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4/20/2026
THOMAS G. BRUNON
CLERK, U.S. DISTRICT COURT
EE

**IN THE UNITED STATES DISTRICT COURT FOR THE NORTHERN
DISTRICT OF ILLINOIS EASTERN DIVISION**

RAYMOND E. BUTLER II,
Plaintiff,

v.

GEORGIA N. ALEXAKIS, in her individual and official capacity as United States District Judge for the Northern District of Illinois;
NANCY L. MALDONADO, in her individual and official capacity as United States Circuit Judge, United States Court of Appeals for the Seventh Circuit;
and JOHN DOES 1-10 (unknown co-conspirators within the judicial enterprise),
Defendants.

Case No. 1:25-cv-10904
Honorable Franklin U. Valderrama

**PLAINTIFF'S REPLY IN SUPPORT OF MOTION TO AMEND
COMPLAINT**

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CONSTITUTIONAL PROVISIONS

U.S. Const. art. II, § 2 4

Plaintiff Raymond E. Butler II, respectfully submits this Reply in Support of his Motion to Amend the Complaint (ECF Nos. 54, 59). Defendants' Opposition (ECF No. 61) mischaracterizes both the factual record and the governing law, overlooks the detailed allegations in the Proposed Amended Complaint ("PAC," ECF No. 59), and seeks to shield the defendants from accountability for the conduct alleged therein. The Proposed Amended Complaint is not futile, it cures every deficiency Defendants previously asserted and states plausible claims that easily survive Rule 12(b)(1) and 12(b)(6). *Foman v. Davis*, 371 U.S. 178, 182 (1962) (leave to amend "shall be freely given when justice so requires"). Defendants' motion to dismiss the original complaint should be denied as moot once the Proposed Amended Complaint is filed.

I. The Record Does Not Support Defendant's Factual Assertions

Defendants repeatedly distort the factual record to paint Plaintiff and counsel as conspiracy theorists. The most egregious example appears on pages 8 and 12 of the Opposition, where Defendants falsely assert that Plaintiff "seeks to add as a defendant Beth Bischof, the current wife of Katherine London's ex-husband." This is categorically false. Beth Bischof is not the current wife of Katherine London's ex-husband. This misstatement is not inadvertent; it is a deliberate twisting of the record designed to undermine the credibility of Plaintiff's previous counsel and the Proposed Amended Complaint's detailed allegations concerning Ms. Bischof's role in the RICO enterprise (PAC ¶¶ 38–39, 310–315). Ms. Bischof's conduct, filing a baseless

ARDC complaint against my previous counsel, is part of the enterprise's pattern of witness intimidation and obstruction. The record must be corrected immediately.

This is not the first time the enterprise has targeted counsel representing Plaintiff. My previous counsel, Steven Novak, received an explicit threat of sanctions under Rule 137 (and Rule 11 if removed) from Defendant Jeffrey Gutman's firm on February 17, 2022, in which Gutman falsely claimed the lawsuit had "no basis in fact or law" and demanded dismissal within seven days (see attached Exhibit D: Gutman letter to Novak dated February 17, 2022 and Declaration by Attorney Novak). Similarly, other previous counsel Racine Miller received multiple cease-and-desist letters laced with threats of Rule 11 sanctions, criminal harassment complaints, including suing her for all damages, including punitive damages, as well as Michigan state bar referrals from defense counsel representing the trust defendants (see attached Exhibit A: Dykema Gossett cease-and-desist letters to Miller dated September 13, 2024 and September 19, 2024; Exhibit B: Maddin Hauser cease-and-desist letter to Miller dated December 23, 2024; Exhibit C: email chain forwarding threats of Rule 11 sanctions and law-enforcement escalation dated January 3, 2025). Defendants and their co-conspirators are making good on their explicit promises to "take out" any attorney who dares to represent me. These coordinated attacks on successive counsel, through baseless sanctions threats, ARDC complaints, and harassment, are themselves predicate acts of witness

tampering and obstruction of justice that further prove the RICO enterprise alleged in the Proposed Amended Complaint.

Defendants further distort the procedural history on page 4 of their Opposition, asserting that “[t]he day after dismissal of the appeal, the district court reentered a briefing schedule on Butler’s motion to freeze assets, Min. Entry (ECF No. 188), Butler I (Aug. 7, 2025), and held a motion hearing on August 27, 2025.” This characterization is misleading and incomplete. In truth, the Seventh Circuit had not yet fully dismissed the appeal or remanded jurisdiction to the district court when Judge Alexakis reentered the briefing schedule and, more critically, when she proceeded to hold the August 27, 2025 hearing and issue her ruling. Jurisdiction had not been properly returned to Judge Alexakis at that time; the appellate proceedings remained pending and the mandate had not issued. Nevertheless, she conducted the hearing and denied the motion to freeze assets while the case was still jurisdictionally with the Court of Appeals. This premature exercise of authority is yet another example of the very overreach and disregard for jurisdictional limits that the Proposed Amended Complaint alleges as part of the RICO enterprise. By glossing over this critical procedural defect, Defendants once again twist the record in an effort to sanitize the judges’ conduct and shield it from scrutiny.

Defendants continue their pattern of distorting the procedural record, asserting that “Butler filed what he styled as an ‘ex parte emergency motion to

vacate stay, vacate protective order, freeze trust assets, and appoint neutral fiduciary to preserve trust res” and that “Butler immediately appealed the scheduling order to the United States Court of Appeals for the Seventh Circuit.” (Opp. pp. 3) This characterization is misleading and incomplete. In reality, Plaintiff filed a properly verified ex parte emergency motion seeking immediate relief to prevent further dissipation of trust assets, and restore his rights under the First Amendment and as a trust beneficiary. Rather than rule on the emergency motion, Judge Alexakis’s clerk engaged in an improper ex parte communication with my then-counsel Racine Miller by sending an email that created confusion as to whether the motion had been granted or denied. My counsel promptly sought clarification, writing: “Just to clarify, the subject of your email is ‘Order Granting Plaintiff’s Verified Ex Parte Motion.’ Does that mean that Judge Alexakis granted our motion for the emergency TRO with a hearing tomorrow or Friday? I’m not sure if the Judge is denying the emergency motion and asking for a hearing on the motion.” (Exhibit E: email chain with KMFL Law and Carmen Acevedo, Judge Alexakis’s clerk dated July 30, 2025). Instead of deciding the emergency motion on the merits as required, the Court attempted to convert it into a noticed hearing, prompting the immediate appeal of the scheduling order. By omitting this critical context, Defendants once again twist the record to portray Plaintiff’s appeal as frivolous when it was a direct and necessary response to the Court’s own procedural irregularities and failure to address an emergency motion in the manner

required by law. Another instance of the very overreach and procedural manipulation alleged in the Proposed Amended Complaint as part of the RICO enterprise.

Defendants further mischaracterize the Proposed Amended Complaint on page 8 of their Response, asserting that “Butler alleges these judges participated in the alleged RICO conspiracy largely by issuing decisions in other cases that were not in his favor.” This statement is patently false and constitutes another deliberate distortion of the record. Far from complaining merely about adverse rulings, the Proposed Amended Complaint alleges that Defendants Alexakis, Maldonado, Conlon, Walker, Bulleit, and the Cook County Chancery Clerk’s Office engaged in a coordinated pattern of extrajudicial misconduct, repeatedly and systematically denying my constitutional and due process rights in precisely the same manner across multiple jurisdictions, in an explicit effort to force me to abandon my claims and allow the enterprise to continue dissipating over \$544 million in trust assets. (PAC ¶¶ 10–29, 200–350.) These allegations include, among other things, improper ex parte communications, unauthorized website surveillance constituting wire fraud, falsified court orders to prematurely regain jurisdiction, alteration of electronically filed subpoenas, baseless recusals timed to derail critical motions, and disparate procedural treatment that systematically favored the trust defendants while imposing undue burdens on me and my counsel. Such acts are not legitimate judicial decisions subject to

immunity or collateral-attack principles; they are predicate acts of racketeering, obstruction of justice, wire fraud, and witness tampering, undertaken in concert to obstruct justice and protect co-conspirators. Defendants' attempt to reduce these detailed, particularized allegations to mere dissatisfaction with unfavorable outcomes is a transparent effort to evade the substance of the RICO claims pleaded in the Proposed Amended Complaint.

II. Defendants' Arguments Fail Point by Point

A. Judicial Immunity Does Not Shield Defendants

Defendants invoke absolute judicial immunity, citing *Mireles v. Waco*, 502 U.S. 9 (1991), *Stump v. Sparkman*, 435 U.S. 349 (1978), and *Pierson v. Ray*, 386 U.S. 547 (1967). Those cases presuppose validly appointed judges acting within their jurisdiction. The Proposed Amended Complaint demolishes both premises.

First, the Proposed Amended Complaint pleads that Judges Alexakis and Maldonado's nominations (both February 27, 2024) were executed via autopen without President Biden's personal signature, rendering their commissions void *ab initio*. (PAC ¶¶ 37–45, 262–268, 370–380.) Article II, § 2 requires the President's personal action for nominations. *Ryder v. United States*, 515 U.S. 177, 182 (1995); *Marbury v. Madison*, 5 U.S. 137 (1803). Void appointments strip any claim to judicial immunity.

Second, even if the appointments were valid, the acts alleged are non-judicial. The Proposed Amended Complaint details blind rulings ignoring law and

evidence, obstruction of discovery, scheduling hearings to favor co-conspirators, and coordinated protection of trust defendants who dissipated over \$544 million by judges who have a clear conflict of interest. These are “arbitrary exercises of power, akin to administrative fiat,” not judicial acts. *Forrester v. White*, 484 U.S. 219, 229 (1988); *Fields v. Wharrie*, 740 F.3d 1107 (7th Cir. 2014).

Defendants assert that the actions of Judges Alexakis and Maldonado were “obviously taken in a judicial capacity” and “well within the jurisdiction’s purview of a judicial officer.” (Opp. pp. 10–11) This characterization is both inaccurate and incomplete. The Proposed Amended Complaint alleges a series of extrajudicial and investigative acts, including repeated unauthorized access to my previous counsel’s law firm website (KMFL Law, Inc.) before, during, and after key hearings and rulings, that constitute wire fraud under 18 U.S.C. § 1343. (PAC ¶¶ 220–235, 280–300) When combined with improper ex parte communications, premature jurisdictional grabs, falsified orders, subpoena alterations, and coordinated favoritism, these acts demonstrate that the judges were not functioning as neutral judicial officers but as active participants in the alleged RICO enterprise. Judicial immunity does not extend to such conduct. *Mireles*, 502 U.S. at 11–12.

Defendants incorrectly assert that “Butler’s only attempt to avoid the application of judicial immunity is to assert that the nominations of Judge Alexakis and Judge Maldonado ‘were executed via autopen or unauthorized

means without President Biden’s personal signature.” (Opp. pp. 11) This is false. The Proposed Amended Complaint pleads multiple independent grounds showing the challenged acts fall outside judicial immunity, including extrajudicial surveillance, improper ex parte communications, and coordinated obstruction of justice. (PAC ¶¶ 200–350.) The autopen allegation was pled upon information and belief and qualified with the word “may” precisely because discovery is necessary to confirm the facts. Notably, during the April 9, 2026 disqualification hearing before Judge Perry in the underlying case, Judge Perry herself admitted on the record that she was not present for the signing of her own judicial commission. (Exhibit G-Transcript of Proceedings before Hon. April M. Perry, 25-cv-4443, Apr. 9, 2026, at 9–10.) The Proposed Amended Complaint expressly alleges that the absence of the President’s personal signature renders the nominations constitutionally invalid under Article II, § 2, voiding the commissions *ab initio*. Consequently, the subsequent Senate confirmations, formal commissioning, and swearing-in ceremonies are likewise without legal effect. An individual without lawful judicial authority cannot claim the protection of absolute judicial immunity.

B. This Court Has Jurisdiction – Rooker-Feldman Does Not Apply

Defendants claim this Court “lacks jurisdiction to review judicial actions in Butler’s other case.” That misstates the claims. First, Judge Alexakis granted Plaintiff’s Motion for Disqualification on March 19, 2026, thus the request to force a recusal is moot. Second, the Proposed Amended Complaint does not seek

direct review or reversal of specific rulings; it seeks damages and prospective injunctive relief for an independent RICO enterprise that used the courts as a vehicle for fraud, obstruction, and asset dissipation. *Exxon Mobil Corp. v. Saudi Basic Indus. Corp.*, 544 U.S. 280, 284 (2005); *Harold v. Steel*, 773 F.3d 884 (7th Cir. 2014). The Proposed Amended Complaint pleads independent injuries, dissipation of \$544 million in trust assets and substantial legal fees, that predate and exist apart from any single ruling. Federal-question jurisdiction is clear under 28 U.S.C. § 1331 and RICO jurisdiction under 18 U.S.C. § 1964.

Defendants further assert that Plaintiff has an adequate equitable remedy at law through the appellate process. (Opp. pp. 13) This claim is both factually and legally untenable. There is no meaningful appellate remedy when judges act outside the scope of their judicial authority as active participants in a RICO enterprise, particularly where one of the named co-conspirator judges, Judge Maldonado, sits on the very Seventh Circuit panel to which any appeal would be directed. More fundamentally, the Proposed Amended Complaint is not a collateral attack on ordinary judicial rulings; it pleads detailed due process and constitutional violations arising from the judges' extrajudicial conduct. These are predicate acts of racketeering, not adjudicatory errors subject to routine appellate review. No appellate remedy can cure the constitutional deprivations inflicted by judges operating as co-conspirators rather than neutral officers of the court.

C. The Proposed Amended Complaint States Viable RICO and Constitutional Claims

Defendants recycle their original motion-to-dismiss arguments, ignoring the detailed new allegations in the Proposed Amended Complaint.

With respect to the RICO claim under 18 U.S.C. § 1962(c) and (d), the Proposed Amended Complaint pleads every necessary element with the particularity required by Federal Rule of Civil Procedure 9(b). It adequately alleges the existence of an association-in-fact enterprise comprising judges, court clerks, and co-conspirators operating across federal and state courts. *Boyle v. United States*, 556 U.S. 938 (2009); *United States v. Turkette*, 452 U.S. 576 (1981). It further pleads a pattern of racketeering activity consisting of multiple predicate acts, including obstruction of justice (§ 1503), wire fraud (§ 1343), and witness tampering (§ 1512), that occurred over a period of years and demonstrate both relatedness and continuity. *H.J. Inc. v. Nw. Bell Tel. Co.*, 492 U.S. 229 (1989); *Sedima, S.P.R.L. v. Imrex Co.*, 473 U.S. 479 (1985). Finally, the Proposed Amended Complaint alleges direct and proximate injury to Plaintiff's business and property interests in excess of \$500 million. *Anza v. Ideal Steel Supply Corp.*, 547 U.S. 451 (2006); *Hemi Group, LLC v. City of New York*, 559 U.S. 1 (2010). These allegations are supported by specific factual averments that tie each named Defendant to the operation and management of the enterprise. (PAC ¶¶ 200–350.)

Defendants assert that the predicate acts are not drawn from the statute’s “specified list of criminal laws,” that the Seventh Circuit has “repeatedly rejected” RICO claims relying heavily on mail and wire fraud, and that Plaintiff merely contends the defendants are “directly linked because they all visited the public website of his attorney.” (Opp. pp. 13–15) All three contentions are legally and factually incorrect. Wire fraud under 18 U.S.C. § 1343 is expressly enumerated as a RICO predicate act. 18 U.S.C. § 1961(1)(B). The Proposed Amended Complaint meets, and exceeds, Rule 9(b) particularity requirements by identifying the specific predicate acts of wire fraud (unauthorized electronic surveillance of counsel’s law firm website, kmflaw.com), obstruction of justice, and witness tampering, all tied to specific dates, court events, and the dissipation of trust assets. (PAC ¶¶ 220–235, 280–300, 370–380.) These acts continue unabated to this day.

The attached updated website access logs (Exhibit F) document multiple visits to prior counsel’s firm website, kmflaw.com, and its case-specific pages (including the dedicated /raymond-butler page) as recently as April 18, 2026. These accesses originated from Chicago-area IPs, AT&T service lines, Microsoft Azure VPNs, and addresses expressly linked to the Administrative Office of the United States Courts. In particular, the IP address 63.241.40.126, identified as belonging to the “Administrative Office of the United States Courts (CI - Administrative Office of The United States Courts SID-19043),” accessed kmflaw.com and its case-specific pages (including /raymond-butler, /our-

attorneys, /why-kmfl-law, and the homepage) **at least eleven (11) times** between April 7 and April 15, 2026, with **eight targeted visits** occurring on April 14, 2026 alone.

Defendants' characterization of the website-visitation allegations is a significant distortion. The Proposed Amended Complaint does not rest on the mere fact that various defendants visited a public website; rather, it alleges, and the logs confirm, that multiple proposed defendants, their agents, and other parties with a direct interest in the litigation (including court personnel and representatives of the Church/Maryville Academy) repeatedly and simultaneously accessed not only the homepage but, specifically and in close temporal proximity to one another on the dedicated "Raymond Butler" case page and the "Our Attorneys" bio page. (PAC ¶¶ 220–235.)

These targeted, coordinated visits strongly suggest that the visitors are communicating with each other in real time while on the site. This pattern of extrajudicial surveillance is further compounded by the defendants' systematic obstruction of discovery, their repeated refusal to permit me to testify fully (including continually cutting me off mid-testimony), the practice of deposing me from the bench, and the improper deposition of my own previous counsel before starting the August 27th hearing, all of which are detailed extensively in the Proposed Amended Complaint. (PAC ¶¶ 280–300, 320–350.) These concrete, ongoing accesses, occurring in temporal proximity to critical rulings, provide

ample particularity to plead the “who, what, when, where, and how” of the wire-fraud predicates and demonstrate precisely why limited discovery is necessary to confirm the identities and affiliations of those responsible. Defendants’ conclusory assertion that the allegations lack particularity is therefore meritless.

To compound the injury, on April 17, 2026, just one day after prior counsel filed a motion seeking clarification of the transcripts from the April 9, 2026 hearing before Judge Perry, the Executive Committee of the United States District Court for the Northern District of Illinois, Eastern Division, entered an order suspending her from the practice of law in this District and disabling her PACER credentials until she is reinstated to the General Bar. The Executive Committee predicated the suspension on Local Rule 83.26(c), which requires an attorney to notify the Court of any discipline imposed by another court, in this instance, discipline imposed by the United States Court of Appeals for the Seventh Circuit in November 2025. Notably, the sanction was imposed shortly after counsel filed a motion to disqualify Judge Maldonado, and after she had been named as a defendant in this very action. These circumstances strongly suggest that the suspension constitutes a retaliatory measure directed at counsel for her vigorous representation of Plaintiff. As a direct result, Plaintiff has been deprived of his chosen counsel, and the suspension is likely to deter any other qualified attorney from undertaking representation in this or any of Plaintiff’s related cases.

The logs further reveal that IP addresses associated with the Catholic Church accessed the same website and case-specific pages at the same time as the court-related IPs, and immediately after prior counsel transmitted a settlement demand letter protected under Federal Rule of Evidence 408 in connection with ongoing negotiations involving both the Church and Maryville Academy on my behalf. This coordinated access correlates directly with the timing of the Executive Committee's suspension of prior counsel from practice in the Northern District of Illinois.

Defendants contend that Plaintiff is "required to show that the defendants agreed to maintain an interest in or control of an enterprise or to participate in the affairs of the enterprise." (Opp. pp. 15) This misstates the governing standard under 18 U.S.C. § 1962(d). A RICO conspiracy is established when a defendant agrees to participate, directly or indirectly, in the affairs of the enterprise through a pattern of racketeering activity; it is not necessary that every defendant knew the full scope of the conspiracy or was aware of every other co-conspirator. As the Seventh Circuit has explained, "a RICO conspirator 'must intend to further an endeavor which, if completed, would satisfy all elements of a substantive criminal offense, but it suffices that he adopt the goal of furthering or facilitating the criminal endeavor.'" *Empress Casino Joliet Corp. v. Balmoral Racing Club, Inc.*, 831 F.3d 815, 822–23 (7th Cir. 2016) (quoting *Salinas v. United States*, 522 U.S. 52, 65 (1997)). The Proposed

Amended Complaint amply pleads that each Defendant knowingly agreed to and did participate in the affairs of the alleged association-in-fact RICO enterprise through multiple specific predicate acts. (PAC ¶¶ 200–350.) Defendants’ narrower view of the conspiracy requirement is inconsistent with controlling precedent and should be rejected.

