

Attorney No. 99500

IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT, DOMESTIC RELATIONS DIVISION

IN RE: THE MARRIAGE OF)	
)	
VENKATESH BHOGIREDDY)	
Petitioner,)	Case No. 2018 OP 73493
and)	consolidated with 2018 D 6785
USHA SOUJANYA KARRI,)	
Respondent.)	

MOTION TO RECONSIDER AND MODIFY THE ORDER FOR ‘CASH-FOR-CRIMES’
CRIMINAL SCHEME BY JUDGES AND LAWYERS, GAL’S ATTORNEY FEES AND
TRIAL, ENTERED ON OCTOBER 30, 2024 AND OTHER RELIEF

NOW COMES the Respondent, USHA SOUJANYA KARRI ("USHA") as pro se, and pursuant to Section 735 ILCS 5/2-1203 and Sections 5/506(b), 5/501, 5/508, and 5/505 of the Illinois Marriage and Dissolution of Marriage Act (750 ILCS 5/506(b), 5/501, 5/508 and 5/505) and Canon 1 and 2 of the Illinois Code of Judicial Conduct of 2023, respectfully requests this Honorable Court to reconsider and modify the Order for GAL’s attorney fees and Trial entered on October 30, 2024 (**Exhibit_34**) to: reverse the Court’s unlawful decision to order me to pay 50% of GAL’s fees, to stop the new plan and criminal conspiracy to get me arrested and murdered in a Jail in order to cover up the ‘**Cash-for-Crimes**’ criminal scheme I reported to this Court and to put the Trial on hold and for other relief, because of the reasons:

(1) In the very first hearing in this case for her, the Court (Judge Patricia Fallon) targeted me unlawfully using an unlawful and fraudulent Court Order by prior Judge Mitchell Goldberg that he created as part of the ‘Cash-for-Crimes’ criminal scheme (**as explained in ‘Section 1’ on Page 9 below**), by ordering me to pay 50% of GAL’s fees (\$4,333.50) in 5 days,

without respecting the Illinois State Laws for GAL's fee: 750 ILCS 5/506(b), 5/501, 5/508 (which require VENKATESH to pay the GAL fee with full responsibility as he has financial resources and as he agreed to the Court before to pay the GAL fee and as I do not have any income as I stated in the '**Affidavit**' provided at the end of this Motion) and without ordering Petitioner VENKATESH to pay the other 50% of GAL's fees at the same time, by conspiring with attorneys Lynn Wypych (GAL) and Jami Buzinski, to enter a 'Rule' against me and to send me to Jail in California Ave. (as Judge Fallon threatened me during the hearing on October 29, 2024 and she did not make the same threats against VENKATESH) in order to get me murdered in Jail, to cover up the '**Cash-for-Crimes (i.e., Taking Bribes in Millions of Dollars to Cover up the Crimes and to Get the Crime Victims/Witnesses Murdered)**' criminal scheme by Judges and Lawyers in this case in this Court, I reported to this Court and as part of the long running and ongoing underlying conspiracy to cover up the serious felony criminal cases against VENKATESH for Domestic Battery, Criminal Sexual Assault (**RD# JB337844**) and Theft of my gold Jewelry currently worth \$140,000 (**RD# JB337916**), pending with and covered up by Chicago Police since July 2018. Judge Fallon followed the same pattern as the prior Judges Debra B. Walker, William Yu, David E. Haracz and Mitchell B. Goldberg followed with the prior 2 conspiracies to get me murdered.

(2) Judge Fallon did not allow me to explain why I could not pay the GAL's fee as the Judge knew that she was using an 'unlawful' court order issued by Judge Goldberg on April 15, 2024 as I had already reported to this Court as part of the "Petition for Substitution of Judge Mitchell B. Goldberg" (**Exhibit_31**) and "Motion for Disciplinary Action on 'Cash-for-Crimes'

criminal scheme by Judges and Lawyers” I filed (**Exhibit_33**) before, and hence she did not want me to tell the truth about the unlawfulness of the Court Order she used, to target me.

(3) The above actions by Judge Fallon along with attorneys Wypych and Buzinski deprive me of my civil rights under color of law without due process of law, in violation of the federal criminal statutes: the **18 U.S.C § 241 and 242**, and in violation of the Illinois Criminal statutes: **720 ILCS 5/8-2, 5 /8-2.1 and 5 /9 (as explained in ‘Section 2’ on Page 30 below)**.

(4) At the same time, Judge Fallon did not order VENKATESH to order the Child Support and its pending arrears (pending since 2020), currently in the amount of \$72,950 (as of Oct 31, 2024) as I brought to the Court’s attention during the above hearing on October 29, 2024, which is mandatory as per 750 ILCS 5/505. It was part of the retaliation by Judge Fallon against me for reporting the ‘Cash-for-Crimes’ criminal scheme to this Court as part of the “Motion for Disciplinary Action on ‘Cash-for-Crimes’ criminal scheme by Judges and Lawyers” I filed on September 6, 2024 and on October 23, 2024. Judge Fallon followed the same pattern as prior Judges in this case since 2021: William Yu, Diana Rosario and Mitchell Goldberg, who evaded ordering VENKATESH to pay the Child support and its pending arrears, by not following and by not respecting the Illinois Law for Child Support, 750 ILCS 5/505.

(5) Even though Petitioner VENKATESH has been incarcerated in a federal prison for last 3 and half years (currently, in a prison in Pennsylvania, serving Jail time of 10 years as he was convicted for ‘Murder-for-Hire’ criminal charges as he hired hitmen to get me and my uncle murdered), and he does not have any parenting time and parenting responsibilities, and hence there are no issues to be addressed during the Trial, Judge Fallon scheduled a trial, in order to use this family court to cover up the VENKATESH’s felony criminal cases (pending with Chicago

Police) and the ‘Cash-for-Crimes’ criminal scheme by Judges and Lawyers, by getting me murdered using the above mentioned ‘unlawful’ court orders, by conspiring with attorneys Lynn Wypych and Jami Buzinski, who already actively participated in the prior 2 conspiracies to get me murdered. Judge Fallon followed the same pattern as prior Judges in this case since 2021 (**as explained in ‘Section 5’ on Page 40 below**): William Yu, Diana Rosario and Mitchell Goldberg, who set the Trial dates several times, without conducting the Trial so far, while Petitioner VENKATESH has been incarcerated in federal prison since May 27, 2021, for committing serious crimes against me and my uncle, and there are several felony criminal cases pending with (covered up by) Chicago Police since July 2018.

(6) Shockingly, Judge Fallon along with attorneys Lynn Wypych and Jami Buzinski continue this ‘Cash-for-Crimes’ criminal scheme even though many Judges in this Court including Chief Judge Timothy C. Evans, Presiding Judge Regina Scannicchio and Preliminary Judge Patrick Powers (**as explained in ‘Section 4’ on Page 39 below**), Cook County State's Attorney Kim Foxx, OPR and Inspector General from US DOJ, federal prosecutors from the US Attorney’s Office in Chicago and federal Judges, the FBI and the Illinois Attorney General Kwame Raoul (**Exhibit_35**), are already aware of this criminal scheme along with all the evidence in their possession.

(7) Judge Fallon knew that the prior Judge Mitchell Goldberg issued a fraudulent and unlawful Court Order on April 15, 2024 to target me for the next conspiracy to get me murdered. Judge Fallon also knew that because of the above crime, I filed a “Petition for Substitution of Judge Mitchell B. Goldberg” on August 21, 2024 and hence Judge Goldberg left this case and the Calendar as he knew that he committed serious crimes against me. Despite this, the way

Judge Fallon specifically chose the same Court Order from April 15, 2024 in her very first hearing to target me, shows how she premeditatedly planned to get me murdered by conspiring with attorneys Lynn Wypych and Jami Buzinski and how she knowingly chose to become the 5th Judge in this case in this Court to have participated in the ‘Cash-for-Crimes’ criminal scheme.

(8) The above actions by Judge Fallon shows her strong intent to commit serious crime against a crime victim for reporting serious crimes by Judges and lawyers and others to this Court, while using her Judge position as a free pass to commit serious crimes without any accountability.

(9) During her election pitch to Cook County people for this Judge position, Judge Fallon told ‘Chicago Daily Law Bulletin’ as published on March 4, 2020 as “**My temperament and my suitability for the bench I think really make me an outstanding candidate and someone who the voters should support. I have the highest respect for the law. I am currently in the position and plan to continue treating all litigants who come before me and all parties fairly and with respect**”. However, after Judge Fallon was elected for this Judge position, she showed no respect for the laws and she committed the above crimes, by violating the public trust of people who elected her as a ‘Judge’ in a closely contested election in November 2020 (**Exhibit_36, a copy of the screenshots**).

(10) During the election, many people like Laura Lechowicz, Nile Miller, Margaret Matelski Gasior, Tracy Katz Muhl and Praveen Mathew, and organizations like The Chicago Bar Association, The Chicago Council of Lawyers and The Illinois State Bar Association, etc., endorsed or provided favorable rankings for Judge Fallon. However, the above blatant and serious criminal actions by Judge Fallon raise questions about the endorsements and the

rankings: whether those individuals and organizations really knew Judge Fallon as a candidate or they were influenced in her favor to manipulate the election process and the voters in her favor.

(11) Instead of ordering investigation of the murder conspiracies against me and bribery, by attorney Lynn Wypych along with Judges and other lawyers and as VENKATESH already paid attorney Wypych (GAL) an amount of \$42,499.93 (on record) for her to participate in the prior 2 conspiracies to get me murdered, as part of the 'Cash-for-Crimes' criminal scheme I had already reported to this Court, and without respecting and following the Illinois State Law for GAL's fees, Judge Fallon ordered me to pay more money to GAL Wypych for her to participate in this 3rd conspiracy to get me murdered.

(12) During the Court hearing, Judge Fallon asked me to get myself a free lawyer by contacting the 'CARPLS', which was included in the Court Order as **Line Item #7**, as she knew that having lawyer on my side will facilitate to cover up the 'Cash-for-Crimes' scheme easily, similar to the way my prior attorneys covered up the serious crimes by VENKATESH and they participated in the conspiracy to get me murdered as explained in the '**Section 6' on Page 41** below.

(13) The ease with which Judge Fallon and other Judges involved in the 'Cash-for-Crimes' criminal scheme shows that this is not the first case they committed these serious crimes. It could be that the other victims could not report the crimes just because they were murdered and hence, they were covered up successfully. It needs further investigation.

(14) The fact that Judge Fallon asked me to get a free lawyer (as also mentioned in the Court Order), shows that the Judge knew and acknowledged that I did not have money to hire a paid lawyer and I was struggling with lack of financial resources with 2 small children due to

loss of property through the crimes by VENKATESH and the loss of career due to the further crime through the 'Cash-for-Crimes' criminal scheme. At the same time, the Judge evaded ordering VENKATESH to pay the Child support and its pending arrears. On top of these, Judge Fallon asked me to pay the GAL fee of \$4,333.50 in 5 days by November 5, 2024, and the Judge did not issue the Court Order until November 4, 2024 (**Exhibit_34**). These actions show how Judge Fallon tried to cripple me financially and mentally, and targeted me in multiple directions through her cruel and criminal actions along with attorneys Lynn Wypych and Jami Buzinski who are the key co-conspirators in the entire 'Cash-for-Crimes' criminal scheme.

