

# 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

<b>TO:</b>	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 — <a href="mailto:civilrights.justice.gov">civilrights.justice.gov</a>
<b>WHY YOU:</b>	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.
<b>CC:</b>	U.S. Attorney's Office, N.D. Ill. — Fax (312) 353-2067 FBI Chicago Field Office — <a href="mailto:tips.fbi.gov">tips.fbi.gov</a>
<b>FROM:</b>	Ehab Allababidi, Pro Se (victim / federal civil-rights plaintiff) 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 — <a href="mailto:defcon5ready@gmail.com">defcon5ready@gmail.com</a>
<b>RE:</b>	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
<b>FED. NEXUS:</b>	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)
<b>DATE:</b>	June 14, 2026
<b>SUBJECTS:</b>	ASA Nicholas Shepherd; PO Marisa Cervantes (Lake Co.); PO Destiny Lee (Cook Co.)
<b>ENCLOSURES:</b>	Referral body + Exhibits A—F with exhibit cover pages
<b>PAGES:</b>	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.*

## CITIZEN CRIMINAL REFERRAL AND REQUEST FOR FEDERAL INVESTIGATION

*18 U.S.C. §§ 242 (deprivation under color of law), 241 (conspiracy), 1519 (record concealment), 1512(b) (obstruction)*

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### I. PRELIMINARY STATEMENT

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I, Ehab Allababidi, respectfully refer the following documented conduct to the United States Department of Justice for investigation. I am the victim of that conduct and the plaintiff in a pending federal civil-rights action arising from it. I do not ask any office to reach a conclusion; I ask only that trained federal investigators examine the officials' own records, which I attach, and determine whether they establish federal crimes. I believe they do.

This is a federal matter for a specific reason. The wrongs were committed by state officials acting **under color of state law** — a prosecutor and two probation officers — and the willful deprivation of constitutional rights under color of law is the precise offense Congress defined in 18 U.S.C. § 242, enforced by the Civil Rights Division. I do *not* allege federal perjury (18 U.S.C. §§ 1621/1623), because the false statements were sworn in a state proceeding; that conduct is state perjury (720 ILCS 5/32-2), which I separately bring to the attention of state authorities. The federal offenses are the deprivation itself and the concealment of evidence that is also material to my pending federal cases.

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*These are not my allegations dressed up as documents. They are the officials' own documents, which speak for themselves.*

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### II. THE CORRECT FEDERAL FRAMEWORK

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- **18 U.S.C. § 242 — Deprivation of Rights Under Color of Law.** Whoever, under color of law, willfully subjects any person to the deprivation of rights secured by the Constitution commits a federal crime; penalties are enhanced where the offense involves a dangerous weapon or results in bodily injury (here, an armed custodial seizure procured on a knowingly false predicate).
- **18 U.S.C. § 241 — Conspiracy Against Rights.** Where two or more persons conspire to injure or oppress a person in the free exercise of secured rights, each is liable. The coordinated cross-agency manufacture of the false predicate implicates this section.
- **18 U.S.C. § 1519 — Concealment of Records.** Whoever knowingly conceals or falsifies a record with intent to obstruct a matter within federal jurisdiction commits a felony. The exculpatory adjudication was stripped from the cross-jurisdictional file while federal litigation over the same facts was pending.
- **18 U.S.C. § 1512(b) — Obstruction.** Corruptly obstructing an official proceeding, including by suppressing evidence; the seizure was timed to disrupt the federal proceedings and to sever access to the evidence at issue in them.

**III. THE SUBJECTS AND THEIR DOCUMENTED CONDUCT**

1. **ASA Nicholas Shepherd — 18 U.S.C. § 242 (and state perjury, 720 ILCS 5/32-2).** Shepherd, a prosecutor acting under color of law, signed and swore a Petition for Revocation alleging Petitioner tested positive for an “illegal substance” — an allegation the administering agency had already adjudicated compliant in writing (Ex. A, B). Two hours before the hearing, Petitioner served Shepherd with that written exculpatory adjudication (Ex. C). Shepherd made no correction and proceeded; a zero-bond warrant issued on the false predicate (Ex. D). Procuring a custodial seizure on a sworn allegation known to be false is a willful deprivation of liberty under color of law.
2. **PO Marisa Cervantes (Lake County) — 18 U.S.C. §§ 242, 1519.** Cervantes authored the violation memorandum that seeded the revocation, falsely reporting “no updated prescription” and omitting the agency’s written compliance adjudication (Ex. A, B). She concealed her identity and contact information for approximately 100 consecutive days (Feb. 19—May 29, 2026), during which the very “failures to report” she charged could not occur. Authoring a false charging memorandum and concealing exculpatory records, while federal litigation was pending, implicates §§ 242 and 1519.
3. **PO Destiny Lee (Cook County) — 18 U.S.C. §§ 242, 1519, 1512(b).** Lee and Cook County agents transmitted the raw toxicology data to Lake County while **stripping out** the December 2025 written compliance clearance — the mechanism by which the false “illegal amphetamine” allegation reached the petition. Removing exculpatory context from records material to a pending federal matter is the conduct §§ 1519 and 1512(b) reach (Ex. B, F).
4. **Conspiracy — 18 U.S.C. § 241.** The coordinated, cross-jurisdictional construction of a false predicate by Cervantes, Lee, and Shepherd — each supplying a link in the chain that produced the void warrant — is a conspiracy to injure Petitioner in the free exercise of his rights.

