
DATE:	June 16, 2026
PAGES:	Pages: 20 (incl. this cover)

Why this notice, and why now:

On June 16, 2026, by the Office's own written account, an attorney from this Office stood before the presiding judge and addressed Petitioner's representation status while Petitioner — who has a zero-bond warrant outstanding for his arrest — was neither present nor noticed, and a hearing was set for next week in his absence. That same day the Office defaulted on a written June 16, 2026, 5:00 PM CDT deadline to perform a single ministerial act that would have cured the docket lockout its own counsel-of-record status created. And the Office's reply was routed onto a separate email thread of its own making, away from the operative demand — though the consolidated record preserves the full timeline regardless. Petitioner is no longer waiting on the Office: he is himself noticing and filing his own emergency motion. The single act that remains, and that only the Office can perform, is to withdraw of record. This notice demands it.

EXHIBIT G-38

SERVICE OF EMERGENCY MOTION, NOTICE OF EX PARTE DEFAULT, AND FINAL DEMAND, SERVED ON 19TH JUDICIAL

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	19th circuit judicial
Fax Number:	+1 (847) 984-5626
Transmission Date:	6.47 PM CDT, 06/16/2026
Page Count:	20 pages
Source Document:	<i>PD Office demand and service.pdf</i>

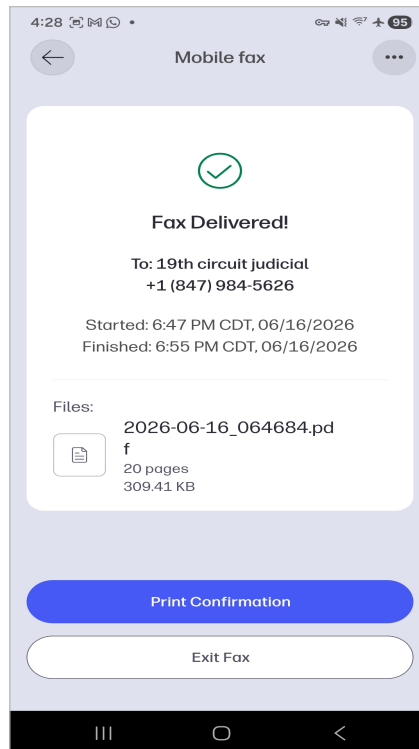
WHAT THIS CONFIRMATION ESTABLISHES:

Formal Service of Emergency Motion, Notice of Ex Parte Default, and Final Demand, served on 19th Judicial Circuit.

- Transmitted to Circuit Court Administration on June 16, 2026, at 6:47 PM CDT
- Establishes judicial administration notice of PD leadership's supervisory failure
- Triggers administrative liability and municipal indemnification review

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Rules of Professional Conduct Rule 5.1 (Supervisory responsibilities of chief public defender).
- § 42 U.S.C. § 1983 (Monell Monell liability for systemic patterns of unconstitutional representation).



LAKE COUNTY PUBLIC DEFENDER'S OFFICE

URGENT ATTORNEY-CLIENT & DOCKET TRANSMISSION

DELIVERED BY EMAIL & FACSIMILE — CASE NO. 23 CF 1146 — ACTIVE ZERO-BOND WARRANT

NOTICE OF EX PARTE COMMUNICATION, DEFAULT, AND DEMAND FOR REMOTE APPEARANCE

FINAL NOTICE AND DEMAND — PUBLIC DEFENDER'S OFFICE

The Office has disclaimed representing Petitioner; it must now make that official and withdraw of record under Rule 13(c).