(15) Even though Judge Fallon knows that VENKATESH has been paying attorney fees for his attorney Jami Buzinski in this case and for his defense attorneys in his criminal cases, the Judge did not order VENKATESH to pay the other 50% of GAL fee. At the same time, she specifically targeted and ordered me to pay the fees in 5 days as she knew that I did not have money and hence she wanted to use the victim vulnerability situation, along with attorneys Wypych and Buzinski to get me murdered in a Jail by getting me arrested, in a pre-planned way.

(16) The desperate and strong efforts by Judge Fallon and attorneys Wypych and Buzinski to get me murdered to cover up the 'Cash-for-Crimes' criminal scheme show that they already knew that I had filed the strong evidence as part of the "Motion for Disciplinary Action on 'Cash-for-Crimes' criminal scheme by Judges and Lawyers" I filed on September 6, 2024 and October 23, 2024, and the crimes were already acknowledged by federal prosecutors and federal Judge Andrea R. Wood as part of my 'Victim Impact Statement' in the federal criminal case, as explained in the **Subsection (1)(p)** on Page 27 below.

(17) The above criminal actions by Judge Fallon raise serious questions about and diminish her ability to fairly rule on the “Motion for Disciplinary Action on ‘Cash-for-Crimes’ criminal scheme by Judges and Lawyers” I filed, that she scheduled to hear on November 8, 2024. Hence to ensure fairness and integrity for further Court proceedings in this case, I request the Honorable Court specifically Chief Judge Timothy C. Evans, Presiding Judge Regina Scannicchio and Preliminary Judge Patrick Powers and Judge Fallon to put this case on ‘Hold’ and refer the serious crime of ‘Cash-for-Crimes’ criminal scheme for further investigation and prosecution, to the Cook County State’s Attorney's Office with current State’s Attorney Kim Foxx and the new State’s Attorney after the election on November 5, 2024, along with the FBI.

(18) Due to the above criminal actions by Judge Fallon, by deceiving people into getting her voted for Judge position even though she did not carry the values and qualities she claimed to have and, by knowingly and blatantly participating in the ‘Cash-for-Crimes’ criminal scheme including the 3rd conspiracy to get me murdered, using her position as a ‘Judge’ while getting paid by taxpayers’ money at a rate of \$20,500 per month, and as she disqualified herself from being eligible to work as a ‘Judge’ in this case or any other case in this Court or any Court through her above actions, I request Judge Patricia M. Fallon to deliver open apologies to the people and resign from her ‘Judge’ position before the people start talking about her deceit, cruelty and serious criminal actions as a ‘Judge’.

In support of the relief being requested, I state as follows in the Sections listed below:

1. Case Background and ‘Cash-for-Crimes’ Criminal Scheme by Judges and Lawyers in This Court and Others (Page 9)

2. New and the Latest Conspiracy by Judge Patricia Fallon Along with Attorneys Lynn Wypych and Jami Buzinski, to Get Me Murdered, to Cover up the ‘Cash-for-Crimes’ Criminal Scheme I Reported to this Court (Page 30)
3. Fraudulent and Unlawful Court Order Entered by Prior Judge Mitchell B. Goldberg on April 15, 2024 and His Departure from the Case (Page 36)
4. Presiding Judge Regina Scannicchio and Preliminary Judge Patrick Powers Covered up the ‘Cash-for-Crimes’ Criminal Scheme (Page 39)
5. Judge Fallon Scheduled a Fraudulent Trial in This Case (Page 40)
6. Judge Fallon Asked Me to Get Myself a Free Lawyer and The Serious Misconduct and Crime by My Prior Lawyers (Page 41)
7. Prior Unlawful and Fraudulent Court Orders by Judges and Lawyers, to Participate in Murder Conspiracies (Page 46)

1. Case Background and ‘Cash-for-Crimes’ Criminal Scheme by Judges and Lawyers in This Court Along with Chicago Police and Prosecutors and Others

1. Currently, Petitioner VENKATESH has been incarcerated in a federal prison (currently in a federal prison in Pennsylvania) since May 27, 2021, as he was convicted in the ‘Murder-for-Hire’ federal criminal case (**USA v. Bhogireddy, Case No. 1:19-cr-00769**), serving 10 years of Jail time (with a current release date of November 13, 2029, **Exhibit_37**), as he tried to get me and my uncle from New Jersey, murdered. VENKATESH is able to prolong and run this litigation to use this Court to execute the conspiracies to get me murdered, while being incarcerated in Federal Prison, by being able to pay fees to his attorney Jami Buzinski, GAL

Litem Lynn Wypych and court appointed psychologist, Dr. Stephanie Bonza in this Court and to his criminal defense attorneys in the Federal Courts (District and Appellate) in Chicago.

2. As I already reported in detail to this Court as part of my “Petition for Substitution of Judge Mitchell B. Goldberg” I filed on August 21, 2024 (**Exhibit_31**) and the “Motion for Disciplinary Action on ‘Cash-for-Crimes’ Criminal Scheme by Judges and Lawyers” I filed on September 6, 2024 and on October 23, 2024 (**Exhibit_33**), when I reported the serious crimes by my husband, Petitioner VENKATESH to Chicago Police in May and July 2018, as bribed by VENKATESH and his family, the Police along with State Prosecutors from Cook County State’s Attorney Kim Foxx’s Office, covered up the resulting felony criminal cases for Domestic Battery, Criminal Sexual Assault (**RD# JB337844**) and Theft of my gold Jewelry currently worth \$140,000 (**RD# JB337916**), by running a **‘Cash-for-Crimes (i.e., Taking Bribes in Millions of Dollars to Cover up the Crimes and to Get the Crime Victims/Witnesses, i.e, me and my uncle from New Jersey, Murdered)’ criminal scheme.**

3. For further coverup of the above criminal cases, when VENKATESH along with his father ‘PRUDHVI’ tried to get me and my uncle from New Jersey, murdered to eliminate the witnesses, by hiring hitmen, it resulted in a ‘Murder-for-Federal Criminal case (**USA v. Bhogireddy - Case No. 1:19-cr-00769**). Federal prosecutors from the US Attorney’s Office in Chicago led by John R. Lausch, Jr. and Assistant US Attorney Jason A. Julien, along with federal agents from ATF (as supported and covered by federal Judges Andrea R. Wood and Ronald A. Guzman), followed the same ‘Cash-for-Crimes’ criminal scheme and covered up most of the crimes by VENKATESH and his family members, including the above underlying felony criminal cases pending with Chicago Police and the associated bribery in millions of dollars.

4. Throughout the above criminal scheme, Judges in this case: Debra B. Walker (currently, a Judge in the District 1 of Illinois Court of Appeals), William Yu and David E. Haracz along with attorneys Lynn Wypych (GAL) and VENKATESH's attorney Jami Buzinski in this case and my prior attorneys Janet E. Boyle and Arin R. Fife and a Court-appointed Psychologist Dr. Stephanie Bonza, participated in 2 conspiracies to get me murdered, in order to cover up the felony criminal cases pending with Chicago Police and to obstruct me from presenting my 'Victim Impact Statement' in the above federal criminal case.

5. **The details of the case background and the 'Cash-for-Crimes' criminal scheme are provided in the following subsections as listed below:**

- a. A Marriage Scam by VENKATESH and His Family Members (Page 13)
- b. Order of Protection Granted by Cook County Domestic Violence Courthouse (Page 14)
- c. Felony Criminal Cases Filed with Chicago Police and Filing of Divorce by VENKATESH (Page 14)
- d. Fraudulent Termination of My Order of Protection (Page 15)
- e. 'Extortion/Bribery and Cash-for-Crimes' Scheme by Chicago Police and Cook County State Prosecutors (Page 15)
- f. Murder-for-Hire and Murder Conspiracy by Judge Debra Walker and Lawyers (Page 16)
- g. Forged Court Orders by Judge Debra Walker and Attorneys Buzinski and Wypych (Page 17)
- h. Further Crimes by VENKATESH While He was Released on Bail, With the Help of His Father Prudhvi (Page 17)

- i. Extortion and 'Cash-for-Crimes' Criminal Scheme By Federal Agents from ATF and Federal Prosecutors, and Conviction of VENKATESH (Page 18)
- j. Coverup and Efforts by Federal Prosecutors to Get the Murder-for-Hire Case Dismissed (Page 19)
- k. Conspiracy to Get Me Murdered to Obstruct Me from Sentencing Hearing, By Judges William Yu and David E. Haracz and Attorneys Wypych and Buzinski and Psychologist, Dr. Stephanie Bonza (Page 20)
- l. Reporting to the US Attorney General Merrick Garland About the Coverup By Federal Prosecutors and Further Crime (Page 20)
- m. Filing of My Federal Lawsuit, Karri v. Garland, et al., with Case No. 1:22-cv-00055 and Dismissal by Federal Judges by Lying and, by Misrepresenting the Facts and the Relief Requested (Page 21)
- n. Actions by VENKATESH, Federal Prosecutors, Chicago Police, Judges and Lawyers and Others After I Filed the Federal Lawsuit, in Order to Cover up Their Crimes (Page 23)
- o. Motions to Assert My Victim Rights, I Filed in the 'Murder-for-Hire' Federal Criminal Case (Page 26)
- p. Federal Prosecutors and Federal Judge Andrea R. Wood Verified and Acknowledged the Murder Conspiracies by Judges and Lawyers in this Court (Page 27)
- q. Judge Mitchell Goldberg Covered up the Murder Conspiracies and Bribery by Judges and Lawyers (Page 28)
- r. Latest Reporting to Chicago Police Chief, FBI, Cook County State's Attorney, Illinois State Lawmakers, Chicago City Inspector General and COPA Chief Administrator (Page 28)

- s. I Filed a Petition for Substitution of Judge Mitchell B. Goldberg and a Motion for Disciplinary Action on ‘Cash-for-Crimes’ Criminal Scheme (Page 29)

Note: Please note that the **Doc1 (i.e., Motion to Assert My Victim Rights)** referred from **Exhibit_02** here, is the same as the ‘**EXHIBIT 4**’ of **Exhibit_28**. Also, **Doc13** from **Exhibit_02** is the Complaint filed in the federal lawsuit I filed and it has the details of the Domestic Violence and further crimes by Chicago Police, Judges, Lawyers and both State and Federal Prosecutors. These exhibits were already filed as part of the “Motion for Disciplinary Action on ‘Cash-for-Crimes’ criminal scheme by Judges and Lawyers” I filed on September 6, 2024 and on October 23, 2024.