As to the constitutional claims, the Proposed Amended Complaint converts the claims against the federal judges (Alexakis and Maldonado) to *Bivens* actions while retaining the § 1983 claims against the state actors. *Bivens v. Six Unknown Named Agents*, 403 U.S. 388 (1971); *Davis v. Passman*, 442 U.S. 228 (1979). No “special factors” counseling hesitation preclude recognition of a damages remedy in this context, where federal judges are alleged to have participated directly in a racketeering enterprise that deprived Plaintiff of his constitutional rights. *Ziglar v. Abbasi*, 582 U.S. 120 (2017); *Egbert v. Boule*, 596 U.S. 482 (2022) (distinguished). The Proposed Amended Complaint pleads the color-of-law abuses and specific constitutional violations with the requisite detail.

Defendants’ cursory Rule 12(b)(6) argument fundamentally misapplies the governing pleading standard and ignores the extraordinary evidentiary record before the Court. (Opp. pp. 9-10) The Proposed Amended Complaint is not a bare or conclusory pleading; it is supported by more than 600 pages of detailed exhibits that supply contemporaneous documentary proof, including court

transcripts, email chains, IP access logs, and altered subpoenas, for every element of the RICO and constitutional claims. This volume of supporting material places the Proposed Amended Complaint well beyond any conceivable pleading threshold. As the Supreme Court explained in *Bell Atl. Corp. v. Twombly*, 550 U.S. 544, 556 (2007), the plausibility standard “does not impose a probability requirement at the pleading stage; it simply calls for enough fact to raise a reasonable expectation that discovery will reveal evidence” of the alleged misconduct. *Ashcroft v. Iqbal*, 556 U.S. 662, 678 (2009), reinforces that a complaint satisfies Rule 12(b)(6) when it pleads “factual content that allows the court to draw the reasonable inference that the defendant is liable for the misconduct alleged.” Here, the combination of particularized factual allegations spanning hundreds of paragraphs together with more than 600 pages of corroborating exhibits readily satisfies, and substantially exceeds, this standard. Defendants’ conclusory assertion that the claims are insufficient is therefore without merit.

III. No Undue Delay or Prejudice

Plaintiff promptly sought leave after the Court flagged the procedural issue regarding failure to amend the complaint in the 21-day statutory window. No prejudice to Defendants exists; they have already briefed the merits.

CONCLUSION

For the foregoing reasons, and because justice requires it, Plaintiff's Motion to Amend should be granted. The Clerk should be directed to file the Proposed Amended Complaint (ECF No. 59). Defendants' pending motion to dismiss the original complaint should be denied as moot.

Respectfully submitted,

/s/ Raymond E. Butler II
Raymond E. Butler II
Plaintiff, pro se

Raymond E. Butler II
14320 Shirley Rd.
Baraga, MI. 49908
773-997-0328
raymondebutter@protonmail.com

CERTIFICATE OF SERVICE

I, Raymond E. Butler II, the undersigned pro se Plaintiff in the above-captioned matter, hereby certify as follows:

On April 20, 2026, I caused the foregoing Plaintiff's Reply in Support of Motion to Amend Complaint, together with all attached exhibits, to be electronically submitted through the pro se portal of the Court's CM/ECF (PACER) system for filing in the United States District Court for the Northern District of Illinois, Eastern Division.

Upon acceptance and docketing by the Clerk, the Court's CM/ECF system will automatically generate and transmit a Notice of Electronic Filing to all counsel of record who are registered CM/ECF users. Such transmission constitutes proper service upon them pursuant to Federal Rule of Civil Procedure 5(b)(2)(E) and the Court's General Order on Electronic Case Filing.

Respectfully submitted,

By: *Raymond E. Butler II*
Raymond E. Butler II
Plaintiff, pro se

Raymond E. Butler II
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Baraga, MI. 49908
773-997-0328
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EXHIBIT A



Dykema Gossett PLLC

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John F. Rhoades

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Email: JRhoades@dykema.com

September 13, 2024

Via Email

Racine Michelle Miller
The Michigan Law Firm PC
135 N Old Woodward Ave., Ste. 270
Birmingham, MI 48009
racine@themichiganlawfirm.com

Re: Cease and Desist // Raymond E. Butler, II

Dear Ms. Miller:

We represent CIBC Bank USA ("CIBC") with regard to recent harassing phone calls and emails made by and on behalf of your client, Raymond E. Butler, II, to CIBC employees.

We have been advised that Mr. Butler has made inappropriate and threatening remarks to CIBC employees over the last several days and has called CIBC employees more than 10 times since Monday, September 9, 2024. Mr. Butler is not a client of CIBC. Please direct your client to refrain from any further harassing correspondence with CIBC.

Mr. Butler was advised on September 11th that he should direct all correspondence to a shared CIBC legal mailbox and that all correspondence should be made in writing and through counsel, if he has counsel.

Since then, CIBC has received a number of emails from your office, including one from non-attorney Josh Freeman, sent on your behalf, which was sent to 19 CIBC employees, including CIBC Executive Committee members. Please cease and desist from any further correspondence to those individuals and direct any future communications regarding this matter to me.

With regard to the request for information in your September 11 and September 12, 2024 letters, we note that your client is not associated with any accounts at CIBC and we are not aware of any authority he has to receive any of the requested information. Additionally, CIBC does not administer or manage the trusts referred to in your correspondence.

We note that defendants named in the lawsuit referenced in your September 11, 2024 letter, Western District of Michigan, Case No. 24-cv-00134, have moved this week for a stay and dismissal of that action and for sanctions.



Racine Miller
September 13, 2024
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Please acknowledge receipt of this letter and confirm that your firm and your client will act in accordance with it. Should further harassing communications to CIBC employees continue, we will take all necessary steps allowed under applicable law to address this matter.

Regards,

Dykema Gossett PLLC

A handwritten signature in blue ink, appearing to read "John F. Rhoades".

John F. Rhoades



Dykema Gossett PLLC
400 Renaissance Center
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September 19, 2024

Via Email

Racine Michelle Miller
The Michigan Law Firm PC
135 N Old Woodward Ave., Ste. 270
Birmingham, MI 48009
racine@themichiganlawfirm.com

Re: Second Cease and Desist Demand // Raymond E. Butler II

Dear Ms. Miller:

As discussed yesterday, your client, Raymond E. Butler II, has violated our cease-and-desist demands made to you on September 12 (via phone) and September 13 (via letter) by continuing to directly contact and harass CIBC employees in numerous emails sent between September 13 and 18. We again demand that all such correspondence cease immediately and that any further communication regarding this matter be directed to Dykema. This demand is made on behalf of CIBC and CIBC Bank USA (collectively, "CIBC").

Please confirm Mr. Butler will comply with this demand. If we do not receive that confirmation from you and if direct communications from Mr. Butler to CIBC continue, we will be required to take legal action to stop it and to seek all damages, costs, fees, and sanctions as may be appropriate.

As we advised you in our September 13 letter, your client is not associated with any accounts at CIBC. Further, CIBC does not administer or manage the trusts referred to in your September 11 and September 18 letters and you have provided no documents or information whatsoever supporting your assertion in your September 18 letter that he is a "beneficiary to the aforementioned trusts." In short, as previously advised, your client is not entitled to the information you and he have requested. If you have any documents supporting assertions to the contrary, please provide them to me.

A summary of some of the harassing correspondence sent by your client is provided here:

On September 9, your client called a CIBC banker, demanded that accounts be frozen, and made aggressive and threatening remarks. He has called CIBC employees numerous times, including calling one employee 17 times since September 9, with seven of those calls being made on the morning of September 10 alone.



Racine Miller
September 19, 2024
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On September 12, I called your office and I asked to speak with you but was connected to your non-attorney business manager, Josh Freedman. I asked Mr. Freedman to have you give me a call, told him to deliver the message that the harassing communications from your client to CIBC must stop, and advised that all further correspondence regarding this matter should be directed to Dykema. I did not receive a return call from you.

On September 13 at 11:11 a.m., we emailed you a letter instructing you and your client to cease and desist from further harassing correspondence to CIBC and advising that any future communications regarding this matter should be directed to me. That did not happen.

On September 13 at 7:45 p.m., in violation of that cease-and-desist demand—which you confirmed during our phone call yesterday that you shared with your client—Mr. Butler emailed 18 CIBC employees, addressing his email and a letter to the “CIBC Board of Directors.” In that correspondence, Mr. Butler stated that his “counsel” received a call from me. As you know, you and I had not spoken at that point. This implies that Mr. Freedman of your office, who is not an attorney, is engaging in the practice of law or has led Mr. Butler to believe that he is authorized to do so in violation of MCL 600.916(1).¹

On September 16, your client emailed CIBC General Counsel and other employees regarding unidentified “Trust Agreements and Amendments” and what he referred to as “my accounts”—falsely suggesting that he has accounts at CIBC.

¹ MCL 600.916(1) provides as follows:

A person shall not practice law or engage in the law business, shall not in any manner whatsoever lead others to believe that he or she is authorized to practice law or to engage in the law business, and shall not in any manner whatsoever represent or designate himself or herself as an attorney and counselor, attorney at law, or lawyer, unless the person is regularly licensed and authorized to practice law in this state. A person who violates this section is guilty of contempt of the supreme court and of the circuit court of the county in which the violation occurred, and upon conviction is punishable as provided by law. This section does not apply to a person who is duly licensed and authorized to practice law in another state while temporarily in this state and engaged in a particular matter.

In addition to your client’s statement that his “counsel received a call” on September 13, we note that (a) Mr. Freedman drafted and typed your name on a September 11, 2024 letter that he emailed to 19 CIBC employees and (b) your legal assistant, Nick, who answered two of my phone calls to your office yesterday suggested that I speak with Mr. Freedman instead of you about this matter.



Racine Miller
September 19, 2024
Page 3

On September 17, your client again emailed CIBC General Counsel and other CIBC employees.

Yesterday, after three calls to your office, I finally received a return phone call from you. I again advised you in that call that your client was continuing to improperly harass CIBC and again requested an immediate cessation of all such direct communications to CIBC. I asked you to confirm that your client will refrain from further correspondence with CIBC regarding this matter, and followed that request with an email. You confirmed during our phone call that you would speak with your client early yesterday afternoon.

After we spoke and after the time you indicated you would be speaking with your client, your client continued to directly contact CIBC employees and emailed a CIBC employee and the CIBC CEO and President.

You indicated on the phone and confirmed via letter yesterday that you have not instructed your client to stop communicating with CIBC directly. During our phone call yesterday, you requested a response to your client's September 13 letter, confirming your knowledge of and complicity in his continued direct correspondence to CIBC in violation of our cease-and-desist demands.

Rather than serve a subpoena or engage in lawful or appropriate discovery with regard to the lawsuit you filed in the Western District of Michigan, or the pending action in Cook County, Illinois to which your client is a party, you have condoned your client's numerous, direct, harassing communications with CIBC employees in violation of our cease-and-desist demands.

As such, and given the inaccuracies and material misrepresentations in your and Mr. Butler's correspondence, we draw your attention to the following Michigan Rules of Professional Conduct:

Rule 4.1. Truthfulness in Statements to Others.

In the course of representing a client, a lawyer shall not knowingly make a false statement of material fact or law to a third person.

Rule 4.2. Communication With a Person Represented by Counsel.

(a) In representing a client, a lawyer shall not communicate about the subject of the representation with a person whom the lawyer knows to be represented in the matter by another lawyer, unless the lawyer has the consent of the other lawyer or is authorized by law to do so.

Rule 8.4. Misconduct.

It is professional misconduct for a lawyer to:



Racine Miller
September 19, 2024
Page 4

(a) violate or attempt to violate the Rules of Professional Conduct, knowingly assist or induce another to do so, or do so through the acts of another;

(b) engage in conduct involving dishonesty, fraud, deceit, misrepresentation, or violation of the criminal law, where such conduct reflects adversely on the lawyer's honesty, trustworthiness, or fitness as a lawyer;

Your unsupported assertion yesterday that Mr. Butler is entitled to information he has requested from CIBC "under fiduciary law and other applicable authority" is false.

We draw your attention to Illinois Banking Act, which governs CIBC banking operations and banking charter as well as CIBC's deposit account agreements, and provides in part as follows:

(c) Except as otherwise provided by this Act, a bank may not disclose to any person, except to the customer or his duly authorized agent, any financial records or financial information obtained from financial records relating to that customer of that bank unless:

(1) the customer has authorized disclosure to the person;

(2) the financial records are disclosed in response to a lawful subpoena, summons, warrant, citation to discover assets, or court order which meets the requirements of subsection (d) of this Section; or

(3) the bank is attempting to collect an obligation owed to the bank and the bank complies with the provisions of Section 21 of the Consumer Fraud and Deceptive Business Practices Act.

(f) Any person who knowingly and willfully induces or attempts to induce any officer or employee of a bank to disclose financial records in violation of this Section is guilty of a business offense and, upon conviction, shall be fined not more than \$1,000.

Your client is not a customer of CIBC and no "lawful subpoena, summons, warrant, citation to discover assets, or court order" has been provided.

In addition to the above-referenced rules of professional conduct and banking laws, your client's repeated and continuing harassment of CIBC employees is unconsented contact that serves no legitimate purpose, which may give rise to civil claims and criminal penalties. MCL 750.411h; MCL 600.2954.

You appear to be condoning, if not aiding and abetting, fraudulent misrepresentations, violations of financial privacy laws, and continuing harassment of CIBC employees.

We again note that defendants named in the lawsuit referenced in your September 11, 2024 letter, Western District of Michigan, Case No. 24-cv-00134 have moved for a stay, dismissal and sanctions under Fed. R. Civ. P. 11 and 28 USC §1927, asserting that the claims you have



Racine Miller
September 19, 2024
Page 5

asserted on behalf of Mr. Butler there are vexatious and frivolous, and we note that the court has recently determined that you filed that lawsuit in an improper venue.

We request your written confirmation today that you will comply with this cease-and-desist demand, that your client's harassing communications to CIBC will stop immediately, and that you and your client will comply with applicable legal authority, including the rules and statutes cited herein. As previously requested, all further correspondence regarding this matter should be directed to Dykema as outside counsel for CIBC. We will continue to take all necessary action to protect our client and its employees.

If you wish to discuss this matter further, I welcome your call.

Regards,

Dykema Gossett PLLC

A handwritten signature in blue ink, appearing to read "John F. Rhoades".

John F. Rhoades

EXHIBIT B



Maddin Hauser
Attorneys and Counselors

JESSE L. ROTH
jroth@maddinhauser.com
248.351.7010 direct
248.359.7564 fax

One Towne Square | Fifth Floor | Southfield, MI 48076 | Ph: (248) 354-4030 | www.maddinhauser.com

December 23, 2024

Via Email – racine@themichiganlawfirm.com

Racine Miller
The Michigan Law Firm
135 N. Old Woodward Ave., Ste. 270
Birmingham, MI 48009

Dear Ms. Miller:

I previously sent you correspondence demanding that you and your client Raymond Butler II cease your efforts to defraud my clients Chaim Rajchenbach and Menachem Shabat and their banks. You and your client failed to do so, and appear recently to only have paused your efforts because of the stay of proceedings in your frivolous case no. 24-cv-00134. If you or your client renew those efforts, my clients will pursue their remedies to the fullest extent of the law.

In the meantime, your client has begun sending harassing communications to Mr. Shabat. Those must stop immediately as well. Attached you'll find a copy of text messages Mr. Shabat received from your client accusing Mr. Shabat of "trust fraud and embezzlement" and threatening to "take everything back down to every last penny." This is intolerable and frankly will be fodder for our Rule 11 motion against you and your client for filing and maintaining this frivolous action.

As before, pursuant to MCL 600.2911(2)(b), let this serve as our renewed demand that you and your client retract all false statements you have made at any time about Mr. Rajchenbach and Mr. Shabat. If you fail to do so, then we will have no choice but to pursue all remedies, including seeking a temporary restraining order, filing a criminal harassment complaint, and suing you and your client for all damages, including punitive damages.

Racine Miller
December 23, 2024
Page 2 of 2

Again, you, your client, and any other representatives of your client must cease and desist from contacting Mr. Rajchenbach, Mr. Shabat, their banks, or anyone else related to these matters and that all communications instead be made only from your office to mine.

Very truly yours,

MADDIN, HAUSER, ROTH & HELLER, P.C.

Jesse L. Roth

Jesse L. Roth

JLR/ceh
Encl.

3:30



+1 (773) 997-0328 >

Text Message • RCS
Today 11:19 AM

Your "Business" partner is setting you up to take the fall for the Trust Fraud and Embezzlement. The paper trail doesn't lead to him at all, but it does to you.

Today 3:27 PM

I'll make you an offer, give up my grandfathers trust, and I'll let you continue to make money off of it. Refuse or ignore me, and I'll make sure I take everything back down to every last penny and everyone will be held accountable. Last chance to make a deal before it all goes public and to the FBI and DOJ

The sender is not in your contact list.

[Report Junk](#)



Text Message • RCS



EXHIBIT C

Fwd: Butler v Eddi et al.

1 message

Josh Freedman <josh@themichiganlawfirm.com>
To: Raymond Butler <RButler@cannabestinc.com>

Fri, Jan 3, 2025 at 4:33 PM

fyi



----- Forwarded message -----

From: **Shomshon Moskowitz** <smoskowitz@cascadellc.com>

Date: Fri, Jan 3, 2025 at 4:22 PM

Subject: RE: Butler v Eddi et al.

To: Racine Miller <racine@themichiganlawfirm.com>Cc: Jesse Roth <JRoth@maddinhauser.com>, Josh Freedman <josh@themichiganlawfirm.com>

Racine,

Thank you for your response. I believe these discussions are always more productive over the phone or in person, but if you're unavailable, email will suffice for now. Like you, I am optimistic that we can resolve this matter amicably.

We received an alert from CIBC that on or about January 2, 2025, your client, Raymond Butler, visited a CIBC branch and engaged with a banker in yet another ill-advised attempt to access Menachem Shabat's accounts and financial information. After being denied access, Mr. Butler allegedly began emailing the banker and the banker's father about this matter. These actions are what followed a series of inappropriate text messages sent to Mr. Shabat (attached) and other prior attempts to improperly access the financial information of both Mr. Shabat and Mr. Rajchenbach.

As an attorney, I trust you recognize these actions as, at minimum, harassment and at worst, potentially unlawful. While I suspect these actions are being taken without your knowledge or against your advice, the impact remains the same. My client is deeply concerned for their safety and that of their families and is escalating the matter to law enforcement. I am reaching out to you directly in an effort to de-escalate this situation before it spirals further.

The basis of your client's actions appears to rest on the erroneous claim that the GPN Family Trust (established by Mr. Rajchenbach) and the Doros Generation Trust (established by Mr. Shabat) were created by Jack Finn in 1989. However, even your client's pleadings acknowledge that these trusts were established on April 28, 2008 (See Amend Compl. Paragraph 27.) Jack Finn had no role in creating or managing these trusts. His financial interactions with my clients were strictly limited to their acquisition of the Lake Cook Nursing Terrace facility via bank financing and a seller's note. The claims in your client's complaint are, quite simply, baseless.

I do not expect you to take my word at face value. If needed, we can establish a mechanism to verify these facts, though litigation may force the issue. Should that path be necessary, it will become evident that your client's claims are fabricated, and your representation of these misrepresentations in federal pleadings will carry significant consequences. My client is prepared to seek Rule 11 sanctions and any other appropriate relief.

Before we reach that point, I appeal to you, lawyer to lawyer, to critically evaluate your client's claims. Ask Mr. Butler for even a single document—just one—that substantiates his assertion that the GPN or Doros trusts were established in the late 1980s or early 1990s or any of the other innumerable allegations made against my clients in your complaint and pleadings. If no such evidence exists (and I am confident it does not), I urge you to consider redirecting your client's efforts toward resolution rather than perpetuating baseless litigation.

As always, feel free to give me a call if you'd like to discuss further.

SHOMSHON MOSKOWITZ
ASSOCIATE GENERAL COUNSEL | CASCADE CAPITAL GROUP

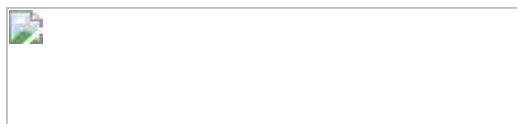
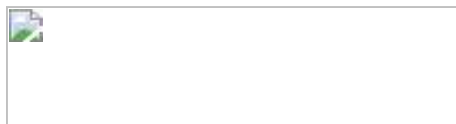
3450 Oakton St., Skokie, IL 60076

O: 847.745-7217 | C: 312.961.2336 | smoskowitz@cascadellc.com | Cascadellc.com

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From: Racine Miller <racine@themichiganlawfirm.com>
Sent: Friday, January 3, 2025 2:26 PM
To: Shomshon Moskowitz <smoskowitz@cascadellc.com>
Cc: Jesse Roth <JRoth@maddinhauser.com>; Josh Freedman <josh@themichiganlawfirm.com>
Subject: Re: Butler v Eddi et al.

