

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Release swearing the defendant “committed” a charge the petition itself calls “pending”; frivolous detention petition withdrawn 39 days later (Rule 3.1); 19 continuances over 817 days with no trial (Rule 8.4(d)); and a 35-witness medical dragnet for a plea-resolved case (Rule 3.8)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

DISCIPLINARY COMPLAINT AGAINST FRANCIS P. DEROSA

Assistant State's Attorney, Lake County State's Attorney's Office

Complainant EHAB ALLABABIDI submits this disciplinary complaint against Assistant State's Attorney FRANCIS P. DEROSA of the Lake County State's Attorney's Office (fderosa@lakecountyil.gov). The misconduct is documented in the circuit court's own certified record. On September 20, 2024, DeRosa personally signed and filed, under Section 1-109 of the Code of Civil Procedure, a verified “People's Verified Petition to Revoke Pre-Trial Release” that swore as established fact that the defendant had **committed** a Class 4 felony in Cook County — a charge the same petition described as merely “pending” (Exhibit A). Thirty-nine days later DeRosa moved to withdraw that sworn petition, and it was withdrawn on the State's own motion (Exhibit B). DeRosa then appeared as the prosecutor of record at 19 court dates across the prosecution without ever setting the case for trial (Exhibit C), and subpoenaed a 35-witness medical-records dragnet for a matter he ultimately resolved by plea (Exhibit D). This is not an exercise of advocacy immune from scrutiny; it is documented professional misconduct, set out below and proven by DeRosa's own filings and the court's own minutes.

I. RESPONDENT IDENTIFICATION

Full Name:	Francis P. DeRosa (signs “Francis P. De Rosa IV”)
Title:	Assistant State's Attorney (ASA)
Office:	Lake County State's Attorney's Office 18 N. County St., Waukegan, IL 60085
Email:	fderosa@lakecountyil.gov
Supervisor:	Eric F. Rinehart, State's Attorney; statesattorney@lakecountyil.gov
State Case:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit; Hon. Christopher R. Stride, Courtroom T-611
Federal Exposure:	1:26-cv-06738 — Allababidi v. Shepherd, et al. (§ 1983, N.D. Ill.)

II. FACTUAL BACKGROUND — THE CERTIFIED RECORD

The sworn petition to detain (Exhibit A). On September 20, 2024, DeRosa personally executed and filed a “People's Verified Petition to Revoke Pre-Trial Release” under 725 ILCS 5/110-6, signing it under Section 1-109 of the Code of Civil Procedure — the certification that the

statements are true. The petition does not allege that the defendant was “charged with” or “arrested for” an offense. It states: “Since that release on March 20, 2024, the Defendant committed: A Class 4 Felony, being the offense of Unlawful Possession of a Controlled Substance” — while the very same sentence describes that Cook County case as merely “pending in the Circuit Court of Cook County.” A charge that is pending has not, in law, been **committed** by anyone; the accused is presumed innocent. DeRosa nonetheless vouched, under oath, for the commission of the crime as established fact, relying on an unverified out-of-county entry without independent corroboration.

The withdrawal (Exhibit B). Thirty-nine days later, on October 29, 2024, DeRosa moved to withdraw his own petition. The minute order reads: “State's Motion to Withdraw Petition to Revoke Pretrial Release is GRANTED AND PETITION IS WITHDRAWN.” The sworn instrument that had sought the defendant's detention was abandoned by the State that filed it, without findings. For the interval it was pending, it tightened the conditions of the defendant's liberty.

Nineteen appearances, no trial (Exhibit C). The certified Lake County docket shows DeRosa appearing as the prosecutor of record on 19 court dates between May 2, 2024 and December 11, 2025. At the pre-disposition settings the case was continued from one date to the next and the court entered “Pretrial Release Shall Continue”; no trial date was ever set before the September 8, 2025 disposition — 817 days after the June 14, 2023 indictment. Throughout, the defendant remained under Level 2 pretrial supervision (516 days), reporting and submitting to testing.

The 35-witness medical dragnet (Exhibit D). On June 12, 2024, DeRosa filed the State's Disclosure listing 18 witnesses; on August 12, 2024, a Supplemental Disclosure added 17 named physicians, surgeons, and specialists, for 35 witnesses in total. The case never reached trial; it resolved by plea on September 8, 2025, and not one of the 35 testified. Disclosure of witnesses is required by Supreme Court Rule 412 and is not itself improper; the point is proportion — a seventeen-physician medical-records subpoena for a matter resolved by plea reflects over-prosecution relevant under Rule 3.8.

The disposition. On September 8, 2025, the court entered the disposition: Count 1 (Aggravated Reckless Driving / Bodily Harm) by plea, and Count 2 (Aggravated Speeding) by

nolle prosequi (Exhibit E, the DeRosa Conduct Submission, which compiles the certified minutes of all 19 appearances with a chronological index). The count carried to judgment carried the \$2,670.86 restitution obligation that the same accident's active Allstate policy had already answered before sentencing.

III. RULE VIOLATIONS — MATRIX

Rule	Requirement	DeRosa's Documented Conduct	Evidence
Rule 3.3(a)(1) (Candor to Tribunal)	A lawyer shall not knowingly make a false statement of fact to a tribunal.	Swore, under Section 1-109, that the defendant “committed” a Class 4 felony the same petition called merely “pending” — a false statement of a material fact, on an unverified out-of-county entry.	Verified Petition (Ex. A); Withdrawal order (Ex. B)
Rule 8.4(c) (Dishonesty / Misrepresentation)	It is misconduct to engage in conduct involving dishonesty, fraud, deceit, or misrepresentation.	Certifying a pending charge as a committed crime is a misrepresentation. By personally vouching for the fact, DeRosa acted as a complaining witness, not an advocate.	Ex. A (§ 1-109 signature); Kalina v. Fletcher; Buckley v. Fitzsimmons
Rule 3.1 (Meritorious Claims)	A lawyer shall not bring a proceeding without a non-frivolous basis in law and fact.	Sought custodial detention on an unverified out-of-county entry, then withdrew the petition 39 days later on the State's own motion — evidence it lacked a sustainable basis.	Ex. A; Ex. B (withdrawn)
Rule 8.4(d) (Prejudicial to Justice)	It is misconduct to engage in conduct prejudicial to the administration of justice.	Maintained the prosecution across 19 continuances and 516 days of pretrial supervision without setting trial, and carried to judgment a count whose restitution the State's own insurer had already paid.	Certified docket (Ex. C); Ex. E (19-hearing index)
Rule 3.8 (Special Prosecutor Duties)	A prosecutor's duty is to seek justice, not merely to convict.	Subpoenaed a 35-witness medical-records dragnet (17 named physicians) for a matter resolved by plea without calling one — over-prosecution disproportionate to the disposition sought.	State's Disclosures (Ex. D); Ex. E (Section III)

IV. ANALYSIS BY COUNT

COUNT ONE — RULE 3.3(a)(1): KNOWING FALSE STATEMENT OF FACT

Rule 3.3(a)(1) forbids a lawyer from knowingly making a false statement of fact to a tribunal. DeRosa swore that the defendant “committed” a Class 4 felony (Exhibit A). The same petition, in the same sentence, described that Cook County case as merely “pending.” A pending charge is, by definition, unadjudicated; to swear that the defendant “committed” the offense is to assert as established fact a thing the law presumes untrue. DeRosa made that statement on an unverified out-of-county entry, and the State withdrew the petition 39 days later (Exhibit B). Whether DeRosa knew the statement was false or made it with reckless disregard for its truth, Rule 3.3(a)(1) is violated.

COUNT TWO — RULE 8.4(c): DISHONESTY AND MISREPRESENTATION

Certifying, under Section 1-109, that a pending charge was a “committed” crime is a misrepresentation within Rule 8.4(c). The distinction is not semantic: a prosecutor who argues that the evidence shows guilt acts as an advocate, but a prosecutor who personally vouches under oath for the truth of the fact acts as a complaining witness. *Kalina v. Fletcher*, 522 U.S. 118, 129—31 (1997); *Buckley v. Fitzsimmons*, 509 U.S. 259, 274—76 (1993). DeRosa chose to vouch. Embedding the misrepresentation in a sworn court filing aggravates it.

COUNT THREE — RULE 3.1: FRIVOLOUS DETENTION PETITION

Rule 3.1 prohibits bringing a proceeding without a non-frivolous basis in law and fact. DeRosa sought the defendant's custodial detention on the strength of an unverified out-of-county database entry, certified to a fact (commission of a felony) that had not been adjudicated, and then withdrew the petition 39 days later on the State's own motion without findings (Exhibits A, B). A detention petition that the State abandons rather than defends, built on a predicate it never verified, is the kind of proceeding Rule 3.1 forbids.