(a) A Marriage Scam by VENKATESH and His Family Members:

6. Prior to the above criminal scheme, VENKATESH along with his family (father Prudhvi Narayana Bhogireddy “PRUDHVI”, a retired senior Police Officer from India, mother Leela Devi Bhogireddy “LEELA” and sister Varija Bhogireddy “VARIJA”, a medical doctor from Fresno, California), scammed me in the name of marriage by bringing me from India to the US in 2014, just to have babies as US Citizens and then to get rid of me by getting me murdered.
7. VENKATESH and I were married on May 15, 2014 and it was registered in Connecticut.
8. Soon after the marriage, as VENKATESH and his family rushed me to have a baby, the first baby was born in June 2015.
9. After that, when I realized the marriage scam and when I questioned VENKATESH on December 14, 2021, about a sex video of him with a woman, he hit me by pulling me by my hair and he filed a case with Chicago Police on December 15, 2016 against me (**Ex. B of Doc1, for Police Report RD#HZ552966**), saying that I attacked and injured him.

10. After the above, VENKATESH (along with his family), inflicted severe domestic violence against me including Battery, harassment and intimidation.

11. As his family wanted another baby, VENKATESH sexually assaulted me several times, to get me pregnant forcefully using ovulation tablets, between January and March 2017 and he took away my passport so that I could not escape. As a result of the sexual assaults, I got pregnant, forcefully through violence.

12. Even during the pregnancy, VENKATESH physically hit me multiple times. I delivered the 2nd baby in November 2017. Details of the Domestic Violence were recorded in the Cook County Stroger hospital.

13. On May 3, 2018, when VENKATESH threatened me that he would kill me and he would not leave any of my family members, I called the Chicago Police (**Ex. C, RD#JB248086**) and moved to a shelter along with my 2 children (one was 2 years old and the other child was a 5 months old baby). The children and I have been living away from him since then.

(b) Order of Protection Granted by Cook County Domestic Violence Courthouse:

14. The Cook County Domestic Violence Courthouse granted me an emergency Order of Protection (2018OP73493) against VENKATESH on May 11, 2018 (**Ex. D**).

(c) Felony Criminal Cases Filed with Chicago Police and Filing of Divorce by VENKATESH:

15. Chicago Police registered the felony criminal cases for Battery, Criminal Sexual Assault (**RD# JB337844**) and Theft of Property including Gold Jewelry worth \$81,570 (currently worth more than \$140,000) and expensive Indian dresses worth \$10,000, in Violation of Order of Protection (OP) (**RD# JB337916**) and, a misdemeanor case for violation of OP by making calls to threaten me (**RD# JB374716**), against VENKATESH.

16. On August 8, 2018, VENKATESH filed for Divorce in Cook County Domestic Relations (Family) Court, to cover up his serious crimes with the help of Judges and lawyers.

17. VENKATESH was arrested by Chicago Police for OP violation and domestic battery on September 5, 2018 and was released on September 6, 2018 as per the arrest records from CPD website (**Ex. G**).

(d) Fraudulent Termination of My Order of Protection:

18. On September 11, 2018, as bribed by VENKATESH, my then attorneys Joshua Haid and Morgan Gay along with VENKATESH's attorney Jami Buzinski and GAL Lynn Wypych and Judge Marya Nega, fraudulently got my Order of Protection terminated, by obstructing me from testifying about VENKATESH's crimes.

(e) 'Extortion/Bribery and Cash-for-Crimes' Scheme by Chicago Police and Cook County State Prosecutors:

19. After collecting all the evidence, in September 2018, Detective Samuel Truesdale from Chicago Police and Cook County State Prosecutors (i.e., Assistant State's Attorneys) Catherine Howlett and Kevin Meehan filed in the Cook County Domestic Violence Courthouse, only a misdemeanor case against VENKATESH, for violation of Order of Protection (OP) by making calls to threaten me (**RD# JB374716**).

20. In February 2019, as bribed by VENKATESH, the above Cook County State Prosecutors fraudulently got the above misdemeanor case dismissed by the Court, by concealing the evidence.

21. As bribed by VENKATESH, Chicago Police officers like former Superintendent David Brown, Det. Samuel Truesdale, Sergeant Daniel Schaedel, Det. Danielle Davis and Sergeant Steven Petrowski, covered up the felony criminal cases against him for Battery, Criminal Sexual

Assault and Theft of my Property including the Gold Jewelry worth currently of more than \$140,000.

22. Basically, by using the 'Extortion/Bribery and Cash-for-Crimes' criminal scheme, Chicago Police and Cook County State Prosecutors filed a simple 'Misdemeanor' case against VENKATESH in the Court and demanded bribes based on all the serious felony crimes against him. Once they collected the bribes they demanded, they got the 'Misdemeanor' case dismissed fraudulently and covered up all the felony criminal cases. Later, federal agents from ATF and federal prosecutors from the US Attorney's office in Chicago, followed the same 'Criminal Scheme', as explained below.

(f) Murder-for-Hire and Murder Conspiracy by Judge Debra Walker and Lawyers:

23. In January 2019, as I reported to Civilian Office for Police Accountability, COPA (**Log # 109 22 94**) against Chicago Police for their coverup, starting from May 2019, by planning along with his father 'Prudhvi', VENKATESH hired 2 teams of hitmen (undercover federal agents from ATF) to get me and my uncle from New Jersey murdered, to get rid of the witnesses and to cover up the above criminal cases permanently.

24. Judge Debra B. Walker, VENKATESH's attorney Jami Buzinski, GAL Lynn Wypych along with my then attorneys Janet E. Boyle and Arin R. Fife helped VENKATESH and his mother Leela, with their murder plans, by creating fraudulent and unlawful Court Orders on July 25, 2019 (**Ex. I**) and September 3, 2019 (**Ex. J**) in order to help VENKATESH with expanded parenting time and to change the older child's Pre-K school to a school close to him (so that children were with him), before and when the imminent planned murder of me would happen as part of the conspiracy to get me murdered (**Page11 to 15 of Doc1**).

(g) Forged Court Orders by Judge Debra Walker and Attorneys Buzinski and Wypych:

25. On September 15, 2019, as part of picking up the children for visitation from my apartment building, BHOGIREDDY threatened me that he would kill me and he would not leave any of my family members. I called the Chicago police and reported it (RD# JC453990) accordingly **(Ex. K)**.

26. At that time, the Police who attended to the incident told me that BHOGIREDDY had another set of court orders indicating that he had the custody of the children. That means, Judge Debra Walker and attorneys Buzinski and Wypych provided BHOGIREDDY with forged court orders to help him change the Pre-K School of the child.

27. After VENKATESH changed the Pre-K school of the child using the above fraudulent court orders, he gave the hitmen (undercover federal agents from ATF) he hired, 'Go ahead' on October 2, 2019 to get me and my uncle murdered. That was when VENKATESH was arrested by Police and federal agents, as explained further below.

28. On October 3, 2019, the federal agents and federal prosecutors from the US Attorney's Office in Chicago, filed the 'Murder-for-Hire' federal criminal case (USA v. Bhogireddy, Case No. 1:19-cr-00769) against VENKATESH.

29. As Judge Debra B. Walker along with VENKATESH's attorney Jami Buzinski created a fraudulent Court Order on May 18, 2020 to influence the federal court in favor of VENKATESH, on May 20, 2020, even Federal Judge Andrea R. Wood questioned the justification for the fraudulent court order **(Ex. M)**.

(h) Further Crimes by VENKATESH While He was Released on Bail, With the Help of His Father Prudhvi:

30. Around July 2020, while being released on bail, VENKATESH had his father 'Prudhvi' (a retired senior Police Officer and has political connections in India) harass my parents in India using false police reports against them to get them kidnapped/murdered, and encroach their land property using forgery documents (with the help of local police from Visakhapatnam and Guntur, Andhra Pradesh, India), as a retaliation for the extortion by federal prosecutors.

31. During the same time, by filing false tax returns, VENKATESH fraudulently collected the COVID-19 pandemic stimulus checks meant for the children and me from the federal government, in the amount of \$ 8,200.00.

(i) Extortion and 'Cash-for-Crimes' Criminal Scheme By Federal Agents from ATF and Federal Prosecutors, and Conviction of VENKATESH:

32. Based on their actions, the way they filed the charges against VENKATESH, shows that federal prosecutors led by former US Attorney John R. Lausch, Jr. and Assistant US Attorney Jason A. Julien, and federal agents from ATF were not serious in prosecuting him for all his crimes including the bribery. As they knew that VENKATESH and his family had a lot of money (based on the way they stashed millions of dollars of illegal money from India, how the felony criminal cases were pending with Chicago Police, how VENKATESH and his family bribed Chicago Police and state prosecutors to cover up the criminal cases, how they bribed the Judges and lawyers in this case in this Court to help them with terminating the Order of Protection and the murder plans, by creating fraudulent and forged court orders, etc.), they wanted to take advantage of it through Extortion/Bribery (similar to the way Chicago Police and Cook County State Prosecutors did before) by filing a case, which was simple enough to manipulate and to get dismissed, if VENKATESH and his family paid enough money to them and others, accordingly. Hence, it was an 'Extortion and Cash-for-Crimes' criminal Scheme involving extortion of money

to cover up the serious crimes knowingly for their personal gain, similar to the 'Scheme' followed by Chicago Police and Cook County State Prosecutors, as mentioned above.

33. Accordingly, the federal agents and federal prosecutors filed a simple 'Murder-for-Hire' case against only VENKATESH with only charges for trying to get my uncle murdered. They covered up the 'Murder-for-Hire' crime using the 2nd hitmen team to get me murdered, and the conspiracy by VENKATESH and Judge Debra Walker and lawyers to get me murdered and the bribery of Chicago Police, lawyers and Judges. They also concealed the underlying felony criminal cases pending with Chicago Police (coverup of which was the motive behind the above 'Murder-for-Hire' crime), as if they did not know about them to falsely claim that VENKATESH had no criminal history and by making sure that Chicago Police continued the coverup.

(j) Coverup and Efforts by Federal Prosecutors to Get the Murder-for-Hire Case Dismissed:

34. As bribed by VENKATESH and his family, Federal prosecutors tried to jeopardize the trial by obstructing me from testifying during the trial to make sure that underlying felony criminal cases (pending with and covered up by Chicago Police) against VENKATESH and the associated bribery and hence his criminal history were not presented to the Jury. They also tried to obstruct my uncle from testifying during the trial by giving him wrong dates for him to testify during the trial.

35. Despite the several efforts by federal prosecutors to acquit BHOGIREDDY, as my uncle managed to testify during the trial, on May 27, 2021 during the trial, a federal Jury found VENKATESH guilty of the crime to get my uncle murdered and hence, he has been incarcerated in federal prison in (MCC Chicago and currently in Pennsylvania) since then, as this Court is already aware of.

(k) Conspiracy to Get Me Murdered to Obstruct Me from Sentencing Hearing. By Judges William Yu and David E. Haracz and Attorneys Wypych and Buzinski and Psychologist, Dr. Stephanie Bonza:

36. As their plan to get VENKATESH acquitted by getting the case dismissed by jeopardizing the trial, failed, federal prosecutors along with VENKATESH's lawyers and Judges in this Court came up with a plan to get me murdered to obstruct me from the 'Sentencing Hearing' so that they could cover up VENKATESH's criminal history and get him released from the federal prison, with a light sentence.