**IV. ELEMENTS MATRIX — SUBJECT / STATUTE / ELEMENT / PROOF**

Subject	Statute	Key Element	Documentary Proof
Nicholas Shepherd (ASA)	18 U.S.C. § 242	Willful deprivation of liberty under color of law (procuring a void seizure on a known-false predicate)	Ex. A, B, C, D
Nicholas Shepherd	720 ILCS 5/32-2 (state)	False material statement under oath in a state proceeding (noted for state referral)	Ex. A, B
Marisa Cervantes (Lake Co. PO)	18 U.S.C. §§ 242, 1519	False charging memorandum; concealment of exculpatory records; 100-day identity concealment	Ex. A, B, E
Destiny Lee (Cook Co. PO)	18 U.S.C. §§ 242, 1519, 1512(b)	Stripping exculpatory clearance from records material to pending federal litigation	Ex. B, F
Cervantes + Lee + Shepherd	18 U.S.C. § 241	Conspiracy to injure in the free exercise of secured rights	Ex. A—F

**V. THE FEDERAL NEXUS AND WHY IT IS NOT A WITNESS-PRESSURE TACTIC**

The same evidence concealed by these officials is squarely at issue in *Allababidi v. Shepherd*, No. 1:26-cv-06738 (N.D. Ill.), in which each is a named defendant and which the Illinois Attorney General has declined to defend (Ex. F). Their concealment of records material to that federal proceeding is what brings §§ 1519 and 1512(b) into play. To be clear about motive: this referral is not a tactic to pressure adverse parties. It is the opposite — a victim asking the one institution with jurisdiction over color-of-law crimes to examine documents the subjects themselves created. The civil case seeks compensation; this referral seeks only investigation.

**VI. REQUESTS**

- **Investigate.** Open an investigation into whether the documented conduct of Nicholas Shepherd, Marisa Cervantes, and Destiny Lee violates 18 U.S.C. §§ 242, 241, 1519, and 1512(b).
- **Preserve.** Direct the subjects and their agencies to preserve all records, communications, metadata, and audit logs relating to Case No. 23 CF 1146, the November 2025 toxicology screen, and the May 2026 petition and warrant; destruction after this notice independently implicates 18 U.S.C. § 1519.
- **Coordinate.** Coordinate as appropriate among the Civil Rights Division, the U.S. Attorney for the Northern District of Illinois, and the FBI Chicago Field Office, and with the pending federal civil action, No. 1:26-cv-06738.
- **Refer state perjury.** To the extent the false swearing constitutes state perjury (720 ILCS 5/32-2), Petitioner separately requests appropriate referral to Illinois authorities.

**VERIFICATION (28 U.S.C. § 1746).** I declare under penalty of perjury under the laws of the United States that the foregoing is true and correct to the best of my knowledge and belief, and that each factual assertion is corroborated by the attached documentary exhibits.

/s/ Ehab Allababidi

**EHAB ALLABABIDI**, *Pro Se*

8516 W. Winona St., Chicago, IL 60656

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

Dated: June 14, 2026

**VII. INDEX OF EXHIBITS**

Ex.	Document	Relevance
A	Probation Violation Memorandum (Cervantes), April 8, 2026	The false charging memorandum (“no updated prescription”) that seeded the revocation.
B	Cook County compliance adjudications (Weeks, Dec. 8 & 10, 2025)	The administering agency's written clearance proving the toxicology allegation false.

<b>C</b>	Emergency Notice served on ASA Shepherd, May 28, 2026 (2 hours pre-hearing)	Proves Shepherd had actual notice of the exculpatory adjudication and proceeded anyway (willfulness).
<b>D</b>	Zero-Bond Bench Warrant of Arrest, May 28, 2026	The custodial seizure procured on the false predicate (the § 242 deprivation).
<b>E</b>	Lake County Criminal & Traffic Case Action Page (docket)	Corroborates the chronology, the indigency record, and the absence of any defense filing.
<b>F</b>	Federal civil-rights complaint, No. 1:26-cv-06738 (excerpt)	Establishes the pending federal proceeding (nexus for §§ 1519/1512) and the AG's non-involvement.