Hi - I got your e-mail and voice messages - how can I help? Please e-mail me with any concerns you have or what the nature of this communication is. I have many things on Monday and hope we can work this out by e-mail.



On Fri, Jan 3, 2025 at 1:11 PM Shomshon Moskowitz <smoskowitz@cascadellc.com> wrote:

Racine,

Good to e-meet you. Along with Jesse Roth, I am counsel for Chaim Rajchenbach, Menachem Shabat, and the respective family members named in the above referenced matter. I spoke to your colleague Nick Keith a few minutes ago and he said you might be available for a call this afternoon to discuss this matter. I'm relatively open after 1:30 CST until 3:30 CST so please let me know if you're available during those times. If not, we can schedule something for Monday.

Looking forward,

SHOMSHON MOSKOWITZ

Case: 1:25-cv-10904 Document #: 66 Filed: 04/20/26 Page 38 of 124 PageID #:2319

ASSOCIATE GENERAL COUNSEL | CASCADE CAPITAL GROUP

3450 Oakton St., Skokie, IL 60076

O: 847.745-7217 | C: 312.961.2336 | smoskowitz@cascadellc.com | Cascadellc.com

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2 attachments

IMG-20241219-WA0004.jpg

90 KB

IMG-20241219-WA0005.jpg

201 KB

EXHIBIT D

GUTMAN & ASSOCIATES, LLC

Attorneys at Law

4018 N. Lincoln Avenue

Chicago, Illinois 60618

Tel (773) 472-4500

Fax (773) 472-2430

Jeffrey K. Gutman

February 17, 2022

Steven M. Novak
Estate and Probate Legal Group, Ltd
915 Harger Road, Suite 301
Oak Brook, Illinois 60523

Re: Butler v Eddi
2020 CH 00675

Dear Mr. Novak:

I have been contacted to represent Ilana Eddi in this matter. To this date, I do not believe Mr. Eddi has been served. As your complaint admits Ilana and Ely Eddi live in separate states and service upon Ilana is not valid service upon Ely Eddi.

From reading the complaint it is apparent that Mr. Butler has not provided you with truthful information. Attached is a release executed by Mr. Butler dated by him on September 23, 2009, which acknowledges receipt of the \$30,000.00 disbursement referred to in Exhibit A of the complaint. Thus, it is clear that the allegation that Mr. Butler only received \$5,000 was not accurate.

Mr. Butler was never a beneficiary of the Trust, and your complaint admits that Mr. Butler was not adopted by Mr. or Mrs. Finn. Thus, he has no rights to make this claim.

Further, the release makes it clear that Mr. Butler released any claim he may have had against the Trust, Ilana and Ely Eddi. The enclosed release states as follows:

Raymond Butler, his successors and assigns hereby forever releases and discharges the Jack Finn Irrevocable Trust, Ilana Eddi, individually and as Trustee, Ely Eddi, individually and as Trustee and Jack Finn for any and all claims, demands, suits, actions, chose in actions whether in law, equity or probate which it now has or shall ever have against the foregoing arising out of any claim or interest in the Jack Finn Irrevocable Trust or any claims that any funds are due or owing from Jack Finn, Ilana Eddi, Ely Eddy or their successors or assigns.

In addition, even if Mr. Butler was entitled to an accounting (which we deny) the Trust was never funded so there is no accounting to provide.

For all of these reasons, the lawsuit that you filed has no basis in fact or law Request is made that you confirm within the next 7 days that you will dismiss this lawsuit. My client is extremely upset over this frivolous filing. Should it be necessary for me to file an appearance, I have been directed to seek sanctions under Rule 137 or under Rule 11 should any Defendant file a removal to Federal Court.

Very truly yours,

GUTMAN & ASSOCIATES LLC

Jeffrey K. Gutman

Jeffrey K. Gutman

**IN THE CIRCUIT COURT OF COOK COUNTY, ILLINOIS
COUNTY DEPARTMENT, CHANCERY DIVISION**

RAYMOND E. BUTLER II,)
HANNAH S. FINN F/K/A)
CHANA I. FINN &)
HELEN BUTLER, AND)
THE ESTATE OF)
SILVER A. FINN F/K/A/)
SHOSHANA B. FINN &)
SILVER A. BUTLER,)

No. 2022 CH 675

Hon J. Alison C. Conlon

Plaintiffs,)

JURY TRIAL DEMANDED

v.)

ILLANA S. EDDI NEE FINN A/K/A)
ILLANA FINN EDDI &)
ILANA EDDI AND)
ELI EDDI A/K/A)
ELY EDDY &)
ELY JACKFINN EDDI & F/K/A)
ELY "ISSAC" EDDI,)
INDIVIDUALLY AND AS TRUSTEES)
OF THE TRUST FUND,)
THE JACK FINN IRREVOCABLE TRUST)
AND THE JACK AND PESSA FINN)
IRREVOCABLE TRUST, AND)
JEFFREY K. GUTMAN,)

Defendants.)

Declaration of Steven Novak

DECLARATION OF STEVEN NOVAK

I, Steven Novak, of the City of Chicago, in the State of Illinois, declares as follows:

1. I am a licensed attorney in the State of Illinois and am in good standing. Except as otherwise expressly stated to the contrary, I have personal knowledge of the following facts and, if called as a witness, I could and would competently testify as follows:

2. I was the former attorney for Raymond Butler II in the above captioned matter, *Raymond Butler v. Ilana Eddi, et al.*, No. 2022 CH 675 (Cir. Ct. Cook Cty. Chancery).

3. In this matter, I communicated with counsel for the Defendants' Jeffrey Gutman.

4. In this matter, Mr. Gutman informed me that he was not the author of Defendants' Exhibit B to their motion to dismiss; a purported released agreement dated September 23, 2009. (See Attached Exhibit 1).

5. Mr. Gutman informed me that he had no involvement with the creation or management of any trusts for the benefit of or made by Jacob Finn.

6. When this lawsuit was commenced, Mr. Gutman sent me the attached letter. (See Attached Exhibit 2).

Respectfully Submitted,

Steven Novak, Attorney at Law

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IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

RAYMOND E. BUTLER, II,)	Case No. 25 CV 4443
)	
Plaintiff,)	
)	
v.)	
)	
ELI JACKFINN EDDI, et al.,)	Chicago, Illinois
)	April 9, 2026
Defendants.)	10:00 a.m.

TRANSCRIPT OF PROCEEDINGS
BEFORE THE HONORABLE APRIL M. PERRY

APPEARANCES:

For the Plaintiff:	KMFL LAW BY: MS. KATHERINE A. LONDON 100 Illinois Street, Suite 200 St. Charles, Illinois 60174
For Defendant Ilana Finn Eddi:	LEVENFELD PEARLSTEIN, LLC BY: MS. ROBIN D. MAHER 120 South Riverside Plaza, Suite 1800 Chicago, Illinois 60606
For Defendant Dorine and Manuel Magence:	HALL MATSON, PLC BY: MR. THOMAS R. HALL 1550 Watertower Place, Suite 200 East Lansing, Michigan 48823
For Defendant Jeffrey Gutman:	HINSHAW & CULBERTSON LLP BY: MS. JENNIFER W. WELLER 151 North Franklin Street, Suite 2500 Chicago, Illinois 60606
For Defendant Nachshon Draiman:	ALAN J. MANDEL LTD. BY: MR. ALAN J. MANDEL 7520 Skokie Boulevard Skokie, Illinois 60077
For Defendant William Kanter:	SWANSON MARTIN & BELL BY: MS. MEREDITH H. GREEN 330 North Wabash Street, Suite 3300 Chicago, Illinois 60611

1 APPEARANCES: (Continued)

2 For Defendant Shmuel BARACK FERRAZZANO KIRSCHBAUM &
Fuerst, Chaim NAGELBERG LLP
3 Rajchenbach, Menachem BY: MS. SAMANTHA ZUBA
Shabat: 200 West Madison Street, Suite 3900
4 Chicago, Illinois 60606

5 For Defendant Harold PLUNKETT COONEY, PC
Katz: BY: MR. THOMAS G. FRENCH
6 221 North LaSalle Street, Suite 3500
Chicago, Illinois 60601

7 For Defendant Irving CLAUSEN MILLER P.C.
8 Birnbaum: BY: MS. JACQUELYN PEARCE
10 South LaSalle Street
9 Chicago, Illinois 60603

10 For Defendant MR. GARY A. WEINTRAUB
Stanton F. Aron: 465 Central Avenue, Suite 100
11 Northfield, Illinois 60093

12 For Defendant OBERTS GALASSO LAW GROUP
13 Colman Ginsparg: BY: MR. WILLIAM B. OBERTS
181 West Madison Street, Suite 4700
Chicago, Illinois 60602

14 For Defendant Garry TRESSLER LLP
15 Chankin: BY: MR. JAMES BORCIA
233 South Wacker Drive, 61st Floor
16 Chicago, Illinois 60606

17 For Defendant David HONIGMAN, LLP
18 Raanan: BY: MS. MARY KATHRYN CURRY
321 North Clark Street, Suite 500
Chicago, Illinois 60654

19 For Defendant Eric ASHMAN & STEIN
20 Rothner BY: MS. SUE ANN ROSEN
8707 North Skokie Blvd., Suite 100
21 Skokie, Illinois 60077

22 Court Reporter: NOREEN RESENDEZ, CSR, RPR, CRR
Official Court Reporter
23 219 S. Dearborn Street, Room 1728
Chicago, Illinois 60604
24 Noreen.resendez@ilnd.uscourts.gov
* * * * *

25 PROCEEDINGS REPORTED BY STENOTYPE
TRANSCRIPT PRODUCED USING COMPUTER-AIDED TRANSCRIPTION

1 (Proceedings heard in open court:)

2 THE CLERK: Calling case 25 CV 4443, Butler versus
3 Eddi.

4 THE COURT: All right. Just line up and share the
5 microphones as best you can.

6 MS. LONDON: Good morning, Your Honor. Katherine
7 London on behalf of the plaintiff, Raymond Butler.

8 THE COURT: Good morning.

9 MS. ROSEN: Sue Ann Rosen from Ashman Stein on behalf
10 of Eric Rothner.

11 MS. MAHER: Good morning. Robin Maher on behalf of
12 Ilana Eddi.

13 MR. MANDEL: Alan Mandel on behalf of Nachshon
14 Draiman.

15 MS. PEARCE: Jackie Pearce on behalf of Irving
16 Birnbaum.

17 MR. WEINTRAUB: Gary Weintraub on behalf of Stanton,
18 Aron.

19 MS. ZUBA: Samantha Zuba on behalf of Menachem Shabat,
20 Chaim Rajchenbach and Shmuel Fuerst.

21 MS. WELLER: Jennifer Weller on behalf of Jeffrey
22 Gutman.

23 MR. OBERTS: Your Honor, good morning. Bill Oberts,
24 O-B-E-R-T-S, on behalf of Colman Ginsparg.

25 MS. GREEN: Meredith Green on behalf of William

1 Kanter.

2 MS. CURRY: Mary Kathryn Curry on behalf of David
3 Raanan.

4 MR. HALL: Good morning, Your Honor. I'm Thomas Hall.
5 I represent Manuel and Dorine Magence.

6 MR. FRENCH: Good morning, Your Honor. Thomas French
7 on behalf of Mr. Harold Katz.

8 MR. BORCIA: Jim Borcia for Garry Chankin.

9 THE COURT: Is that everyone? All right. Good. I
10 appreciate you all being here in person. It is not my policy
11 to drag people in for nonsubstantive motions. Hopefully we can
12 accomplish most of what needs to be done on papers. But to the
13 extent we are going to be talking about substantive motions, it
14 is my policy to have everyone appear in person. I know some of
15 you are from out of town. So you can have, on the defense
16 side, to the extent there are no conflicts, you can obviously
17 step up on each other's behalf. And again, hopefully we won't
18 need to do this too often because I know it is a lot of time
19 and money that people spend. But I find that things go
20 smoother when we all have to look each other in the eye and you
21 all have to look me in the eye, so that is why we are here
22 today.

23 We are up today on plaintiff's motion to disqualify,
24 which is docket entry Number 245. It names five, perhaps six,
25 depending on how you read it, bases for my recusal. We will

1 discuss each one of those in turn.

2 But first, Ms. London, I should tell you, I don't know
3 who all of the people in the courtroom are. But I understand
4 that the Seventh Circuit has opened an ARDC referral regarding
5 similar types of motions to disqualify. I don't know if anyone
6 from the ARDC is here today. It is their practice, if they
7 have an open investigation, frequently to either come or to get
8 transcripts, so you should proceed with the understanding that
9 they may be reading this. In addition, of course, to the
10 understanding that you are an officer of the court always when
11 you appear.

12 So let's talk about each one of these different bases
13 for recusal that you have notated in your motion.

14 The first is my prior professional relationship with
15 Judge Alexakis, who recused herself from the case a short time
16 ago. I should note that not only did we work together before,
17 we work together now and we are friends as I am with many of my
18 colleagues on the bench.

19 This particular case involves trust assets from which
20 the plaintiff claims he's been unfairly denied and which have
21 been dissipated. The claims involve fraud and breach of
22 fiduciary duty by individuals who had involvement with various
23 family trusts in which the plaintiff allegedly had an interest.

24 Put simply, this case has nothing to do with me. It
25 has nothing to do with Judge Alexakis. She is not a victim.

1 She is not a witness. She is not a party. She is not a lawyer
2 in the case. She recused herself because of a different
3 lawsuit, which is noted in her minute order, which named her as
4 well as four other judges as well as the entirety of the Cook
5 County clerk's office as defendants filed by the same
6 plaintiff. That lawsuit takes issue with various rulings that
7 Judge Alexakis and later Judge Maldonado from the Seventh
8 Circuit made.

9 Judge Alexakis noted in her minute order that she did
10 not have to recuse herself from the case because the other
11 lawsuit is frivolous. As should go without saying, if a party
12 could disqualify a judge in their case just by suing them, we
13 would have a whole lot more disqualifications. It would
14 incentivize perversely parties to sue judges indiscriminately
15 to receive more favorable treatment or more favorable judges.
16 And that's the reason the rule exists that a judge doesn't have
17 to recuse themselves on the basis of a frivolous lawsuit.

18 But Judge Alexakis chose to recuse herself on a
19 voluntary basis under the belief that her impartiality might
20 reasonably be questioned. Plaintiff's argument is now because
21 I'm friends with Judge Alexakis, my impartiality might
22 reasonably be questioned because her impartiality might
23 reasonably be questioned.

24 Unfortunately, I do not accept the premise that the
25 conflict rules work like the transitive properties in a math

1 problem. Just because Judge Alexakis has a conflict and I'm
2 friends with Judge Alexakis, does not then mean I have a
3 conflict. And I have not seen any authority in the rules or
4 case law to indicate otherwise.

5 The closest judicial advisory opinion that I'm aware
6 of on this topic is Number 11, which discusses judicial
7 disqualifications when a judge's longtime friend is actually a
8 counsel in the case. Interestingly, even then -- and in that
9 case I think the attorney is not only a friend but the
10 Godfather of the judge's child, even in that case, the judicial
11 advisory opinion did not require disqualification.

12 Here, of course, we are much farther afield because
13 Judge Alexakis is neither a lawyer in the case nor does she
14 have any continued involvement with it at all. In short, her
15 decision to recuse herself has nothing to do with me, and I
16 will not disqualify myself on the basis that I am friends with
17 her.

18 That turns us to the second issue in which the
19 plaintiff and plaintiff's counsel have questioned the validity
20 of my judicial nomination and confirmation. Specifically
21 alleging that an autopen may have been used to sign my
22 commission.

23 So let me ask you first, Ms. London. Do you know what
24 an autopen is and how it works?

25 MS. LONDON: Yes, Your Honor.

1 THE COURT: Okay. What is your understanding of how
2 an autopen works?

3 MS. LONDON: My understanding is that an autopen is
4 used when the president is not able to participate in or be at
5 the signing of something that he would need to sign and an
6 autopen is used in his absence with his knowledge of what is
7 being signed in his absence.

8 THE COURT: All right. My question is actually much
9 more basic. How does an autopen work?

10 MS. LONDON: I believe it's like an electric stamp,
11 but I don't know for sure.

12 THE COURT: All right. So you would agree with me
13 that signatures generated by an autopen are identical?

14 MS. LONDON: Yes, but I would disagree that it is the
15 intent of the person who intends to sign something that is
16 different. Anybody could stamp something with an identical
17 signature, but it's not the same thing as the person who has --
18 owns that signature knowing what is being signed.

19 THE COURT: I just asked you whether autopen
20 signatures are identical.

21 MS. LONDON: I believe they are supposed to be.

22 THE COURT: Right. Because that's how an autopen
23 works, right? They generate identical signatures over and over
24 and over again, correct?

25 MS. LONDON: Sure.

1 THE COURT: Have you seen my judicial commission?

2 MS. LONDON: No.

3 THE COURT: Have you seen any judicial commission
4 signed by President Biden?

5 MS. LONDON: No.

6 THE COURT: So what is your good-faith basis for
7 alleging that an autopen was used with respect to my
8 commission?

9 MS. LONDON: Well, we gave you specific references to
10 whistleblower testimony and the June 4th, 2025, White House
11 memorandum and the ongoing investigations regarding the autopen
12 to substantiate our claim.

13 THE COURT: To be used in some documents that were
14 supposed to be signed by the President?

15 MS. LONDON: Yes.

16 THE COURT: Let me tell you, I have no reason to
17 believe an autopen was used with respect to the signing of my
18 commission. First, I have seen several commissions signed by
19 President Biden. We all have them up in our offices. The
20 signatures are remarkably consistent but they are not
21 identical. Indicating to me no autopen was used.

22 Secondly, at the time I was confirmed, I was told that
23 I needed to state when I would be available for my commission
24 to be signed because the President often requires several times
25 to be able to -- several days to be present to be able to sign

1 the judicial commission. Therefore, we were all told that once
2 we said we were ready for our commission to be signed, we would
3 need to expect that it could take up to a week for our
4 commissions to be signed.

5 Based on the facts within my personal knowledge, there
6 is no infirmity within my appointment process. Speculation and
7 conjectures based upon the Internet or news don't count as
8 facts. If someone in the executive or the legislative branch
9 had a genuine basis to challenge the 200 plus judges who were
10 appointed by the last presidential administration, I can almost
11 guarantee they would have moved forward with official action on
12 that basis.

13 The most recent public reporting I have seen on this
14 is that the Washington D.C. U.S. Attorney's office closed its
15 investigation into the use of autopens based upon a total lack
16 of any factual information to support it. So until someone
17 with actual knowledge of relevant facts provides me with any
18 information to challenge the legitimacy of my appointment, I
19 plan to continue doing the job that the taxpayers have been
20 paying me to do.

21 That brings me to your third basis. Financial
22 disclosure report, which I have not made publicly available.
23 First let me ask you, which financial disclosure report are you
24 complaining about not being publicly available?

25 MS. LONDON: 2024, 2025.

1 THE COURT: Okay. Before you accused me of violating
2 my statutory duty to file that financial report, I'm assuming
3 you looked at the statute. Is that true?

4 MS. LONDON: Yes, I did.

5 THE COURT: What statute did you look at?

6 MS. LONDON: I don't know, Your Honor.

7 THE COURT: The financial disclosures are governed by
8 5 United States Code 13101 through 13111. The United States
9 Code 13103 requires annual reports to be filed by May 15th, the
10 calendar year after the judge is disclosing about. So to the
11 extent you're complaining about my 2025 report not being
12 publicly available to you, I was under no obligation to file it
13 before May 15th. It is April 9th. In case you are wondering,
14 I actually filed it very early in late March. It is currently
15 publicly available to you.

16 To the extent you are complaining about 2024, the
17 statute says that an annual report must be filed for any
18 calendar year in which a judge serves in excess of 60 days.

19 Did you happen to look to see when I started serving
20 on the bench before you accused me of having violated my
21 statutory duty?

22 MS. LONDON: I did, Your Honor. And to your previous
23 point, I did check to see if your financial disclosure was
24 publicly available within the last few days, and I have not
25 been able to find it.

1 THE COURT: Well, someone else has already found it
2 and requested it. So I would suggest that perhaps your
3 searches have been in error because people are downloading it.

4 How many days did I serve in 2024?

5 MS. LONDON: I don't know, Judge.

6 THE COURT: My commission was signed on November 20th.
7 I was sworn in on November 26th. That is fewer than 60 days in
8 the calendar year. I was under no obligation to file a
9 financial report by the statute. Your allegations not only
10 have no factual support, they are frivolous.