TO:	Gregory C. Ticsay, Chief Public Defender (GTicsay@lakecountyil.gov) Bailey C. Russell, Assistant Public Defender (BRussell@lakecountyil.gov) Lake County Public Defender's Office, 15 S. County St., Waukegan, IL 60085
CC:	Nicholas Shepherd, Assistant State's Attorney (nshepherd@lakecountyil.gov); Illinois ARDC (information@iadc.org); Clerk of the Circuit Court, Erin Cartwright-Weinstein, and Hanna Becerra, Criminal/Traffic Court Services; Lake County Human Resources (Fax 847-984-5988); 19th Judicial Circuit Administrator / Judicial HR (Fax 847-984-5626); Risk Management & Civil Liability (Fax 847-984-5859); filed of record, Nos. 1:26-cv-06738 and 1:26-cv-01077 (N.D. Ill.)
FROM:	Ehab Allababidi, Defendant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RE:	The contradiction between the Office's written disclaimer of representation and its continuing "PD APPOINTED" status on the docket, which the Clerk uses to refuse Petitioner's pro se filings; the Office's June 16, 2026 ex parte communication with the presiding judge in Petitioner's absence; the off-thread fragmentation of the record; and Petitioner's demand that the Office immediately WITHDRAW of record under Supreme Court Rule 13(c). Petitioner is himself noticing and filing the Emergency Motion to Stay, served herewith as Exhibit D.
DATE:	June 16, 2026
PAGES:	Pages: 20 (incl. this cover)

Why this notice, and why now:

On June 16, 2026, by the Office's own written account, an attorney from this Office stood before the presiding judge and addressed Petitioner's representation status while Petitioner — who has a zero-bond warrant outstanding for his arrest — was neither present nor noticed, and a hearing was set for next week in his absence. That same day the Office defaulted on a written June 16, 2026, 5:00 PM CDT deadline to perform a single ministerial act that would have cured the docket lockout its own counsel-of-record status created. And the Office's reply was routed onto a separate email thread of its own making, away from the operative demand — though the consolidated record preserves the full timeline regardless. Petitioner is no longer waiting on the Office: he is himself noticing and filing his own emergency motion. The single act that remains, and that only the Office can perform, is to withdraw of record. This notice demands it.

EXHIBIT G-39

CE OF EMERGENCY MOTION, NOTICE OF EX PARTE DEFAULT, AND FINAL DEMAND, SERVED ON LAKE COUNTY RISK

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Risk management lake county
Fax Number:	+1 (847) 984-5859
Transmission Date:	11.01 PM CDT, 06/16/2026
Page Count:	20 pages
Source Document:	PD Office demand and service.pdf

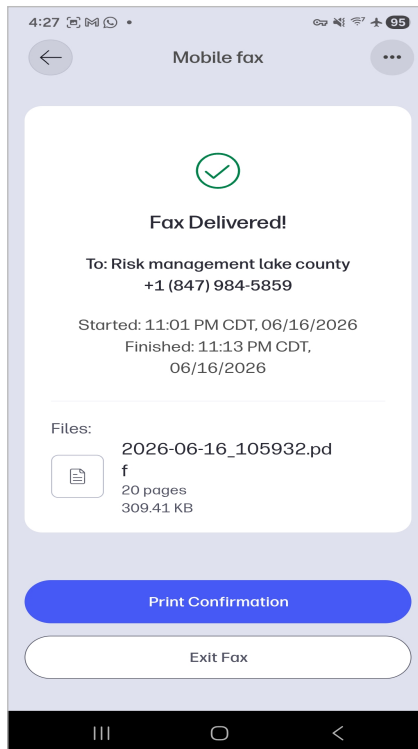
WHAT THIS CONFIRMATION ESTABLISHES:

Formal Service of Emergency Motion, Notice of Ex Parte Default, and Final Demand, served on Lake County Risk Management.

- Transmitted to Lake County Risk Management on June 16, 2026, at 11:01 PM CDT
- Establishes risk management notice of PD leadership's supervisory failure
- Triggers administrative liability and municipal indemnification review

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Illinois Rules of Professional Conduct Rule 5.1 (Supervisory responsibilities of chief public defender).
- § 42 U.S.C. § 1983 (Monell Monell liability for systemic patterns of unconstitutional representation).



LAKE COUNTY PUBLIC DEFENDER'S OFFICE

URGENT ATTORNEY-CLIENT & DOCKET TRANSMISSION

DELIVERED BY EMAIL & FACSIMILE — CASE NO. 23 CF 1146 — ACTIVE ZERO-BOND WARRANT

NOTICE OF EX PARTE COMMUNICATION, DEFAULT, AND DEMAND FOR REMOTE APPEARANCE

FINAL NOTICE AND DEMAND — PUBLIC DEFENDER'S OFFICE

The Office has disclaimed representing Petitioner; it must now make that official and withdraw of record under Rule 13(c).