# EXHIBIT A

## PROBATION VIOLATION MEMORANDUM (CERVANTES)

April 8, 2026 — the false charging memorandum that seeded the revocation

FEDERAL CRIMINAL REFERRAL — 18 U.S.C. §§ 242, 241, 1519, 1512(b)

<b>Document:</b>	Internal probation memorandum to the State's Attorney	<b>Filed/Dated:</b>	April 8, 2026 — PO Marisa Cervantes
<b>Case No.:</b>	23 CF 1146 — People v. Allababidi, 19th Jud. Cir., Lake County	<b>Relevance:</b>	Predicate of the false petition — §§ 242, 1519

### EVIDENTIARY SIGNIFICANCE:

*This memorandum, authored by Officer Cervantes during her identity-concealment period, falsely reports “no updated prescription” and omits the agency's written compliance adjudication. It is the document that seeded the revocation and the warrant, and it is direct evidence of the false charging conduct underlying the § 242 and § 1519 referral.*

### KEY CONTENT:

- Falsely reports “no updated prescription”; omits the Weeks compliance adjudication
- Authored during Cervantes's ~100-day identity concealment
- The predicate for the May 14, 2026 Petition for Revocation

# ADMINISTRATIVE OFFICE OF THE NINETEENTH JUDICIAL CIRCUIT

**FILED**

1 0 0 3 4 2 0 2 5 AOC



Erin Cartwright  
Clerk of the Court  
Lake County, Illinois

Division of Adult Probation Services

Lake County, Illinois

215 West Water Street  
Waukegan, IL 60085-5616  
Phone: (847) 377-4504  
Fax: (847)984-5790

## MEMORANDUM

TO: STATE'S ATTORNEY, LAKE COUNTY, IL  
ATTENTION: Ben Dillon COURT RM: T-611  
RE: EHAB ALLABABIDI  
ADDRESS: 8516 W Winona St, Chicago, IL 60656  
FROM: MARISA CERVANTES, Probation Officer  
DATE: 04/08/2026  
CASE #: 23CF00001146

THE ABOVE REFERENCED WAS PLACED ON 30 MONTHS Probation by Judge CHRISTOPHER R. STRIDE on 09/08/2025 for AGG RECKLESS DRVG/BODILY HARM IN VIOLATION OF AFORESAID ORDER, TO WIT, PARAGRAPH(S) 2, 4, 12, 19, & 23 AS FOLLOWS:

2. Defendant is assessed \$2,531.00 in court cost and fees. The defendant has an outstanding balance of \$1,131.00.

4. Defendant tested positive for Amphetamines on 11/20/25. Defendant has not provided an updated prescription.

12. Defendant failed to report to probation on the following dates: 02/19/26, 02/27/26, 03/10/26, 03/11/26 & 03/26/26.

19. Defendant failed to complete 240 public service hours.

23. Defendant failed to complete the victim impact panel.

RECOMMENDATION:  REQUEST THAT PETITION BE FILED  
 Request hearing to determine status of case with Court  
 Take no action  
 Other/Comments: \_\_\_

COPY: Judge  
Defense Attorney  
Probation File

OFFICER: MARISA CERVANTES PHONE: (847)377-3614

Approved By: LORI CARRIER

AOC-3-36-18-R-0399

# EXHIBIT B

## COOK COUNTY COMPLIANCE ADJUDICATIONS (WEEKS)

December 8 and 10, 2025 — the agency's own written clearance

FEDERAL CRIMINAL REFERRAL — 18 U.S.C. §§ 242, 241, 1519, 1512(b)

<b>Document:</b>	Written adjudications — Cook County Adult Probation (Officer Adison Weeks)	<b>Filed/Dated:</b>	December 8 and 10, 2025
<b>Case No.:</b>	23 CF 1146 — People v. Allababidi, 19th Jud. Cir., Lake County	<b>Relevance:</b>	Proves the toxicology allegation false — the exculpatory record concealed

### EVIDENTIARY SIGNIFICANCE:

*The administering agency adjudicated the November 2025 screen compliant in writing: “all negative in my eyes because I know you are still taking the Adderall.” This is the exculpatory record that was stripped from the cross-jurisdictional file and omitted from the petition — the heart of the § 1519 concealment and the proof that the sworn allegation was false.*

### KEY CONTENT:

- Agency adjudication: the screen is compliant; lawful Adderall
- The record concealed/stripped before it reached decision-makers
- Disproves the “illegal substance” allegation that procured the warrant



Ehab Hilfiger &lt;defcon5ready@gmail.com&gt;

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**Re: Prescription Verification & Compliance Letter**

1 message

**Adison Weeks (Adult Probation)** <Adison.Weeks@cookcountyil.gov>

Wed, Dec 10, 2025 at 10:32 PM

To: Ehab Hilfiger &lt;defcon5ready@gmail.com&gt;

Thanks so much!!