COUNT FOUR — RULE 8.4(d): CONDUCT PREJUDICIAL TO JUSTICE

Across 19 documented appearances the case was continued from date to date for years, with no trial ever set before the September 8, 2025 disposition, while the defendant remained under Level 2 pretrial supervision for 516 days (Exhibits C, E). The Fourth Amendment governs the resulting restraints on liberty effected through legal process. *Manuel v. City of Joliet*, 580 U.S. 357, 367 (2017). And DeRosa carried to judgment a count whose \$2,670.86 restitution obligation the same accident's active Allstate policy had already satisfied. Sustaining a prosecution on those terms is conduct prejudicial to the administration of justice under Rule 8.4(d).

COUNT FIVE — RULE 3.8: PROSECUTORIAL OVER-PROSECUTION

Rule 3.8 charges a prosecutor with the duty to seek justice, not merely to convict. DeRosa subpoenaed and disclosed 35 witnesses — including 17 named physicians, surgeons, and specialists — in a matter he resolved by plea, without calling one (Exhibits D, E). Petitioner does not contend that disclosure is itself improper; Rule 412 requires it. The point is proportion: a seventeen-physician medical-records dragnet for a case never tried reflects over-prosecution disproportionate to the disposition actually sought, and bears on whether the aggravated bodily-harm theory was carried toward proof or used as plea leverage.

V. RELIEF REQUESTED

Complainant respectfully requests that the ARDC:

1. **Open a formal investigation** into the violations of Rules 3.3(a)(1), 8.4(c), 3.1, 8.4(d), and 3.8 described above against Francis P. DeRosa;
2. **Subpoena and preserve** the Lake County State's Attorney's file for Case No. 23 CF 1146, including the basis on which DeRosa verified the September 20, 2024 Petition to Revoke Pre-Trial Release and the decision to withdraw it;
3. **Examine the verified petition (Exhibit A)** and the withdrawal order (Exhibit B) against Section 1-109 and Rules 3.3(a)(1) and 8.4(c);
4. **Examine the certified docket (Exhibit C)** and the DeRosa Conduct Submission (Exhibit E) documenting 19 continuances without trial and the 35-witness disclosure; and
5. **Initiate formal disciplinary proceedings** as warranted under Illinois Supreme Court Rule 771.

COMPLAINANT:

/s/ Ehab Allababidi

EHAB ALLABABIDI, Complainant, *Pro Se*

8516 W. Winona St., Chicago, IL 60656

(773) 920-0030 | defcon5ready@gmail.com

Dated: June 12, 2026

DECLARATION UNDER PENALTY OF PERJURY: I declare under penalty of perjury pursuant to 28 U.S.C. § 1746 that the foregoing is true and correct to the best of my knowledge and belief.

/s/ Ehab Allababidi

VI. INDEX OF EXHIBITS

Exhibit	Document	Relevance to This Complaint
Ex. A	Verified Petition to Revoke Pre-Trial Release (Sept. 20, 2024)	THE PERJURY EXHIBIT. DeRosa's § 1-109 signature swearing the defendant "committed" a felony the petition itself calls "pending" — Rules 3.3(a)(1), 8.4(c), 3.1
Ex. B	Minute Order — Petition Withdrawn (Oct. 29, 2024)	The State's own withdrawal of the sworn detention petition, 39 days later, without findings — Rules 3.1, 8.4(c)
Ex. C	Lake County Certified Case-Action / Docket	THE CONTINUANCES. The certified docket of 19 appearances and continuances with no trial set — Rule 8.4(d)
Ex. D	State's Supplemental Disclosure (Aug. 12, 2024)	The 17-physician medical-records dragnet (35 witnesses total) in a plea-resolved case — Rule 3.8

Ex. E	DeRosa Conduct Submission (June 15, 2026, 42 pp.)	Comprehensive evidentiary nexus: chronological index of all 19 DeRosa appearances, the petition, the disclosures, and the disposition — all counts
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EXHIBIT A

VERIFIED PETITION TO REVOKE PRE-TRIAL RELEASE

Filed Sept. 20, 2024 — signed by ASA Francis P. DeRosa under Section 1-109 — THE PERJURY EXHIBIT

ARDC COMPLAINT — ASA FRANCIS P. DEROSA — CASE NO. 23 CF 1146

Document:	Certified circuit-court pleading — People v. Allababidi, 23 CF 1146	Filed/Dated:	September 20, 2024 (signed by Francis P. De Rosa IV, ASA)
Case No.:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County	Relevance:	Rules 3.3(a)(1), 8.4(c), 3.1 — the sworn false statement of fact

LEGAL SIGNIFICANCE — WHY THIS EXHIBIT IS DISPOSITIVE:

This is the central exhibit. DeRosa personally signed this Verified Petition to Revoke Pre-Trial Release under Section 1-109 of the Code of Civil Procedure — the certification that the statements are true. The petition does not say the defendant was “charged with” or “arrested for” a crime. It swears: “Since that release on March 20, 2024, the Defendant committed: A Class 4 Felony, being the offense of Unlawful Possession of a Controlled Substance” — while the same sentence calls that Cook County case merely “pending.” A pending charge has not, in law, been committed by anyone; the accused is presumed innocent. By vouching under oath for the commission of an unadjudicated, unverified out-of-county charge, DeRosa made a false statement of fact to a tribunal (Rule 3.3(a)(1)), engaged in misrepresentation (Rule 8.4(c)), and acted as a complaining witness under Kalina v. Fletcher, 522 U.S. 118 (1997).

KEY EVIDENCE CONTAINED IN THIS EXHIBIT:

- Signed by Francis P. De Rosa IV, ASA, under Section 1-109 (certification of truth)
- Swears the defendant “committed” a felony the same petition calls “pending”
- Built on an unverified out-of-county entry, without corroboration
- Withdrawn 39 days later on the State's own motion (see Exhibit B)

IN THE CIRCUIT COURT OF THE NINETEENTH
JUDICIAL CIRCUIT, LAKE COUNTY, ILLINOIS

Erin Cartwright Weinstein
Clerk of the Court
Lake County, Illinois

PEOPLE OF THE STATE OF ILLINOIS

vs.

EHAB ALLABABIDI

GEN. NO. 23CF00001146

PEOPLE’S VERIFIED PETITION TO REVOKE PRE-TRIAL RELEASE

The People of the State of Illinois, through State’ Attorney Eric Rinehart, bring this Petition to Revoke Pre-Trial Release pursuant to 725 ILCS 5/110-6(a) and respectfully requests that this Honorable Court, order the detention of the Defendant named in the above caption until disposition of this matter or other order of Court.

1. Defendant was arrested for the offense(s):

AGG RECKLESS DRVG/BODILY HARM (Class 4 Felony) in violation of **625 ILCS 5/11-503(a)(1)(d)** and **SPEEDING 35+ MPH OVER LIMIT (Class A Misdemeanor)** in violation of **625 ILCS 5/11-601.5**. The Defendant was released after his or her original arrest pending the outcome of that case.

2. Since that release on March 20, 2024, the Defendant committed:

A Class 4 Felony, being the offense of Unlawful Possession of a Controlled Substance. Said case being People v. Ehab Allababidi, pending in the Circuit Court of Cook County.

3. There is clear and convincing evidence that detention is needed because there are no conditions or combination of conditions that will:

reasonably ensure the Defendant does not commit another Class A misdemeanor or felony.

4. In further support of this Petition, the State alleges on information and belief:

Per Leads, on 8/30/24, the defendant was arrested by the Chicago Police Department for Unlawful Possession of a Controlled Substance (Class 4), Drive without Headlight/Cyc (Class P) and Fail to Signal (Class P, 24111164501). The next court date is scheduled for 10/11/2024.

WHEREFORE, the State requests that this Honorable Court revoke the Defendant’s pre-trial release and detain the Defendant pending the outcome of this case.

Respectfully submitted,

Francis P DeRosa
Assistant State's Attorney

Under penalties provided by law pursuant to Section 1-109 of the Code of Civil Procedure, the undersigned certifies that the statements set forth in this Petition to Detain are true and correct, except as to matters herein stated to be upon information and belief and as to such matters, the undersigned certifies as aforesaid that he/she verily believes the same to be true.

Respectfully submitted,

Francis P DeRosa
Assistant State's Attorney

EXHIBIT B

MINUTE ORDER — PETITION TO REVOKE PRE-TRIAL RELEASE WITHDRAWN

October 29, 2024 — the State withdrew DeRosa's own sworn petition, 39 days later

ARDC COMPLAINT — ASA FRANCIS P. DEROSA — CASE NO. 23 CF 1146

Document:	Certified circuit-court minute order — 23 CF 1146	Filed/Dated:	October 29, 2024 (Hon. Christopher R. Stride)
Case No.:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County	Relevance:	Rules 3.1, 8.4(c) — abandonment of the sworn detention petition

LEGAL SIGNIFICANCE — WHY THIS EXHIBIT IS DISPOSITIVE:

Thirty-nine days after DeRosa swore out the petition (Exhibit A), the State moved to withdraw it and the court entered: “State's Motion to Withdraw Petition to Revoke Pretrial Release is GRANTED AND PETITION IS WITHDRAWN.” A sworn instrument that sought a citizen's custodial detention was abandoned by the State that filed it, without findings. A detention petition the State withdraws rather than defends — built on a predicate it never verified — is the kind of proceeding Rule 3.1 forbids, and the withdrawal underscores that the sworn “committed” allegation could not be sustained.