TO:	Gregory C. Ticsay, Chief Public Defender (GTicsay@lakecountyil.gov) Bailey C. Russell, Assistant Public Defender (BRussell@lakecountyil.gov) Lake County Public Defender's Office, 15 S. County St., Waukegan, IL 60085
CC:	Nicholas Shepherd, Assistant State's Attorney (nshepherd@lakecountyil.gov); Illinois ARDC (information@iadc.org); Clerk of the Circuit Court, Erin Cartwright-Weinstein, and Hanna Becerra, Criminal/Traffic Court Services; Lake County Human Resources (Fax 847-984-5988); 19th Judicial Circuit Administrator / Judicial HR (Fax 847-984-5626); Risk Management & Civil Liability (Fax 847-984-5859); filed of record, Nos. 1:26-cv-06738 and 1:26-cv-01077 (N.D. Ill.)
FROM:	Ehab Allababidi, Defendant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RE:	The contradiction between the Office's written disclaimer of representation and its continuing "PD APPOINTED" status on the docket, which the Clerk uses to refuse Petitioner's pro se filings; the Office's June 16, 2026 ex parte communication with the presiding judge in Petitioner's absence; the off-thread fragmentation of the record; and Petitioner's demand that the Office immediately WITHDRAW of record under Supreme Court Rule 13(c). Petitioner is himself noticing and filing the Emergency Motion to Stay, served herewith as Exhibit D.
DATE:	June 16, 2026
PAGES:	Pages: 20 (incl. this cover)

Why this notice, and why now:

On June 16, 2026, by the Office's own written account, an attorney from this Office stood before the presiding judge and addressed Petitioner's representation status while Petitioner — who has a zero-bond warrant outstanding for his arrest — was neither present nor noticed, and a hearing was set for next week in his absence. That same day the Office defaulted on a written June 16, 2026, 5:00 PM CDT deadline to perform a single ministerial act that would have cured the docket lockout its own counsel-of-record status created. And the Office's reply was routed onto a separate email thread of its own making, away from the operative demand — though the consolidated record preserves the full timeline regardless. Petitioner is no longer waiting on the Office: he is himself noticing and filing his own emergency motion. The single act that remains, and that only the Office can perform, is to withdraw of record. This notice demands it.

EXHIBIT G-40

VERIFIED MISCONDUCT COMPLAINT AGAINST JUDGE CHRISTOPHER R

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Illinois judicial inquiry board
Fax Number:	+1 (312) 814-5719
Transmission Date:	3:24 AM CDT, 06/17/2026
Page Count:	49 pages
Source Document:	JIB_COMPLAINT_STRIDE_FAX.pdf

WHAT THIS CONFIRMATION ESTABLISHES:

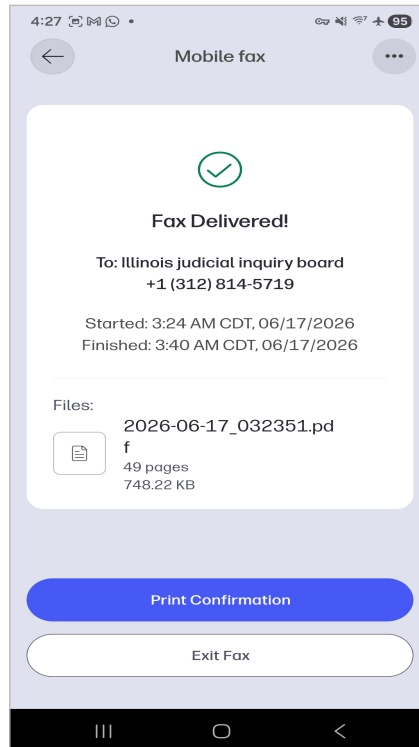
Verified Misconduct Complaint against Judge Christopher R. Stride (Final 49-page completed filing).

- Transmitted to Judicial Inquiry Board on June 17, 2026, at 3:24 AM CDT
- Details seven counts of judicial misconduct and arbitrary deprivation of liberty
- Establishes actual notice of federal claims and pending civil rights suit

BINDING LEGAL PRECEDENTS & AUTHORITY:

§ 730 ILCS 5/5-6-4(b) (Mandates summons or warrant only upon showing of probation violation).