37. Judges William Yu and David E. Haracz along with VENKATESH's attorney Jami Buzinski and GAL Lynn Wypych and a court appointed (specifically to commit the crime, in the cover of a fake assessment for 'Zoom Parenting Time' for VENKATESH) psychologist Dr. Stephanie Bonza conspired with VENKATESH (while he was in federal prison) by creating fraudulent and unlawful court orders on July 15, 2021 (**Ex. Q**) and December 3, 2021 (**Ex. V**).

38. The above people used the above fraudulent Court Orders to target me to fabricate mental health issues for me, to get me arrested and finally to get me murdered in order to obstruct me from presenting my 'Victim Impact Statement' during the 'Sentencing Hearing' in the 'Murder-for-Hire' federal criminal case to make sure that I would not talk about VENKATESH's criminal history, specifically, the felony criminal cases pending with Chicago Police (**Page 19 of Doc1, and Doc2 and Doc6**).

(l) Reporting to the US Attorney General Merrick Garland About the Coverup By Federal Prosecutors and Further Crime:

39. In October 2021, I reported the Coverup of crimes by Federal Prosecutors and further crime against me, to the US Attorney General Merrick Garland, requesting for an investigation **(Doc1, Ex. AA, a copy of the request letter)**.

40. I received a letter dated November 12, 2021 **(Doc1, Ex. AB)** from the US Attorney General's Office asking me to report the crime to the FBI, Judicial Inquiry Board and Illinois Attorney General, even though I had already reported to these authorities before. Hence, there was no action taken by US Attorney General Garland.

(m) Filing of My Federal Lawsuit, Karri v. Garland, et al., with Case No. 1:22-cv-00055 and Dismissal by Federal Judges by Lying and, by Misrepresenting the Facts and the Relief Requested:

41. Due to the above murder attempts, as my life and safety of my 2 small children were in danger, I filed a lawsuit **(Karri v. Garland, et al., with Case No. 1:22-cv-00055)** for violation of my civil rights in the US District Court in Chicago on January 5, 2022.

42. I filed the above case against US Attorney General Merrick Garland, former Chicago Police Chief David Brown, Cook County Family Court Judges Debra Walker, William Yu and David Haracz, my former attorneys Janet Boyle and Arin Fife, Guardian ad Litem Lynn Wypych, Psychologist Stephanie Bonza, VENKATESH and his family court attorney Jami Buzinski.

43. The federal Judge Ronald A. Guzman, stonewalled the above case and rushed to dismiss the case by lying, misrepresenting and, misinterpreting the facts and the relief requested. One of the lies was that he stated that Dr. Bonza was a 'psychologist' (correctly) in one page of the Order and stated that she was a 'Psychiatrist', i.e., a medical doctor (M.D.) (falsely), in order to grant her immunity wrongfully, fraudulently and knowingly.

44. Judge Guzman dismissed the case to shield the defendants from having to respond to the facts about their serious crimes. And, the Judge did not address the crimes and bribery by federal prosecutors, Chicago Police and others, and hence, he covered them up accordingly. At the same time, he did not say my claims about the crimes and the bribery were not true.

45. I appealed the above dismissal in the 7th Circuit of US Court of Appeals (**Case No. 22-2363**). The 7th Circuit US Appellate Court did not address the misrepresentations and lies by Judge Guzman as I reported above and they did not say I was wrong.

46. However, the panel of 3 Judges Michael Y. Scudder, Thomas L. Kirsch II and Doris L. Pryor dismissed my appeal on May 11, 2023 without addressing the serious crimes and bribery, by using their own unlawful conclusions and lies and by not respecting the decisions by the US Supreme Court and their own prior decision, as I explained in my Petition for Rehearing (**Exhibit_18, a copy of the Petition**).

47. One of the lies the Judges included in their order was that “I was the one who initiated the Divorce proceedings in the Court”, even though in truth, VENKATESH was the Petitioner of this case as they already knew it based on the Court Orders from this Court I filed, as part of the evidence.

48. On September 19, 2023, I filed a ‘Petition for Certiorari’ (**Case No. 23-277**) in the US Supreme Court on the above decisions by the 7th Circuit US Appellate Court.

49. VENKATESH's attorney Jami Buzinski and Guardian ad Litem Lynn Wypych, my former attorneys Janet Boyle and Arin Fife and the court-appointed psychologist, Dr. Stephanie Bonza, did not file any response by refuting or disputing the facts I filed in the Petition about their crimes and bribery.

50. US Attorney General Merrick Garland and US Solicitor General Elizabeth Prelogar did not file any response by refuting or disputing the facts I filed about the coverup of felony criminal cases by Chicago Police, coverup of crime by federal prosecutors and serious crimes and bribery by Judges and lawyers in this case.

51. However, the US Supreme Court denied my 'Petition for Certiorari', without providing any reason, on December 11, 2023.

(n) Actions by VENKATESH, Federal Prosecutors, Chicago Police, Judges and Lawyers and Others After I Filed the Federal Lawsuit, in Order to Cover up Their Crimes:

52. Once I filed the above case on January 5, 2022 and served the Complaint, following are the actions by VENKATESH and others to cover up these serious crimes:

53. To pause the murder conspiracy, on January 12, 2022, GAL Lynn Wypych on behalf of Psychologist Stephanie Bonza, notified me via email (**Doc1, Ex. AC**) that Dr. Bonza was not available to conduct the 'assessment'. Dr. Bonza did not file any report to the Court about the assessment or she did not request the Court's permission to withdraw from the case, because she was only working on murder conspiracy but not on any real assessment.

54. On January 19, 2022, Judge William Yu left this case and moved to another Calendar in the Court. And, this case was reassigned to Judges Patrick Powers, Diana Rosario and Mitchell Goldberg consecutively, and they did not take any action on these crimes by judges and lawyers even though I had already filed the details of the crime and of my federal lawsuit.

55. Around the same time, Judge David Haracz moved from family court to the Juvenile Justice Division.

56. As the Judges Debra Walker, William Yu and David Haracz could not face the truth and the evidence about their serious crimes including murder conspiracies and bribery, they did not even respond to the Complaint in the US District Court.

57. Only 5 Defendants in the lawsuit: Jami Buzinski, Lynn Wypych, Janet Boyle, Arin Fife and Stephanie Bonza responded to the summons in the US District Court.

58. On May 28, 2022, Psychologist Dr. Stephanie Bonza filed a 'Motion to Dismiss' (1:22-cv-00055, Dkt. #45). To cover up the serious crime, she made false claims to the District Court to imply that she was appointed by the State-court to perform 'Child Custody Evaluation' even though in truth, it was already completed by another psychologist Dr. Kerry Smith in May 2019, (**Doc1, Ex. Q, Item#3**). She also portrayed herself as a 'Psychiatrist' (i.e., Medical Doctor), even though in truth, she is a 'Clinical Psychologist' (**Doc1, Ex. AD**), in order to fraudulently claim immunity.

59. In the 7th Circuit Court, as part of their joint 'Response Brief' (7th Circuit, 22-2363, Dkt. #19, **Exhibit_16**, a copy of the Joint Brief), attorneys Jami Buzinski, Lynn Wypych, Janet Boyle and Arin Fife and the psychologist Stephanie Bonza did not refute or dispute my facts about their murder conspiracies and bribery because of the strong evidence I provided in my 'Opening Brief' (7th Circuit, 22-2363, Dkt. #14, **Exhibit_15**).

60. In June 2022, Judge Debra Walker won an election without an opponent to become a Judge in District 1 of Illinois Court of Appeals effective from December 2022.

61. The federal prosecutor and the US Attorney John Lausch who was supposed to respond to the lawsuit in the District Court on behalf of Defendant US Attorney General GARLAND, did not respond.

62. On October 11, 2022, US Attorney John Lausch filed a 'Notice of No Brief' in the Circuit Court (7th Circuit, 22-2363, Dkt. #16) by providing false information saying that Defendant GARLAND was never served the Complaint in the case, (**Doc1, Ex. AE**), in order to evade responding to the facts about his crimes including the bribery and the coverup.

63. On November 14, 2022, I filed a reply to that notice (7th Circuit, 22-2363, Dkt. #25) providing the truth about how the Complaint and Summons were served 3 times for both the US Attorney John Lausch (Proof of Service: 1:22-cv-55, Dkt. #11, 36 and 53) and Defendant GARLAND (Proof of Service: 1:22-cv-55, Dkt. #12, 35 and 52). In that reply, I also provided the details of how US Attorney John Lausch covered up the serious crimes including 'Murder-for-Hire', conspiracies to get me murdered and bribery (**Doc1, Ex. AF**).

64. On January 9, 2023, during a public statement regarding the issue of 'Classified Documents in possession of the US President Joe Biden', US Attorney General Merrick Garland announced that US Attorney John Lausch was leaving his position. In March 2023, federal prosecutor John Lausch resigned from his position.

65. Chicago Police Chief, David Brown did not respond to the summons in the US District Court. In March 2023, he resigned from his position too.

66. VENKATESH did not respond to the summons in the District Court. As my federal lawsuit was in progress, in order to obstruct me from presenting my 'Victim Impact Statement', he made a series of requests to the District Court to reschedule the 'Sentencing Hearing' with the help of his defense attorneys Joshua Herman and Todd Pugh and federal prosecutors and Judge Andrea Wood. Hence, there was no sentencing hearing for almost 3 years, since the conviction on May 27, 2021.

67. On April 28, 2023, due to the further crimes against me by VENKATESH and other people helping him with his crimes, by email, I sent an 'Amended Victim Impact Statement' with the details of the impact by the additional crime, to the federal prosecutors (**Doc1, Ex. AG, a copy of the Email**).

(o) Motions to Assert My Victim Rights, I Filed in the 'Murder-for-Hire' Federal Criminal Case:

68. On December 18, 2023, I filed a 'Motion to Assert My Victim Rights' in the 'Murder-for-Hire' federal criminal case directly, due to the continuation of crimes by VENKATESH with the help of federal prosecutors, Judges and Lawyers in this case, and others as detailed above.

69. On January 10, 2024, during a court hearing, federal Judge Andrea R. Wood acknowledged the filing of my above Motion.

70. On February 16, 2024, I filed another 'Motion' requesting the Court to grant the 'Relief' requested in the above Motion as Judge Wood did not rule on it and both federal prosecutors and VENKATESH's defense attorneys did not file any Response to object or refute my claims about the crimes by VENKATESH and federal prosecutors and others.

71. On February 29, 2024 (just the day before the Sentencing Hearing on March 1, 2024), federal prosecutor Jason Julien along with Acting US Attorney Morris Pasqual, filed a Response to my above 'filings along with the evidence' (Dkt# 231, **Doc4 from Exhibit_02**) and he evaded responding to the facts I provided about their coverup of serious crimes including bribery and helping with further murder plans against me to obstruct me from 'Sentencing Hearing'.

72. Attorney Julien called the facts as fictional and offensive allegations and 'beneath the dignity of the Court', without directly specifying which allegations and why they are fictional,

whether they are related to the felony criminal cases pending with Chicago Police and their coverup, murder plans against me to obstruct me from 'Sentencing Hearing' or why they kept on rescheduling the 'Sentencing' several times to delay it for more than 2 and half years until I filed the above motions.