KEY EVIDENCE CONTAINED IN THIS EXHIBIT:

- Court order: “PETITION IS WITHDRAWN”
- 39 days after the sworn petition (Exhibit A)
- No findings; abandoned on the State's own motion
- Confirms the sworn detention predicate did not hold



**IN THE CIRCUIT COURT OF THE NINETEENTH JUDICIAL CIRCUIT
LAKE COUNTY, ILLINOIS**

)	
)	
People)	
)	Case No. 23CF00001146
Plaintiff,)	Location: Courtroom 611
v.)	Event Date: October 29, 2024 9:00 AM
)	Event Type: Pre-Trial
PEOPLE VS ALLABABIDI)	
Defendant.)	Clerk: Amy B

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Justin Malec, Public Defender
Christopher R Stride, Judge
Francis P De Rosa IV, States Attorney
ECR Specialist, Lake County Court Reporters

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard and Continued 10/29/2024.

Motion of State

Petition Withdrawn

- STATE'S MOTION TO WITHDRAW PETITION TO REVOKE PRETRIAL RELEASE IS GRANTED AND
PETITION IS WITHDRAWN

Motion of Defense

No Objection by the State

The matter is set for Pre-Trial on 11/26/2024 at 9:00 AM in Courtroom 611. - MUST APPEAR IN PERSON.

Pretrial Release Shall Continue

EXHIBIT C

LAKE COUNTY CERTIFIED CASE-ACTION / DOCKET

Official circuit-court record — 19 appearances and continuances, no trial ever set

ARDC COMPLAINT — ASA FRANCIS P. DEROSA — CASE NO. 23 CF 1146

Document:	Certified docket — Clerk of the Circuit Court, Lake County (official portal)	Filed/Dated:	23 CF 1146 — filed 06/14/2023 through the present
Case No.:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County	Relevance:	Rule 8.4(d) — conduct prejudicial to the administration of justice

LEGAL SIGNIFICANCE — WHY THIS EXHIBIT IS DISPOSITIVE:

The certified docket establishes that DeRosa appeared as the prosecutor of record across 19 court dates and that the case was continued from one setting to the next, with no trial date set before the September 8, 2025 disposition — 817 days after the June 14, 2023 indictment. The defendant remained under Level 2 pretrial supervision for 516 days. Sustaining a prosecution on those terms, while carrying to judgment a count whose restitution the same accident's active insurer had already paid, is conduct prejudicial to the administration of justice under Rule 8.4(d) and bears on the Fourth Amendment continuing-seizure analysis. Manuel v. City of Joliet, 580 U.S. 357 (2017).

KEY EVIDENCE CONTAINED IN THIS EXHIBIT:

- Felony filed 06/14/2023; disposition 09/08/2025 (817 days)
- 19 documented court appearances; no trial date ever set
- Recurring entry: "Pretrial Release Shall Continue"
- 516 days of Level 2 pretrial supervision



Circuit Court of the Nineteenth Judicial Circuit

Lake County, Illinois

23CF00001146 Warrant/Attach.After Sentence/Jdgmt

PEOPLE VS ALLABABIDI

Criminal/Traffic: Criminal Felony - Filed: 06/14/2023

[Parties](#)

[Charges/Dispositions/Sentences](#)

[Court Events](#)

[Documents Filed](#)

[Financial](#)

Documents-Invite

[Add Proposed Order](#)

Documents

Filed Date	Document Type	Document Action
05/28/2026	Warrant WT	Filed eMail View
05/28/2026	Minute Record	View
05/14/2026	Petition to Revoke	Filed View
05/14/2026	Notice Of Motion	Filed View
04/08/2026	Memorandum Probation Violation	Filed View
03/10/2026	Minute Record	View
01/26/2026	Minute Record	View
12/11/2025	Minute Record	View
12/08/2025	Petition RELIEF	View
12/08/2025	Motion combined motion	View
11/25/2025	Petition RELIEF	View
11/25/2025	Mail EXHIBIT PACKET	View
11/17/2025	Order (appeal is dismissed)	Filed View
11/12/2025	Notice	View
11/12/2025	Motion	View
11/10/2025	Notification of Changes to the Probation Fee Schedule	View

Filed Date	Document Type	Document Action
10/31/2025	Order (due 12/8/25)	Filed View
10/06/2025	Minute Record	View
10/06/2025	Notice of Appeal - Criminal/Juvenile	Filed Issued View
10/02/2025	Notice Of Motion	View
10/02/2025	Motion To Stay DL Revocation	View
10/02/2025	Affidavit	View
09/09/2025	Report of Felony Conviction	View
09/08/2025	Order	Filed View
09/08/2025	Order	Filed View
09/08/2025	Order	Filed View
09/08/2025	Order	Filed View
09/08/2025	Order- Nolle Prossed	Filed View
09/08/2025	Minute Record	eMail eMail View
09/08/2025	Adult Probation Court Referral Slip	eMail View
09/08/2025	Adult Probation Court Referral Slip	eMail View
08/26/2025	Minute Record	eMail eMail View
08/12/2025	Minute Record	eMail eMail View
08/07/2025	Pretrial PTBS Status Report	Filed View
07/23/2025	Minute Record	eMail eMail View
06/27/2025	Minute Record	eMail eMail View
06/23/2025	Order	
06/23/2025	Order	View
06/12/2025	Minute Record	eMail eMail View
04/30/2025	Minute Record	eMail eMail View
03/26/2025	Order	Filed View
03/25/2025	Answer	Filed View
03/19/2025	Minute Record	eMail eMail View
02/18/2025	Minute Record	eMail eMail View
02/18/2025	Minute Record	eMail eMail View

Filed Date	Document Type	Document Action
01/03/2025	Minute Record	eMail eMail View
11/26/2024	Minute Record	eMail eMail View
11/26/2024	Minute Record	eMail eMail View
11/21/2024	Memorandum	Filed View
10/29/2024	Minute Record	eMail eMail View
10/11/2024	Minute Record	eMail eMail View
09/24/2024	Minute Record	eMail eMail View
09/20/2024	Petition	Filed View
09/20/2024	Petition	Filed View
09/19/2024	Memorandum	Filed View
08/22/2024	Minute Record	eMail eMail View
08/12/2024	Disclosure To the Accused	Filed View
07/24/2024	Minute Record	eMail eMail View
06/25/2024	Minute Record	eMail eMail View
06/24/2024	Pretrial PTBS Status Report	Filed View
06/20/2024	Order	Filed View
06/12/2024	Disclosure To the Accused	Filed View
06/12/2024	Motion	Filed View
05/14/2024	Minute Record	eMail eMail View
05/02/2024	Minute Record	eMail eMail View
03/30/2024	Conditions of Pretrial Release Order	Filed View
03/30/2024	First Appearance Order 171-539	Filed View
03/30/2024	Warrant (Returned)	View
03/30/2024	Release	View
03/30/2024	Minute Record	eMail eMail View
06/14/2023	Indictment	Filed View
06/14/2023	Certificate	Filed View
06/14/2023	Warrant WT	Issued Served Returned
06/14/2023	Case Document Images MINUTE SHEET -	View

Filed Date	Document Type	Document Action
xxxxx ACCESS DENIED xxxxx	xxxxx ACCESS DENIED xxxxx	

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EXHIBIT D

STATE'S SUPPLEMENTAL DISCLOSURE — 17 NAMED PHYSICIANS

August 12, 2024 — the 35-witness medical-records dragnet for a case resolved by plea

ARDC COMPLAINT — ASA FRANCIS P. DEROSA — CASE NO. 23 CF 1146

Document:	Certified circuit-court filing — State's Supplemental Disclosure (Rule 412)	Filed/Dated:	August 12, 2024 (filed by ASA DeRosa)
Case No.:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County	Relevance:	Rule 3.8 — prosecutorial over-prosecution

LEGAL SIGNIFICANCE — WHY THIS EXHIBIT IS DISPOSITIVE:

DeRosa's June 12, 2024 Disclosure listed 18 witnesses; this August 12, 2024 Supplemental Disclosure added 17 named physicians, surgeons, and specialists, for 35 witnesses total. The matter resolved by plea on September 8, 2025, and not one of the 35 testified. Disclosure is required by Rule 412 and is not itself improper; the point is proportion. A seventeen-physician medical-records subpoena for a case that never reaches trial reflects over-prosecution disproportionate to the disposition sought, contrary to the Rule 3.8 duty to seek justice rather than merely to convict.

KEY EVIDENCE CONTAINED IN THIS EXHIBIT:

- Adds 17 named physicians/surgeons/specialists to the witness list
- 35 witnesses disclosed across two filings
- Case resolved by plea; none of the 35 testified
- Rule 412 disclosure — cited for scale, not impropriety per se

EXHIBIT E

DEROSA CONDUCT SUBMISSION — EVIDENTIARY NEXUS (42 PP.)