§ Bearden v. Georgia, 461 U.S. 660, 667-72 (1983) (State cannot revoke probation and imprison for failure to pay without conducting ability-to-pay inquiry).



ILLINOIS JUDICIAL INQUIRY BOARD

VERIFIED AMENDED COMPLAINT AGAINST A JUDGE — FAX TRANSMISSION

FAX: (312) 814-5719 — 555 West Monroe Street, Suite 800-N, Chicago, IL 60661

AMENDED COMPLAINT AGAINST A JUDGE

Submitted pursuant to Ill. Const. art. VI, § 15 and the Rules of Procedure of the Judicial Inquiry Board

AMENDED JUNE 16, 2026 — RESPONDENT CHOSE TO KEEP A VOID WARRANT RATHER THAN QUASH IT SUA SPONTE

TO:	Illinois Judicial Inquiry Board
FAX:	(312) 814-5719 [URGENT — Active Zero-Bond Warrant / Pending Federal Proceedings]
ADDRESS:	555 West Monroe Street, Suite 800-N, Chicago, IL 60661
FROM:	Ehab Allababidi, Complainant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RESPONDENT:	Hon. Christopher R. Stride, Circuit Judge 19th Judicial Circuit, Lake County, Illinois — Courtroom T-611 18 N. County St., Waukegan, IL 60085
CASE:	People v. Allababidi, No. 23 CF 1146 19th Judicial Circuit, Lake County, Illinois Related Fed.: 1:26-cv-06738 (§ 1983) and 1:26-cv-01077 (habeas), N.D. Ill.
DATE:	June 16, 2026
AMENDED:	This Verified Complaint is amended and resubmitted as of June 16, 2026. On that date the matter was again before Respondent, who — with actual knowledge of the warrant's documented defects, and after an ex parte communication with appointed counsel (Asst. Public Defender Bailey C. Russell) outside Complainant's presence — declined to recall the facially void zero-bond warrant sua sponte and instead chose to continue it, merely setting the case over to the following week. A judge who, with knowledge and the case before him, elects to perpetuate an unconstitutional custodial warrant has crossed from error into willful misconduct (new Count Seven).
SUBJECT:	Seven-Count Complaint of Judicial Misconduct — Code of Judicial Conduct Rules 1.1, 1.2, 2.2, 2.5, 2.6, 2.7, 2.9 — Issuance of a Zero-Bond Bench Warrant (May 28, 2026) Without the Statutory Preliminary Hearing, the Required Ability-to-Pay Inquiry, or Defense Counsel; After Actual Notice of an Emergency Exculpatory Submission; the Continued Refusal to Recall the Warrant; and a June 16, 2026 Ex Parte Scheduling Proceeding Conducted in the Self-Represented Defendant's Absence and Without Notice
ENCLOSURES:	Verified Complaint + Exhibits A–I with exhibit cover pages
PAGES:	Pages: 49

WHY THIS COMPLAINT IS URGENT:

EXHIBITS ENCLOSED IN THIS TRANSMISSION:

Exhibit A — Court Half-Sheet / Minutes (May 28, 2026): records Stride presiding, prosecutor and probation officer present, NO defense counsel, result “Issue Warrant”

Exhibit B — Zero-Bond Warrant of Arrest (May 28, 2026): the custodial instrument Respondent issued

Exhibit C — Emergency Special Appearance email (May 28, 2026, 7:00 AM): actual notice to the court two hours before the hearing, with exculpatory adjudications attached

Exhibit D — Notice of Special Appearance and Fraud on the Court (verified, six pages): the documented defense placed before the court

EXHIBIT G-41

SUPPLEMENTAL FACTUAL SUBMISSION TO THE JUDICIAL MISCONDUCT COMPLAINT AGAINST JUDGE STRIDE

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	JIB
Fax Number:	+1 (312) 814-5719
Transmission Date:	12.22 PM CDT, 06/17/2026
Page Count:	32 pages
Source Document:	JIB_SUPPLEMENT_STRIDE.pdf