Adison Weeks, Officer  
Cook County Adult Probation Department[2121 Euclid Ave](#)

Rolling Meadows, Illinois 60008

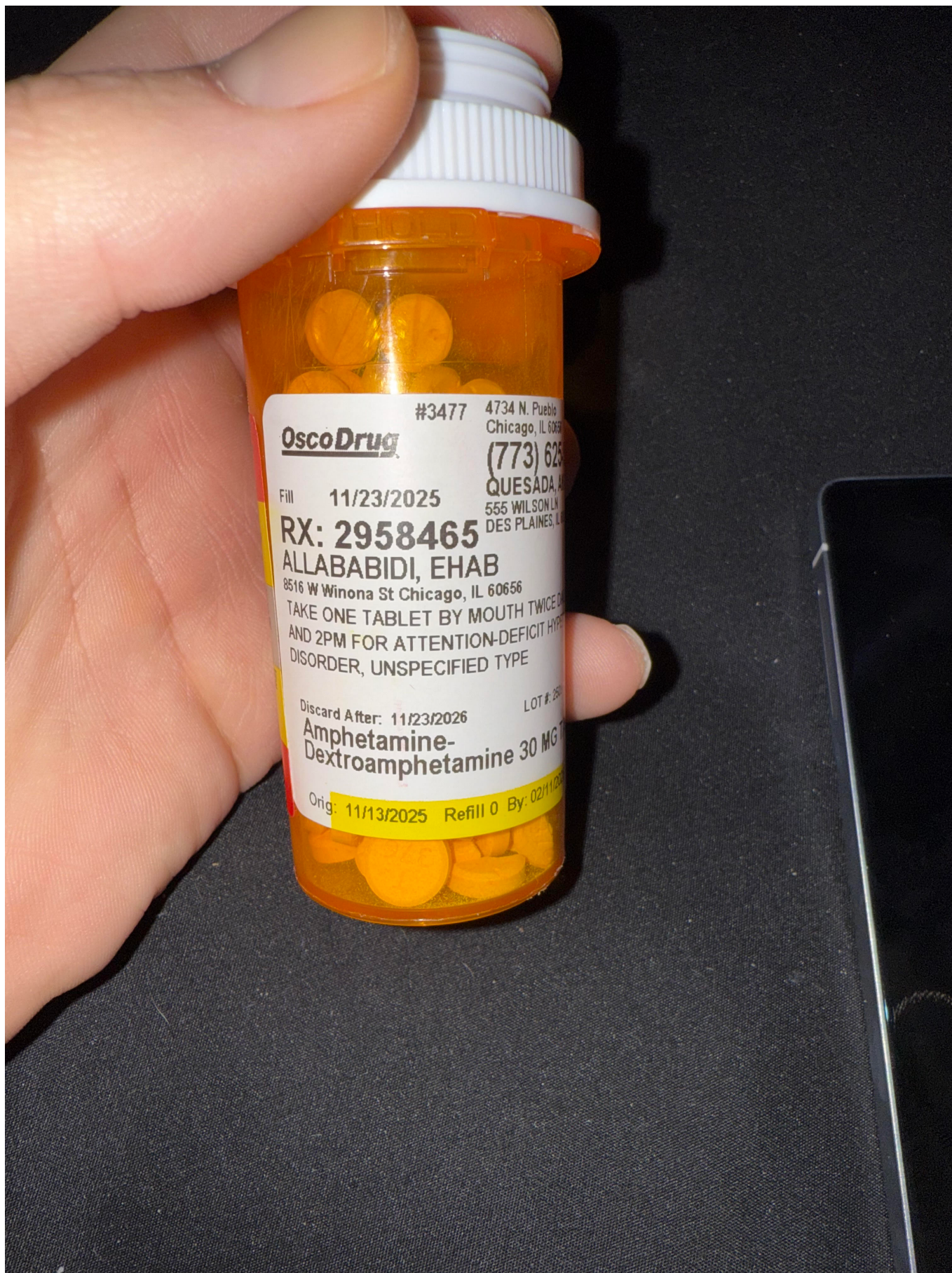
Office: (847)818-2360

[adison.weeks@cookcountyil.gov](mailto:adison.weeks@cookcountyil.gov)*adison b. weeks*

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**From:** Ehab Hilfiger <defcon5ready@gmail.com>**Sent:** Wednesday, December 10, 2025 1:40 PM**To:** Adison Weeks (Adult Probation) <Adison.Weeks@cookcountyil.gov>**Subject:** Re: Prescription Verification & Compliance Letter**External Message Disclaimer**

This message originated from an external source. Please use proper judgment and caution when opening attachments, clicking links, or responding to this email.



Hi! Here you go ms Adison.

On Wed, Dec 10, 2025 at 12:37 PM Adison Weeks (Adult Probation) <[Adison.Weeks@cookcountyil.gov](mailto:Adison.Weeks@cookcountyil.gov)> wrote:

Hey Ehab,

Do you mind still please sending me a picture of your updated Adderall prescription? I know you are still being prescribed it, but I just want to avoid anyone giving you a hard time for taking it. Your drug test results were positive for amphetamine, but it is all negative in my eyes because I know you are still taking the Adderall. I just want to avoid anyone who sees this result though giving you a hard time for future reference.