(p) Federal Prosecutors and Federal Judge Andrea R. Wood Verified and Acknowledged the Murder Conspiracies by Judges and Lawyers in this Court:

73. At the same time, attorney Julien filed a redacted email as an exhibit (**Doc5 from Exhibit_02**) showing that he forwarded my 'Victim Impact Statement' (VIS) (**Doc6 from Exhibit_02**) to the US Probation Officers. **This implies that he verified and believed the statements I provided in that VIS about the felony criminal cases against VENKATESH pending with Chicago Police, they covered up, and the conspiracy by Judges and lawyers in this case to get me murdered to obstruct me, to be true. That was why the federal Judge Andrea R. Wood allowed me to present it during the 'Sentencing Hearing' on March 1, 2024 (which was delayed by more than 2 and half years after the conviction on May 27, 2021, due to the efforts to obstruct me from that hearing).**

74. In fact, my Victim Impact Statement is the high level summary of the facts about the serious crimes as provided in the above motions and it was approved by both the federal prosecutors and the Federal Judge Andrea Wood. Still, the prosecutors did not take any action, showing how they helped with the coverup including bribery and further crime against me.

75. Instead, attorney Julien tried to divert the conversation in his Response, by stating how the US District Court dismissed my above lawsuit. The truth on how the Federal Judge Ronald A. Guzman fraudulently dismissed the case by lying and stonewalling the case to cover up the

serious crimes and bribery, is available in the 'Reply Brief' I filed in the US 7th Circuit Court of Appeals **(Doc7 from Exhibit_02)**.

76. The reason why the federal Judge Andrea Wood did not issue any order about the crimes by federal prosecutors is that she was also part of the 'Extortion and Cash-for-Crimes' Scheme with coverup and bribery in millions of dollars, as I already reported to the Court **(Page 6 of Doc13 from Exhibit_02)**. That was why she evaded ruling on the above Motions and she did not issue any order about the crimes by federal prosecutors. After sentencing VENKATESH for a jail time of 10 years without considering the criminal history of VENKATESH and restitution, she closed the case accordingly. Whereas in others cases, Courts consider the criminal history of defendants in deciding the 'Sentencing'.

(q) Judge Mitchell Goldberg Covered up the Murder Conspiracies and Bribery by Judges and Lawyers:

77. Even though I reported the above serious crimes including murder conspiracies and bribery by state-court Judges and lawyers to Judge Mitchell Goldberg **(Doc8, Doc9 and Doc10 from Exhibit_02)** and requested to order for an investigation, he did not take any action and he covered up the crimes further deliberately.

78. Further, Judge Goldberg joined this criminal scheme by issuing fraudulent and unlawful court orders, including the one to send sensitive information like medical records of minor children to Federal Prison in Pennsylvania, in order to help VENKATESH, his family members and attorneys Jami Buzinski and GAL Lynn Wypych with further murder plans against me, to further cover up this entire criminal scheme.

(r) Latest Reporting to Chicago Police Chief, FBI, Cook County State's Attorney, Illinois State Lawmakers, Chicago City Inspector General and COPA Chief Administrator:

79. Even though I sent a request to the current Chicago Police Superintendent Larry Snelling on January 4, 2024 (**Doc12 from Exhibit_02**), for investigation of the felony criminal cases covered up by Chicago Police and the other crimes including bribery, there has been no response or action so far.

80. Since these crimes included both state and federal crimes, I reported the same to the Cook County State's Attorney Kim Foxx and the FBI (I also submitted a separate request to the FBI on April 18, 2024) on April 8, 2024 (**Exhibit_03**). I also sent the State's attorney updates and follow-ups on April 23, 2024, May 21, 2024 and June 20, 2024. I did not get any response so far, because the State Prosecutors from Cook County (i.e., Assistant State's Attorneys) were also involved in the 'Extortion/Bribery and Cash-for-Crimes' criminal scheme along with the Chicago Police Officers.

81. I also reported these crimes by Chicago Police, Judges and lawyers to Illinois State Lawmakers, Chicago City Inspector General Deborah Witzburg (whose Office opened the COPA complaint with **Log# 2020-4775** against Chicago Police Officers for their coverup of felony criminal cases against VENKATESH) and COPA Chief Administrator Andrea Kersten (with whom the COPA Complaint with Log# 2020-4775, has been pending since 2020) by including them in my above email request to the Cook County State's Attorney Kim Foxx. There has been no response so far.

(s) I Filed a Petition for Substitution of Judge Mitchell B. Goldberg and a Motion for Disciplinary Action on 'Cash-for-Crimes' Criminal Scheme:

82. As Judge Mitchell Goldberg covered up the serious crimes by Judges and lawyers in this case, I reported to him and he further tried to commit further crime against me to cover up the

crimes by VENKATESH and Judges and Lawyers in this case, I filed Petition for Substitution of Judge Mitchell B. Goldberg for Cause and for Other Relief’ I filed on August 21, 2024.

83. As I reported his crimes along with strong evidence, Judge Goldberg left this case and moved out of the Calendar 53.

84. As I also sent the Petition to the Presiding Judge Regina Scannicchio and Judge Patrick Powers, Judge Powers reassigned the case to another Judge Ellen Flannigan, during a hearing on September 3, 2024.

85. On September 6, 2024, I filed a “Motion for Disciplinary Action on ‘Cash-for-Crimes’ Criminal Scheme”. Upon filing the Motion, Judge Ellen Flannigan recused herself from this case on September 13, 2024.

86. This case was reassigned to another Judge Patricia M. Fallon on October 8, 2024. On October 23, 2024, I filed another “Motion for Disciplinary Action on ‘Cash-for-Crimes’ Criminal Scheme by Judges and Lawyers and for Other Relief”.

2. New and the Latest Conspiracy by Judge Patricia Fallon Along with Attorneys Lynn Wypych and Jami Buzinski, to Get Me Murdered, to Cover up the ‘Cash-for-Crimes’ Criminal Scheme I Reported to This Court

87. Once this case was reassigned to Judge Fallon, she scheduled the first hearing for October 29, 2024 at 10:30 AM, by notifying the parties through an email.

88. During the hearing, Judge Fallon did not ask why Petitioner VENKATESH was not on the call. She did not ask the parties for case background, indicating that she had complete details of the case, like domestic violence by VENKATESH and pending felony criminal cases against him with Chicago Police and the ‘Murder-for-Hire’ federal criminal case against him and his

conviction and his current incarceration in a federal prison in Pennsylvania, serving a Jail time of 10 years since May 27, 2021.

89. When the Judge asked GAL Wypych for what was pending, attorney Wypych answered that her fee was pending and the trial for the case was pending.

90. Judge Fallon did not ask what services GAL provided by representing the best interests of the children and why the fee was not paid. And, GAL Wypych did not state that VENKATESH was not paying the Child Support and the pending arrears since 2020, at that time in the amount of \$72,151 (as of October 15, 2024).

91. When I requested Judge Fallon to order VENKATESH to pay the Child Support and pending arrears of \$72,151, the Judge stated that it was completely separate from the GAL's fees and she evaded ordering the Child Support.

92. Then the Judge ordered me to pay the 50% of the GAL fee in 5 days, based on an unlawful and fraudulent court order entered by prior Judge Mitchell Goldberg on April 15, 2024 arbitrarily and she did not order VENKATESH (through his attorney Buzinski) to pay the other 50% of the GAL fees.

93. When I told the Judge that I did not have income and was living on public benefits with 2 small children and tried to explain the reasons for the situation including the impact of the serious crimes by VENKATESH and others, Judge interrupted me and said that you filed cases against Judges and lawyers and hence, you have to pay the fees too.

94. That was when I understood that the Judge came prepared to the very first hearing of the Case for her, to target me as part of the retaliation against me for reporting the 'Cash-for-Crimes' criminal scheme by Judges and Lawyers, to the Court.

95. Judge Fallon did not allow me to explain why I could not pay the GAL's fee as the Judge knew that she was using an 'unlawful' court order issued by Judge Goldberg on April 15, 2024 **(as explained in the 'Section 3' below)** as I had already reported to this Court as part of the "Petition for Substitution of Judge Mitchell B. Goldberg" and "Motion for Disciplinary Action on 'Cash-for-Crimes' criminal scheme by Judges and Lawyers" I filed before, and hence she did not want me to tell the truth about the unlawfulness of the Court Order she used, to target me.

96. Judge Fallon threatened me to pay the GAL fees in 5 days and otherwise, GAL Lynn Wypych would file to enter a 'Rule' against me and the Judge would send me to the Jail in California Avenue.

97. GAL Lynn Wypych agreed to file for a 'Rule' accordingly.

98. Judge Fallon set the motion hearing date for the "Motion for Disciplinary Action on 'Cash-for-Crimes' criminal scheme by Judges and Lawyers" I filed, as November 8, 2024, i.e., after the deadline of November 5, 2024 she set for me to pay the GAL's fee, in order to target me prior to the motion hearing date, using the above unlawful court order.

99. Judge Fallon also set the dates for pre-trial conference as January 28, 2025 and the in-person trial date as February 28, 2025, while Petitioner VENKATESH is incarcerated in a federal prison in Pennsylvania.

100. As soon as the hearing was completed by 11:04 AM, attorney Jami Buzinski sent me and GAL Wypych the draft copy of the Court Order for our review by email at 11:14 AM **(Exhibit_38)**. It indicates that Judge Fallon and attorneys Wypych and Buzinski had already discussed the plan and hence they prepared the order in advance as they planned and agreed together, to target me in the name of GAL fees using an unlawful court order, to file to enter a

‘Rule’ against me and to Jail me and hence, finally to get me murdered in the Jail, in order to cover up the ‘**Cash-for-Crimes**’ criminal scheme by Judges and Lawyers in this case in this Court, I reported to this Court and as part of the long running and ongoing underlying conspiracy to cover up the serious felony criminal cases against VENKATESH for Domestic Battery, Criminal Sexual Assault (**RD# JB337844**) and Theft of my gold Jewelry currently worth \$140,000 (**RD# JB337916**), pending with and covered up by Chicago Police since July 2018.

101. Judge Fallon followed the same pattern as the prior Judges Debra B. Walker, William Yu, David E. Haracz and Mitchell B. Goldberg followed with the prior conspiracies to get me murdered, as already explained in the ‘**Section 1**’ above and as summarized in the ‘**Section 7**’ below.

102. By signing the Court Order on October 30, 2024 and issuing it on November 4, 2024 (**Exhibit_34**) to enforce it, Judge Fallon performed the act in furtherance of the criminal conspiracy to get me murdered.

103. Judge Fallon ordered me to pay the GAL fees without respecting the Illinois State Laws for GAL’s fee: 750 ILCS 5/506(b), 5/501, 5/508, which require VENKATESH to pay the GAL fee with full responsibility as he has financial resources and as he agreed to the Court before. And I do not have any income due to loss of career and wages because of the severe domestic violence by VENKATESH and further crimes as part of the ‘Cash-for-Crimes’ as I stated in the ‘**Affidavit**’ provided at the bottom of this Motion.