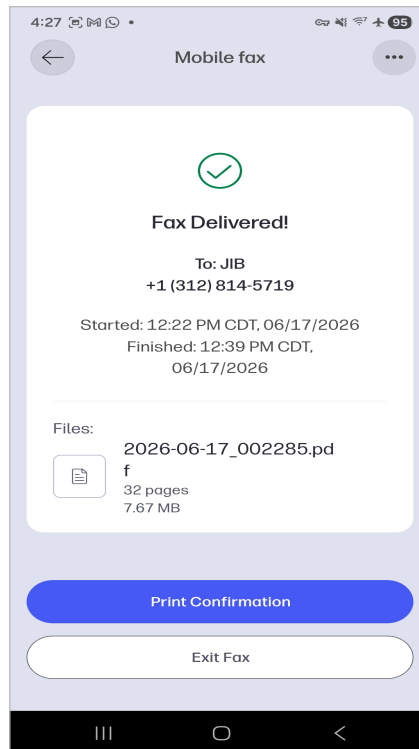
WHAT THIS CONFIRMATION ESTABLISHES:

Supplemental Factual Submission to the Judicial Misconduct Complaint against Judge Stride.

- Transmitted to Judicial Inquiry Board on June 17, 2026, at 12:22 PM CDT
- Supplementary evidence of Judge Stride's ex parte orders and hearing lockouts
- Proves persistent denial of self-representation and counsel rights

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § 730 ILCS 5/5-6-4(b) (Probation revocation hearing due process).
- § Faretta v. California, 422 U.S. 806, 819-21 (1975) (Right to self-representation).



ILLINOIS JUDICIAL INQUIRY BOARD

SUPPLEMENT TO VERIFIED COMPLAINT AGAINST A JUDGE — FAX TRANSMISSION

FAX: (312) 814-5719 — 555 West Monroe Street, Suite 800-N, Chicago, IL 60661

SUPPLEMENT — THE JUNE 17, 2026 HEARING

DEFENDANT APPEARED; RESPONDENT REFUSED TO HEAR HIM, DECLARED THE HEARING “A NULLITY”, AND KEPT THE WARRANT

TO:	Illinois Judicial Inquiry Board — Fax (312) 814-5719 — 555 West Monroe Street, Suite 800-N, Chicago, IL 60661
FROM:	Ehab Allababidi, Complainant, Pro Se 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — defcon5ready@gmail.com
RESPONDENT:	Hon. Christopher R. Stride, Circuit Judge, 19th Judicial Circuit, Lake County — Courtroom T-611 18 N. County St., Waukegan, IL 60085
CASE:	People v. Allababidi, No. 23 CF 1146 (19th Jud. Cir.); related fed.: 1:26-cv-06738 (§ 1983), 1:26-cv-01077 (habeas)
DATE:	June 17, 2026
RE:	Supplement to the Amended Verified Complaint against Hon. Christopher R. Stride, documenting his conduct at the remote hearing of June 17, 2026 — held after a 48-minute waiting-room lockout — at which Respondent refused to permit Complainant to be heard, was discourteous and hostile, refused to recognize his pro se status, dismissed the pending federal proceedings, declared the hearing “a nullity”, terminated the session, and declined to recall the zero-bond warrant. Code of Judicial Conduct Rules 1.2, 2.2, 2.6, 2.8, 2.9.
ENCLOSURES:	Supplement + Exhibit A (Complainant's June 17 demand email) + Exhibit B (Zoom waiting-room screenshots, time-stamped) + Exhibit C (Emergency Motion to Stay: Notice, Motion, Proposed Order & Certificate of Service)
PAGES:	Pages: [auto]

WHAT THIS SUPPLEMENT ADDS:

The amended complaint documented that Respondent set the June 16 matter and kept the warrant. This Supplement documents what happened when Complainant finally reached the courtroom on June 17: after being held in the Zoom waiting room from 9:18 to 10:05 a.m. (Exhibit B), he was admitted and then given no hearing at all. Respondent cut him off at every turn, accused him of “harassing my staff” for a single sentence, told him to “hire a lawyer or public defender”, said “I don’t know what federal record you’re talking about”, declared the hearing “a nullity”, and ended the call — all while leaving an active, no-bond warrant in place on predicates the State’s own records refute. The court’s own audio recording will corroborate this account; Complainant asks the Board to obtain it.