Thank you!

Best Regards,

Adison Weeks, Standard Caseload Officer

Cook County Adult Probation Department

2121 Euclid Ave

Rolling Meadows, Illinois 60008

Office: (847)818-2360

[adison.weeks@cookcountyil.gov](mailto:adison.weeks@cookcountyil.gov)

*adison b. weeks*



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**From:** Ehab Hilfiger <[defcon5ready@gmail.com](mailto:defcon5ready@gmail.com)>

**Sent:** Monday, December 8, 2025 5:04 PM

**To:** Adison Weeks (Adult Probation) <[Adison.Weeks@cookcountyil.gov](mailto:Adison.Weeks@cookcountyil.gov)>

**Subject:** Re: Prescription Verification & Compliance Letter

**External Message Disclaimer**

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Re: Prescription Verification & Compliance Letter

Hi Adison,

Thank you so much for handling everything so quickly, I really appreciate it. I'll be there on Tuesday, December 23rd at 9 AM in person without fail.

I'll also keep you updated on the Lake matter.

Thanks again for all your help and communication.

Best regards,

Ehab Allababidi

On Mon, Dec 8, 2025 at 12:14 PM Adison Weeks (Adult Probation) <[Adison.Weeks@cookcountyil.gov](mailto:Adison.Weeks@cookcountyil.gov)> wrote:

Hi Ehab,

Great! I was literally just about to send you an email just going over what I sent you in the voicemail just now—I know Dr. Quesada also writes and adds the current verified prescriptions you are taking in his updated letters for your case as well—I greatly appreciate you getting back to me so quickly though Ehab, thank you for following up with me!

Good luck in court, please keep me updated and in the loop of things on what they say in Lake.

**Just a reminder as well, your next report will be on Tuesday, December 23<sup>rd</sup> @ 9 AM in person.** You will NOT have to drug test this time, since your drug test results were all negative. Once your Cook case terminates on 12/16 as well, we will discuss moving forward and you being assigned a different officer.

In the meantime, I hope you have a good week now, and I appreciate it once again you getting back to me so fast.

Best Regards,

Adison Weeks, Standard Caseload Officer

Cook County Adult Probation Department

[2121 Euclid Ave](#)

[Rolling Meadows, Illinois 60008](#)

Office: (847)818-2360

[adison.weeks@cookcountyil.gov](mailto:adison.weeks@cookcountyil.gov)

*adison b. weeks*



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**From:** Ehab Hilfiger <[defcon5ready@gmail.com](mailto:defcon5ready@gmail.com)>

**Sent:** Monday, December 8, 2025 12:02 PM

**To:** Adison Weeks (Adult Probation) <[Adison.Weeks@cookcountyil.gov](mailto:Adison.Weeks@cookcountyil.gov)>

**Subject:** Prescription Verification & Compliance Letter

**External Message Disclaimer**

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Dear Officer Weeks,

I'm sorry I couldn't answer your call - I am currently at the lake county courthouse. I received your voicemail. I'll send you a photo of my updated prescription today, and I've emailed my doctor to send you a standard letter of compliance as soon as possible.

Please let me know if you need anything else.

Sincerely,

Ehab Allababidi

# EXHIBIT C

## EMERGENCY NOTICE SERVED ON ASA SHEPHERD

*May 28, 2026 — two hours before the hearing — he made no correction*

**FEDERAL CRIMINAL REFERRAL — 18 U.S.C. §§ 242, 241, 1519, 1512(b)**

<b>Document:</b>	Email transmission to the prosecutor and court	<b>Filed/Dated:</b>	May 28, 2026, 7:00 a.m.
<b>Case No.:</b>	23 CF 1146 — People v. Allababidi, 19th Jud. Cir., Lake County	<b>Relevance:</b>	Actual notice + willfulness — § 242

### EVIDENTIARY SIGNIFICANCE:

*This notice, served on ASA Shepherd two hours before the hearing, delivered the written exculpatory adjudication and identified the false allegation. Shepherd made no correction and proceeded to obtain the warrant. It is direct evidence of the willfulness element of § 242: he knew, and he acted anyway.*

### KEY CONTENT:

- Served on Shepherd ~2 hours before the 9:00 a.m. hearing
- Attached the Weeks exculpatory adjudication
- No correction or withdrawal — the warrant issued on the known-false predicate



Ehab Hilfiger &lt;defcon5ready@gmail.com&gt;

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**EMERGENCY SPECIAL APPEARANCE (COURTROOM T-611): Notice of Fraud on the Court, Napue Perjury, and Pending Seventh Circuit Injunction (Case 23 CF 1146)**

1 message

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**Ehab Hilfiger** <defcon5ready@gmail.com>

Thu, May 28, 2026 at 7:00 AM

To: Circuit Clerk &lt;CircuitClerk@lakecountyil.gov&gt;, courts@lakecountyil.gov, Lake County State's Attorney &lt;statesattorney@lakecountyil.gov&gt;, nshepherd@lakecountyil.gov