104. At the same time, Judge Fallon did not order VENKATESH to order the Child Support and its pending arrears (pending since 2020), currently in the amount of \$72,950 (as of Oct 31, 2024). Judge Fallon followed the same pattern as prior Judges in this case since 2021: William

Yu, Diana Rosario and Mitchell Goldberg, who evaded ordering VENKATESH to pay the Child support and its pending arrears, by not following and by not respecting the Illinois Law for Child Support, 750 ILCS 5/505.

105. The above actions by Judge Fallon along with attorneys Wypych and Buzinski deprive me of my civil rights under color of law without due process of law, in violation of the federal criminal statutes: the **18 U.S.C § 241 and 242**, and in violation of the Illinois Criminal statutes: **720 ILCS 5/8-2, 5 /8-2.1 and 5 /9**.

106. The desperate and strong efforts by Judge Fallon and attorneys Wypych and Buzinski to get me murdered to cover up the ‘Cash-for-Crimes’ criminal scheme show that they already knew that I had filed the strong evidence as part of the “Motion for Disciplinary Action on ‘Cash-for-Crimes’ criminal scheme by Judges and Lawyers” I filed on September 6, 2024 and October 23, 2024.

107. According to Canon 1 of the Illinois Code of Judicial Conduct of 2023:

Rule 1.1:

A judge shall comply with the law, including the Code.

Rule 1.2:

A judge shall act at all times in a manner that promotes public confidence in the independence,* integrity,* and impartiality* of the judiciary and shall avoid impropriety* and the appearance of impropriety.

108. According to the Rule 2.15(A) of Canon 2 of the Illinois Code of Judicial Conduct of 2023:

A judge knowing* that another judge has committed a violation of this Code that raises a substantial question regarding the judge's honesty, trustworthiness, or fitness as a judge in other respects shall inform the Illinois Judicial Inquiry Board.

According to the Rule 2.15(B) of Canon 2 of the Illinois Code of Judicial Conduct of 2023:

A judge knowing that a lawyer has committed a violation of the Illinois Rules of Professional Conduct of 2010 that raises a substantial question regarding the lawyer's honesty, trustworthiness, or fitness as a lawyer in other respects shall inform the Illinois Attorney Registration and Disciplinary Commission (ARDC).

109. The above criminal actions by Judge Fallon raise serious questions about and diminish her ability to fairly rule on the “Motion for Disciplinary Action on ‘Cash-for-Crimes’ criminal scheme by Judges and Lawyers” I filed, that she scheduled to hear on November 8, 2024.

110. Hence to ensure fairness and integrity for further Court proceedings in this case, I request the Honorable Court specifically Chief Judge Timothy C. Evans, Presiding Judge Regina Scannicchio and Preliminary Judge Patrick Powers and Judge Fallon to stop this murder conspiracy, put this case on ‘Hold’ and refer the serious crime of ‘Cash-for-Crimes’ criminal scheme for further investigation and prosecution, to the Cook County State’s Attorney's Office with current State’s Attorney Kim Foxx and the new State’s Attorney after the election on November 5, 2024, along with the FBI.

111. I also request the Honorable Court to order VENKATESH to pay the child support and its pending arrears currently, in the amount of \$72,950 (as of Oct 31, 2024).

112. If this Honorable Court decides that it is lawful, fair and reasonable for me to pay out of the government benefits towards GAL’s attorney’s fee, I can only afford to pay a maximum of \$25.00 per month. I request the Honorable Court to consider the above facts, and allow me to order to pay the GAL’s fee accordingly.

3. Fraudulent and Unlawful Court Order Entered by Prior Judge Mitchell B. Goldberg on April 15, 2024 and His Departure from the Case

113. As I already reported to this Court as part of the “Petition for Substitution of Judge Mitchell B. Goldberg for Cause and Other Relief” I filed on August 21, 2024 (**Exhibit_31**), Judge Goldberg deliberately covered up the murder conspiracies and bribery by Judges and lawyers as I reported to this Court, by participating in the ‘Cash-for-Crimes’ criminal scheme.

114. As I did not agree to cover up the crimes of VENKATESH by signing the fraudulent document for ‘Allocation Judgment’ created by GAL Lynn Wypych, as retaliation, Judge Goldberg ordered me to pay the 50% of the GAL’s attorney fees arbitrarily, without following the law for GAL’s fee.

115. **According to (750 ILCS 5/506) for Representation of child:**

(b) Fees and costs. The court shall enter an order as appropriate for costs, fees, and disbursements, including a retainer, when the attorney, guardian ad litem, or child's representative is appointed.

The provisions of Sections 501 and 508 of this Act shall apply to fees and costs for attorneys appointed under this Section.

Pursuant to (750 ILCS 5/501):

Sec. 501. Temporary relief. In all proceedings under this Act, temporary relief

(c-1) As used in this subsection (c-1), "interim attorney's fees and costs" means attorney's fees and costs, including an allowance from the other party for a retainer fee to obtain an attorney, assessed from time to time while a case is pending, in favor of the petitioning party's current counsel, for reasonable fees and costs either already incurred or to be

incurred, and "interim award" means an award of interim attorney's fees and costs, including an allowance from the other party for a retainer fee to obtain an attorney.

Interim awards shall be governed by the following:

*(1) Except for good cause shown, a proceeding for (or relating to) interim attorney's fees and costs in a pre-judgment dissolution proceeding shall be non evidentiary and summary in nature. All hearings for or relating to interim attorney's fees and costs under this subsection shall be scheduled expeditiously by the court. When a party files a petition for interim attorney's fees and costs supported by one or more affidavits that delineate relevant factors, the court (or a hearing officer) shall assess an interim award after affording the opposing party a reasonable opportunity to file a responsive pleading. A responsive pleading shall set out the amount of each retainer or other payment or payments, or both, previously paid to the responding party's counsel by or on behalf of the responding party. A responsive pleading shall include costs incurred, and shall indicate whether the costs are paid or unpaid. **In assessing an interim award, the court shall consider all relevant factors, as presented, that appear reasonable and necessary, including to the extent applicable:***

(A) the income and property of each party, including alleged marital property within the sole control of one party and alleged non-marital property within access to a Party;

(B) the needs of each party;

(C) the realistic earning capacity of each party;

(D) any impairment to present earning capacity of either party, including age and physical and emotional health;

(E) the standard of living established during the marriage;

(F) the degree of complexity of the issues, including allocation of parental responsibility, valuation or division (or both) of closely held businesses, and tax planning, as well as reasonable needs for expert investigations or expert witnesses, or both;

(G) each party's access to relevant information;

(H) the amount of the payment or payments made or reasonably expected to be made to the attorney for the other party; and

(I) any other factor that the court expressly finds to be just and equitable.

(750 ILCS 5/508) (from Ch. 40, par. 508)

Sec. 508. Attorney's fees; client's rights and responsibilities respecting fees and costs.

(a) The court from time to time, after due notice and hearing, and after considering the financial resources of the parties, may order any party to pay a reasonable amount for his own or the other party's costs and attorney's fees.

116. Hence, pursuant to 750 ILCS 5/506(b), 5/501, 5/508 as above, VENKATESH has to pay the GAL's attorney fees with 100% responsibility as this Court is already well aware of, he has enormous financial resources. At the same time, I do not have any income due to his serious crimes against me, as I stated in the '**Affidavit**' provided at the bottom of this Motion.

117. Even after I brought to the attention of Judge Goldberg of the above law as the Court was required to follow, for GAL's fees, Judge Goldberg denied my request unlawfully and arbitrarily, in order to target me using that order.

118. As I presented my 'Victim Impact Statement' on March 1, 2024 in the 'Murder-for-Hire' federal criminal case against VENKATESH and also as I followed up with the current Superintendent of Chicago Police Larry Snelling about pending felony criminal cases against VENKATESH, as retaliation along with attorneys Buzinski and Wypych, Judge Goldberg ordered me to send minor children's sensitive information like medical records, educations records, etc. to VENKATESH in the federal prison, even though it is not in the Jurisdiction of this Court as VENKATESH is in federal prison and he does not have any parenting time and parenting responsibilities.

119. Judge Goldberg included the above items in his unlawful order entered on April 15, 2024, in order to come up with the next murder plan against me, to cover up the serious crimes.

120. When my 'Motion to Reconsider' was denied by Judge Goldberg in July 2024, without respecting any laws, I filed the above stated "Petition for Substitution of Judge Mitchell B. Goldberg for Cause and Other Relief", on August 21, 2024 and in the Petition, I also reported the 'Cash-for-Crimes' criminal scheme by Judges and Lawyers along with others, as covered up by Judge Goldberg.

121. As Judge Goldberg knew that he committed serious crimes against me by covering up the murder conspiracies and bribery and further crime to come up with next murder plans against me by issuing fraudulent and unlawful court orders, he left this case and the calendar.

122. Hence, as I already requested in my "Motion for Disciplinary Action on 'Cash-for-Crimes' criminal scheme by Judges and Lawyers" I filed before, I request the Honorable Court to reverse and nullify all the orders entered by Judge Goldberg, as part of his criminal actions in the 'Cash-for-Crimes' criminal scheme.

4. Presiding Judge Regina Scannicchio and Preliminary Judge Patrick Powers Covered up the 'Cash-for-Crimes' Criminal Scheme

123. In August 2021, I already reported the serious crimes including murder plans by Judge Debra Walker and William Yu to Chief Judge Timothy C. Evans. However, there was no action.

124. Through my filings on September 28, 2022 and December 12, 2022, I already reported the serious crimes including murder conspiracies and bribery by Judges and Lawyers to Judges Patrick Powers and Diana Rosario. However, there was no action.

125. When I filed my "Petition for Substitution of Judge Mitchell B. Goldberg for Cause and Other Relief", on August 21, 2024, I also reported the 'Cash-for-Crimes' criminal scheme by Judges and Lawyers along with others, as covered up by Judge Goldberg. I sent the Petition to

both the Presiding Judge Regina Scannicchio and Preliminary Judge Patrick Powers, requesting for action. They simply covered up the serious crimes.

126. Preliminary Judge Patrick Powers reassigned the case to Judge Patricia Fallon, who continued the crimes by coming up with the next conspiracy to get me murdered, by using a fraudulent Court Order issued by prior Judge Goldberg, which I reported against, as part of my “Petition for Substitution of Judge Mitchell B. Goldberg” and the “Motion for Disciplinary Action on ‘Cash-for-Crimes’ criminal scheme by Judges and Lawyers”, I filed.

127. Hence, I request the Honorable Court specifically Chief Judge Timothy C. Evans, Presiding Judge Regina Scannicchio and Preliminary Judge Patrick Powers to stop this continuous cycle of serious crimes by Judges and lawyers in this case, by violating their oaths and laws and Illinois Judicial Code of Conduct of 2023, to put this case on ‘Hold’ and to refer the serious crime of ‘Cash-for-Crimes’ criminal scheme for further investigation and prosecution, to the Cook County State’s Attorney's Office with current State’s Attorney Kim Foxx and the new State’s Attorney after the election on November 5, 2024, along with the FBI.