EXHIBIT G-42

MISSION CONFIRMATION RECEIPT PROVING SUCCESSFUL DELIVERY OF THE 8-PAGE NOTICE OF ESCALATION AND

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Chief Judge Daniel B. Shanes (via Courtesy Copy Fax Service)
Fax Number:	+1 (847) 984-5873
Transmission Date:	6.56 AM CDT, 06/20/2026
Page Count:	8 pages
Source Document:	FAX_TRANSMITTAL_CHIEF_JUDGE_SHANES.pdf

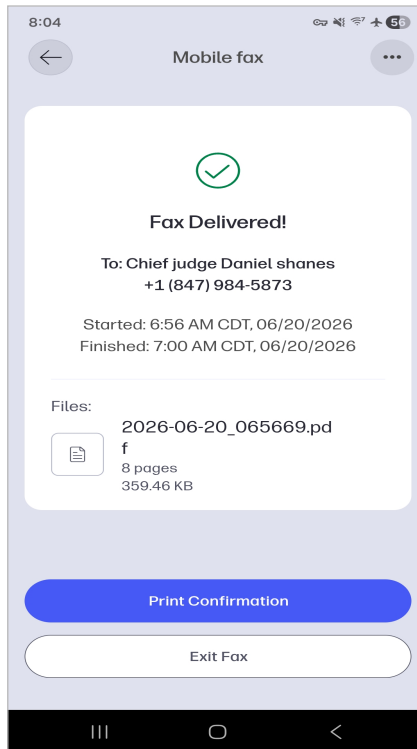
WHAT THIS CONFIRMATION ESTABLISHES:

HP Smart mobile facsimile transmission confirmation receipt proving successful delivery of the 8-page Notice of Escalation and Demand to Chief Judge Daniel B. Shanes on the morning of June 20, 2026.

- Transmission started at 6:56 AM CDT and finished at 7:00 AM CDT on June 20, 2026
- Confirms successful delivery of all 8 pages of the escalation transmittal packet
- Sent to Chief Judge Daniel B. Shanes via the Courtesy Copy Fax Service

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Malley v. Briggs, 475 U.S. 335, 340-45 (1986) (Officers are civilly liable under Section 1983 for executing unreasonable warrant).
- § 725 ILCS 5/114-5(d) (Filing of cause motion immediately divests named judge of all jurisdiction to enter substantive orders).



CHIEF JUDGE OF THE 19TH JUDICIAL CIRCUIT
EMERGENCY NOTIFICATION & MANDATORY STATUTORY DEMAND

TRANSMITTED VIA EMAIL & FACSIMILE — FAX: (847) 984-5626

NOTICE OF ESCALATION, EVIDENCE OF FELONY SPOILIATION, & DEMAND FOR STAY ORDER

MANDATORY STATUTORY DEMAND FOR SIGNATURE ON TRANSFER ORDER

Invoking Mandatory Reassignment and Stay of Void Orders Under 725 ILCS 5/114-5(d)

TO:	Chief Judge Daniel B. Shanes & Central Court Administration (Fax: 847-984-5626) Lake County State's Attorney's Office (Fax: 847-360-0993) Courtesy Copy Fax Service (Fax: 847-984-5873)
CC:	Circuit Judge Christopher R. Stride (cstride@lakecountyil.gov; Fax: 847-984-5790) State's Attorney Eric Rinehart (statesattorney@lakecountyil.gov; Fax: 847-984-5859) ASA Nicholas Shepherd (nshepherd@lakecountyil.gov) Lake County Circuit Clerk Erin Cartwright Weinstein (CircuitClerk@lakecountyil.gov) U.S. District Court, Northern District of Illinois (Filed in Case No. 1:26-cv-06738) U.S. DOJ Public Integrity Section & Seventh Circuit Court of Appeals
FROM:	Ehab Allababidi, Defendant-Petitioner, Pro Se 8516 W. Winona St., Chicago, IL 60656 Phone: (773) 920-0030 Email: defcon5ready@gmail.com
RE:	URGENT STATUS NOTICE AND MANDATORY STATUTORY DEMAND: Demand for execution of Exhibit 6: [Proposed] Order of Transfer to stay void zero-bond warrant in People v. Allababidi, Case No. 23 CF 1146, following federal felony database spoliation by the Circuit Clerk's office on June 19, 2026.
DATE:	June 20, 2026
PAGES:	8 (including cover and exhibits)