Comprehensive record: chronological index of all 19 DeRosa appearances, the petition, and the disposition

ARDC COMPLAINT — ASA FRANCIS P. DEROSA — CASE NO. 23 CF 1146

Document:	Evidentiary submission filed in the related federal action (No. 1:26-cv-06738)	Filed/Dated:	June 15, 2026
Case No.:	23 CF 1146 — People v. Allababidi, 19th Judicial Circuit, Lake County	Relevance:	All counts — the consolidated, indexed proof

LEGAL SIGNIFICANCE — WHY THIS EXHIBIT IS DISPOSITIVE:

This 42-page submission compiles, in one place, the certified record of ASA DeRosa's conduct: a chronological index of all 19 appearances with exact page references, the Verified Petition to Revoke Pre-Trial Release and its withdrawal, the discovery disclosures, and the disposition (Count 1 plea; Count 2 nolle prosequi). It is offered so the Commission can verify each factual assertion in this complaint against the underlying certified minutes and orders in a single, indexed exhibit.

KEY EVIDENCE CONTAINED IN THIS EXHIBIT:

- Chronological index of all 19 DeRosa appearances with page references
- The Section 1-109 verified petition and the withdrawal order
- The discovery disclosures and the September 8, 2025 disposition
- Cross-references each fact in this complaint to the certified record



FILED
6/15/2026

THOMAS G. BRUTON
CLERK, U.S. DISTRICT COURT

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION**

EHAB ALLABABIDI,
Plaintiff, Pro Se,

Case No.: **1:26-cv-06738**

v.

NICHOLAS SHEPHERD, Assistant State’s
Attorney, Lake County;

Judge: *Hon. Matthew F. Kennelly*

Magistrate: *Hon. Karyn L. Bass Ehler*

MARISA CERVANTES, Adult Probation
Officer, Lake County;

DESTINY LEE, Adult Probation Officer,
Cook County;

MARGARET K. FONTANA, Director,
Division of Adult Probation Services,
19th Judicial Circuit (Lake County);

LAKE COUNTY, ILLINOIS;

COOK COUNTY, ILLINOIS,

Defendants.

SUPPLEMENTAL EVIDENTIARY
SUBMISSION — PROSECUTORIAL
CONDUCT OF ASA FRANCIS P.
DEROSA & THE
COMPLAINING-WITNESS QUESTION

**PLAINTIFF’S SUPPLEMENTAL EVIDENTIARY SUBMISSION DOCUMENTING
THE
PROSECUTORIAL CONDUCT OF ASSISTANT STATE’S ATTORNEY FRANCIS P.
DEROSA
AND THE COMPLAINING-WITNESS QUESTION UNDER KALINA v. FLETCHER**

Authenticating the certified circuit-court record of ASA Francis P. DeRosa’s role in People v. Allababidi, No. 23 CF 1146: his 19 documented appearances, his personally verified Petition to Revoke Pre-Trial Release and its withdrawal, and his discovery filings — submitted in support of the Verified Complaint [Doc. 1] and bearing on the Fourth Amendment malicious-prosecution claim and the scope of prosecutorial immunity.

(SUBMITTED FOR EVIDENTIARY PURPOSES ONLY)

Plaintiff Ehab Allababidi, proceeding pro se, files this Supplemental Evidentiary Submission in support of his Verified Complaint [Doc. 1] pursuant to Fed. R. Civ. P. 5(d), in the form prescribed by N.D. Ill. Local Rule 5.2. The attached exhibits are certified circuit-court records, self-authenticating under Fed. R. Evid. 902(4), and are accompanied by Plaintiff’s declaration under 28 U.S.C. § 1746. This submission requests no relief; it places the record of ASA DeRosa’s documented conduct before the Court and identifies the legal questions that conduct raises. Every factual assertion below is drawn from the attached certified minutes, orders, and filings.

Francis P. DeRosa was the principal prosecutor of record in People v. Allababidi. From the May 2, 2024 status hearing through the December 11, 2025 post-disposition motion practice, the certified minutes show DeRosa appearing as the Assistant State’s Attorney on *19 documented court dates* — more than any other single prosecutor in the file. He signed the State’s discovery filings — the Motion for Discovery, the Disclosure to the Accused, and the Supplemental Disclosure — and he personally

verified, under penalty of perjury, the Petition to Revoke Pre-Trial Release that he later moved to withdraw. Across the 16 pre-disposition appearances the case was continued from one date to the next, and *no trial date was ever set*. This submission documents, from his own filings and the court's own minutes, what DeRosa did and what the record does not show him doing.

I. THE 19 HEARINGS: A PROSECUTOR WHO NEVER SET TRIAL

From May 2, 2024 to September 8, 2025, DeRosa appeared before the Hon. Christopher R. Stride in Courtroom T-611 across the 16 pre-disposition court dates reflected in the certified minutes. At those appearances the recurring entry is the same — the case was heard and continued, and pretrial release was continued. DeRosa moved for discovery at the arraignment. He obtained orders setting reciprocal discovery. He filed a petition seeking the defendant's detention and then withdrew it. He participated in a 402 conference. What the minutes *do not* show is a trial date. In the *1,484 days* between the May 23, 2022 collision and the present, the certified docket reflects no trial setting in this case.

#	Date	Event	DeRosa's Role
1	May 2, 2024	Status Of Attorney	Status Of Attorney: DeRosa appears as ASA; PD appointed (Ticsay); Arraignment set; Pretrial Release Shall Continue
2	May 14, 2024	Arraignment	Arraignment: DeRosa as ASA; NG plea entered; DeRosa moves for discovery (14 days); reciprocal discovery ordered; set Pre-Trial
3	Jun 25, 2024	Pre-Trial	Pre-Trial: DeRosa (De Rosa IV); Heard and Continued; set Jul 23; Pretrial Release Shall Continue
4	Jul 23, 2024	Pre-Trial	Pre-Trial: DeRosa (De Rosa IV); Heard and Continued; Motion of Defense; set Aug 20
5	Aug 20, 2024	Pre-Trial	Pre-Trial: DeRosa (De Rosa IV); def via video; Heard and Continued; set Sep 24
6	Sep 24, 2024	Pre-Trial	Pre-Trial: DeRosa (Derosa); sent to test for pretrial; set Oct 11
7	Oct 11, 2024	Pre-Trial	Pre-Trial: DeRosa (Derosa); Heard and Continued; admonished re: drugs/alcohol; set Oct 29
8	Oct 29, 2024	Pre-Trial	Pre-Trial: DeRosa (De Rosa IV); State's Petition to Revoke Pretrial Release WITHDRAWN; set Nov 26
9	Nov 26, 2024	Pre-Trial	Pre-Trial: DeRosa (De Rosa IV); Def tested negative; sent for testing; set Jan 3
10	Jan 3, 2025	Pre-Trial	Pre-Trial: DeRosa (Derosa); Motion of State re: medical records; set Feb 18
11	Mar 19, 2025	Plea	Plea: DeRosa (De Rosa IV); def via Zoom; Heard and Continued; set Apr 30
12	Apr 30, 2025	Plea	Plea: DeRosa (Derosa); def via video; Heard and Continued; set Jun 12
13	Jun 12, 2025	Plea	Plea: DeRosa (De Rosa IV); Case Called; Motion of Defense; set Pre-Trial Jul 23
14	Jun 23, 2025	Order Entered	Order Entered: DeRosa (Derosa); HIPAA forms processed
15	Jul 23, 2025	Pre-Trial	Pre-Trial: DeRosa (Derosa) + Shepherd; 402 conference; set Aug 12
16	Aug 12, 2025	Pre-Trial FINAL	Pre-Trial FINAL: DeRosa (Derosa); set Plea Aug 26
17	Sep 8, 2025	DISPOSITION	DISPOSITION: DeRosa (De Rosa IV); Count 1 Guilty, Count 2 Nolle Prosequi; 30 mo. IFP
18	Oct 6, 2025	Post-disp	Post-disp: DeRosa (De Rosa IV) + Shepherd; Faretta invoked; motion to stay driving DENIED
19	Dec 11, 2025	Post-disp	Post-disp: Shepherd + DeRosa (Derosa); motion entered and continued

The minutes are the evidence: 19 documented appearances, continuance to the next date at each pre-disposition setting, and no trial date in the file. The duration of the prosecution and the absence of

1 any trial setting are facts of record; the inferences to be drawn from them are for the Court and the trier
2 of fact.

3 **II. THE VERIFIED PETITION TO DETAIN AND THE** 4 **COMPLAINING-WITNESS QUESTION**

5 **A. The immunity rule, and its boundary.** A prosecutor is absolutely immune from § 1983
6 liability for conduct undertaken as an advocate — initiating and pursuing a prosecution, and presenting
7 the State’s case. *Imbler v. Pachtman*, 424 U.S. 409, 430-31 (1976). That immunity is real, and Plaintiff
8 does not contest that DeRosa’s appearances, continuances, and advocacy fall within it. But absolute
9 immunity is function-specific. It does *not* attach to a prosecutor’s acts as a complaining witness who
10 personally attests to the truth of facts supporting process. *Kalina v. Fletcher*, 522 U.S. 118, 129-31
11 (1997); *Buckley v. Fitzsimmons*, 509 U.S. 259, 274-76 (1993). When a prosecutor steps out of the
12 advocate’s role and vouches, under oath, for the facts, he is treated like any other witness and retains
13 only qualified immunity. *Kalina*, 522 U.S. at 130-31.