11 That moves us to the Vanguard investments. Luckily
12 you were able to access my financial disclosure when I was
13 nominated to the U.S. Attorney, and you were able to discern
14 that along with about 30 million other customers, I have
15 investments at Vanguard. You have argued that I should
16 disqualify myself because apparently the trust in this case is
17 also a Vanguard customer, which I didn't know because Vanguard
18 doesn't appear anywhere in the complaints.

19 The rules regarding disqualification because of
20 financial interest are quite clear. A judge must disqualify
21 herself when she has a financial interest in the subject matter
22 and controversy. Having a bank account at the same place as
23 one of the parties has a bank account, does not even remotely
24 meet the standard. Vanguard is at best maybe a witness in this
25 case to authenticate bank records. It is not a party to the

1 case, and there is no reason to think that any other person's
2 accounts at Vanguard would be in any way affected by the
3 outcome of this particular case. In sum there is no basis for
4 disqualification on that basis.

5 The next stated basis for recusal is my ruling in the
6 *State of Illinois vs. Trump* case, which you have alleged
7 indicates a broad disregard for core constitutional principles.
8 Are you aware of what happened to that ruling on appeal?

9 MS. LONDON: Yes, Your Honor.

10 THE COURT: Do tell.

11 MS. LONDON: I am aware of it.

12 THE COURT: All right. So you're aware that the
13 ruling was upheld by both the Seventh Circuit and the Supreme
14 Court?

15 MS. LONDON: Yes.

16 THE COURT: Given that, no objective observer could
17 reasonably question whether that case reflects a broad
18 disregard for core constitutional principles.

19 Let me ask you next, even if that were untrue, what
20 does this case have to do with core constitutional principles?

21 MS. LONDON: Well, the core constitutional principle
22 that we discussed earlier regarding the autopen ties into the
23 constitutional issues in the Trump case as well. If you're
24 throwing out the autopen, then I don't have anything else to
25 say about it.

1 THE COURT: Okay. Finally you take issue with my
2 local Rule 44 analysis under which I applied the local rule,
3 like I do all statutes, like the Supreme Court has commanded me
4 based upon its plain language. A judge's application of the
5 law or rule as written is hardly a reasonable basis to
6 disqualify the judge. In sum, no reasonable person, knowing
7 all the facts, would conclude my impartiality might reasonably
8 be questioned within the meaning of 28 United States Code
9 Section 455(a).

10 I also want to note that you also bring the motion as
11 under 28 U.S.C. Section 144, which applies when the judge has a
12 personal bias or prejudice against either the filing party or
13 in favor of the adverse party. Your proposed basis for
14 qualification, of course, has nothing to do with either you or
15 the opposing party. They're instead attacks on my judicial
16 nomination, my personal relationships, my financial disclosure,
17 reporting obligations, where I bank, and my prior rulings. So
18 Section 144 is just inapplicable to the case. Other than to
19 say when you had your client swear under oath that all of the
20 facts in the motion were true, you put your client at risk for
21 either prosecution for making a false statement or certainly
22 for further cross-examination regarding his factual bases for
23 any of these things. Enough said about that.

24 To be clear, your motion]fails under even the most
25 lenient view of your obligations under Rule 11. You didn't do

1 the most basic factual research about what my financial
2 disclosure reporting requirements are before accusing me of
3 having violated them. You have no legitimate basis to argue
4 under the law that I should disqualify myself because I use a
5 bank where the assets in the case are held or that an opinion
6 upheld by the Supreme Court represents a disregard for the
7 Constitution or that following the plain language of the local
8 rules is an entitlement to disqualification.

9 This is your one free pass. I do not like sanctioning
10 attorneys. I think it distracts us from the actual issues in
11 the case, and I think it is highly inefficient. But I will not
12 tolerate any additional frivolous motions. You will be
13 sanctioned, just as the Seventh Circuit has already sanctioned
14 you, if you persist in this type of behavior. You didn't get
15 any warning from the Seventh Circuit; you are getting one from
16 me. You are also doing your client no favors when you delay
17 litigation with motions like this.

18 So let's move on to the actual issues in this case
19 that matter. There are several pending motions at various
20 stages in briefing. Giving my statements about Rule 11, which
21 I want everybody to take note of, I want to give everyone the
22 chance to think very hard about the motions they filed and
23 whether or not they intend to persist with them. My skim of
24 the document, which is quite long, indicates there may be
25 similar issues lurking. So I want to give anybody a chance to

1 withdraw any motions that they think should be withdrawn.

2 I'm going to ask you all to meet and confer. I know
3 there's a lot of you, so I know that probably is quite
4 complicated. But I want you to meet and confer about the
5 pending motions, whether you intend to persist with them if you
6 have been the one who filed them, and whether you do intend to
7 persist with them, what a proposed briefing schedule would be
8 for each of them.

9 So I'm going to ask for a joint proposed status --
10 joint status report by April 24th. If you all can't agree,
11 because again, there are many, many of you, you can each submit
12 a status report of no more than three pages regarding the
13 pending motions. To the extent you are the one who filed the
14 motion, please just let me know if you are going to withdraw it
15 or persist in it and what a proposed briefing schedule would be
16 for those.

17 I'm aware from the docket that Judge Alexakis did not
18 move forward on these at her discretion to manage her docket.
19 I intend to move forward with any and all ancillary motions
20 either that have been filed or will be filed, as I am entitled
21 to do, while we wait for the Seventh Circuit's ruling on the
22 other issues just so we can get rid of those and keep this case
23 moving forward as best we can.

24 Do you have any questions, Ms. London?

25 MS. LONDON: No, Your Honor.

1 THE COURT: Any questions on this side of the
2 courtroom?

3 MS. ROSEN: Your Honor, my client was served and two
4 days after the service, there was a stay put on the case. We
5 will file a motion to dismiss. I have one prepared, but I
6 didn't file it because there has been a stay.

7 THE COURT: Right.

8 MS. ROSEN: Should I file it?

9 THE COURT: I will take a look at that. I mean, to
10 the extent that you all agree to lift the stay -- my
11 understanding of what is on appeal, and correct me if I'm
12 wrong, because I have not dug super deep into this docket, is
13 that it's a TRO that's under appeal?

14 MS. LONDON: An injunction.

15 THE COURT: Okay. So I don't think the stay is
16 mandatory in this case. I also seem to recall though that the
17 stay was put in place because of a pending Cook County action.
18 So it may still be in the interest of efficiency and such to
19 keep it in place. If you all agree it should be lifted, let me
20 know. If there are people who want to lift it and people who
21 don't, let me know that and we can discuss whether or not that
22 should be briefed.

23 MR. MANDEL: Very briefly, Your Honor, the order was
24 that none of the defendants should seek to respond to the
25 complaint until, amongst other things, there was a

1 determination in the state court as to whether or not
2 Mr. Butler was an appropriate heir or beneficiary to the trust.
3 While we were here, I looked at the docket in the Circuit
4 Court, that case is still pending. There was a motion to
5 disqualify the judge who was supposed to try the case in
6 November. There are proceedings, I believe, next week with
7 respect to that case. In the interest of judicial economy, I
8 think we should wait before we start filing our motions until
9 we find out if there's a basis for the case.

10 THE COURT: Understood. That's what the point of the
11 status report is. So I don't want to sit here and have all
12 20 or some odd of you tell me your position on the record, it
13 will get too confusing. The stay remains in place for now. No
14 one has to file anything. Tell me if you all agree to remove
15 it or to get rid of the stay, although it sounds like you do
16 not. It might be helpful, if anyone can guess, which you may
17 not be able to, how long the state case will take to resolve.
18 But that, of course, depends on how many other motions have
19 been filed in the meantime.

20 MS. MAHER: Your Honor, I am the attorney for the
21 defendants in the state case, and can speak to it if you're
22 interested or I can put it in a status report; but there have
23 been a number of motions that I would call frivolous including
24 to disqualify the current judge who has now been named as a
25 potential party or seeking leave to sue him in the cause of

1 action against the federal court judges. We have a hearing
2 scheduled with an assigned judge -- the way Cook County works,
3 a different judge decides recusal motions, disqualification
4 motions. We have a hearing on April 24th in that matter.

5 THE COURT: Maybe it makes sense to kick our date a
6 little bit longer then.

7 MS. MAHER: Yeah. At that point we will potentially
8 know at least who our judge is. But we are a ways off from
9 resolving that case given the number of frivolous motions that
10 have been filed in the meantime.

11 THE COURT: All right. So you at least think you'll
12 know whether you'll be sitting under the same judge or a
13 different judge by the 24thish?

14 MS. MAHER: I believe so. I hope so.

15 THE COURT: All right. Let me give you then until --
16 let's do May 5th for your status reports. Anything that's
17 agreed goes up front to the status report. To the extent you
18 all have supplemental submissions, no more than three pages
19 each please, and to the extent you agree in small combinations
20 of people, you can combine those. All right?

21 MS. MAHER: Very good.

22 THE COURT: Thank you all.

23 (Concluded at 10:26 a.m.)

24 * * * * *

25

1 I certify that the foregoing is a correct transcript from the
2 record of proceedings in the above-entitled matter.

3

4 /s/Noreen E. Resendez
5 Noreen E. Resendez, CSR, RPR, CRR
6 Official Court Reporter

April 13, 2026
Date

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EXHIBIT E



Katherine London <klondon@kmflaw.com>

Re: Case No. 1:25-cv-04443 Butler v Eli Jackfinn Eddi et al - ORDER GRANTING PLAINTIFF'S VERIFIED EX PARTE EMERGENCY MOTION TO VACATE STAY, VACATE PROTECTIVE ORDER, FREEZE TRUST ASSETS, AND APPOINT NEUTRAL FIDUCIARY TO PRESERVE TRUST RES

1 message

Katherine London <klondon@kmflaw.com>

Wed, Jul 30, 2025 at 2:36 PM

To: Carmen Acevedo <Carmen_Acevedo@ilnd.uscourts.gov>

Cc: Proposed Order Alexakis <proposed_order_alexakis@ilnd.uscourts.gov>, Josh Freedman <josh@themichiganlawfirm.com>, Racine Miller <racine@themichiganlawfirm.com>, Raymond Butler <RButler@cannabestinc.com>

Ms. Acevedo,

The Motion was filed Ex Parte on an emergency basis. If the Judge is denying the Ex Parte Emergency basis and requiring a hearing will the Judge be entering a minute order on the Docket?

Kate

Katherine A. London 

KMFL Law

(630) 507-9998

KLondon@KMFLLaw.com

ARDC # 6345920

On Wed, Jul 30, 2025 at 2:33 PM Carmen Acevedo <Carmen_Acevedo@ilnd.uscourts.gov> wrote:

Ms. London I am responding to the email in the proposed order mailbox with that subject line Josh Freedman sent. Judge is requesting a hearing.

The Court requires a hearing on this motion. Judge is available tomorrow at 3 p.m. or Friday, by telephone, between 11 and 1. Please advise

Thank you

Carmen Acevedo

Courtroom Deputy to the Honorable Georgia Alexakis

U.S. District Court for the Northern District of Illinois

219 S. Dearborn Street

Chicago, IL 60604
312-435-6062

Your opinion is important to us [click HERE to take our customer service survey](#)

From: Katherine London <klondon@kmflaw.com>

Sent: Wednesday, July 30, 2025 2:28 PM

To: Proposed Order Alexakis <proposed_order_alexakis@ilnd.uscourts.gov>

Cc: Josh Freedman <josh@themichiganlawfirm.com>; Carmen Acevedo <Carmen_Acevedo@ilnd.uscourts.gov>; Racine Miller <racine@themichiganlawfirm.com>; Raymond Butler <RButler@cannabestinc.com>

Subject: Re: Case No. 1:25-cv-04443 Butler v Eli Jackfinn Eddi et al - ORDER GRANTING PLAINTIFF'S VERIFIED EX PARTE EMERGENCY MOTION TO VACATE STAY, VACATE PROTECTIVE ORDER, FREEZE TRUST ASSETS, AND APPOINT NEUTRAL FIDUCIARY TO PRESERVE TRUST RES

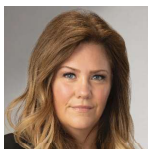
CAUTION - EXTERNAL:

Ms. Acevedo,

Just to clarify, the subject of your email is "Order Granting Plaintiff's Verified Ex Parte Motion." Does that mean that Judge Alexkis granted our motion for the emergency TRO with a hearing tomorrow or Friday? I'm not sure if the Judge is denying the emergency motion and asking for a hearing on the motion.

Thank you!

Kate



Katherine A. London 

KMFL Law
(630) 507-9998

KLondon@KMFLLaw.com
ARDC # 6345920

On Wed, Jul 30, 2025 at 2:16 PM Proposed Order Alexakis <proposed_order_alexakis@ilnd.uscourts.gov> wrote:

Good afternoon

The Court requires a hearing on this motion. Judge is available tomorrow at 3 p.m. or Friday, by telephone, between 11 and 1.

Carmen

Carmen Acevedo

Courtroom Deputy to the Honorable Georgia Alexakis

U.S. District Court for the Northern District of Illinois

219 S. Dearborn Street

Chicago, IL 60604
312-435-6062

Your opinion is important to us [click HERE to take our customer service survey](#)

From: Josh Freedman <josh@themichiganlawfirm.com>

Sent: Wednesday, July 30, 2025 1:44 PM

To: Proposed Order Alexakis <proposed_order_alexakis@ilnd.uscourts.gov>

Cc: Racine Miller <racine@themichiganlawfirm.com>; Katherine London <klondon@kmflaw.com>;
Raymond Butler <RButler@cannabestinc.com>

Subject: Re: Case No. 1:25-cv-04443 Butler v Eli Jackfinn Eddi et al - ORDER GRANTING PLAINTIFF'S VERIFIED EX PARTE EMERGENCY MOTION TO VACATE STAY, VACATE PROTECTIVE ORDER, FREEZE TRUST ASSETS, AND APPOINT NEUTRAL FIDUCIARY TO PRESERVE TRUST RES

CAUTION - EXTERNAL:

Good afternoon,

We are resubmitting the proposed order as a Word file per Deputy Carmen's instructions a moment ago.

Thank you,



135 North Old Woodward Avenue, Suite 270
Birmingham, MI 48009

www.TheMichiganLawFirm.com

Josh Freedman

*Business Manager
Director of Provider Department*

☎ 844.464.3476

🏠 248.237.3690



On Wed, Jul 30, 2025 at 2:37 PM Josh Freedman <josh@themichiganlawfirm.com> wrote:

Good afternoon,

Please see attached.

Sincerely,



Josh Freedman

*Business Manager
Director of Provider Department*

☎ 844.464.3476

135 North Old Woodward Avenue, Suite 270
Birmingham, MI 48009

www.TheMichiganLawFirm.com

248.237.3690



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EXHIBIT F

Visiting IP	Page Viewed	Date	Time (CDT)	ISP	Location
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174.224.222.47	https://kmflaw.com/	Apr-17-2026	15:55:50	Verizon Business (Verizon Business)	Chicago, IL
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74.116.24.253	https://kmflaw.com/	Apr-17-2026	13:58:27	County of Kane (County of Kane)	Batavia, IL
12.74.213.89	https://kmflaw.com/our-attorneys	Apr-17-2026	12:57:25	AT&T Enterprises, LLC (AT&T Worldnet Services)	Raleigh, NC
4.42.65.130	https://kmflaw.com/our-attorneys	Apr-17-2026	11:17:49	Level 3 (GTE Intelligent Network Services)	Grapevine, TX
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104.28.103.31	https://kmflaw.com/	Apr-17-2026	10:47:18			
104.28.103.31	https://kmflaw.com/	Apr-17-2026	10:47:17			
104.28.103.31	https://kmflaw.com/	Apr-17-2026	10:47:07			
104.28.103.31	https://kmflaw.com/	Apr-17-2026	10:47:00		Cloudflare, Inc. (Cloudflare WARP)	VPN
174.233.173.202	https://kmflaw.com/	Apr-17-2026	10:46:48			
174.233.173.202	https://kmflaw.com/	Apr-17-2026	10:46:48			
174.233.173.202	https://kmflaw.com/	Apr-17-2026	10:46:46			
174.233.173.202	https://kmflaw.com/	Apr-17-2026	10:46:27			
174.233.173.202	https://kmflaw.com/	Apr-17-2026	10:46:08		T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL
172.58.166.36	https://kmflaw.com/	Apr-17-2026	10:45:55			
172.58.166.36	https://kmflaw.com/	Apr-17-2026	10:45:52		T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL
174.233.173.202	https://kmflaw.com/	Apr-17-2026	10:45:42		T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-17-2026	10:45:37		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
174.233.173.202	https://kmflaw.com/	Apr-17-2026	10:45:35		T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL

172.58.166.36	https://kmflaw.com/	Apr-17-2026	10:45:31	T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL
174.233.173.202	https://kmflaw.com/	Apr-17-2026	10:42:29		
174.233.173.202	https://kmflaw.com/	Apr-17-2026	10:41:39	T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-17-2026	10:40:44	AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
172.58.166.220	https://kmflaw.com/	Apr-17-2026	10:23:41		
172.58.166.220	https://kmflaw.com/	Apr-17-2026	10:23:37		
172.58.166.220	https://kmflaw.com/	Apr-17-2026	10:23:16		
172.58.166.220	https://kmflaw.com/	Apr-17-2026	10:23:06		
172.58.166.220	https://kmflaw.com/	Apr-17-2026	10:21:28	T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-17-2026	10:20:02		
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-17-2026	10:18:26	AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
174.240.240.24	https://kmflaw.com/	Apr-17-2026	10:16:18	Verizon Business (Verizon Business)	Chicago, IL
205.251.178.178	https://kmflaw.com/our-attorneys	Apr-17-2026	9:50:29	123.Net, Inc. (123.Net, Inc.)	Detroit, MI
74.179.68.27	https://kmflaw.com/our-privacy-policy	Apr-17-2026	9:49:44	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
72.153.230.140	https://kmflaw.com/	Apr-17-2026	9:48:29		
72.153.230.140	https://kmflaw.com/	Apr-17-2026	9:48:23	Microsoft Corporation (Microsoft Azure Cloud (westus))	VPN
74.179.68.27	https://kmflaw.com/	Apr-17-2026	9:48:16	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
185.220.100.242	https://kmflaw.com/	Apr-17-2026	4:13:48	F3 Netze e.V. (F3 Netze e.V)	VPN
185.220.101.163	https://kmflaw.com/our-attorneys	Apr-17-2026	4:13:43		
185.220.101.163	https://kmflaw.com/criminal-defense	Apr-17-2026	4:13:39		
185.220.101.163	https://kmflaw.com/active-publicized-cases	Apr-17-2026	4:13:32		
185.220.101.163	https://kmflaw.com/why-kmf-law	Apr-17-2026	4:13:28		
185.220.101.163	https://kmflaw.com/raymond-butler	Apr-17-2026	4:13:23	Stiftung Erneuerbare Freiheit (CIA TRIAD SECURITY LLC)	VPN
185.220.101.13	https://kmflaw.com/home	Apr-17-2026	4:13:18		
185.220.101.13	https://kmflaw.com/corporate-litigation	Apr-17-2026	4:13:13		

185.220.101.13	https://kmflaw.com/fiduciary-disputes	Apr-17-2026	4:13:08		
185.220.101.13	https://kmflaw.com/contact-us	Apr-17-2026	4:13:03		
185.220.101.13	https://kmflaw.com/	Apr-17-2026	4:12:56	Stiftung Erneuerbare Freiheit (Artikel10 e.V)	VPN
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:36		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:34		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:32		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:29		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:25		
37.19.221.248	https://kmflaw.com/corporate-litigation	Apr-16-2026	22:51:20		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:09		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:08		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:07		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:06		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:05		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:04		
37.19.221.248	https://kmflaw.com/active-publicized-cases	Apr-16-2026	22:50:58		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:50:48		
37.19.221.248	https://kmflaw.com/our-attorneys	Apr-16-2026	22:50:45		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:49:35	Datacamp Limited (Cdnexth HOU)	VPN
172.59.189.2	https://kmflaw.com/	Apr-16-2026	14:40:25	T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL
62.10.205.21	https://kmflaw.com/our-privacy-policy	Apr-16-2026	13:12:55		