5. Judge Fallon Scheduled a Fraudulent Trial in This Case

128. Even though Petitioner VENKATESH has been incarcerated in a federal prison for the last 3 and half years (currently, in a prison in Pennsylvania, serving Jail time of 10 years with current release date as November 13, 2029), and he does not have any parenting time and parenting responsibilities, and hence there are no issues to be addressed during the Trial, Judge Fallon scheduled a trial with a date of February 28, 2025.

129. The setting of trial was simply to use this family court to cover up the VENKATESH’s felony criminal cases (pending with Chicago Police) and the ‘Cash-for-Crimes’ criminal scheme

by Judges and Lawyers, by getting me murdered using the above mentioned 'unlawful' court orders, by conspiring with attorneys Lynn Wypych and Jami Buzinski, who already actively participated in the prior 2 conspiracies to get me murdered.

130. As VENKATESH is an inmate in a federal prison, any trial for him requires the pre-approval from Bureau of Prisons (BOP). When the prior Judges Diana Rosario and Mitchell Goldberg scheduled the trials, they never obtained any approvals because they were fake. And, Judge Fallon followed the prior Judges to set the same fake trial.

131. Hence, I request the Honorable Court to put this case on hold until an investigation by the Cook County State's Attorney's Office of the 'Cash-for-Crimes' criminal scheme by Judges and Lawyers, as I reported to this Court, has been completed.

**6. Judge Fallon Suggested Me to Get Myself a Free Lawyer and
The Serious Misconduct and Crimes by My Prior Lawyers**

132. During the Court hearing on October 29, 2024, Judge Fallon asked me to get myself a free lawyer by contacting the 'CARPLS', which was included in the Court Order as **Line Item #7**, as she knew that having a lawyer on my side will facilitate the coverup of the 'Cash-for-Crimes' scheme easily, similar to the way my prior attorneys covered up the serious crimes by VENKATESH and they participated in the conspiracy to get me murdered.

133. The attorneys I hired, one after another fraudulently obstructed me from reporting to the court about the domestic violence like battery, criminal sexual assaults and violation of Order of Protection (by theft of my personal property like gold jewelry worth of around 81,570 USD and currently worth \$140,000) as a retaliation for reporting to the police by VENKATESH. That was why, there were no petitions/motions filed with facts on my side of the case until I filed my first

motion on June 8, 2020 by representing myself. The details are listed below in the order starting from the latest attorneys:

(i) Janet Boyle and Arin Fife - from Boyle Feinberg Sharma, PC - My 5th attorneys, hired for Divorce and Custody case (from March 2019 to July 2019)

134. Attorneys Janet Boyle and Arin Fife defrauded me by obstructing me from filing in court the facts of the case on my side including the details of domestic violence and retaliation by VENKATESH (as a part of a response I was supposed to file for a motion filed on June 7, 2019 by VENKATESH via his attorney Jami Buzinski). The attorneys pretended to be preparing the response for the motion and they kept delaying the filing of it in the Court, charging me high fees for it at the same time.

135. Finally, the attorneys lied to me that the opposing attorney Jami Buzinski withdrew the motion and hence, there was no need to file the response. In fact, the motion was not withdrawn as mentioned in the court order as of July 25, 2019 (**Ex. I**).

136. Attorney Janet Boyle referred me to attorney Charles Adler to file a civil lawsuit in 'Law Division' to claim damages for domestic violence. Attorney Charles Adler committed the same fraud and filed the complaint document in the court through forgery as explained in the next paragraph below. When I questioned them for their fraud, attorney Boyle threatened me that she would withdraw from my case and she filed for withdrawal on July 18, 2019.

137. On July 25, 2019, attorneys Boyle and Fife conspired with attorneys Jami Buzinski and Lynn Wypych, Judge Debra B. Walker and VENKATESH and his mother, and created fraudulent Court Order (**Ex. I**) to help VENKATESH with his murder plans by changing the Pre-K School of the 4 year old (older) child to a school close to VENKATESH's home before and when the planned murder of me would happen, as part of the conspiracy to get me murdered, in order to

cover up the felony criminal cases pending with Chicago Police, as I already explained in the **Subsection 1(f)** above.

(ii) Charles (Chuck) Adler from Adler Law Offices, Ltd. - A Personal Injury attorney, hired for filing a civil lawsuit to claim damages for domestic violence (from March 2019 to October 2019)

137. Attorney Janet Boyle referred me to attorney Chuck Adler, her husband to file a civil lawsuit in 'Law Division' for damages for domestic violence under 'Gender Violence Act of Illinois'. He omitted all criminal wrongdoing by VENKATESH (like sexual assaults and retaliation by taking away my jewelry) in the draft version of the complaint. When I questioned him about it, knowing that I would not agree without the serious allegations included in the complaint, without informing me and without the complete allegations, he put his own signature in place of my signature and filed the complaint in the court, committing forgery. For a copy of the complaint filed in the court, please refer to **Exhibit_05**.

(iii) Bryan Reed and Maliha Siddiqui - from Reed, Centracchio and Associates, LLC - My 4th attorneys, hired for my divorce and custody cases (from October 2018 to March 2019)

138. Bryan and Maliha did not file any petitions/motions to represent my side of the case saying that I had to wait for the 604.10b (Custody Evaluation) report for all the time (6 months) they represented me. They did not report the harassment of me to the court by VENKATESH through mails and emails using 3rd party names even though I had a 'Civil No Contact Order'. They did not report the threatening of witnesses by VENKATESH and his mother LEELA to this Court. They changed the value of my Jewelry to 'UNKNOWN' (instead of 81,570 USD) on my Financial Affidavit document (after I signed it) and then they filed it in the court through forgery

to cover up the crime of theft by VENKATESH. When questioned for their fraud, Bryan threatened me that he would withdraw from my case.

(iv) Joshua Haid and Morgan Gay – From Women's Divorce and Family Law Group - My 3rd attorneys, hired for Order of Protection, Divorce and Custody cases (from August 2018 to September 2018)

139. As I explained in detail in ‘**Subsection 1(d)**’ above, my then attorneys Joshua Haid and Morgan Gay colluded with the opposing attorney Jami Buzinski and the GAL Lynn Wypych in obstructing me from testifying about the domestic violence and violations of Order of Protection by VENKATESH to the court and in getting the Order of Protection terminated fraudulently, on September 11, 2018.

140. Later, I also realized that they changed the value of my Jewelry to 'UNKNOWN' (instead of 81,570 USD) on my Financial Affidavit document (after I signed it) and then they filed it in the court through forgery to cover up the crime of theft by VENKATESH.

(v) Rochelle Turrisi - From Grupo REU Law Firm, LLC. - My 2nd attorney, hired for Order of Protection case in Cook County Domestic Violence Courthouse (from July 2018 to August 2018)

141. Attorney Rochelle Turrisi prepared the amended petition for Order of Protection by August 1, 2018. However, she did not file it in the court until August 15, 2018 saying that her petition for 'substitution of attorney' was not approved by the court yet. I realized that she waited until the opposing attorney Jami Buzinski filed the divorce and custody cases for VENKATESH on August 8, 2018 so that the OP case was consolidated with divorce and custody cases and moved from Domestic Violence Courthouse to Daley court center (Family Court), where Jami Buzinski has more favorable Judges to cover up the crimes, as is the situation currently.

142. Also, Rochelle did not inform the court intentionally, about the OP violation by VENKATESH, to cover up the crimes by VENKATESH.

(vi) Angie Eden - From Legal Aid Society from Metropolitan Family Services - My 1st and a free attorney provided by Family Rescue shelter for Order of Protection case (from June 2018 to July 2018)

143. Attorney Angie Eden told me that she was not going to file all allegations of domestic violence as she was a free attorney and she could not spend much time on my case. After I filed a police report, as advised by State's Attorney's Office, when I requested attorney Angie Eden to report the violation of OP by VENKATESH (by taking away my personal property like documents, dresses and gold jewelry) to the court, she did not help me with it saying that we could never prove that VENKATESH had them. She asked me to start working on getting new copies of documents (from Universities). She did not even talk about the gold jewelry, to cover up the crimes by VENKATESH.

144. Later, Chicago police recovered the documents from VENKATESH as part of questioning him and the gold jewelry worth \$140,000 is still in the possession of VENKATESH and his family.

145. After the serious fraud by all the attorneys above while charging me a high fee of \$53,420 in total, I made complaints to ARDC about their fraud accordingly.

146. Hence, pursuant to 750 ILCS 5/508(a), I request the Honorable Court to order VENKATESH to pay me the attorney fees in the amount of \$53,420 and legal costs in the amount of \$5,300 as I already specified in the Financial Affidavit as of February 25, 2021 and as I requested the Court as part of my 'Petition for Attorney's Fees' I filed on December 12, 2022.

**7. Prior Unlawful and Fraudulent Court Orders by Judges and Lawyers,
to Participate in the Murder Conspiracies**

147. As I already explained above in the ‘**Section 1**’ above, Judge Debra B. Walker along with attorneys Jami Buzinski and Lynn Wypych and my then attorneys Janet E. Boyle and Arin R. Fife created fraudulent court orders on July 25, 2019 (**Ex. H and I**) and on September 3, 2019 (**Ex. J**), in order to cover up the felony criminal cases against VENKATESH, pending with Chicago Police.

148. As found by Chicago Police on September 15, 2019 (**Ex. K**), Judge Debra B. Walker along with attorneys Jami Buzinski and Lynn Wypych also created forged Court orders for VENKATESH to show that he had the custody of the children. VENKATESH used these orders to change the Pre-K school of the older child and then asked the hitmen (undercover federal agents from ATF) to 'Go Ahead' with getting me and my uncle murdered, before he was arrested by federal agents from ATF on October 2, 2019.

149. Judge Debra B. Walker along with attorneys Jami Buzinski created a fraudulent Court Order on May 18, 2020 (**Ex. L**) to influence the federal court in favor of VENKATESH. On May 20, 2020, even Federal Judge Andrea R. Wood questioned the justification of the above fraudulent court order (**Ex. M**).

150. Judge William Yu along with attorneys Jami Buzinski and Lynn Wypych created fraudulent court orders on July 15, 2021 (**Ex. Q**) and on December 3, 2021 (**Ex. V**), in order to obstruct me from presenting my 'Victim Impact Statement' (which included the felony criminal cases against VENKATESH, covered up by Chicago Police) during the 'Sentencing Hearing' in the 'Murder-for-Hire' federal criminal case against VENKATESH.

151. Judge David E. Haracz along with attorneys Jami Buzinski and Lynn Wypych created a fraudulent court order on October 7, 2021 (**Ex. T**) to help Judge Willaim Yu to continue with the plans to get me murdered.

152. Hence, I request the Honorable Court to reverse the decision to order me to pay the 50% of the GAL's fee and place this case on 'Hold' until the criminal investigation of the 'Cash-for-Crimes' criminal scheme by Judges and Lawyers in this Court along with others, involving murder conspiracies and bribery, by the State's Attorney's Office and the FBI has been completed.