Cc: "Destiny Lee (Adult Probation)" &lt;destiny.lee@cookcountyil.gov&gt;, "Matthew T. Junkin" &lt;mjunkin@lakecountyil.gov&gt;, pin@usdoj.gov

**URGENT: MANDATORY ROUTING TO THE HONORABLE CHRISTOPHER STRIDE (COURTROOM T-611)**

To the Clerk of the Circuit Court, ASA Nicholas Shepherd, and the Presiding Judge:

This communication constitutes an Emergency Special Appearance and formal Notice of Fraud on the Court regarding the 9:00 AM Arraignment scheduled today, May 28, 2026, in Case No. 23 CF 1146. The Petition for Revocation of Probation submitted by Assistant State's Attorney Nicholas Shepherd contains objective, verified prosecutorial perjury. The State is requesting a bench warrant based on a fabricated allegation of an "illegal amphetamine substance" for a November 10, 2025 test. Attached hereto is the written, documentary proof from Cook County Adult Probation Officer Adison Weeks, dated December 8 and 10, 2025, officially adjudicating this test as compliant and verifying it as a lawful Adderall prescription.

ASA Shepherd's suppression of this exculpatory evidence and subsequent presentation of false material facts to this Court constitutes a textbook violation of *Napue v. Illinois*, 360 U.S. 264 (1959), and operates as a fraud upon this tribunal.

Furthermore, this Court is formally notified of the following jurisdictional conflicts:

- Federal Appellate Invocation:** Emergency Rule 8 Injunction and Mandamus proceedings have been initiated in the Seventh Circuit Court of Appeals to stay this exact 9:00 AM proceeding due to its retaliatory sequencing eight days prior to a federal habeas deadline (N.D. Ill. Case No. 1:26-cv-01077).
- Federal District Court Confirmation:** On May 27, 2026, the Courtroom Deputy for the Honorable John Robert Blakey formally confirmed on the federal record that an Article III order regarding this exact arraignment is currently being drafted.
- Civil RICO Evidence Spoliation:** The execution of a custodial warrant today operates as an overt act of witness tampering (18 U.S.C. § 1512(b)) designed to permanently sever Petitioner's access to the digital infrastructure utilized in active Civil RICO litigation (N.D. Ill. Case No. 1:25-cv-15800). Formal Litigation Holds and ESI Quarantines have been served on the State.

**RELIEF DEMANDED:** If this Court issues a bench warrant at 9:00 AM based on a prosecuting instrument infected by a documented *Napue* perjury violation, while a coordinate Article III tribunal is actively drafting an injunction, this Court transitions from a neutral arbiter to an active participant in a federal witness tampering conspiracy.

Petitioner demands an immediate stay of the 9:00 AM arraignment, the striking of the fraudulent Petition for Revocation, and the immediate preservation of all state routing metadata. The formal Notice of Special Appearance and the verified federal evidentiary exhibits are attached.

Ehab Allababidi, Defendant / Pro Se Petitioner 8516 W. Winona St., Chicago, IL 60656 (773) 920-0030 | [defcon5ready@gmail.com](mailto:defcon5ready@gmail.com)

--

**Ehab Allababidi**

Personal Signature

**Phone:** 773-920-0030 (CAGE 16QC7)**Email:** [defcon5ready@gmail.com](mailto:defcon5ready@gmail.com)**LEGAL NOTICE & CONFIDENTIALITY**

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1. Unauthorized use may violate privacy, contract, and intellectual-property laws.
2. No rights, privileges, or defenses are waived by this transmission.
3. Instructions and directives herein constitute written notice for compliance and recordkeeping.
4. This communication is restricted to the designated recipient and is not to be forwarded or archived without authorization.

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**5 attachments****NOTICE\_OF\_SPECIAL\_APPEARANCE\_AND\_FRAUD\_ON\_THE\_COURT.pdf**

44K

**DKT16.pdf**

20139K

**EMERGENCY\_PETITION\_WRIT\_MANDAMUS\_05272026.pdf**

55K

**AG\_LITIGATION\_HOLD\_DOERSCH\_05232026.pdf**

76K

**LITIGATION\_HOLD\_LAKE\_COUNTY\_05222026.pdf**

58K

# EXHIBIT D

## ZERO-BOND BENCH WARRANT OF ARREST

*Issued May 28, 2026 — the custodial seizure procured*

**FEDERAL CRIMINAL REFERRAL — 18 U.S.C. §§ 242, 241, 1519, 1512(b)**

<b>Document:</b>	Bench warrant — 19th Judicial Circuit, Lake County	<b>Filed/Dated:</b>	Issued May 28, 2026
<b>Case No.:</b>	23 CF 1146 — People v. Allababidi, 19th Jud. Cir., Lake County	<b>Relevance:</b>	The deprivation of liberty — § 242 (armed seizure)

### EVIDENTIARY SIGNIFICANCE:

*This zero-bond warrant is the custodial seizure procured on the false predicate. Because it was executed by armed officers (extraction attempted at Petitioner's home), it implicates the enhanced penalties of § 242 for an offense involving a dangerous weapon. It is the concrete deprivation the referral concerns.*

### KEY CONTENT:

- Zero-bond warrant — immediate custodial seizure
- Armed extraction attempted at Petitioner's residence
- Issued on the false toxicology predicate disproved by Ex. B



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

THE PEOPLE OF THE STATE OF ILLINOIS

CASE  
NUMBER(S)

23CF00001146

VS.