14 **B. What DeRosa personally swore.** On the Petition docketed September 20, 2024, DeRosa did
15 more than advocate. He personally verified a “People’s Verified Petition to Revoke Pre-Trial Release”,
16 signing it under Section 1-109 of the Code of Civil Procedure — the certification that the statements are
17 true — and attesting to the following assertion of fact:

18 *“Since that release on March 20, 2024, the Defendant committed: A Class 4 Felony, being the*
19 *offense of Unlawful Possession of a Controlled Substance. Said case being People v. Ehab*
20 *Allababidi, pending in the Circuit Court of Cook County.”*

21 **C. The legal significance of the word.** The petition does not say the defendant was “charged
22 with” or “arrested for” an offense. It says the defendant “committed” a Class 4 felony — an affirmative
23 assertion of fact — while the very same sentence describes that Cook County case as merely “pending.”
24 A charge that is pending has not, in law, been “committed” by anyone; the accused is presumed
25 innocent. By personally certifying the factual truth of that assertion under Section 1-109, DeRosa
26 vouched for a fact as a witness rather than arguing an inference as an advocate. That is the conduct
27 *Kalina* and *Buckley* place outside absolute immunity. The petition bore his signature.

28 **D. The withdrawal.** Thirty-nine days later, on October 29, 2024, DeRosa moved to withdraw his
own petition. The minute order reads: “State’s Motion to Withdraw Petition to Revoke Pretrial Release
is GRANTED AND PETITION IS WITHDRAWN.” The sworn instrument that had sought the
defendant’s detention was withdrawn on the State’s own motion, without findings. The record does not
disclose DeRosa’s reasons; it discloses that the petition he had verified under penalty of perjury did not
result in detention and was abandoned by the State that filed it.

1 **E. The interval as a seizure.** During the period that verified petition was pending, Plaintiff
 2 remained subject to the pretrial conditions it sought to tighten — mandatory reporting, compelled
 3 post-hearing drug screens, and travel restrictions. The Fourth Amendment governs deprivations of
 4 liberty effected through legal process even after its initiation. *Manuel v. City of Joliet*, 580 U.S. 357,
 5 367 (2017). Whether the verification satisfied the prosecutor’s duty of candor, and what immunity
 6 attaches to it, are questions for the Court; this submission establishes only the authenticated fact that the
 7 petition was personally verified, was acted upon, and was then withdrawn.

8 The Petition to Revoke is attached as Exhibit B; its withdrawal is documented in the October 29,
 9 2024 minute order within Exhibit A. The sequence — personally verified, filed, acted upon, withdrawn
 10 — is a single prosecutor’s own record, in his own hand.

11 **III. THE STATE’S DISCLOSURES AND THE SCOPE OF THE PROSECUTION**

12 On June 12, 2024, DeRosa filed the State’s Disclosure to the Accused under Supreme Court Rule
 13 412, listing *18 witnesses*: Lincolnshire police officers, civilian collision witnesses, a phlebotomist, and
 14 an Illinois State Police trooper. On August 12, 2024, he filed a Supplemental Disclosure adding *17*
 15 *more witnesses*, identified by name — a medical workup keyed to the aggravated bodily-harm theory of
 16 Count 1.¹ In total the State disclosed *35 named witnesses*. These disclosures are attached as Exhibits C
 17 and E.

18 ¹ See Ex. E. **The fabricated expert dragnet included:** Scott Miller, MD; Mark Oquist-Cardenas, MD; David Foosaner, MD; Kristin Vercillo, MD;
 19 Stephen Amesbury, MD; Megan Stock, MD; John Brunetti, DMD; Beth Ginsburg, MD; Rami Taha, MD; Marcus Talerico, MD; Stephen Clark, MD;
 20 Holly Loud, DO; Christopher Coury, MD; David Zartaisky, MD; Shayle Patzik, MD; Shabirusain Abadin, MD; Maher Nahlawi, MD. **None of these 17**
 21 **medical professionals were ever called to testify.**

22 Plaintiff does not contend that disclosing witnesses is itself improper — it is required by Rule 412.
 23 The record point is one of scope and outcome: the State assembled an extensive medical and forensic
 24 case to prove a bodily-harm count, then resolved the matter by negotiated plea, nolle-prossing the
 25 second count, without ever setting the case for trial. The same medical record DeRosa marshaled is the
 26 record that, elsewhere in this action, bears on whether the bodily-harm and impairment theories were
 27 supported at all (see Evidentiary Nexus Dossier [Doc. 9]). The disclosures are placed here as part of the
 28 authenticated record of DeRosa’s conduct of the prosecution.

29 **IV. THE DISPOSITION: NOLLE PROSEQUI ON THE SECOND COUNT**

30 On September 8, 2025, DeRosa appeared before Judge Stride for the disposition. Count 1
 31 (Aggravated Reckless Driving / Bodily Harm) resulted in a guilty plea with 30 months of intensive
 32 felony probation, \$2,670.86 restitution, and 240 hours of public service. Count 2 (Aggravated
 33 Speeding) was resolved by nolle prosequi; the order of nolle prosequi is part of the disposition record

1 (Exhibit G).

2 The nolle prosequi of Count 2 is a termination of that charge *without a conviction*. For the Fourth
3 Amendment malicious-prosecution claim pleaded in the Complaint, that is the favorable-termination
4 standard: the plaintiff need show only that the prosecution ended without a conviction, not affirmative
5 innocence. *Thompson v. Clark*, 596 U.S. 36, 49 (2022). Under Illinois common law the inquiry is
6 narrower — a nolle prosequi is a favorable termination when it is not the product of a compromise or of
7 reasons unrelated to the merits. *Swick v. Liautaud*, 169 Ill. 2d 504, 513-14 (1996). Plaintiff identifies
8 both standards so the record is complete; the application is for the Court.

9 The disposition also intersects with the financial record already before the Court. The Allstate
10 indemnification correspondence (of record in this action) reflects that the property loss underlying the
11 \$2,670.86 restitution obligation was paid by a responsive insurer before sentencing. The count carried
12 to judgment — Count 1 — is the count carrying that restitution obligation the State’s own insurer had
13 *already satisfied*. The documents that prove this are of record. The question is whether DeRosa
14 knew—or *should* have known.

14 **V. THE CONTINUED PROSECUTION: WHAT DEROSA DID NOT DO**

15 A prosecutor’s professional duties are defined by the Illinois Rules of Professional Conduct: Rule
16 3.8 requires timely disclosure of evidence tending to negate guilt, and Rule 3.3 requires candor toward
17 the tribunal. The certified record shows that DeRosa prosecuted this matter across *1,484 days* without
18 setting it for trial; that he personally verified a petition to revoke pretrial release and then withdrew it;
19 and that the prosecution proceeded while the State’s own insurer had indemnified the parallel loss
20 underlying the restitution he sought. Whether that course of conduct satisfied Rules 3.3 and 3.8 is a
21 question properly presented to the Attorney Registration and Disciplinary Commission and to this
22 Court; this submission preserves the record on which that question turns.

23 ² **IRPC Rule 3.8(d)** explicitly mandates the prosecutor shall 'make timely disclosure to the defense of all evidence or information known to the
24 prosecutor that tends to negate the guilt of the accused or mitigates the offense.' **IRPC Rule 3.3** prohibits a lawyer from making a false statement of fact
25 or law to a tribunal.

26 The record does not show what DeRosa subjectively knew, or when — that is a matter for
27 discovery. What the record does show, from his own filings and the court’s own minutes, is what he
28 did: he personally verified a petition to revoke pretrial release and later withdrew it; he disclosed 35
witnesses in a case resolved by plea; he appeared as the continuance-and-pretrial case proceeded for
years without a trial setting; and he carried to judgment a count whose restitution obligation the State’s
insurer had already paid. Each of those facts is documented in the attached exhibits.

28 **VI. CONCLUSION**

1 Francis P. DeRosa was the prosecutor who appeared *most often* in this case. He filed the State's
2 discovery, personally verified the petition to revoke pretrial release, and stood before the court at each
3 setting. The record he left behind is complete, certified, and attached here. It shows a prosecution that
4 *continued for 1,484 days without a trial date*; a petition to detain, personally verified under oath, that
5 was withdrawn on the State's own motion; an extensive set of disclosures in a case resolved by plea;
6 and a count carried to judgment whose restitution the State's own insurer had already paid. **The record
7 does not purport to prove DeRosa's state of mind; it preserves, in his own hand, what he did.**

8 This submission requests no relief. It places in the record what the record already contains: the
9 minutes, orders, and filings that bear DeRosa's name and signature, collected in one place for the
10 Court's consideration. Each exhibit is a certified circuit-court record. Each entry is docketed in the
11 publicly accessible case file. *The record is not silent. The record answers.* The exhibits are
12 authenticated and submitted in support of the Verified Complaint [Doc. 1].