CRITICAL COMPLIANCE NOTICE TO THE CHIEF JUDGE:

This emergency transmission contains a formal Demand for Signature on the [Proposed] Order of Transfer (Exhibit 6) served on your office on June 18, 2026. Under 725 ILCS 5/114-5(d), the filing of a motion for substitution for cause immediately divested the trial court of all jurisdiction to enter substantive orders, rendering the June 18 stay-lift order void ab initio. This matter has since escalated to federal felony database spoliation: on June 19, the Circuit Clerk's office retroactively altered and backdated rejected filings to June 15 to cover up Stride's ex parte June 17 remote lockout. Your binary choice today, June 20, 2026, is detailed herein. Your signature on the stay order is a non-discretionary ministerial act required to protect the integrity of the state court docket. Your failure or refusal to execute the stay today will be immediately submitted as final evidence of active conspiracy, deliberate forum closure, and federal spoliation ratification in both the pending habeas corpus action (No. 1:26-cv-01077) and the Section 1983 civil rights lawsuit (No. 1:26-cv-06738).

EXHIBIT G-43

ON RECEIPT PROVING SUCCESSFUL DELIVERY OF THE 8-PAGE NOTICE OF ESCALATION AND DEMAND TO THE COURT

RECORD OF FACSIMILE SUBMISSIONS — CHRONOLOGICAL EXHIBIT INDEX

Recipient:	Courtesy Copy Law Library (via Courtesy Copy Fax Service)
Fax Number:	+1 (847) 984-5873
Transmission Date:	6.58 AM CDT, 06/20/2026
Page Count:	8 pages
Source Document:	FAX_TRANSMITTAL_CHIEF_JUDGE_SHANES.pdf

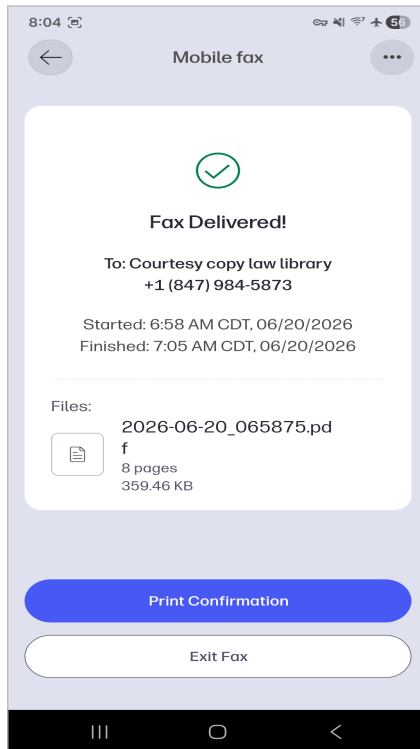
WHAT THIS CONFIRMATION ESTABLISHES:

HP Smart mobile facsimile transmission confirmation receipt proving successful delivery of the 8-page Notice of Escalation and Demand to the Courtesy Copy Law Library on the morning of June 20, 2026.

- Transmission started at 6:58 AM CDT and finished at 7:05 AM CDT on June 20, 2026
- Confirms successful delivery of all 8 pages of the courtesy copy transmittal packet
- Sent to the Courtesy Copy Law Library via the Courtesy Copy Fax Service

BINDING LEGAL PRECEDENTS & AUTHORITY:

- § Malley v. Briggs, 475 U.S. 335, 340-45 (1986) (Officers are civilly liable under Section 1983 for executing unreasonable warrant).
- § 725 ILCS 5/114-5(d) (Filing of cause motion immediately divests named judge of all jurisdiction to enter substantive orders).



**CHIEF JUDGE OF THE 19TH JUDICIAL CIRCUIT
EMERGENCY NOTIFICATION & MANDATORY STATUTORY DEMAND**

TRANSMITTED VIA EMAIL & FACSIMILE — FAX: (847) 984-5626

NOTICE OF ESCALATION, EVIDENCE OF FELONY SPOILIATION, & DEMAND FOR STAY ORDER

MANDATORY STATUTORY DEMAND FOR SIGNATURE ON TRANSFER ORDER

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