62.10.205.21	https://kmflaw.com/	Apr-16-2026	13:11:26	Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ
185.223.248.240	https://kmflaw.com/	Apr-16-2026	12:21:14	HostRoyale Technologies Pvt Ltd (HostRoyale Technologies)	VPN
34.96.52.16	https://kmflaw.com/	Apr-16-2026	12:21:04		
34.96.52.16	https://kmflaw.com/	Apr-16-2026	12:21:03	Google LLC (Google Cloud (us-west1))	VPN
51.54.38.112	https://kmflaw.com/	Apr-16-2026	11:33:57		
51.54.38.112	https://kmflaw.com/	Apr-16-2026	11:33:53		
51.54.38.112	https://kmflaw.com/	Apr-16-2026	11:33:51	Microsoft Corporation (Microsoft Limited)	VPN
62.10.205.18	https://kmflaw.com/	Apr-16-2026	9:26:45		
62.10.205.18	https://kmflaw.com/	Apr-16-2026	9:26:12	Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ
12.74.213.1	https://kmflaw.com/	Apr-16-2026	8:58:52		
12.74.213.1	https://kmflaw.com/	Apr-16-2026	8:58:30		
12.74.213.1	https://kmflaw.com/	Apr-16-2026	8:57:25	AT&T Enterprises, LLC (AT&T Worldnet Services)	Chicago, IL
51.54.38.123	https://kmflaw.com/	Apr-16-2026	8:50:43		
51.54.38.123	https://kmflaw.com/	Apr-16-2026	8:50:32	Microsoft Corporation (Microsoft Limited)	VPN
109.71.252.182	https://kmflaw.com/raymond-butler	Apr-15-2026	22:00:50	Florian Kolb (Datalix)	VPN
45.154.98.153	https://kmflaw.com/raymond-butler	Apr-15-2026	22:00:45		
45.154.98.153	https://kmflaw.com/corporate-litigation	Apr-15-2026	22:00:39		
45.154.98.153	https://kmflaw.com/fiduciary-disputes	Apr-15-2026	22:00:34		
45.154.98.153	https://kmflaw.com/criminal-defense	Apr-15-2026	22:00:29		
45.154.98.153	https://kmflaw.com/home	Apr-15-2026	22:00:23	1337 Services GmbH (1337 Services GmbH)	VPN
45.84.107.74	https://kmflaw.com/our-attorneys	Apr-15-2026	22:00:19	QuxLabs AB (ROCKET-CLOUD)	VPN
5.45.104.176	https://kmflaw.com/why-kmfl-law	Apr-15-2026	22:00:13	netcup GmbH (NETCUP-GMBH)	VPN
45.84.107.74	https://kmflaw.com/active-publicized-cases	Apr-15-2026	22:00:07		
45.84.107.74	https://kmflaw.com/reviews	Apr-15-2026	22:00:00	QuXLabs AB (ROCKET-CLOUD)	VPN
45.66.35.32	https://kmflaw.com/contact-us	Apr-15-2026	21:59:54		
45.66.35.32	https://kmflaw.com/	Apr-15-2026	21:59:53	Sabotage LLC (Sabotage LLC)	VPN
73.72.220.116	https://kmflaw.com/home	Apr-15-2026	21:12:29		
73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:12:02		
73.72.220.116	https://kmflaw.com/our-attorneys	Apr-15-2026	21:09:49		
73.72.220.116	https://kmflaw.com/raymond-butler	Apr-15-2026	21:06:48		
73.72.220.116	https://kmflaw.com/our-attorneys	Apr-15-2026	21:06:38		

73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:04:05				
73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:03:33				
73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:03:02				
73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:02:58				
73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:02:35				
73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:02:34				
73.72.220.116	https://kmflaw.com/	Apr-15-2026	20:55:27		Comcast Cable Communications, LLC (Comcast IP Services, L.L.C.)	Chicago, IL	
174.195.156.138	https://kmflaw.com/	Apr-15-2026	20:52:26		Verizon Business (Verizon Business)	Riverside, CA	
74.179.70.11	https://kmflaw.com/our-privacy-policy	Apr-15-2026	18:41:27				
74.179.70.11	https://kmflaw.com/	Apr-15-2026	18:39:46				
74.179.70.11	https://kmflaw.com/	Apr-15-2026	18:39:44				
74.179.70.11	https://kmflaw.com/	Apr-15-2026	18:39:42		Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN	
73.72.166.119	https://kmflaw.com/	Apr-15-2026	17:53:51				
73.72.166.119	https://kmflaw.com/	Apr-15-2026	17:53:47		Comcast Cable Communications, LLC (Comcast IP Services, L.L.C.)	Evanston, IL	
62.10.205.4	https://kmflaw.com/our-privacy-policy	Apr-15-2026	17:33:01		Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ	
104.185.195.153	https://kmflaw.com/	Apr-15-2026	17:32:00		A T&T Enterprises, LLC (Terry Wiggins)	Evanston, IL	
62.10.205.4	https://kmflaw.com/	Apr-15-2026	17:31:50				
62.10.205.4	https://kmflaw.com/	Apr-15-2026	17:31:43		Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ	
104.185.195.153	https://kmflaw.com/	Apr-15-2026	17:18:59				
104.185.195.153	https://kmflaw.com/	Apr-15-2026	16:48:46		A T&T Enterprises, LLC (Terry Wiggins)	Evanston, IL	
12.74.213.56	https://kmflaw.com/	Apr-15-2026	16:39:32				
12.74.213.56	https://kmflaw.com/	Apr-15-2026	16:39:22		A T&T Enterprises, LLC (AT&T Worldnet Services)	Chicago, IL	
66.158.2.65	https://kmflaw.com/raymond-butler	Apr-15-2026	16:22:48				
66.158.2.65	https://kmflaw.com/why-kmfl-law	Apr-15-2026	16:22:40				
66.158.2.65	https://kmflaw.com/our-attorneys	Apr-15-2026	16:22:35				
66.158.2.65	https://kmflaw.com/our-attorneys	Apr-15-2026	16:09:01				
66.158.2.65	https://kmflaw.com/home	Apr-15-2026	16:08:58				
66.158.2.65	https://kmflaw.com/raymond-butler	Apr-15-2026	15:55:29				
66.158.2.65	https://kmflaw.com/home	Apr-15-2026	15:55:22				
66.158.2.65	https://kmflaw.com/our-attorneys	Apr-15-2026	15:55:15		Illinois Century Network (Illinois Century Network)	Bolingbrook, IL	
173.165.29.145	https://kmflaw.com/our-attorneys	Apr-15-2026	15:55:09		Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	Chicago, IL	
165.225.58.79	https://kmflaw.com/our-attorneys	Apr-15-2026	15:41:49				
165.225.58.79	https://kmflaw.com/	Apr-15-2026	15:41:33		ZSCALER, INC. (Zscaler, Inc)	Chicago, IL	

74.179.68.0	https://kmflaw.com/our-privacy-policy	Apr-15-2026	14:29:05	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
72.152.84.33	https://kmflaw.com/our-privacy-policy	Apr-15-2026	14:28:56		
72.152.84.33	https://kmflaw.com/raymond-butler	Apr-15-2026	14:28:56		
72.152.84.33	https://kmflaw.com/home	Apr-15-2026	14:28:56		
72.152.84.33	https://kmflaw.com/	Apr-15-2026	14:27:44	Microsoft Corporation (Microsoft Azure Cloud (centralus))	VPN
74.179.68.0	https://kmflaw.com/	Apr-15-2026	14:27:35	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
107.77.207.83	https://kmflaw.com/our-attorneys	Apr-15-2026	13:33:49	AT&T Enterprises, LLC (AT&T Enterprises, LLC)	Chicago, IL
208.127.76.67	https://kmflaw.com/why-kmfl-law	Apr-15-2026	13:12:47		
208.127.76.67	https://kmflaw.com/our-attorneys	Apr-15-2026	13:12:42		
208.127.76.67	https://kmflaw.com/our-attorneys	Apr-15-2026	13:09:14		
208.127.76.67	https://kmflaw.com/our-attorneys	Apr-15-2026	13:09:09		
208.127.76.67	https://kmflaw.com/	Apr-15-2026	13:08:42	Google LLC (Palo Alto Networks, Inc)	Ashburn, VA
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-15-2026	10:56:30		
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-15-2026	10:56:04	AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
174.194.192.182	https://kmflaw.com/	Apr-15-2026	1:16:52	Verizon Business (Verizon Business)	Hayward, CA
149.57.176.27	https://kmflaw.com/contact-us	Apr-14-2026	21:02:10	LogicWeb Inc (LogicWeb Inc)	New York, NY
24.14.234.177	https://kmflaw.com/home	Apr-14-2026	20:43:57		
24.14.234.177	https://kmflaw.com/our-attorneys	Apr-14-2026	20:40:39		
24.14.234.177	https://kmflaw.com/home	Apr-14-2026	20:40:19		
24.14.234.177	https://kmflaw.com/our-attorneys	Apr-14-2026	20:39:52		
24.14.234.177	https://kmflaw.com/home	Apr-14-2026	20:39:26		
24.14.234.177	https://kmflaw.com/our-attorneys	Apr-14-2026	20:39:12	Comcast Cable Communications, LLC (Comcast Cable Communications)	Chicago, IL
136.23.62.15	https://kmflaw.com/	Apr-14-2026	19:06:04	Google LLC (Google One Services)	VPN
24.127.248.79	https://kmflaw.com/	Apr-14-2026	18:11:47		
24.127.248.79	https://kmflaw.com/	Apr-14-2026	18:11:47	Comcast Cable Communications (Comcast Cable Communications Holdings, Inc)	West Bloomfield, MI
63.241.40.126	https://kmflaw.com/	Apr-14-2026	14:24:54		
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-14-2026	14:19:31		
63.241.40.126	https://kmflaw.com/	Apr-14-2026	14:19:30	AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
172.59.184.242	https://kmflaw.com/	Apr-14-2026	14:19:20	T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL

62.10.205.21	https://kmflaw.com/raymond-butler	Apr-14-2026	14:19:14				
62.10.205.21	https://kmflaw.com/home	Apr-14-2026	14:19:14				
62.10.205.21	https://kmflaw.com/our-privacy-policy	Apr-14-2026	14:19:13		Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ	
172.59.184.242	https://kmflaw.com/	Apr-14-2026	14:19:12		T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL	
63.241.40.126	https://kmflaw.com/why-kmfl-law	Apr-14-2026	14:19:09		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA	
51.54.38.120	https://kmflaw.com/our-privacy-policy	Apr-14-2026	14:19:01				
51.54.38.120	https://kmflaw.com/home	Apr-14-2026	14:19:00				
51.54.38.120	https://kmflaw.com/raymond-butler	Apr-14-2026	14:19:00				
51.54.38.120	https://kmflaw.com/home	Apr-14-2026	14:18:59		Everywhere Wireless, LLC (Everywhere Wireless, LLC)	Chicago, IL	
63.241.40.126	https://kmflaw.com/raymond-butler	Apr-14-2026	14:18:55				
63.241.40.126	https://kmflaw.com/raymond-butler	Apr-14-2026	14:18:55				
63.241.40.126	https://kmflaw.com/raymond-butler	Apr-14-2026	14:18:53				
63.241.40.126	https://kmflaw.com/raymond-butler	Apr-14-2026	14:18:51		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA	
51.54.38.120	https://kmflaw.com/our-privacy-policy	Apr-14-2026	14:18:50				
51.54.38.120	https://kmflaw.com/raymond-butler	Apr-14-2026	14:18:50		Everywhere Wireless, LLC (Everywhere Wireless, LLC)	Chicago, IL	
63.241.40.126	https://kmflaw.com/	Apr-14-2026	14:18:45				
63.241.40.126	https://kmflaw.com/why-kmfl-law	Apr-14-2026	14:18:39				
63.241.40.126	https://kmflaw.com/home	Apr-14-2026	14:18:37		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA	
104.153.230.41	https://kmflaw.com/	Apr-14-2026	14:18:32				
63.241.40.126	https://kmflaw.com/	Apr-14-2026	14:18:24		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA	
62.10.205.21	https://kmflaw.com/	Apr-14-2026	14:18:22		Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ	
63.241.40.126	https://kmflaw.com/	Apr-14-2026	14:18:01		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA	
62.10.205.18	https://kmflaw.com/home	Apr-14-2026	14:17:59				
62.10.205.18	https://kmflaw.com/our-attorneys	Apr-14-2026	14:17:58				
62.10.205.18	https://kmflaw.com/raymond-butler	Apr-14-2026	14:17:58				

62.10.205.18	https://kmflaw.com/raymond-butler	Apr-14-2026	14:17:54			
62.10.205.18	https://kmflaw.com/home	Apr-14-2026	14:17:54			
62.10.205.18	https://kmflaw.com/our-attorneys	Apr-14-2026	14:17:53		Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ
136.23.62.123	https://kmflaw.com/	Apr-14-2026	14:17:48		Google LLC (Google One Services)	VPN
63.241.40.126	https://kmflaw.com/	Apr-14-2026	14:17:43			
63.241.40.126	https://kmflaw.com/home	Apr-14-2026	14:17:22		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
62.10.205.18	https://kmflaw.com/our-attorneys	Apr-14-2026	14:17:02			
62.10.205.18	https://kmflaw.com/our-attorneys	Apr-14-2026	14:16:59		Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-14-2026	14:16:46		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
205.169.39.43	https://kmflaw.com/?gtm_latency=					
205.169.39.54	https://kmflaw.com/home	Apr-14-2026	12:16:39		CenturyLink Communications (Palo Alto Networks, Inc)	Santa Clara, CA
43.119.8.132	https://kmflaw.com/corporate-litigation	Apr-14-2026	12:16:37		CenturyLink Communications (Palo Alto Networks, Inc)	Santa Clara, CA
47.82.246.0	https://kmflaw.com/corporate-litigation	Apr-14-2026	8:42:17		Alibaba (US) Technology Co., Ltd. (Alibaba.com LLC)	Data Center
146.75.136.32	https://kmflaw.com/	Apr-14-2026	8:42:15		Alibaba (US) Technology Co., Ltd. (Alibaba.com LLC)	Data Center
146.75.136.32	https://kmflaw.com/	Apr-14-2026	8:10:40			
34.116.171.163	https://kmflaw.com/home	Apr-14-2026	8:10:39		Fastly, Inc. (iCloud Private Relay)	VPN
34.116.234.102	https://kmflaw.com/our-attorneys	Apr-13-2026	9:57:16		Google LLC (Google Cloud (europe-central2))	VPN
34.116.171.163	https://kmflaw.com/home	Apr-13-2026	9:52:55		Google LLC (Google Cloud (europe-central2))	VPN
34.116.234.102	https://kmflaw.com/?gtm_latency=	Apr-13-2026	9:52:22		Google LLC (Google Cloud (europe-central2))	VPN
34.72.176.129	https://kmflaw.com/home	Apr-13-2026	9:52:11		Google LLC (Google Cloud (europe-central2))	VPN
23.147.240.217	https://kmflaw.com/our-attorneys	Apr-13-2026	9:51:39		Google LLC (Google Cloud (us-central1))	VPN
54.174.58.241	https://kmflaw.com/	Apr-13-2026	9:44:54		CIBC Bank USA (CIBC Bank USA)	Chicago, IL
64.62.158.119	https://kmflaw.com/our-attorneys	Apr-13-2026	6:43:44		Amazon.com, Inc. (AWS EC2 (us-east-1))	VPN
216.218.191.229	https://kmflaw.com/	Apr-12-2026	9:04:49		Hurricane Electric LLC (Diffbot Corp)	Data Center
172.125.5.220	https://kmflaw.com/	Apr-12-2026	8:53:38		Hurricane Electric LLC (Hurricane Electric)	Data Center
205.169.39.19	https://kmflaw.com/	Apr-11-2026	21:41:35		AT&T Enterprises, LLC (AT&T Corp)	Midlothian, TX
71.91.72.167	https://kmflaw.com/	Apr-11-2026	19:57:41		CenturyLink Communications (Palo Alto Networks, Inc)	Santa Clara, CA
73.189.25.85	https://kmflaw.com/	Apr-11-2026	18:01:04		Charter Communications (Spectrum)	Birmingham, AL
174.224.243.140	https://kmflaw.com/	Apr-11-2026	15:52:19		Comcast Cable Communications (Comcast IP Services, L.L.C.)	San Jose, CA
174.224.243.140	https://kmflaw.com/	Apr-11-2026	13:30:12			
34.118.35.22	https://kmflaw.com/	Apr-11-2026	13:06:48		Verizon Business (Verizon Business)	Villa Park, IL
	https://kmflaw.com/	Apr-11-2026	11:16:54		Google LLC (Google Cloud (europe-central2))	VPN

91.98.178.78	https://kmflaw.com/	Apr-11-2026	8:10:48	Hetzner Online GmbH (Hetzner Online GmbH)	VPN
68.193.50.236	https://kmflaw.com/	Apr-10-2026	19:39:50	Cablevision Systems Corp. (Optimum Online (Cablevision Systems))	Bergenfield, NJ
99.144.186.107	https://kmflaw.com/our-attorneys	Apr-09-2026	23:13:38		
99.144.186.107	https://kmflaw.com/home	Apr-09-2026	23:13:14		
99.144.186.107	https://kmflaw.com/our-attorneys	Apr-09-2026	23:12:32	AT&T Enterprises, LLC (AT&T Corp)	Carpentersville, IL
104.244.242.183	https://kmflaw.com/criminal-defense	Apr-09-2026	22:21:42		
104.244.242.183	https://kmflaw.com/reviews	Apr-09-2026	22:20:16		
104.244.242.183	https://kmflaw.com/our-attorneys	Apr-09-2026	22:19:23		
104.244.242.183	https://kmflaw.com/our-attorneys	Apr-09-2026	22:19:15	Everywhere Wireless, LLC (Everywhere Wireless, LLC)	Chicago, IL
98.42.117.42	https://kmflaw.com/our-attorneys	Apr-09-2026	16:54:07	Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	Sonoma, CA
38.122.112.98	https://kmflaw.com/our-attorneys	Apr-09-2026	16:18:28		
38.122.112.98	https://kmflaw.com/	Apr-09-2026	16:18:20		
38.122.112.98	https://kmflaw.com/raymond-butler	Apr-09-2026	16:16:21		
38.122.112.98	https://kmflaw.com/	Apr-09-2026	16:16:07	Cogent Communications (Hinshaw & Culbertson)	Chicago, IL
174.255.136.17	https://kmflaw.com/	Apr-09-2026	16:06:44		
174.255.136.17	https://kmflaw.com/	Apr-09-2026	16:05:48		
174.255.136.17	https://kmflaw.com/	Apr-09-2026	16:05:10	Verizon Business (Verizon Business)	Springfield, MO
38.104.59.114	https://kmflaw.com/raymond-butler	Apr-09-2026	13:32:14	Cogent Communications (Alexandria Library)	Alexandria, VA
149.57.176.255	https://kmflaw.com/our-privacy-policy	Apr-09-2026	12:29:21	LogicWeb Inc (LogicWeb Inc)	New York, NY
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:51:34		
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:51:04		
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:50:47		
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:50:22		
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:50:14		
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:49:54		
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:49:04	Verizon Business (Verizon Business)	Chicago, IL
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-09-2026	9:27:17	AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
149.107.79.148	https://kmflaw.com/our-attorneys	Apr-09-2026	5:45:37		
149.107.79.148	https://kmflaw.com/our-attorneys	Apr-09-2026	5:45:33	ITS Technology Group Limited (ITS Technology Group Limited)	Cheltenham, England
162.231.142.74	https://kmflaw.com/raymond-butler	Apr-08-2026	20:52:09		

162.231.142.74	https://kmflaw.com/	Apr-08-2026	20:51:38	AT&T Enterprises, LLC (AT&T Corp)	Naperville, IL
206.51.119.19	https://kmflaw.com/raymond-butler	Apr-08-2026	20:28:33		
206.51.119.19	https://kmflaw.com/raymond-butler	Apr-08-2026	20:25:37		
206.51.119.19	https://kmflaw.com/reviews	Apr-08-2026	20:25:21		
206.51.119.19	https://kmflaw.com/our-attorneys	Apr-08-2026	20:24:57		
206.51.119.19	https://kmflaw.com/raymond-butler	Apr-08-2026	20:12:57	Baraga Telephone Company (Baraga Telephone Company)	L'Anse, MI
50.203.146.7	https://kmflaw.com/	Apr-08-2026	15:53:35	Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	New York, NY
51.54.38.123	https://kmflaw.com/	Apr-08-2026	15:39:13	Microsoft Corporation (Microsoft Limited)	VPN
74.179.70.50	https://kmflaw.com/home	Apr-08-2026	14:53:18	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
74.179.68.90	https://kmflaw.com/home	Apr-08-2026	14:53:14		
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74.179.68.90	https://kmflaw.com/our-privacy-policy	Apr-08-2026	14:53:13	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
74.179.70.50	https://kmflaw.com/raymond-butler	Apr-08-2026	14:53:05		
74.179.70.50	https://kmflaw.com/our-privacy-policy	Apr-08-2026	14:53:03	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
74.179.68.90	https://kmflaw.com/	Apr-08-2026	14:52:14	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
74.179.70.50	https://kmflaw.com/	Apr-08-2026	14:52:10	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
98.227.191.11	https://kmflaw.com/why-kmfl-law	Apr-08-2026	11:06:39		
98.227.191.11	https://kmflaw.com/our-attorneys	Apr-08-2026	11:05:56		
98.227.191.11	https://kmflaw.com/	Apr-08-2026	11:05:46	Comcast Cable Communications, LLC (Comcast Cable Communications, Inc.)	Glenview, IL
50.171.43.166	https://kmflaw.com/raymond-butler	Apr-08-2026	10:59:10	Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	Chicago, IL
47.165.36.54	https://kmflaw.com/our-attorneys	Apr-08-2026	10:50:51		
47.165.36.54	https://kmflaw.com/home	Apr-08-2026	10:50:44		
47.165.36.54	https://kmflaw.com/	Apr-08-2026	10:50:29	Frontier Communications of America, Inc. (Frontier Communications Corporation)	Norwalk, CT
216.213.24.7	https://kmflaw.com/our-privacy-policy	Apr-08-2026	5:06:25	Sprious LLC, Blazing SEO, LLC (Emeigh Investments LLC)	VPN
173.9.227.41	https://kmflaw.com/our-attorneys	Apr-07-2026	18:01:58	Comcast Cable Communications, LLC (Comcast Business Communications, LLC)	Westchester, IL
173.9.227.41	https://kmflaw.com/active-publicized-cases	Apr-07-2026	17:59:05		

AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)							San Diego, CA
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173.9.227.41	https://kmflaw.com/why-kmfl-law-butler	Apr-07-2026	17:41:36				
173.9.227.41	https://kmflaw.com/why-kmfl-law-butler	Apr-07-2026	17:38:51				
173.9.227.41	https://kmflaw.com/our-attorneys	Apr-07-2026	17:38:11				
173.9.227.41	https://kmflaw.com/fiduciary-disputes	Apr-07-2026	17:34:40				
173.9.227.41	https://kmflaw.com/corporate-litigation	Apr-07-2026	17:34:32				
173.9.227.41	https://kmflaw.com/our-attorneys	Apr-07-2026	17:34:06		Comcast Cable Communications, LLC (Comcast Business Communications, LLC)	Westchester, IL	
68.132.245.219	https://kmflaw.com/our-attorneys	Apr-07-2026	16:48:41				
68.132.245.219	https://kmflaw.com/our-attorneys	Apr-07-2026	16:47:53				
68.132.245.219	https://kmflaw.com/our-attorneys	Apr-07-2026	16:47:30				
71.239.72.178	https://kmflaw.com/our-attorneys	Apr-07-2026	14:40:31		Comcast Cable Communications, LLC (Comcast Cable Communications)	Aurora, IL	
50.171.43.166	https://kmflaw.com/our-attorneys	Apr-07-2026	11:47:25				
50.171.43.166	https://kmflaw.com/home	Apr-07-2026	11:29:11				
50.171.43.166	https://kmflaw.com/our-attorneys	Apr-07-2026	11:28:59				
50.171.43.166	https://kmflaw.com/our-attorneys	Apr-07-2026	11:28:17		Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	Chicago, IL	
96.84.75.129	https://kmflaw.com/our-attorneys	Apr-07-2026	10:21:17		Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	Chicago, IL	
138.226.27.190	https://kmflaw.com/our-attorneys	Apr-07-2026	7:36:06		Contact Consumers ()	San Francisco, CA	
71.214.218.218	https://kmflaw.com/our-attorneys	Apr-06-2026	23:55:31				
71.214.218.218	https://kmflaw.com/our-attorneys	Apr-06-2026	23:55:26				
71.214.218.218	https://kmflaw.com/our-attorneys	Apr-06-2026	23:54:07				
71.214.218.218	https://kmflaw.com/our-attorneys	Apr-06-2026	23:53:49				
71.214.218.218	https://kmflaw.com/our-attorneys	Apr-06-2026	23:50:28		CenturyLink Communications, LLC (CenturyLink Communications, LLC)	Orlando, FL	
98.227.191.216	https://kmflaw.com/our-attorneys	Apr-06-2026	23:11:25				
98.227.191.216	https://kmflaw.com/active-publicized-cases	Apr-06-2026	23:10:48				
98.227.191.216	https://kmflaw.com/home	Apr-06-2026	23:10:00				

98.227.191.216	https://kmflaw.com/raymond-butler	Apr-06-2026	23:09:50			
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98.227.191.216	https://kmflaw.com/our-attorneys	Apr-06-2026	22:39:02		Comcast Cable Communications, LLC (Comcast Cable Communications, Inc.)	Glenview, IL
76.150.128.69	https://kmflaw.com/	Apr-06-2026	17:48:24			
76.150.128.69	https://kmflaw.com/	Apr-06-2026	16:00:49		Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	Chicago, IL
62.10.205.21	https://kmflaw.com/	Apr-06-2026	14:20:03			
62.10.205.21	https://kmflaw.com/	Apr-06-2026	14:19:58		Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ
72.152.84.9	https://kmflaw.com/	Apr-06-2026	14:07:25		Microsoft Corporation (Microsoft Azure Cloud (centralus))	VPN

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166.199.152.42	https://kmflaw.com/home	Apr-17-2026	13:59:58		
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166.199.152.42	https://kmflaw.com/our-attorneys	Apr-17-2026	13:59:16		
166.199.152.42	https://kmflaw.com/why-kmfl-law	Apr-17-2026	13:59:06		
166.199.152.42	https://kmflaw.com/	Apr-17-2026	13:58:56	AT&T Enterprises, LLC (AT&T Enterprises, LLC)	Chicago, IL
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12.74.213.89	https://kmflaw.com/our-attorneys	Apr-17-2026	12:57:25	AT&T Enterprises, LLC (AT&T Worldnet Services)	Raleigh, NC
4.42.65.130	https://kmflaw.com/our-attorneys	Apr-17-2026	11:17:49	Level 3 (GTE Intelligent Network Services)	Grapevine, TX
140.248.30.1	https://kmflaw.com/	Apr-17-2026	10:49:06		
140.248.30.1	https://kmflaw.com/	Apr-17-2026	10:49:04		
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166.198.149.140	https://kmflaw.com/	Apr-17-2026	10:48:41	AT&T Enterprises, LLC (AT&T Enterprises, LLC)	Park City, IL
140.248.30.1	https://kmflaw.com/	Apr-17-2026	10:48:41		

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63.241.40.126	https://kmflaw.com/our-attorneys	Apr-17-2026	10:45:37	AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)		San Diego, CA
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172.58.166.36	https://kmflaw.com/	Apr-17-2026	10:45:31	T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL
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63.241.40.126	https://kmflaw.com/our-attorneys	Apr-17-2026	10:40:44	AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
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174.240.240.24	https://kmflaw.com/	Apr-17-2026	10:16:18	Verizon Business (Verizon Business)	Chicago, IL
205.251.178.178	https://kmflaw.com/our-attorneys	Apr-17-2026	9:50:29	123.Net, Inc. (123.Net, Inc.)	Detroit, MI
74.179.68.27	https://kmflaw.com/our-privacy-policy	Apr-17-2026	9:49:44	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
72.153.230.140	https://kmflaw.com/	Apr-17-2026	9:48:29		
72.153.230.140	https://kmflaw.com/	Apr-17-2026	9:48:23	Microsoft Corporation (Microsoft Azure Cloud (westus))	VPN
74.179.68.27	https://kmflaw.com/	Apr-17-2026	9:48:16	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
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185.220.101.163	https://kmflaw.com/active-publicized-cases	Apr-17-2026	4:13:32		
185.220.101.163	https://kmflaw.com/why-kmf-law	Apr-17-2026	4:13:28		
185.220.101.163	https://kmflaw.com/raymond-butler	Apr-17-2026	4:13:23	Stiftung Erneuerbare Freiheit (CIA TRIAD SECURITY LLC)	VPN
185.220.101.13	https://kmflaw.com/home	Apr-17-2026	4:13:18		
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185.220.101.13	https://kmflaw.com/fiduciary-disputes	Apr-17-2026	4:13:08		
185.220.101.13	https://kmflaw.com/contact-us	Apr-17-2026	4:13:03		
185.220.101.13	https://kmflaw.com/	Apr-17-2026	4:12:56	Stiftung Erneuerbare Freiheit (Artikel10 e.V)	VPN
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:36		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:34		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:32		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:29		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:25		
37.19.221.248	https://kmflaw.com/corporate-litigation	Apr-16-2026	22:51:20		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:09		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:08		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:07		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:06		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:51:05		
37.19.221.248	https://kmflaw.com/active-publicized-cases	Apr-16-2026	22:51:04		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:50:48		
37.19.221.248	https://kmflaw.com/our-attorneys	Apr-16-2026	22:50:45		
37.19.221.248	https://kmflaw.com/raymond-butler	Apr-16-2026	22:49:35	Datacamp Limited (Cdnexth HOU)	VPN
172.59.189.2	https://kmflaw.com/	Apr-16-2026	14:40:25	T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL
62.10.205.21	https://kmflaw.com/our-privacy-policy	Apr-16-2026	13:12:55		

62.10.205.21	https://kmflaw.com/	Apr-16-2026	13:11:26	Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ
185.223.248.240	https://kmflaw.com/	Apr-16-2026	12:21:14	HostRoyale Technologies Pvt Ltd (HostRoyale Technologies)	VPN
34.96.52.16	https://kmflaw.com/	Apr-16-2026	12:21:04		
34.96.52.16	https://kmflaw.com/	Apr-16-2026	12:21:03	Google LLC (Google Cloud (us-west1))	VPN
51.54.38.112	https://kmflaw.com/	Apr-16-2026	11:33:57		
51.54.38.112	https://kmflaw.com/	Apr-16-2026	11:33:53		
51.54.38.112	https://kmflaw.com/	Apr-16-2026	11:33:51	Microsoft Corporation (Microsoft Limited)	VPN
62.10.205.18	https://kmflaw.com/	Apr-16-2026	9:26:45		
62.10.205.18	https://kmflaw.com/	Apr-16-2026	9:26:12	Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ
12.74.213.1	https://kmflaw.com/	Apr-16-2026	8:58:52		
12.74.213.1	https://kmflaw.com/	Apr-16-2026	8:58:30		
12.74.213.1	https://kmflaw.com/	Apr-16-2026	8:57:25	AT&T Enterprises, LLC (AT&T Worldnet Services)	Chicago, IL
51.54.38.123	https://kmflaw.com/	Apr-16-2026	8:50:43		
51.54.38.123	https://kmflaw.com/	Apr-16-2026	8:50:32	Microsoft Corporation (Microsoft Limited)	VPN
109.71.252.182	https://kmflaw.com/raymond-butler	Apr-15-2026	22:00:50	Florian Kolb (Datalix)	VPN
45.154.98.153	https://kmflaw.com/raymond-butler	Apr-15-2026	22:00:45		
45.154.98.153	https://kmflaw.com/corporate-litigation	Apr-15-2026	22:00:39		
45.154.98.153	https://kmflaw.com/fiduciary-disputes	Apr-15-2026	22:00:34		
45.154.98.153	https://kmflaw.com/criminal-defense	Apr-15-2026	22:00:29		
45.154.98.153	https://kmflaw.com/home	Apr-15-2026	22:00:23	1337 Services GmbH (1337 Services GmbH)	VPN
45.84.107.74	https://kmflaw.com/our-attorneys	Apr-15-2026	22:00:19	QuxLabs AB (ROCKET-CLOUD)	VPN
5.45.104.176	https://kmflaw.com/why-kmfl-law	Apr-15-2026	22:00:13	netcup GmbH (NETCUP-GMBH)	VPN
45.84.107.74	https://kmflaw.com/active-publicized-cases	Apr-15-2026	22:00:07		
45.84.107.74	https://kmflaw.com/reviews	Apr-15-2026	22:00:00	QuXLabs AB (ROCKET-CLOUD)	VPN
45.66.35.32	https://kmflaw.com/contact-us	Apr-15-2026	21:59:54		
45.66.35.32	https://kmflaw.com/	Apr-15-2026	21:59:53	Sabotage LLC (Sabotage LLC)	VPN
73.72.220.116	https://kmflaw.com/home	Apr-15-2026	21:12:29		
73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:12:02		
73.72.220.116	https://kmflaw.com/our-attorneys	Apr-15-2026	21:09:49		
73.72.220.116	https://kmflaw.com/raymond-butler	Apr-15-2026	21:06:48		
73.72.220.116	https://kmflaw.com/our-attorneys	Apr-15-2026	21:06:38		

73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:04:05						
73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:03:33						
73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:03:02						
73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:02:58						
73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:02:35						
73.72.220.116	https://kmflaw.com/	Apr-15-2026	21:02:34						
73.72.220.116	https://kmflaw.com/	Apr-15-2026	20:55:27						Chicago, IL
174.195.156.138	https://kmflaw.com/	Apr-15-2026	20:52:26						Riverside, CA
74.179.70.11	https://kmflaw.com/our-privacy-policy	Apr-15-2026	18:41:27						
74.179.70.11	https://kmflaw.com/	Apr-15-2026	18:39:46						
74.179.70.11	https://kmflaw.com/	Apr-15-2026	18:39:44						
74.179.70.11	https://kmflaw.com/	Apr-15-2026	18:39:42						VPN
73.72.166.119	https://kmflaw.com/	Apr-15-2026	17:53:51						
73.72.166.119	https://kmflaw.com/	Apr-15-2026	17:53:47						Evanston, IL
62.10.205.4	https://kmflaw.com/our-privacy-policy	Apr-15-2026	17:33:01						Phoenix, AZ
104.185.195.153	https://kmflaw.com/	Apr-15-2026	17:32:00						Evanston, IL
62.10.205.4	https://kmflaw.com/	Apr-15-2026	17:31:50						
62.10.205.4	https://kmflaw.com/	Apr-15-2026	17:31:43						Phoenix, AZ
104.185.195.153	https://kmflaw.com/	Apr-15-2026	17:18:59						
104.185.195.153	https://kmflaw.com/	Apr-15-2026	16:48:46						Evanston, IL
12.74.213.56	https://kmflaw.com/	Apr-15-2026	16:39:32						
12.74.213.56	https://kmflaw.com/	Apr-15-2026	16:39:22						Chicago, IL
66.158.2.65	https://kmflaw.com/raymond-butler	Apr-15-2026	16:22:48						
66.158.2.65	https://kmflaw.com/why-kmfl-law	Apr-15-2026	16:22:40						
66.158.2.65	https://kmflaw.com/our-attorneys	Apr-15-2026	16:22:35						
66.158.2.65	https://kmflaw.com/our-attorneys	Apr-15-2026	16:09:01						
66.158.2.65	https://kmflaw.com/home	Apr-15-2026	16:08:58						
66.158.2.65	https://kmflaw.com/raymond-butler	Apr-15-2026	15:55:29						
66.158.2.65	https://kmflaw.com/home	Apr-15-2026	15:55:22						
66.158.2.65	https://kmflaw.com/our-attorneys	Apr-15-2026	15:55:15						Bolingbrook, IL
173.165.29.145	https://kmflaw.com/our-attorneys	Apr-15-2026	15:55:09						
165.225.58.79	https://kmflaw.com/our-attorneys	Apr-15-2026	15:41:49						Chicago, IL
165.225.58.79	https://kmflaw.com/	Apr-15-2026	15:41:33						Chicago, IL

74.179.68.0	https://kmflaw.com/our-privacy-policy	Apr-15-2026	14:29:05	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
72.152.84.33	https://kmflaw.com/our-privacy-policy	Apr-15-2026	14:28:56		
72.152.84.33	https://kmflaw.com/raymond-butler	Apr-15-2026	14:28:56		
72.152.84.33	https://kmflaw.com/home	Apr-15-2026	14:28:56		
72.152.84.33	https://kmflaw.com/	Apr-15-2026	14:27:44	Microsoft Corporation (Microsoft Azure Cloud (centralus))	VPN
74.179.68.0	https://kmflaw.com/	Apr-15-2026	14:27:35	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
107.77.207.83	https://kmflaw.com/our-attorneys	Apr-15-2026	13:33:49	AT&T Enterprises, LLC (AT&T Enterprises, LLC)	Chicago, IL
208.127.76.67	https://kmflaw.com/why-kmfl-law	Apr-15-2026	13:12:47		
208.127.76.67	https://kmflaw.com/our-attorneys	Apr-15-2026	13:12:42		
208.127.76.67	https://kmflaw.com/our-attorneys	Apr-15-2026	13:09:14		
208.127.76.67	https://kmflaw.com/our-attorneys	Apr-15-2026	13:09:09		
208.127.76.67	https://kmflaw.com/	Apr-15-2026	13:08:42	Google LLC (Palo Alto Networks, Inc)	Ashburn, VA
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-15-2026	10:56:30		
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-15-2026	10:56:04	AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
174.194.192.182	https://kmflaw.com/	Apr-15-2026	1:16:52	Verizon Business (Verizon Business)	Hayward, CA
149.57.176.27	https://kmflaw.com/contact-us	Apr-14-2026	21:02:10	LogicWeb Inc (LogicWeb Inc)	New York, NY
24.14.234.177	https://kmflaw.com/home	Apr-14-2026	20:43:57		
24.14.234.177	https://kmflaw.com/our-attorneys	Apr-14-2026	20:40:39		
24.14.234.177	https://kmflaw.com/home	Apr-14-2026	20:40:19		
24.14.234.177	https://kmflaw.com/our-attorneys	Apr-14-2026	20:39:52		
24.14.234.177	https://kmflaw.com/home	Apr-14-2026	20:39:26		
24.14.234.177	https://kmflaw.com/our-attorneys	Apr-14-2026	20:39:12	Comcast Cable Communications, LLC (Comcast Cable Communications)	Chicago, IL
136.23.62.15	https://kmflaw.com/	Apr-14-2026	19:06:04	Google LLC (Google One Services)	VPN
24.127.248.79	https://kmflaw.com/	Apr-14-2026	18:11:47		
24.127.248.79	https://kmflaw.com/	Apr-14-2026	18:11:47	Comcast Cable Communications (Comcast Cable Communications Holdings, Inc)	West Bloomfield, MI
63.241.40.126	https://kmflaw.com/	Apr-14-2026	14:24:54		
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-14-2026	14:19:31		
63.241.40.126	https://kmflaw.com/	Apr-14-2026	14:19:30	AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
172.59.184.242	https://kmflaw.com/	Apr-14-2026	14:19:20	T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL

62.10.205.21	https://kmflaw.com/raymond-butler	Apr-14-2026	14:19:14				
62.10.205.21	https://kmflaw.com/home	Apr-14-2026	14:19:14				
62.10.205.21	https://kmflaw.com/our-privacy-policy	Apr-14-2026	14:19:13		Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ	
172.59.184.242	https://kmflaw.com/	Apr-14-2026	14:19:12		T-Mobile USA, Inc. (T-Mobile USA, Inc.)	Chicago, IL	
63.241.40.126	https://kmflaw.com/why-kmfl-law	Apr-14-2026	14:19:09		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA	
51.54.38.120	https://kmflaw.com/our-privacy-policy	Apr-14-2026	14:19:01				
51.54.38.120	https://kmflaw.com/home	Apr-14-2026	14:19:00				
51.54.38.120	https://kmflaw.com/raymond-butler	Apr-14-2026	14:19:00				
51.54.38.120	https://kmflaw.com/home	Apr-14-2026	14:18:59		Everywhere Wireless, LLC (Everywhere Wireless, LLC)	Chicago, IL	
63.241.40.126	https://kmflaw.com/raymond-butler	Apr-14-2026	14:18:55				
63.241.40.126	https://kmflaw.com/raymond-butler	Apr-14-2026	14:18:55				
63.241.40.126	https://kmflaw.com/raymond-butler	Apr-14-2026	14:18:53				
63.241.40.126	https://kmflaw.com/raymond-butler	Apr-14-2026	14:18:51		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA	
51.54.38.120	https://kmflaw.com/our-privacy-policy	Apr-14-2026	14:18:50				
51.54.38.120	https://kmflaw.com/raymond-butler	Apr-14-2026	14:18:50		Everywhere Wireless, LLC (Everywhere Wireless, LLC)	Chicago, IL	
63.241.40.126	https://kmflaw.com/	Apr-14-2026	14:18:45				
63.241.40.126	https://kmflaw.com/why-kmfl-law	Apr-14-2026	14:18:39				
63.241.40.126	https://kmflaw.com/home	Apr-14-2026	14:18:37		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA	
104.153.230.41	https://kmflaw.com/	Apr-14-2026	14:18:32				
63.241.40.126	https://kmflaw.com/	Apr-14-2026	14:18:24		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA	
62.10.205.21	https://kmflaw.com/	Apr-14-2026	14:18:22		Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ	
63.241.40.126	https://kmflaw.com/	Apr-14-2026	14:18:01		AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA	
62.10.205.18	https://kmflaw.com/home	Apr-14-2026	14:17:59				
62.10.205.18	https://kmflaw.com/our-attorneys	Apr-14-2026	14:17:58				
62.10.205.18	https://kmflaw.com/raymond-butler	Apr-14-2026	14:17:58				