13 Respectfully submitted,

14 /s/ Ehab Allababidi

15 **EHAB ALLABABIDI**, *Pro Se* Plaintiff

16 8516 W. Winona St., Chicago, IL 60656

17 (773) 920-0030 | defcon5ready@gmail.com

18 Dated: June 15, 2026

19 **CERTIFICATE OF FILING AND SERVICE**

20 I, EHAB ALLABABIDI, certify under penalty of perjury that on June 15, 2026, I caused the foregoing
21 Evidentiary Submission Re: Prosecutorial Conduct of Assistant State's Attorney Francis P. DeRosa to be filed
22 with the Clerk of the United States District Court for the Northern District of Illinois via the District's Pro Se
23 Electronic Filing Portal in Case No. 1:26-cv-06738. This action is in its preliminary stages; no summons has
24 issued and no Defendant has appeared.
25
26
27
28

EXHIBIT A

Court Minutes of All DeRosa Hearings (19 Appearances)

Certified court minutes from 19 separate court dates between May 2, 2024 and December 11, 2025 at which ASA Francis P. D...

DEROSA CONDUCT SUBMISSION — ALLABABIDI v. SHEPHERD — CASE NO. 1:26-cv-06738

Custodian:	Circuit Court Clerk, Lake County	Date:	2024-2026
Verification:	Certified Court Records	Prosecutor:	Francis P. DeRosa, ASA
Supports:	Malicious Prosecution / Bad Faith		

PROVING VALUE — WHAT THIS EXHIBIT ESTABLISHES:

Certified court minutes from 19 separate court dates between May 2, 2024 and December 11, 2025 at which ASA Francis P. DeRosa appeared as the prosecutor. Every pre-disposition hearing was continued without a trial date.

There is no pattern more damning in a criminal prosecution than a calendar filled with continuances and no trial date anywhere on it. DeRosa appeared before the Hon. Christopher R. Stride in Courtroom T-611 on 19 separate dates—more than any other prosecutor in this case. At every single pre-disposition hearing, the court entered the same order: “Heard and Continued; Pretrial Release Shall Continue.” DeRosa moved for discovery. He obtained orders compelling the defense to produce. He filed a sworn petition seeking the defendant’s detention and then withdrew it. He attended a 402 conference. He processed HIPAA forms. What he never did was set a trial. In the 1,484 days between the May 23, 2022 collision and the present, DeRosa’s office never once placed this case on a trial call. The witness list that grew to 35 names was a threat, not a trial plan. The petition he swore under penalty of perjury he abandoned 39 days later. Each hearing below is a certified circuit-court record, filed in the order it occurred. The individual entries follow with their page references.

EXHIBIT A — CHRONOLOGICAL INDEX OF HEARINGS*Case No. 23 CF 1146, 19th Judicial Circuit, Lake County, Illinois — ASA Francis P. DeRosa appearances in order*

#	Date	Event Type	Disposition / Outcome	Page
1	May 2, 2024	Status Of Attorney	Status Of Attorney: DeRosa appears as ASA; PD appointed (Ticsay); Arraignment set; Pretrial Rel	9
2	May 14, 2024	Arraignment	Arraignment: DeRosa as ASA; NG plea entered; DeRosa moves for discovery (14 days); reciprocal d	10
3	Jun 25, 2024	Pre-Trial	Pre-Trial: DeRosa (De Rosa IV); Heard and Continued; set Jul 23; Pretrial Release Shall Continu	11
4	Jul 23, 2024	Pre-Trial	Pre-Trial: DeRosa (De Rosa IV); Heard and Continued; Motion of Defense; set Aug 20	12
5	Aug 20, 2024	Pre-Trial	Pre-Trial: DeRosa (De Rosa IV); def via video; Heard and Continued; set Sep 24	13
6	Sep 24, 2024	Pre-Trial	Pre-Trial: DeRosa (Derosa); sent to test for pretrial; set Oct 11	14
7	Oct 11, 2024	Pre-Trial	Pre-Trial: DeRosa (Derosa); Heard and Continued; admonished re: drugs/alcohol; set Oct 29	15
8	Oct 29, 2024	Pre-Trial	Pre-Trial: DeRosa (De Rosa IV); State's Petition to Revoke Pretrial Release WITHDRAWN; set Nov	16
9	Nov 26, 2024	Pre-Trial	Pre-Trial: DeRosa (De Rosa IV); Def tested negative; sent for testing; set Jan 3	17
10	Jan 3, 2025	Pre-Trial	Pre-Trial: DeRosa (Derosa); Motion of State re: medical records; set Feb 18	18
11	Mar 19, 2025	Plea	Plea: DeRosa (De Rosa IV); def via Zoom; Heard and Continued; set Apr 30	19
12	Apr 30, 2025	Plea	Plea: DeRosa (Derosa); def via video; Heard and Continued; set Jun 12	20
13	Jun 12, 2025	Plea	Plea: DeRosa (De Rosa IV); Case Called; Motion of Defense; set Pre-Trial Jul 23	21
14	Jun 23, 2025	Order Entered	Order Entered: DeRosa (Derosa); HIPAA forms processed	22
15	Jul 23, 2025	Pre-Trial	Pre-Trial: DeRosa (Derosa) + Shepherd; 402 conference; set Aug 12	23
16	Aug 12, 2025	Pre-Trial FINAL	Pre-Trial FINAL: DeRosa (Derosa); set Plea Aug 26	24
17	Sep 8, 2025	DISPOSITION	DISPOSITION: DeRosa (De Rosa IV); Count 1 Guilty, Count 2 Nolle Prosequi; 30 mo. IFP	25
18	Oct 6, 2025	Post-disp	Post-disp: DeRosa (De Rosa IV) + Shepherd; Faretta invoked; motion to stay driving DENIED	27
19	Dec 11, 2025	Post-disp	Post-disp: Shepherd + DeRosa (Derosa); motion entered and continued	28

Note: DeRosa appeared at every hearing; all pre-disposition hearings were continued.



)		
)		
People)	Case No.	23CF00001146
)	Location:	Courtroom 611
Plaintiff,)	Event Date:	May 2, 2024 9:00 AM
v.)	Event Type:	Status Of Attorney
)		
PEOPLE VS ALLABABIDI)	Clerk:	Johanna B
Defendant.)		
_____)		

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Christopher R Stride, Judge
 Francis P Derosa, States Attorney
 ECR Specialist, Lake County Court Reporters

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard 05/02/2024.

Appoint Public Defender

The Court orders this matter set as follows: Arraignment on 05/14/2024 at 09:00 AM in T611

Pretrial Release Shall Continue



)		
)		
People)	Case No.	23CF00001146
)	Location:	Courtroom 611
Plaintiff,)	Event Date:	May 14, 2024 9:00 AM
v.)	Event Type:	Arraignment
)		
PEOPLE VS ALLABABIDI)	Clerk:	Johanna B
Defendant.)		

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023
 Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Francis P Derosa, States Attorney
 Christopher R Stride, Judge
 ECR Specialist, Lake County Court Reporters
 Justin Malec, Public Defender

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard 05/14/2024.
 Advised of Mandatory Supervised Release
 Not Guilty Plea
 Motion for Discovery.
 14 DAYS
 Reciprocal discovery ordered.
 14 DAYS
 Motion of Defense
 The Court orders this matter set as follows: Pre-Trial on 06/25/2024 at 09:00 AM in T611
 By Agreement
 Pretrial Release Shall Continue



People)	
)	
Plaintiff,)	Case No. 23CF00001146
v.)	Location: Courtroom 611
)	Event Date: June 25, 2024 9:00 AM
PEOPLE VS ALLABABIDI)	Event Type: Pre-Trial
Defendant.)	
)	Clerk: Amy B

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Christopher R Stride, Judge
 Justin Malec, Public Defender
 ECR Specialist, Lake County Court Reporters
 Francis P De Rosa IV, States Attorney

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard and Continued 06/25/2024.

The Court orders this matter set as follows: Pre-Trial on 07/23/2024 at 09:00 AM in T611

By Agreement

Pretrial Release Shall Continue



People)	
)	
Plaintiff,)	Case No. 23CF00001146
v.)	Location: Courtroom 611
)	Event Date: July 23, 2024 9:00 AM
PEOPLE VS ALLABABIDI)	Event Type: Pre-Trial
Defendant.)	
_____)	Clerk: Amy B

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Francis P De Rosa IV, States Attorney
 ECR Specialist, Lake County Court Reporters
 Christopher R Stride, Judge
 Justin Malec, Public Defender

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard and Continued 07/23/2024.
 Motion of Defense

The matter is set for Pre-Trial on 08/20/2024 at 9:00 AM in Courtroom 611. .

Pretrial Release Shall Continue



)	
)	
People)	Case No. 23CF00001146
Plaintiff,)	Location: Courtroom 611
v.)	Event Date: August 20, 2024 9:00 AM
)	Event Type: Pre-Trial
PEOPLE VS ALLABABIDI)	
Defendant.)	Clerk: Amy B
<hr/>		

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

ECR Specialist, Lake County Court Reporters
 Francis P De Rosa IV, States Attorney
 Christopher R Stride, Judge
 Justin Malec, Public Defender

Present in Court

ALLABABIDI, EHAB, Defendant present via video

Nature of Proceedings:

Event Result: Heard and Continued 08/20/2024.