EHAB ALLABABIDI  
8516 W. WINONA ST.  
CHICAGO, IL 60656

**WARRANT OF ARREST - VIOLATION**

To all Peace Officers of the State of Illinois:

You are hereby commanded to arrest **EHAB ALLABABIDI** and bring said person without unnecessary delay before the judge sitting in First Appearance Court in the Circuit Court of the 19th Judicial Circuit, Lake County, Illinois, to answer a charge made against said person for a technical violation while on for the following offense(s):

AGG RECKLESS DRVG/BODILY HARMSPEEDING 35+ MPH OVER LIMIT

The defendant shall be held in custody for First Appearance Court.

Issued at Lake County, Illinois on 05/28/2026

JUDGE

PD APPOINTED  
ARRESTING  
AGENCY:  
Lincolnshire



DOB: 09/24/1996	Race:	Sex: Male	Hair: Brown	Eyes: Brown	HGT: 6	WGT: 200
Driver's License: A41120096272	DL State: IL	SSN:	State ID:			
Vehicle Reg:	Veh Make:	Year:	License Plate:			



# EXHIBIT E

## LAKE COUNTY CRIMINAL & TRAFFIC CASE ACTION PAGE

*Official docket — corroborating chronology and indigency*

**FEDERAL CRIMINAL REFERRAL — 18 U.S.C. §§ 242, 241, 1519, 1512(b)**

<b>Document:</b>	Official court record — Lake County Portal	<b>Filed/Dated:</b>	Retrieved June 2026
<b>Case No.:</b>	23 CF 1146 — People v. Allababidi, 19th Jud. Cir., Lake County	<b>Relevance:</b>	Corroboration of the documented sequence

### EVIDENTIARY SIGNIFICANCE:

*The official docket corroborates the chronology of the revocation, the recorded indigency, and the absence of any defense filing — the documented backdrop against which the officials acted.*

### KEY CONTENT:

- Authenticated official court record
- Records the indigency fee suspension and the warrant
- Corroborates the referral chronology



# 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](#)

## PD Financial Folderview

[Fines and Fees](#)

[Restitution](#)

[Bail Bonds](#)

[Converted Fines and Costs](#)

[Converted Restitution](#)

[Converted Bonds](#)

∨ Fines and Fees

Date	Fine/Fee	Amount	Paid	Balance
03/30/2024	Sheriff	180.00	0.00	180.00
	Sheriff	180.00	0.00	180.00
09/08/2025	AGG RECKLESS DRVG/BODILY HARM [625 ILCS 5/11-503(a)(1)] - Criminal Schedule 1	549.00	0.00	549.00
	Court Automation Fund	20.00	0.00	20.00
	Document Storage Fund	20.00	0.00	20.00
	Clerk Operation and Admin Fund	5.00	0.00	5.00
	Circuit Clerk Costs Fund	160.00	0.00	160.00
	State's Attorney Office Fund	35.00	0.00	35.00
	Court Security Fund	40.00	0.00	40.00
	Specialty Courts Fund	20.00	0.00	20.00
	Child Advocacy Services Fund	10.00	0.00	10.00
	States Attorney Records Automation Fund	2.00	0.00	2.00
	Public Defender Records Automation Fund	2.00	0.00	2.00

Date	Fine/Fee	Amount	Paid	Balance
	Arrestee Medical Fund	20.00	0.00	20.00
	Probation and Court Services Operation Fund	20.00	0.00	20.00
	State Police Operation and Admin Fund	50.00	0.00	50.00
	Violent Crime Victims Assistance Fund	100.00	0.00	100.00
	Criminal & Traffic Training Surcharge	35.00	0.00	35.00
	State Police Merit Board Public Safety Fund	10.00	0.00	10.00
09/08/2025	CFIN - Criminal Fine	75.00	0.00	75.00
	Criminal Fine	75.00	0.00	75.00
09/08/2025	Conditional Assessment - SAO Prosecution CV/TR	2.00	0.00	2.00
	States Attorney Records Automation Fund	2.00	0.00	2.00
09/08/2025 11/10/2025	Probation Service Fee	1500.00	1,400.00	100.00
11/10/2025 Payment Suspended 1400.00 Paid by				
	Probation Service Fee	1500.00	1,400.00	100.00
09/08/2025	Service Provider Cost	125.00	0.00	125.00