62.10.205.18	https://kmflaw.com/raymond-butler	Apr-14-2026	14:17:54				
62.10.205.18	https://kmflaw.com/home	Apr-14-2026	14:17:54				
62.10.205.18	https://kmflaw.com/our-attorneys	Apr-14-2026	14:17:53			Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ
136.23.62.123	https://kmflaw.com/	Apr-14-2026	14:17:48			Google LLC (Google One Services)	VPN
63.241.40.126	https://kmflaw.com/	Apr-14-2026	14:17:43				
63.241.40.126	https://kmflaw.com/home	Apr-14-2026	14:17:22			AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
62.10.205.18	https://kmflaw.com/our-attorneys	Apr-14-2026	14:17:02				
62.10.205.18	https://kmflaw.com/our-attorneys	Apr-14-2026	14:16:59			Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-14-2026	14:16:46			AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
205.169.39.43	https://kmflaw.com/?gtm_latency=						
205.169.39.54	https://kmflaw.com/home	Apr-14-2026	12:16:39			CenturyLink Communications (Palo Alto Networks, Inc)	Santa Clara, CA
43.119.8.132	https://kmflaw.com/corporate-litigation	Apr-14-2026	12:16:37			CenturyLink Communications (Palo Alto Networks, Inc)	Santa Clara, CA
47.82.246.0	https://kmflaw.com/corporate-litigation	Apr-14-2026	8:42:17			Alibaba (US) Technology Co., Ltd. (Alibaba.com LLC)	Data Center
146.75.136.32	https://kmflaw.com/	Apr-14-2026	8:42:15			Alibaba (US) Technology Co., Ltd. (Alibaba.com LLC)	Data Center
146.75.136.32	https://kmflaw.com/	Apr-14-2026	8:10:40				
34.116.171.163	https://kmflaw.com/	Apr-14-2026	8:10:39			Fastly, Inc. (iCloud Private Relay)	VPN
34.116.171.163	https://kmflaw.com/home	Apr-13-2026	9:57:16			Google LLC (Google Cloud (europe-central2))	VPN
34.116.234.102	https://kmflaw.com/our-attorneys	Apr-13-2026	9:52:55			Google LLC (Google Cloud (europe-central2))	VPN
34.116.171.163	https://kmflaw.com/home	Apr-13-2026	9:52:22			Google LLC (Google Cloud (europe-central2))	VPN
34.116.234.102	https://kmflaw.com/?gtm_latency=	Apr-13-2026	9:52:11			Google LLC (Google Cloud (europe-central2))	VPN
34.72.176.129	https://kmflaw.com/home	Apr-13-2026	9:51:39			Google LLC (Google Cloud (us-central1))	VPN
23.147.240.217	https://kmflaw.com/our-attorneys	Apr-13-2026	9:44:54			CIBC Bank USA (CIBC Bank USA)	Chicago, IL
54.174.58.241	https://kmflaw.com/	Apr-13-2026	6:43:44			Amazon.com, Inc. (AWS EC2 (us-east-1))	VPN
64.62.158.119	https://kmflaw.com/our-attorneys	Apr-12-2026	9:04:49			Hurricane Electric LLC (Diffbot Corp)	Data Center
216.218.191.229	https://kmflaw.com/	Apr-12-2026	8:53:38			Hurricane Electric LLC (Hurricane Electric)	Data Center
172.125.5.220	https://kmflaw.com/	Apr-11-2026	21:41:35			AT&T Enterprises, LLC (AT&T Corp)	Midlothian, TX
205.169.39.19	https://kmflaw.com/	Apr-11-2026	19:57:41			CenturyLink Communications (Palo Alto Networks, Inc)	Santa Clara, CA
71.91.72.167	https://kmflaw.com/	Apr-11-2026	18:01:04			Charter Communications (Spectrum)	Birmingham, AL
73.189.25.85	https://kmflaw.com/	Apr-11-2026	15:52:19			Comcast Cable Communications (Comcast IP Services, L.L.C.)	San Jose, CA
174.224.243.140	https://kmflaw.com/	Apr-11-2026	13:30:12				
174.224.243.140	https://kmflaw.com/	Apr-11-2026	13:06:48			Verizon Business (Verizon Business)	Villa Park, IL
34.118.35.22	https://kmflaw.com/	Apr-11-2026	11:16:54			Google LLC (Google Cloud (europe-central2))	VPN

91.98.178.78	https://kmflaw.com/	Apr-11-2026	8:10:48	Hetzner Online GmbH (Hetzner Online GmbH)	VPN
68.193.50.236	https://kmflaw.com/	Apr-10-2026	19:39:50	Cablevision Systems Corp. (Optimum Online (Cablevision Systems))	Bergenfield, NJ
99.144.186.107	https://kmflaw.com/our-attorneys	Apr-09-2026	23:13:38		
99.144.186.107	https://kmflaw.com/home	Apr-09-2026	23:13:14		
99.144.186.107	https://kmflaw.com/our-attorneys	Apr-09-2026	23:12:32	AT&T Enterprises, LLC (AT&T Corp)	Carpentersville, IL
104.244.242.183	https://kmflaw.com/criminal-defense	Apr-09-2026	22:21:42		
104.244.242.183	https://kmflaw.com/reviews	Apr-09-2026	22:20:16		
104.244.242.183	https://kmflaw.com/our-attorneys	Apr-09-2026	22:19:23		
104.244.242.183	https://kmflaw.com/our-attorneys	Apr-09-2026	22:19:15	Everywhere Wireless, LLC (Everywhere Wireless, LLC)	Chicago, IL
98.42.117.42	https://kmflaw.com/our-attorneys	Apr-09-2026	16:54:07	Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	Sonoma, CA
38.122.112.98	https://kmflaw.com/our-attorneys	Apr-09-2026	16:18:28		
38.122.112.98	https://kmflaw.com/	Apr-09-2026	16:18:20		
38.122.112.98	https://kmflaw.com/raymond-butler	Apr-09-2026	16:16:21		
38.122.112.98	https://kmflaw.com/	Apr-09-2026	16:16:07	Cogent Communications (Hinshaw & Culbertson)	Chicago, IL
174.255.136.17	https://kmflaw.com/	Apr-09-2026	16:06:44		
174.255.136.17	https://kmflaw.com/	Apr-09-2026	16:05:48		
174.255.136.17	https://kmflaw.com/	Apr-09-2026	16:05:10	Verizon Business (Verizon Business)	Springfield, MO
38.104.59.114	https://kmflaw.com/raymond-butler	Apr-09-2026	13:32:14	Cogent Communications (Alexandria Library)	Alexandria, VA
149.57.176.255	https://kmflaw.com/our-privacy-policy	Apr-09-2026	12:29:21	LogicWeb Inc (LogicWeb Inc)	New York, NY
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:51:34		
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:51:04		
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:50:47		
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:50:22		
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:50:14		
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:49:54		
174.239.113.217	https://kmflaw.com/	Apr-09-2026	10:49:04	Verizon Business (Verizon Business)	Chicago, IL
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-09-2026	9:27:17	AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)	San Diego, CA
149.107.79.148	https://kmflaw.com/our-attorneys	Apr-09-2026	5:45:37		
149.107.79.148	https://kmflaw.com/our-attorneys	Apr-09-2026	5:45:33	ITS Technology Group Limited (ITS Technology Group Limited)	Cheltenham, England
162.231.142.74	https://kmflaw.com/raymond-butler	Apr-08-2026	20:52:09		

162.231.142.74	https://kmflaw.com/	Apr-08-2026	20:51:38	AT&T Enterprises, LLC (AT&T Corp)	Naperville, IL
206.51.119.19	https://kmflaw.com/raymond-butler	Apr-08-2026	20:28:33		
206.51.119.19	https://kmflaw.com/raymond-butler	Apr-08-2026	20:25:37		
206.51.119.19	https://kmflaw.com/reviews	Apr-08-2026	20:25:21		
206.51.119.19	https://kmflaw.com/our-attorneys	Apr-08-2026	20:24:57		
206.51.119.19	https://kmflaw.com/raymond-butler	Apr-08-2026	20:12:57	Baraga Telephone Company (Baraga Telephone Company)	L'Anse, MI
50.203.146.7	https://kmflaw.com/	Apr-08-2026	15:53:35	Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	New York, NY
51.54.38.123	https://kmflaw.com/	Apr-08-2026	15:39:13	Microsoft Corporation (Microsoft Limited)	VPN
74.179.70.50	https://kmflaw.com/home	Apr-08-2026	14:53:18	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
74.179.68.90	https://kmflaw.com/home	Apr-08-2026	14:53:14		
74.179.68.90	https://kmflaw.com/raymond-butler	Apr-08-2026	14:53:13		
74.179.68.90	https://kmflaw.com/our-privacy-policy	Apr-08-2026	14:53:13	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
74.179.70.50	https://kmflaw.com/raymond-butler	Apr-08-2026	14:53:05		
74.179.70.50	https://kmflaw.com/our-privacy-policy	Apr-08-2026	14:53:03	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
74.179.68.90	https://kmflaw.com/	Apr-08-2026	14:52:14	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
74.179.70.50	https://kmflaw.com/	Apr-08-2026	14:52:10	Microsoft Corporation (Microsoft Azure Cloud (westus2))	VPN
98.227.191.11	https://kmflaw.com/why-kmfl-law	Apr-08-2026	11:06:39		
98.227.191.11	https://kmflaw.com/our-attorneys	Apr-08-2026	11:05:56		
98.227.191.11	https://kmflaw.com/	Apr-08-2026	11:05:46	Comcast Cable Communications, LLC (Comcast Cable Communications, Inc.)	Glenview, IL
50.171.43.166	https://kmflaw.com/raymond-butler	Apr-08-2026	10:59:10	Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	Chicago, IL
47.165.36.54	https://kmflaw.com/our-attorneys	Apr-08-2026	10:50:51		
47.165.36.54	https://kmflaw.com/home	Apr-08-2026	10:50:44		
47.165.36.54	https://kmflaw.com/	Apr-08-2026	10:50:29	Frontier Communications of America, Inc. (Frontier Communications Corporation)	Norwalk, CT
216.213.24.7	https://kmflaw.com/our-privacy-policy	Apr-08-2026	5:06:25	Sprious LLC, Blazing SEO, LLC (Emeigh Investments LLC)	VPN
173.9.227.41	https://kmflaw.com/our-attorneys	Apr-07-2026	18:01:58	Comcast Cable Communications, LLC (Comcast Business Communications, LLC)	Westchester, IL
173.9.227.41	https://kmflaw.com/active-publicized-cases	Apr-07-2026	17:59:05		

AT&T Enterprises, LLC (CI - Administrative Office of The United States Courts SID-19043)							San Diego, CA
63.241.40.126	https://kmflaw.com/our-attorneys	Apr-07-2026	17:42:27				
173.9.227.41	https://kmflaw.com/why-kmfl-law-butler	Apr-07-2026	17:41:36				
173.9.227.41	https://kmflaw.com/why-kmfl-law-butler	Apr-07-2026	17:38:51				
173.9.227.41	https://kmflaw.com/our-attorneys	Apr-07-2026	17:38:11				
173.9.227.41	https://kmflaw.com/fiduciary-disputes	Apr-07-2026	17:34:40				
173.9.227.41	https://kmflaw.com/corporate-litigation	Apr-07-2026	17:34:32				
173.9.227.41	https://kmflaw.com/our-attorneys	Apr-07-2026	17:34:06		Comcast Cable Communications, LLC (Comcast Business Communications, LLC)	Westchester, IL	
68.132.245.219	https://kmflaw.com/our-attorneys	Apr-07-2026	16:48:41				
68.132.245.219	https://kmflaw.com/our-attorneys	Apr-07-2026	16:47:53				
68.132.245.219	https://kmflaw.com/our-attorneys	Apr-07-2026	16:47:30				
71.239.72.178	https://kmflaw.com/our-attorneys	Apr-07-2026	14:40:31		Comcast Cable Communications, LLC (Comcast Cable Communications)	Aurora, IL	
50.171.43.166	https://kmflaw.com/our-attorneys	Apr-07-2026	11:47:25				
50.171.43.166	https://kmflaw.com/home	Apr-07-2026	11:29:11				
50.171.43.166	https://kmflaw.com/our-attorneys	Apr-07-2026	11:28:59				
50.171.43.166	https://kmflaw.com/our-attorneys	Apr-07-2026	11:28:17		Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	Chicago, IL	
96.84.75.129	https://kmflaw.com/our-attorneys	Apr-07-2026	10:21:17		Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	Chicago, IL	
138.226.27.190	https://kmflaw.com/our-attorneys	Apr-07-2026	7:36:06		Contact Consumers ()	San Francisco, CA	
71.214.218.218	https://kmflaw.com/our-attorneys	Apr-06-2026	23:55:31				
71.214.218.218	https://kmflaw.com/our-attorneys	Apr-06-2026	23:55:26				
71.214.218.218	https://kmflaw.com/our-attorneys	Apr-06-2026	23:54:07				
71.214.218.218	https://kmflaw.com/our-attorneys	Apr-06-2026	23:53:49				
71.214.218.218	https://kmflaw.com/our-attorneys	Apr-06-2026	23:50:28		CenturyLink Communications, LLC (CenturyLink Communications, LLC)	Orlando, FL	
98.227.191.216	https://kmflaw.com/our-attorneys	Apr-06-2026	23:11:25				
98.227.191.216	https://kmflaw.com/active-publicized-cases	Apr-06-2026	23:10:48				
98.227.191.216	https://kmflaw.com/home	Apr-06-2026	23:10:00				

98.227.191.216	https://kmflaw.com/raymond-butler	Apr-06-2026	23:09:50			
98.227.191.216	https://kmflaw.com/raymond-butler	Apr-06-2026	22:39:20			
98.227.191.216	https://kmflaw.com/our-attorneys	Apr-06-2026	22:39:02		Comcast Cable Communications, LLC (Comcast Cable Communications, Inc.)	Glenview, IL
76.150.128.69	https://kmflaw.com/	Apr-06-2026	17:48:24			
76.150.128.69	https://kmflaw.com/	Apr-06-2026	16:00:49		Comcast Cable Communications, LLC (Comcast Cable Communications, LLC)	Chicago, IL
62.10.205.21	https://kmflaw.com/	Apr-06-2026	14:20:03			
62.10.205.21	https://kmflaw.com/	Apr-06-2026	14:19:58		Tiscali Italia SpA (Tiscali Italia SpA)	Phoenix, AZ
72.152.84.9	https://kmflaw.com/	Apr-06-2026	14:07:25		Microsoft Corporation (Microsoft Azure Cloud (centralus))	VPN



Katherine London <klondon@kmflaw.com>

Re: Case No. 1:25-cv-04443 Butler v Eli Jackfinn Eddi et al - ORDER GRANTING PLAINTIFF'S VERIFIED EX PARTE EMERGENCY MOTION TO VACATE STAY, VACATE PROTECTIVE ORDER, FREEZE TRUST ASSETS, AND APPOINT NEUTRAL FIDUCIARY TO PRESERVE TRUST RES

1 message

Katherine London <klondon@kmflaw.com>

Wed, Jul 30, 2025 at 2:36 PM

To: Carmen Acevedo <Carmen_Acevedo@ilnd.uscourts.gov>

Cc: Proposed Order Alexakis <proposed_order_alexakis@ilnd.uscourts.gov>, Josh Freedman <josh@themichiganlawfirm.com>, Racine Miller <racine@themichiganlawfirm.com>, Raymond Butler <RButler@cannabestinc.com>

Ms. Acevedo,

The Motion was filed Ex Parte on an emergency basis. If the Judge is denying the Ex Parte Emergency basis and requiring a hearing will the Judge be entering a minute order on the Docket?

Kate

Katherine A. London 

KMFL Law

(630) 507-9998

KLondon@KMFLLaw.com

ARDC # 6345920

On Wed, Jul 30, 2025 at 2:33 PM Carmen Acevedo <Carmen_Acevedo@ilnd.uscourts.gov> wrote:

Ms. London I am responding to the email in the proposed order mailbox with that subject line Josh Freedman sent. Judge is requesting a hearing.

The Court requires a hearing on this motion. Judge is available tomorrow at 3 p.m. or Friday, by telephone, between 11 and 1. Please advise

Thank you

Carmen Acevedo

Courtroom Deputy to the Honorable Georgia Alexakis

U.S. District Court for the Northern District of Illinois

219 S. Dearborn Street

Chicago, IL 60604
312-435-6062

Your opinion is important to us [click HERE to take our customer service survey](#)

From: Katherine London <klondon@kmflaw.com>

Sent: Wednesday, July 30, 2025 2:28 PM

To: Proposed Order Alexakis <proposed_order_alexakis@ilnd.uscourts.gov>

Cc: Josh Freedman <josh@themichiganlawfirm.com>; Carmen Acevedo <Carmen_Acevedo@ilnd.uscourts.gov>; Racine Miller <racine@themichiganlawfirm.com>; Raymond Butler <RButler@cannabestinc.com>

Subject: Re: Case No. 1:25-cv-04443 Butler v Eli Jackfinn Eddi et al - ORDER GRANTING PLAINTIFF'S VERIFIED EX PARTE EMERGENCY MOTION TO VACATE STAY, VACATE PROTECTIVE ORDER, FREEZE TRUST ASSETS, AND APPOINT NEUTRAL FIDUCIARY TO PRESERVE TRUST RES

CAUTION - EXTERNAL:

Ms. Acevedo,

Just to clarify, the subject of your email is "Order Granting Plaintiff's Verified Ex Parte Motion." Does that mean that Judge Alexkis granted our motion for the emergency TRO with a hearing tomorrow or Friday? I'm not sure if the Judge is denying the emergency motion and asking for a hearing on the motion.

Thank you!

Kate



Katherine A. London 

KMFL Law
(630) 507-9998

KLondon@KMFLLaw.com
ARDC # 6345920

On Wed, Jul 30, 2025 at 2:16 PM Proposed Order Alexakis <proposed_order_alexakis@ilnd.uscourts.gov> wrote:

Good afternoon

The Court requires a hearing on this motion. Judge is available tomorrow at 3 p.m. or Friday, by telephone, between 11 and 1.

Carmen

Carmen Acevedo

Courtroom Deputy to the Honorable Georgia Alexakis

U.S. District Court for the Northern District of Illinois

219 S. Dearborn Street

Chicago, IL 60604
312-435-6062

Your opinion is important to us [click HERE to take our customer service survey](#)

From: Josh Freedman <josh@themichiganlawfirm.com>

Sent: Wednesday, July 30, 2025 1:44 PM

To: Proposed Order Alexakis <proposed_order_alexakis@ilnd.uscourts.gov>

Cc: Racine Miller <racine@themichiganlawfirm.com>; Katherine London <klondon@kmflaw.com>;

Raymond Butler <RButler@cannabestinc.com>

Subject: Re: Case No. 1:25-cv-04443 Butler v Eli Jackfinn Eddi et al - ORDER GRANTING PLAINTIFF'S VERIFIED EX PARTE EMERGENCY MOTION TO VACATE STAY, VACATE PROTECTIVE ORDER, FREEZE TRUST ASSETS, AND APPOINT NEUTRAL FIDUCIARY TO PRESERVE TRUST RES

CAUTION - EXTERNAL:

Good afternoon,

We are resubmitting the proposed order as a Word file per Deputy Carmen's instructions a moment ago.

Thank you,



135 North Old Woodward Avenue, Suite 270
Birmingham, MI 48009

www.TheMichiganLawFirm.com

Josh Freedman

*Business Manager
Director of Provider Department*

☎ 844.464.3476

🏠 248.237.3690



On Wed, Jul 30, 2025 at 2:37 PM Josh Freedman <josh@themichiganlawfirm.com> wrote:

Good afternoon,

Please see attached.

Sincerely,



Josh Freedman

*Business Manager
Director of Provider Department*

☎ 844.464.3476

135 North Old Woodward Avenue, Suite 270
Birmingham, MI 48009

www.TheMichiganLawFirm.com

248.237.3690



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CAUTION - EXTERNAL EMAIL: This email originated outside the Judiciary. Exercise caution when opening attachments or clicking on links.

EXHIBIT G

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IN THE UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF ILLINOIS
EASTERN DIVISION

RAYMOND E. BUTLER, II,)	Case No. 25 CV 4443
)	
Plaintiff,)	
)	
v.)	
)	
ELI JACKFINN EDDI, et al.,)	Chicago, Illinois
)	April 9, 2026
Defendants.)	10:00 a.m.