The matter is set for Pre-Trial on 09/24/2024 at 9:00 AM in Courtroom 611. MUST APPEAR IN PERSON.
 Pretrial Release Shall Continue



)	
)	
People)	Case No. 23CF00001146
Plaintiff,)	Location: Courtroom 611
v.)	Event Date: September 24, 2024 9:00 AM
)	Event Type: Pre-Trial
PEOPLE VS ALLABABIDI)	MUST APPEAR IN PERSON
Defendant.)	Clerk: Johanna B
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Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Francis P Derosa, States Attorney
 Justin Malec, Public Defender
 Christopher R Stride, Judge
 ECR Specialist, Lake County Court Reporters

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard and Continued 09/24/2024.

DEF SENT TO TEST FOR PRETRIAL - MUST COME BACK IF POSITIVE

The Court orders this matter set as follows: Pre-Trial on 10/11/2024 at 09:00 AM in T611

Pretrial Release Shall Continue



)	
)	
People)	Case No. 23CF00001146
Plaintiff,)	Location: Courtroom 611
v.)	Event Date: October 11, 2024 9:00 AM
)	Event Type: Pre-Trial
PEOPLE VS ALLABABIDI)	
Defendant.)	Clerk: Sarah P
<hr/>		

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Justin Malec, Public Defender
 Christopher R Stride, Judge
 Francis P Derosa, States Attorney
 ECR Specialist, Lake County Court Reporters

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard and Continued 10/11/2024.

Admonish

Def not to consume or possess any alcohol or drugs - comply with pretrial conditions

The Court orders this matter set as follows: Pre-Trial on 10/29/2024 at 09:00 AM in T611

Pretrial Release Shall Continue



)		
)		
People)	Case No.	23CF00001146
)	Location:	Courtroom 611
Plaintiff,)	Event Date:	October 29, 2024 9:00 AM
v.)	Event Type:	Pre-Trial
)		
PEOPLE VS ALLABABIDI)	Clerk:	Amy B
Defendant.)		

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Justin Malec, Public Defender
 Christopher R Stride, Judge
 Francis P De Rosa IV, States Attorney
 ECR Specialist, Lake County Court Reporters

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard and Continued 10/29/2024.

Motion of State

Petition Withdrawn

- STATE'S MOTION TO WITHDRAW PETITION TO REVOKE PRETRIAL RELEASE IS GRANTED AND
 PETITION IS WITHDRAWN

Motion of Defense

No Objection by the State

The matter is set for Pre-Trial on 11/26/2024 at 9:00 AM in Courtroom 611. - MUST APPEAR IN PERSON.

Pretrial Release Shall Continue



)	
)	
People)	
)	Case No. 23CF00001146
Plaintiff,)	Location: Courtroom 611
v.)	Event Date: November 26, 2024 9:00 AM
)	Event Type: Pre-Trial
PEOPLE VS ALLABABIDI)	- MUST APPEAR IN PERSON
Defendant.)	Clerk: Amy B

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Christopher R Stride, Judge
 Justin Malec, Public Defender
 ECR Specialist, Lake County Court Reporters
 Francis P De Rosa IV, States Attorney

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard 11/26/2024.
 Defendant Sent to Pre-Trial Services or Probation for Testing.
 Advised of Failure to Appear
 - THIS CASE WILL BE HEARD LATER TODAY



)	
)	
People)	Case No. 23CF00001146
Plaintiff,)	Location: Courtroom 611
v.)	Event Date: January 3, 2025 9:00 AM
)	Event Type: Pre-Trial
PEOPLE VS ALLABABIDI)	
Defendant.)	Clerk: Amy B
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Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

ECR Specialist, Lake County Court Reporters
 Christopher R Stride, Judge
 Francis P Derosa, States Attorney
 Justin Malec, Public Defender

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard and Continued 01/03/2025.
 Motion of State

**The matter is set for Pre-Trial on 02/18/2025 at 9:00 AM in Courtroom 611. / STAT. OF DISCOVERY OF
 MEDICAL RECORDS.**

Pretrial Release Shall Continue



)	
)	
People)	Case No. 23CF00001146
Plaintiff,)	Location: Courtroom 611
v.)	Event Date: March 19, 2025 9:00 AM
)	Event Type: Plea
PEOPLE VS ALLABABIDI)	- ON ZOOM
Defendant.)	Clerk: Amy B

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

ECR Specialist, Lake County Court Reporters
 Christopher R Stride, Judge
 Francis P De Rosa IV, States Attorney
 Bailey Russell, Public Defender

Present in Court

ALLABABIDI, EHAB, Defendant present via video

Nature of Proceedings:

Event Result: Heard and Continued 03/19/2025.

The matter is set for Plea on 04/30/2025 at 9:00 AM in Courtroom 611. - IN PERSON.
 Pretrial Release Shall Continue



)	
)	
People)	Case No. 23CF00001146
Plaintiff,)	Location: Courtroom 611
v.)	Event Date: April 30, 2025 9:00 AM
)	Event Type: Plea
PEOPLE VS ALLABABIDI)	- IN PERSON
Defendant.)	Clerk: Johanna B

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Francis P Derosa, States Attorney
 Bailey Russell, Public Defender
 Christopher R Stride, Judge
 ECR Specialist, Lake County Court Reporters

Present in Court

ALLABABIDI, EHAB, Defendant present via video

Nature of Proceedings:

Event Result: Heard and Continued 04/30/2025.

The matter is set for Plea on 06/12/2025 at 9:00 AM in Courtroom 611. MUST APPEAR - IN PERSON.
 Pretrial Release Shall Continue



)	
)	
People)	
)	Case No. 23CF00001146
Plaintiff,)	Location: Courtroom 611
v.)	Event Date: June 12, 2025 9:00 AM
)	Event Type: Plea
PEOPLE VS ALLABABIDI)	MUST APPEAR - IN PERSON
Defendant.)	Clerk: Amy B

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Christopher R Stride, Judge
 Bailey Russell, Public Defender
 Francis P De Rosa IV, States Attorney
 ECR Specialist, Lake County Court Reporters

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Case Called 06/12/2025.
 Motion of Defense

The matter is set for Pre-Trial on 07/23/2025 at 9:00 AM in Courtroom 611. .

Pretrial Release Shall Continue



People)	
)	
Plaintiff,)	Case No. 23CF00001146
v.)	Location: Courtroom 611
)	Event Date: June 23, 2025 9:00 AM
PEOPLE VS ALLABABIDI)	Event Type: Order Entered
Defendant.)	
_____)	Clerk: Johanna B

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Christopher R Stride, Judge
 Francis P Derosa, States Attorney

Present in Court

Nature of Proceedings:

Event Result: Heard 06/23/2025.
 HIPPA FORMS



)	
)	
People)	Case No. 23CF00001146
Plaintiff,)	Location: Courtroom 611
v.)	Event Date: July 23, 2025 9:00 AM
)	Event Type: Pre-Trial
PEOPLE VS ALLABABIDI)	
Defendant.)	Clerk: Johanna B
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Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Francis P Derosa, States Attorney
 Bailey Russell, Public Defender
 Christopher R Stride, Judge
 ECR Specialist, Lake County Court Reporters
 Nicholas Shepherd, States Attorney

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard and Continued 07/23/2025.

Admonish

ADVISAL AND RIGHT TO A 402 CONFERENCE CONSET TO A 402 CONFERENCE
 402 conference.

The Court orders this matter set as follows: Pre-Trial on 08/12/2025 at 09:00 AM in T611
 Pretrial Release Shall Continue



)		
)		
People)	Case No.	23CF00001146
)	Location:	Courtroom 611
Plaintiff,)	Event Date:	August 12, 2025 9:00 AM
v.)	Event Type:	Pre-Trial
)	FINAL	
PEOPLE VS ALLABABIDI)	Clerk:	Johanna B
Defendant.)		

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Outstanding
 Warrant/60+ Days 08/14/2023

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Outstanding
 Warrant/60+ Days 08/14/2023

Criminal/Traffic - Minutes

Bailey Russell, Public Defender
 Francis P Derosa, States Attorney
 Christopher R Stride, Judge
 ECR Specialist, Lake County Court Reporters

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard 08/12/2025.

The Court orders this matter set as follows: Plea on 08/26/2025 at 09:00 AM in T611

Pretrial Release Shall Continue



)		
)		
People)	Case No.	23CF00001146
)	Location:	Courtroom 611
Plaintiff,)	Event Date:	September 8, 2025 9:00 AM
v.)	Event Type:	Plea
)	FINAL	
PEOPLE VS ALLABABIDI)	Clerk:	Amy B
Defendant.)		