Date	Fine/Fee	Amount	Paid	Balance
	Service Provider Cost	125.00	0.00	125.00
09/08/2025	Public Defender Fee Felony	100.00	0.00	100.00
	Public Defender Fee Felony	100.00	0.00	100.00

# EXHIBIT F

## PENDING FEDERAL CIVIL-RIGHTS COMPLAINT (EXCERPT)

*No. 1:26-cv-06738 (N.D. Ill.) — the federal nexus*

**FEDERAL CRIMINAL REFERRAL — 18 U.S.C. §§ 242, 241, 1519, 1512(b)**

<b>Document:</b>	Federal § 1983 complaint (first pages)	<b>Filed/Dated:</b>	Filed June 6, 2026 (N.D. Ill.)
<b>Case No.:</b>	23 CF 1146 — People v. Allababidi, 19th Jud. Cir., Lake County	<b>Relevance:</b>	Federal jurisdiction nexus — §§ 1519, 1512

### EVIDENTIARY SIGNIFICANCE:

*These opening pages of the pending federal civil-rights complaint establish that Shepherd, Cervantes, and Lee are named defendants and that the matter is within federal jurisdiction — the nexus that brings the concealment of evidence within 18 U.S.C. §§ 1519 and 1512(b). They also reflect that the Illinois Attorney General declined to defend the state actors.*

### KEY CONTENT:

- Names Shepherd, Cervantes, and Lee as federal defendants
- Establishes the pending federal proceeding (the § 1519/1512 nexus)
- Reflects the Attorney General's declination to defend the state actors

**BC**

**RECEIVED**  
6/6/2026  
THOMAS G. BRUTON  
CLERK, U.S. DISTRICT COURT  
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**UNITED STATES DISTRICT COURT  
NORTHERN DISTRICT OF ILLINOIS  
EASTERN DIVISION**

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

v.

**NICHOLAS SHEPHERD,** Assistant State’s  
Attorney, Lake County;  
**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,**  
*Municipal Defendants.*

Case No.: **1:26-cv-0**\_\_\_\_\_

**1:26-cv-06738**  
**Judge Matthew F. Kennelly**  
**Magistrate Judge Karyn L Bass Ehler**  
**Random/Cat 3**

Judge: *(To Be Assigned)*  
Magistrate: *(To Be Assigned)*

**JURY TRIAL DEMANDED**

**COMPLAINT FOR DEPRIVATION OF CIVIL RIGHTS  
UNDER 42 U.S.C. § 1983**

*First Amendment Retaliation | Fourth Amendment Malicious Prosecution  
Fourteenth Amendment Due Process (Fabrication of Evidence)  
Supervisory Liability | Conspiracy to Deprive Civil Rights  
Jury Trial Demanded*

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- Declaration Under Penalty of Perjury
- Certificate of Service
- Index of Exhibits

**INDEX OF EXHIBITS**

The following exhibits are attached hereto and incorporated by reference as though fully set forth herein, pursuant to Fed. R. Civ. P. 10(c) and authenticated under Fed. R. Evid. 902(1), 902(13), and 902(14):

- Exhibit 1:** Cook County Adult Probation Drug Test Correspondence — Officer Adison Weeks confirmation emails (December 8 and 10, 2025) establishing prescription verification and “all negative” adjudication
- Exhibit 2:** Petition for Revocation of Probation (May 14, 2026) — filed by ASA Nicholas Shepherd, containing the knowingly false “Amphetamine (illegal substance)” allegation and the Rule 131(b)-violating signature block omitting all contact information
- Exhibit 3:** Pitney Bowes Envelope with USPS Tracking — forensic timestamps proving the two-stage mail delay (May 15 meter stamp, May 18 USPS intake, May 21 delivery)
- Exhibit 4:** Formal Memorialization Email (February 19, 2026) — sent to Director Fontana, documenting the anonymous officer call and requesting identification
- Exhibit 5:** Lake County Court Minute Entry (May 28, 2026) — reflecting Defendant Cervantes’s physical presence at the warrant hearing
- Exhibit 6:** Warrant of Arrest (May 28, 2026) — commanding all peace officers to arrest Plaintiff and hold without bond
- Exhibit 7:** Cervantes Post-Warrant Letter (May 29, 2026) — first and only communication from the assigned probation officer, sent one day after the warrant executed
- Exhibit 8:** Notice of Mandatory Litigation Hold (May 22, 2026) — served on all Defendants, identifying the fabricated drug allegation and forensic spoliation of response time
- Exhibit 9:** Notice of Special Appearance and Fraud on the Court — filed with the Lake County Circuit Clerk identifying Napue perjury
- Exhibit 10:** Emergency Email to Circuit Clerk and All Defendants (May 28, 2026, 7:00 AM) — attaching exculpatory evidence and warning that issuing the warrant would constitute federal witness tampering