WHEREFORE, I, the Respondent, USHA SOUJANYA KARRI, respectfully pray this Honorable Court to enter an Order as follows:

- A. Enter an order to stop the criminal conspiracy to get me murdered by Judge Patricia Fallon and attorneys Lynn Wypych and Jami Buzinski to cover up the 'Cash-for-Crimes' criminal scheme I reported to this Court.
- B. Enter an Order to nullify and reverse all the decisions and the Court Orders issued by Judge Goldberg as part of his criminal actions in the above 'Cash-for-Crimes' scheme.
- C. Order VENKATESH to pay the GAL's fee with 100% responsibility.
- D. If the Honorable Court decides that it is lawful, fair and reasonable for me to pay out of the government benefits towards GAL's attorney's fee, please enter an order to allow me to pay \$25.00 per month towards the GAL's fee accordingly.
- E. Enter an Order to order the Cook County State's Attorney Kim Foxx to provide an update on the investigations of the Bribery and Murder Conspiracies in the 'Cash-for-Crimes'

scheme by Judges Debra B. Walker, William Yu and David E. Haracz along with attorneys Jami Buzinski, Lynn Wypych, Janet E. Boyle and Arin R. Fife and Psychologist Dr. Stephanie Bonza, VENKATESH and Chicago Police Officers, committed during the proceedings of this case, as I reported to her accordingly, on April 8, 2024.

- F. Enter an Order to order VENKATESH to pay the Child Support and its pending arrears in the amount of \$72,950 and the interest as applicable, as mandated by 750 ILCS 5/505.
- G. Enter an Order to order GAL Lynn Wypych to return the amount of \$42,499.93 overpaid by VENKATESH during the period when she committed serious crimes including murder conspiracies, along with him and others, against me.
- H. Enter an Order to order Psychologist Dr. Stephanie Bonza to return the payments she received from VENKATESH and his family, for participating in the murder conspiracy against me, without performing the Court-assigned duty to conduct an assessment for VENKATESH.
- I. Enter an order to order VENKATESH to pay me the legal fees in the amount of \$53,420 and legal costs in the amount of \$5,300 as part of these proceedings. Alternatively, award me the fees and costs, from the above disgorged funds from crime and bribery.
- J. Enter an order to order VENKATESH to return my gold jewelry worth currently \$140,000 and expensive Indian dresses worth \$10,000, taken away by him with the help of his father PRUDHVI and his sister VARIJA.
- K. Enter an order to order VENKATESH to pay me back the cash of \$18,500 received by his mother LEELA in June 2014 and the interest amount associated with it.

- L. Enter an order to order VENKATESH to return the COVID-19 pandemic stimulus checks meant for the children and me from the federal government, received by VENKATESH in the amount of \$ 8,200.00.
- M. Enter an order pursuant to Rule 2.15(A) of Canon 2 of the Illinois Code of Judicial Conduct of 2023, to report the criminal misconduct and bribery by Judges Debra B. Walker, William Yu, David E. Haracz, Mitchell B. Goldberg and Patricia M. Fallon, by participating in the ‘Cash-for-Crimes’ criminal scheme, to the Illinois Judicial Inquiry Board.
- N. Enter an order pursuant to Rule 2.15(B) of Canon 2 of the Illinois Code of Judicial Conduct of 2023, to report the serious criminal misconduct of attorneys Lynn Wypych, Jami Buzinski, Joshua Haid, Morgan Gay, Janet E. Boyle and Arin R. Fife to the Illinois Attorney Registration and Disciplinary Commission (ARDC), as part of their participation in the ‘Cash-for-Crimes’ criminal scheme.
- O. In case if the Court decides to deny this ‘Motion to Reconsider’, in the public interest and to safeguard the public trust in the Court System, **I request the Honorable Court to provide the clarifications on:**
- (i) How can this Court conduct a trial without addressing the ‘Cash-for-Crimes’ criminal scheme and without the Petitioner of this case attending the trial, as he is incarcerated currently in a Federal Prison in Pennsylvania due to his serious crime of ‘Murder-for-Hire’ against me and my family member, and also several felony criminal cases for Domestic Violence for Battery and Criminal Sexual Assault and for Theft of my Gold Jewelry, are still pending with Chicago Police?

(ii) Why, this Court did not follow the Judicial Code of Conduct in making the decisions while issuing the Court Orders?

(iii) Why this Court did not address the serious crimes including murder conspiracies and bribery by Judges and lawyers, committed during the proceedings of this case?

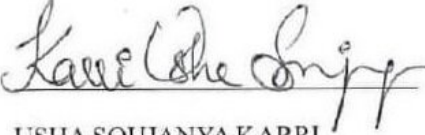
(iv) Why, this Court did not follow the Illinois State Laws for Domestic Violence Act, Child Support, Attorney Fees, GAL's Attorney's Fees and my personal property, etc.?

(v) Why, this Court did not refer the serious crimes including murder conspiracies and bribery by Judges and Lawyers along with VENKATESH, committed during the proceedings of this case, to the State's Attorney's Office for an investigation?

(vi) If this Court does not follow the Illinois Judicial Code of Conduct and Illinois State Laws while making decisions, how does the Court maintain the legitimacy for the Court Orders issued by this Court?

(vii) If this Court does not follow the Illinois Judicial Code of Conduct and Illinois State Laws while making decisions, how does the Court expect the people to follow the Court Orders issued by this Court?

P. For such other relief the Honorable Court deems just and appropriate under the circumstances.


USHA SOUJANYA KARRI

Attorney No. 99500
IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT, DOMESTIC RELATIONS DIVISION

IN RE: THE MARRIAGE OF VENKATESH BHOGIREDDY Petitioner, and USHA SOUJANYA KARRI, Respondent.)))))))	Case No. 2018 OP 73493 consolidated with 2018 D 6785
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AFFIDAVIT OF USHA SOUJANYA KARRI

USHA SOUJANYA KARRI ("USHA"), after first being sworn under oath, deposes and states as follows:

1. I am the Respondent in the above captioned matter.
2. All facts and allegations within my Motion, which is incorporated by reference as set forth at length herein, are true and correct to the best of my knowledge, and I am willing and able to testify thereto. I incorporate all such statements within this affidavit.
3. As I stated above, due to severe Domestic Violence and death threats by VENKATESH as his family encouraged him with the violence, I along with my 2 small children had to move out of the marital residence and had to move to a shelter on May 3, 2018.
4. Due to the theft of my property by VENKATESH and his family, I suffered severe financial loss. Due to this litigation, I had to borrow money to pay for my attorneys I had to hire (from 5 law firms one after the other), who defrauded me by not filing a single filing in this Court on behalf of me, while charging heavy fees of \$53,420. Due to the further crime against me through murder conspiracies by VENKATESH and his family along with Judges and

Lawyers including GAL Lynn Wypych in this case, I had to borrow money to file a federal lawsuit, Karri v. Garland, et al. with Case No. 1:22-cv-00055 on January 5, 2022.

5. VENKATESH and his family are also in possession of my savings money of \$18,500 since June 2014.

6. Due to the above series of crimes against me by VENKATESH and his family along with Judges and Lawyers in this case through the 'Cash-for-Crimes' criminal scheme, I lost my career and wages and hence, I have no income. My 2 small children (one is 9 years old and the other is close to 7 years old) and I were forced to live out of public benefits from the Government. Currently, we are getting a TANF benefit of \$753.00 and SNAP benefit of \$693.00 per month.

7. If this Honorable Court decides that it is lawful, fair and reasonable for me to pay out of the above benefits towards GAL's attorney's fee, I can only afford to pay a maximum of \$25.00 per month. I request the Honorable Court to consider the above and below facts, and allow me to order to pay the GAL's fee accordingly.

8. As I stated above, VENKATESH has significant financial resources and hence, he bribed the Chicago Police Officers, Cook County State Prosecutors, Cook County Court Judges, lawyers (including my lawyers), court appointed experts and federal prosecutors to cover up his series of felony crimes against me, including the 3 conspiracies to get me murdered: (1) by hiring hitmen and by using the fraudulent Court Orders created on July 25, 2019 and September 3, 2019, (2) in the cover of a fake 'Assessment for Zoom Parenting Time' in order to obstruct me from presenting my 'Victim Impact Statement' during the 'Sentencing Hearing' in 'Murder-for-Hire' federal criminal case against VENKATESH, by using the fraudulent Court Orders created on July 15, 2021, October 7, 2021 and December 3, 2021, and (3) as in the

current murder conspiracy by targeting me in the name of GAL's attorney fees by using the fraudulent Court Orders created on April 15, 2024 and October 30, 2024, as part of the long running and ongoing underlying conspiracy to cover up the serious felony criminal cases against VENKATESH for Domestic Battery, Criminal Sexual Assault (**RD# JB337844**) and Theft of my gold Jewelry currently worth \$140,000 (**RD# JB337916**), pending with and covered up by Chicago Police since July 2018.

9. Petitioner VENKATESH is able to prolong and run this litigation while being incarcerated in Federal Prison since May 27, 2021 serving a Jail time of 10 years, by being able to pay fees to his attorney Jami Buzinski, GAL Litem Lynn Wypych and court appointed psychologist, Dr. Stephanie Bonza in Cook County Domestic Relations court and to his criminal defense attorneys in the Federal Courts (District and Appellate) in Chicago.

10. However, VENKATESH evaded paying the GAL's attorney's fees since 2023 just to target me in the name of GAL's fee to get me arrested and murdered in the Jail, with the help of Judges and attorneys Wypych and Buzinski, in order to cover up his felony criminal cases pending with Chicago Police and the entire 'Cash-for-Crimes' criminal scheme I reported to this Court. Hence, VENKATESH has to pay the GAL attorney fees with full responsibility as per 750 ILCS 5/506(b), 5/501, 5/508.

11. At the same time, VENKATESH evaded paying full temporary child support as ordered by this court and pending arrears of child support in the amount of \$72,950 (as of October 31, 2024), which I have reported to this Court and requested the Court several times to order VENKATESH to pay the child support, which is mandatory as per 750 ILCS 5/505. And, there was no action by this Court so far.

12. Hence, I request the Honorable Court to order VENKATESH to pay me the legal fees in the amount of \$53,420 as I already requested this Court (Judge Diana Rosario) through my "Petition for Attorney Fees" I filed on December 12, 2022 and legal costs in the amount of \$5,300 as part of these proceedings, to return my gold jewelry currently worth \$140,000 and expensive Indian dresses worth \$10,000, taken away by him by violating the Order of Protection in effect at that time, with the help of his father PRUDHVI and his sister VARIJA.

13. I also request the Honorable Court to order VENKATESH to pay me back the cash of \$18,500 received by his mother LEELA in June 2014 and the interest amount associated with it and to return the COVID-19 pandemic stimulus checks meant for the children and me from the federal government, received by VENKATESH in the amount of \$ 8,200.00.

Respectfully,



USHA SOUJANYA KARRI

4640 N Sheridan Rd, Apt# 1004

Chicago, IL 60640.

VERIFICATION BY CERTIFICATION

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


USHA SOUJANYA KARRI

Usha Soujanya Karri, pro se

4640 N Sheridan Rd, Apt# 1004

Chicago, IL 60640