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Guilty
 09/08/2025
 Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Nolle Prosequi
 09/08/2025

Criminal/Traffic - Minutes

Christopher R Stride, Judge
 Bailey Russell, Public Defender
 Francis P De Rosa IV, States Attorney
 ECR Specialist, Lake County Court Reporters

Present in Court

ALLABABIDI, EHAB, Defendant present in person

Nature of Proceedings:

Event Result: Heard 09/08/2025.
 Withdraw Not Guilty Plea
 Arraignment
 Advised of Mandatory Supervised Release
 Advised Of Nature Of Charge Sentence
 Advised of Right to Trial by Jury or Court
 Trial Waived
 Enter Negotiated Plea Of Guilty
 Nolle Prosequi
 - COUNT 2 ONLY
 Effects, Consequences Explained, Persisted.
 Unconditionally Accepted by Court
 Waive Pre-Sentence Investigation
 Judgment on Plea
 Sentencing
 Election of Financial Sentencing
 Order Entered



- RESTITUTION ORDER ENTERED: \$2,670.86 TO O'BREIN LANDSCAPE - ALL MONEY PAID SHALL APPLY TO RESTITUTION FIRST.

Defendant Advised of Right to Appeal

It is hereby ordered:

Charge(s):

1 - Count 1 625 ILCS 5/11-503(a)(1): AGG RECKLESS DRVG/BODILY HARM (Original) - Guilty

09/08/2025 Costs and Fees - \$549.00 - Imposed

09/08/2025 Fine - \$75.00 - Ordered

09/08/2025 Probation Special Conditions - 30.0 Month - Ordered

Additional Sentence Information

09/08/2025 Conditional Assessment - State's Attorney-CV or TR - \$2.00 - Ordered

09/08/2025 Probation Service Fee - \$1,500.00 - Ordered

Additional Sentence Information

09/08/2025 Public Defender Fee Felony - \$100.00 - Ordered

09/08/2025 Testing (Service Provider Cost) - \$125.00 - Ordered

Alcohol & Drug

09/08/2025 Employment - Ordered

09/08/2025 Not Possess Illegal Drug - Ordered

Additional Sentence Information

09/08/2025 No Cannabis - Ordered

09/08/2025 No Alcohol Consumed - Ordered

09/08/2025 Nowhere Alcohol Sold - Ordered

09/08/2025 No Driving - Ordered

Do Not Drive Without Valid Driver's License

09/08/2025 No Possess Firearm/Weapon - Ordered

09/08/2025 Abide by Order of Protection - Ordered

09/08/2025 Administrative Sanctions Program - Ordered

09/08/2025 Jail - 180.0 Day - Stayed

Additional Sentence Information

09/08/2025 Public Service - 240.0 Hour - Ordered

Additional Sentence Information

09/08/2025 No Contact - Ordered

Additional Sentence Information

09/08/2025 Attend Program - Ordered

03/07/2028 Victim Impact-Live

09/08/2025 Attend Program - Ordered

03/07/2028 8 Hour Defensive Driving

09/08/2025 Evaluation - Ordered

Rehab Assessment & Serv

2 - Count 2 625 ILCS 5/11-601.5(b): SPEEDING 35+ MPH OVER LIMIT (Original) - Nolle Prosequi

The matter is set for Terminate on 03/07/2028 at 9:00 AM in Courtroom 611. * SEE SENTENCING ORDER FOR TERM CONDITIONS.

Release



People)	
)	
Plaintiff,)	Case No. 23CF00001146
v.)	Location: Courtroom 611
)	Event Date: October 6, 2025 9:00 AM
PEOPLE VS ALLABABIDI)	Event Type: Motion Of Defendant
Defendant.)	
)	Clerk: Amy B

Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Guilty
 09/08/2025

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Nolle Prosequi
 09/08/2025

Criminal/Traffic - Minutes

Christopher R Stride, Judge
 Bailey Russell, Public Defender
 Francis P De Rosa IV, States Attorney
 Scott C Pechter, Public Defender
 Nicholas Shepherd, States Attorney
 Mary K. Herbst, Lake County Court Reporters

Present in Court

ALLABABIDI, EHAB, Appellant, Defendant present in person

Nature of Proceedings:

Event Result: Heard 10/06/2025.
 Defendant Proceeds Pro Se
 Motion of Defendant
 - TO STAY THE RESCISION OF DRIVING
 Motion denied
 Continue to previously set date on 03/07/2028
 Release



)	
)	
People)	Case No. 23CF00001146
Plaintiff,)	Location: Courtroom 611
v.)	Event Date: December 11, 2025 9:00 AM
)	Event Type: Motion Of Defense
PEOPLE VS ALLABABIDI)	
Defendant.)	Clerk: Johanna B
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Charge(s):

Count 1 625 ILCS 5/11-503(a)(1) AGG RECKLESS DRVG/BODILY HARM 4 Guilty
 09/08/2025

Count 2 625 ILCS 5/11-601.5(b) SPEEDING 35+ MPH OVER LIMIT A Nolle Prosequi
 09/08/2025

Criminal/Traffic - Minutes

Nicholas Shepherd, States Attorney
 Christopher R Stride, Judge
 Francis P Derosa, States Attorney
 ECR Specialist, Lake County Court Reporters

Present in Court

ALLABABIDI, EHAB, Appellant, Defendant present in person

Nature of Proceedings:

Event Result: Heard 12/11/2025.

The matter is set for Status on 01/26/2026 at 9:00 AM in Courtroom 611. OF MOTION.
 MOTION ENTERED AND CONTINUED
 Release

EXHIBIT B

Petition to Revoke Pretrial Release (DeRosa, Signed under Perjury Penalty)

The People’s Verified Petition to Revoke Pretrial Release, signed by Francis P. DeRosa under Section 1-109 of the Code o...

DEROSA CONDUCT SUBMISSION — ALLABABIDI v. SHEPHERD — CASE NO. 1:26-cv-06738

Custodian:	Circuit Court Clerk, Lake County	Date:	2024-2026
Verification:	Certified Court Records	Prosecutor:	Francis P. DeRosa, ASA
Supports:	Malicious Prosecution / Bad Faith		

PROVING VALUE — WHAT THIS EXHIBIT ESTABLISHES:

The People’s Verified Petition to Revoke Pretrial Release, signed by Francis P. DeRosa under Section 1-109 of the Code of Civil Procedure, certifying the statements as "true and correct." Filed September 20, 2024. Withdrawn by DeRosa on October 29, 2024.

A prosecutor swore under penalty of perjury that Ehab Allababidi had committed a Class 4 Felony in Cook County and asked the court to order his detention. DeRosa signed the petition beneath a certification that its statements were “true and correct” under Section 1-109 of the Illinois Code of Civil Procedure. Thirty-nine days later, DeRosa stood before the same court, in the same case, on the same docket, and moved to withdraw his own petition. The court’s minute order reads: “State’s Motion to Withdraw Petition to Revoke Pretrial Release is GRANTED AND PETITION IS WITHDRAWN.” No explanation. No findings. No consequences. A sworn instrument that sought the defendant’s detention was withdrawn without a trace—because DeRosa acknowledged, by moving to withdraw it, that the grounds did not hold. This exhibit is the petition itself.

FILED

JUDICIAL BRANCH

IN THE CIRCUIT COURT OF THE NINETEENTH
JUDICIAL CIRCUIT, LAKE COUNTY, ILLINOIS

**Erin Cartwright Weinstein
Clerk of the Court
Lake County, Illinois**

PEOPLE OF THE STATE OF ILLINOIS

vs.

EHAB ALLABABIDI

GEN. NO. 23CF00001146

PEOPLE’S VERIFIED PETITION TO REVOKE PRE-TRIAL RELEASE

The People of the State of Illinois, through State’ Attorney Eric Rinehart, bring this Petition to Revoke Pre-Trial Release pursuant to 725 ILCS 5/110-6(a) and respectfully requests that this Honorable Court, order the detention of the Defendant named in the above caption until disposition of this matter or other order of Court.

1. Defendant was arrested for the offense(s):

AGG RECKLESS DRVG/BODILY HARM (Class 4 Felony) in violation of **625 ILCS 5/11-503(a)(1)(d)** and **SPEEDING 35+ MPH OVER LIMIT (Class A Misdemeanor)** in violation of **625 ILCS 5/11-601.5**. The Defendant was released after his or her original arrest pending the outcome of that case.

2. Since that release on March 20, 2024, the Defendant committed:

A Class 4 Felony, being the offense of Unlawful Possession of a Controlled Substance. Said case being People v. Ehab Allababidi, pending in the Circuit Court of Cook County.

3. There is clear and convincing evidence that detention is needed because there are no conditions or combination of conditions that will:

reasonably ensure the Defendant does not commit another Class A misdemeanor or felony.

4. In further support of this Petition, the State alleges on information and belief:

Per Leads, on 8/30/24, the defendant was arrested by the Chicago Police Department for Unlawful Possession of a Controlled Substance (Class 4), Drive without Headlight/Cyc (Class P) and Fail to Signal (Class P, 24111164501). The next court date is scheduled for 10/11/2024.

WHEREFORE, the State requests that this Honorable Court revoke the Defendant’s pre-trial release and detain the Defendant pending the outcome of this case.