TRANSCRIPT OF PROCEEDINGS
BEFORE THE HONORABLE APRIL M. PERRY

APPEARANCES:

For the Plaintiff:	KMFL LAW BY: MS. KATHERINE A. LONDON 100 Illinois Street, Suite 200 St. Charles, Illinois 60174
For Defendant Ilana Finn Eddi:	LEVENFELD PEARLSTEIN, LLC BY: MS. ROBIN D. MAHER 120 South Riverside Plaza, Suite 1800 Chicago, Illinois 60606
For Defendant Dorine and Manuel Magence:	HALL MATSON, PLC BY: MR. THOMAS R. HALL 1550 Watertower Place, Suite 200 East Lansing, Michigan 48823
For Defendant Jeffrey Gutman:	HINSHAW & CULBERTSON LLP BY: MS. JENNIFER W. WELLER 151 North Franklin Street, Suite 2500 Chicago, Illinois 60606
For Defendant Nachshon Draiman:	ALAN J. MANDEL LTD. BY: MR. ALAN J. MANDEL 7520 Skokie Boulevard Skokie, Illinois 60077
For Defendant William Kanter:	SWANSON MARTIN & BELL BY: MS. MEREDITH H. GREEN 330 North Wabash Street, Suite 3300 Chicago, Illinois 60611

1 APPEARANCES: (Continued)

2 For Defendant Shmuel BARACK FERRAZZANO KIRSCHBAUM &
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3 Rajchenbach, Menachem BY: MS. SAMANTHA ZUBA
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4 Chicago, Illinois 60606

5 For Defendant Harold PLUNKETT COONEY, PC
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7 For Defendant Irving CLAUSEN MILLER P.C.
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9 Chicago, Illinois 60603

10 For Defendant MR. GARY A. WEINTRAUB
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11 Northfield, Illinois 60093

12 For Defendant OBERTS GALASSO LAW GROUP
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14 For Defendant Garry TRESSLER LLP
15 Chankin: BY: MR. JAMES BORCIA
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16 Chicago, Illinois 60606

17 For Defendant David HONIGMAN, LLP
Raanan: BY: MS. MARY KATHRYN CURRY
18 321 North Clark Street, Suite 500
Chicago, Illinois 60654

19 For Defendant Eric ASHMAN & STEIN
20 Rothner BY: MS. SUE ANN ROSEN
8707 North Skokie Blvd., Suite 100
21 Skokie, Illinois 60077

22 Court Reporter: NOREEN RESENDEZ, CSR, RPR, CRR
Official Court Reporter
23 219 S. Dearborn Street, Room 1728
Chicago, Illinois 60604
24 Noreen.resendez@ilnd.uscourts.gov
* * * * *

1 (Proceedings heard in open court:)

2 THE CLERK: Calling case 25 CV 4443, Butler versus
3 Eddi.

4 THE COURT: All right. Just line up and share the
5 microphones as best you can.

6 MS. LONDON: Good morning, Your Honor. Katherine
7 London on behalf of the plaintiff, Raymond Butler.

8 THE COURT: Good morning.

9 MS. ROSEN: Sue Ann Rosen from Ashman Stein on behalf
10 of Eric Rothner.

11 MS. MAHER: Good morning. Robin Maher on behalf of
12 Ilana Eddi.

13 MR. MANDEL: Alan Mandel on behalf of Nachshon
14 Draiman.

15 MS. PEARCE: Jackie Pearce on behalf of Irving
16 Birnbaum.

17 MR. WEINTRAUB: Gary Weintraub on behalf of Stanton,
18 Aron.

19 MS. ZUBA: Samantha Zuba on behalf of Menachem Shabat,
20 Chaim Rajchenbach and Shmuel Fuerst.

21 MS. WELLER: Jennifer Weller on behalf of Jeffrey
22 Gutman.

23 MR. OBERTS: Your Honor, good morning. Bill Oberts,
24 O-B-E-R-T-S, on behalf of Colman Ginsparg.

25 MS. GREEN: Meredith Green on behalf of William

1 Kanter.

2 MS. CURRY: Mary Kathryn Curry on behalf of David
3 Raanan.

4 MR. HALL: Good morning, Your Honor. I'm Thomas Hall.
5 I represent Manuel and Dorine Magence.

6 MR. FRENCH: Good morning, Your Honor. Thomas French
7 on behalf of Mr. Harold Katz.

8 MR. BORCIA: Jim Borcia for Garry Chankin.

9 THE COURT: Is that everyone? All right. Good. I
10 appreciate you all being here in person. It is not my policy
11 to drag people in for nonsubstantive motions. Hopefully we can
12 accomplish most of what needs to be done on papers. But to the
13 extent we are going to be talking about substantive motions, it
14 is my policy to have everyone appear in person. I know some of
15 you are from out of town. So you can have, on the defense
16 side, to the extent there are no conflicts, you can obviously
17 step up on each other's behalf. And again, hopefully we won't
18 need to do this too often because I know it is a lot of time
19 and money that people spend. But I find that things go
20 smoother when we all have to look each other in the eye and you
21 all have to look me in the eye, so that is why we are here
22 today.

23 We are up today on plaintiff's motion to disqualify,
24 which is docket entry Number 245. It names five, perhaps six,
25 depending on how you read it, bases for my recusal. We will

1 discuss each one of those in turn.

2 But first, Ms. London, I should tell you, I don't know
3 who all of the people in the courtroom are. But I understand
4 that the Seventh Circuit has opened an ARDC referral regarding
5 similar types of motions to disqualify. I don't know if anyone
6 from the ARDC is here today. It is their practice, if they
7 have an open investigation, frequently to either come or to get
8 transcripts, so you should proceed with the understanding that
9 they may be reading this. In addition, of course, to the
10 understanding that you are an officer of the court always when
11 you appear.

12 So let's talk about each one of these different bases
13 for recusal that you have notated in your motion.

14 The first is my prior professional relationship with
15 Judge Alexakis, who recused herself from the case a short time
16 ago. I should note that not only did we work together before,
17 we work together now and we are friends as I am with many of my
18 colleagues on the bench.

19 This particular case involves trust assets from which
20 the plaintiff claims he's been unfairly denied and which have
21 been dissipated. The claims involve fraud and breach of
22 fiduciary duty by individuals who had involvement with various
23 family trusts in which the plaintiff allegedly had an interest.

24 Put simply, this case has nothing to do with me. It
25 has nothing to do with Judge Alexakis. She is not a victim.

1 She is not a witness. She is not a party. She is not a lawyer
2 in the case. She recused herself because of a different
3 lawsuit, which is noted in her minute order, which named her as
4 well as four other judges as well as the entirety of the Cook
5 County clerk's office as defendants filed by the same
6 plaintiff. That lawsuit takes issue with various rulings that
7 Judge Alexakis and later Judge Maldonado from the Seventh
8 Circuit made.

9 Judge Alexakis noted in her minute order that she did
10 not have to recuse herself from the case because the other
11 lawsuit is frivolous. As should go without saying, if a party
12 could disqualify a judge in their case just by suing them, we
13 would have a whole lot more disqualifications. It would
14 incentivize perversely parties to sue judges indiscriminately
15 to receive more favorable treatment or more favorable judges.
16 And that's the reason the rule exists that a judge doesn't have
17 to recuse themselves on the basis of a frivolous lawsuit.

18 But Judge Alexakis chose to recuse herself on a
19 voluntary basis under the belief that her impartiality might
20 reasonably be questioned. Plaintiff's argument is now because
21 I'm friends with Judge Alexakis, my impartiality might
22 reasonably be questioned because her impartiality might
23 reasonably be questioned.

24 Unfortunately, I do not accept the premise that the
25 conflict rules work like the transitive properties in a math

1 problem. Just because Judge Alexakis has a conflict and I'm
2 friends with Judge Alexakis, does not then mean I have a
3 conflict. And I have not seen any authority in the rules or
4 case law to indicate otherwise.

5 The closest judicial advisory opinion that I'm aware
6 of on this topic is Number 11, which discusses judicial
7 disqualifications when a judge's longtime friend is actually a
8 counsel in the case. Interestingly, even then -- and in that
9 case I think the attorney is not only a friend but the
10 Godfather of the judge's child, even in that case, the judicial
11 advisory opinion did not require disqualification.

12 Here, of course, we are much farther afield because
13 Judge Alexakis is neither a lawyer in the case nor does she
14 have any continued involvement with it at all. In short, her
15 decision to recuse herself has nothing to do with me, and I
16 will not disqualify myself on the basis that I am friends with
17 her.

18 That turns us to the second issue in which the
19 plaintiff and plaintiff's counsel have questioned the validity
20 of my judicial nomination and confirmation. Specifically
21 alleging that an autopen may have been used to sign my
22 commission.

23 So let me ask you first, Ms. London. Do you know what
24 an autopen is and how it works?

25 MS. LONDON: Yes, Your Honor.

1 THE COURT: Okay. What is your understanding of how
2 an autopen works?

3 MS. LONDON: My understanding is that an autopen is
4 used when the president is not able to participate in or be at
5 the signing of something that he would need to sign and an
6 autopen is used in his absence with his knowledge of what is
7 being signed in his absence.

8 THE COURT: All right. My question is actually much
9 more basic. How does an autopen work?

10 MS. LONDON: I believe it's like an electric stamp,
11 but I don't know for sure.

12 THE COURT: All right. So you would agree with me
13 that signatures generated by an autopen are identical?

14 MS. LONDON: Yes, but I would disagree that it is the
15 intent of the person who intends to sign something that is
16 different. Anybody could stamp something with an identical
17 signature, but it's not the same thing as the person who has --
18 owns that signature knowing what is being signed.

19 THE COURT: I just asked you whether autopen
20 signatures are identical.

21 MS. LONDON: I believe they are supposed to be.

22 THE COURT: Right. Because that's how an autopen
23 works, right? They generate identical signatures over and over
24 and over again, correct?

25 MS. LONDON: Sure.

1 THE COURT: Have you seen my judicial commission?

2 MS. LONDON: No.

3 THE COURT: Have you seen any judicial commission
4 signed by President Biden?

5 MS. LONDON: No.

6 THE COURT: So what is your good-faith basis for
7 alleging that an autopen was used with respect to my
8 commission?

9 MS. LONDON: Well, we gave you specific references to
10 whistleblower testimony and the June 4th, 2025, White House
11 memorandum and the ongoing investigations regarding the autopen
12 to substantiate our claim.

13 THE COURT: To be used in some documents that were
14 supposed to be signed by the President?

15 MS. LONDON: Yes.

16 THE COURT: Let me tell you, I have no reason to
17 believe an autopen was used with respect to the signing of my
18 commission. First, I have seen several commissions signed by
19 President Biden. We all have them up in our offices. The
20 signatures are remarkably consistent but they are not
21 identical. Indicating to me no autopen was used.

22 Secondly, at the time I was confirmed, I was told that
23 I needed to state when I would be available for my commission
24 to be signed because the President often requires several times
25 to be able to -- several days to be present to be able to sign

1 the judicial commission. Therefore, we were all told that once
2 we said we were ready for our commission to be signed, we would
3 need to expect that it could take up to a week for our
4 commissions to be signed.

5 Based on the facts within my personal knowledge, there
6 is no infirmity within my appointment process. Speculation and
7 conjectures based upon the Internet or news don't count as
8 facts. If someone in the executive or the legislative branch
9 had a genuine basis to challenge the 200 plus judges who were
10 appointed by the last presidential administration, I can almost
11 guarantee they would have moved forward with official action on
12 that basis.

13 The most recent public reporting I have seen on this
14 is that the Washington D.C. U.S. Attorney's office closed its
15 investigation into the use of autopens based upon a total lack
16 of any factual information to support it. So until someone
17 with actual knowledge of relevant facts provides me with any
18 information to challenge the legitimacy of my appointment, I
19 plan to continue doing the job that the taxpayers have been
20 paying me to do.

21 That brings me to your third basis. Financial
22 disclosure report, which I have not made publicly available.
23 First let me ask you, which financial disclosure report are you
24 complaining about not being publicly available?

25 MS. LONDON: 2024, 2025.

1 THE COURT: Okay. Before you accused me of violating
2 my statutory duty to file that financial report, I'm assuming
3 you looked at the statute. Is that true?

4 MS. LONDON: Yes, I did.

5 THE COURT: What statute did you look at?

6 MS. LONDON: I don't know, Your Honor.

7 THE COURT: The financial disclosures are governed by
8 5 United States Code 13101 through 13111. The United States
9 Code 13103 requires annual reports to be filed by May 15th, the
10 calendar year after the judge is disclosing about. So to the
11 extent you're complaining about my 2025 report not being
12 publicly available to you, I was under no obligation to file it
13 before May 15th. It is April 9th. In case you are wondering,
14 I actually filed it very early in late March. It is currently
15 publicly available to you.

16 To the extent you are complaining about 2024, the
17 statute says that an annual report must be filed for any
18 calendar year in which a judge serves in excess of 60 days.

19 Did you happen to look to see when I started serving
20 on the bench before you accused me of having violated my
21 statutory duty?

22 MS. LONDON: I did, Your Honor. And to your previous
23 point, I did check to see if your financial disclosure was
24 publicly available within the last few days, and I have not
25 been able to find it.

1 THE COURT: Well, someone else has already found it
2 and requested it. So I would suggest that perhaps your
3 searches have been in error because people are downloading it.

4 How many days did I serve in 2024?

5 MS. LONDON: I don't know, Judge.

6 THE COURT: My commission was signed on November 20th.
7 I was sworn in on November 26th. That is fewer than 60 days in
8 the calendar year. I was under no obligation to file a
9 financial report by the statute. Your allegations not only
10 have no factual support, they are frivolous.

11 That moves us to the Vanguard investments. Luckily
12 you were able to access my financial disclosure when I was
13 nominated to the U.S. Attorney, and you were able to discern
14 that along with about 30 million other customers, I have
15 investments at Vanguard. You have argued that I should
16 disqualify myself because apparently the trust in this case is
17 also a Vanguard customer, which I didn't know because Vanguard
18 doesn't appear anywhere in the complaints.

19 The rules regarding disqualification because of
20 financial interest are quite clear. A judge must disqualify
21 herself when she has a financial interest in the subject matter
22 and controversy. Having a bank account at the same place as
23 one of the parties has a bank account, does not even remotely
24 meet the standard. Vanguard is at best maybe a witness in this
25 case to authenticate bank records. It is not a party to the

1 case, and there is no reason to think that any other person's
2 accounts at Vanguard would be in any way affected by the
3 outcome of this particular case. In sum there is no basis for
4 disqualification on that basis.

5 The next stated basis for recusal is my ruling in the
6 *State of Illinois vs. Trump* case, which you have alleged
7 indicates a broad disregard for core constitutional principles.
8 Are you aware of what happened to that ruling on appeal?

9 MS. LONDON: Yes, Your Honor.

10 THE COURT: Do tell.

11 MS. LONDON: I am aware of it.

12 THE COURT: All right. So you're aware that the
13 ruling was upheld by both the Seventh Circuit and the Supreme
14 Court?

15 MS. LONDON: Yes.

16 THE COURT: Given that, no objective observer could
17 reasonably question whether that case reflects a broad
18 disregard for core constitutional principles.

19 Let me ask you next, even if that were untrue, what
20 does this case have to do with core constitutional principles?

21 MS. LONDON: Well, the core constitutional principle
22 that we discussed earlier regarding the autopen ties into the
23 constitutional issues in the Trump case as well. If you're
24 throwing out the autopen, then I don't have anything else to
25 say about it.

1 THE COURT: Okay. Finally you take issue with my
2 local Rule 44 analysis under which I applied the local rule,
3 like I do all statutes, like the Supreme Court has commanded me
4 based upon its plain language. A judge's application of the
5 law or rule as written is hardly a reasonable basis to
6 disqualify the judge. In sum, no reasonable person, knowing
7 all the facts, would conclude my impartiality might reasonably
8 be questioned within the meaning of 28 United States Code
9 Section 455(a).

10 I also want to note that you also bring the motion as
11 under 28 U.S.C. Section 144, which applies when the judge has a
12 personal bias or prejudice against either the filing party or
13 in favor of the adverse party. Your proposed basis for
14 qualification, of course, has nothing to do with either you or
15 the opposing party. They're instead attacks on my judicial
16 nomination, my personal relationships, my financial disclosure,
17 reporting obligations, where I bank, and my prior rulings. So
18 Section 144 is just inapplicable to the case. Other than to
19 say when you had your client swear under oath that all of the
20 facts in the motion were true, you put your client at risk for
21 either prosecution for making a false statement or certainly
22 for further cross-examination regarding his factual bases for
23 any of these things. Enough said about that.

24 To be clear, your motion]fails under even the most
25 lenient view of your obligations under Rule 11. You didn't do

1 the most basic factual research about what my financial
2 disclosure reporting requirements are before accusing me of
3 having violated them. You have no legitimate basis to argue
4 under the law that I should disqualify myself because I use a
5 bank where the assets in the case are held or that an opinion
6 upheld by the Supreme Court represents a disregard for the
7 Constitution or that following the plain language of the local
8 rules is an entitlement to disqualification.

9 This is your one free pass. I do not like sanctioning
10 attorneys. I think it distracts us from the actual issues in
11 the case, and I think it is highly inefficient. But I will not
12 tolerate any additional frivolous motions. You will be
13 sanctioned, just as the Seventh Circuit has already sanctioned
14 you, if you persist in this type of behavior. You didn't get
15 any warning from the Seventh Circuit; you are getting one from
16 me. You are also doing your client no favors when you delay
17 litigation with motions like this.

18 So let's move on to the actual issues in this case
19 that matter. There are several pending motions at various
20 stages in briefing. Giving my statements about Rule 11, which
21 I want everybody to take note of, I want to give everyone the
22 chance to think very hard about the motions they filed and
23 whether or not they intend to persist with them. My skim of
24 the document, which is quite long, indicates there may be
25 similar issues lurking. So I want to give anybody a chance to

1 withdraw any motions that they think should be withdrawn.

2 I'm going to ask you all to meet and confer. I know
3 there's a lot of you, so I know that probably is quite
4 complicated. But I want you to meet and confer about the
5 pending motions, whether you intend to persist with them if you
6 have been the one who filed them, and whether you do intend to
7 persist with them, what a proposed briefing schedule would be
8 for each of them.

9 So I'm going to ask for a joint proposed status --
10 joint status report by April 24th. If you all can't agree,
11 because again, there are many, many of you, you can each submit
12 a status report of no more than three pages regarding the
13 pending motions. To the extent you are the one who filed the
14 motion, please just let me know if you are going to withdraw it
15 or persist in it and what a proposed briefing schedule would be
16 for those.

17 I'm aware from the docket that Judge Alexakis did not
18 move forward on these at her discretion to manage her docket.
19 I intend to move forward with any and all ancillary motions
20 either that have been filed or will be filed, as I am entitled
21 to do, while we wait for the Seventh Circuit's ruling on the
22 other issues just so we can get rid of those and keep this case
23 moving forward as best we can.

24 Do you have any questions, Ms. London?

25 MS. LONDON: No, Your Honor.

1 THE COURT: Any questions on this side of the
2 courtroom?

3 MS. ROSEN: Your Honor, my client was served and two
4 days after the service, there was a stay put on the case. We
5 will file a motion to dismiss. I have one prepared, but I
6 didn't file it because there has been a stay.

7 THE COURT: Right.

8 MS. ROSEN: Should I file it?

9 THE COURT: I will take a look at that. I mean, to
10 the extent that you all agree to lift the stay -- my
11 understanding of what is on appeal, and correct me if I'm
12 wrong, because I have not dug super deep into this docket, is
13 that it's a TRO that's under appeal?

14 MS. LONDON: An injunction.

15 THE COURT: Okay. So I don't think the stay is
16 mandatory in this case. I also seem to recall though that the
17 stay was put in place because of a pending Cook County action.
18 So it may still be in the interest of efficiency and such to
19 keep it in place. If you all agree it should be lifted, let me
20 know. If there are people who want to lift it and people who
21 don't, let me know that and we can discuss whether or not that
22 should be briefed.

23 MR. MANDEL: Very briefly, Your Honor, the order was
24 that none of the defendants should seek to respond to the
25 complaint until, amongst other things, there was a

1 determination in the state court as to whether or not
2 Mr. Butler was an appropriate heir or beneficiary to the trust.
3 While we were here, I looked at the docket in the Circuit
4 Court, that case is still pending. There was a motion to
5 disqualify the judge who was supposed to try the case in
6 November. There are proceedings, I believe, next week with
7 respect to that case. In the interest of judicial economy, I
8 think we should wait before we start filing our motions until
9 we find out if there's a basis for the case.

10 THE COURT: Understood. That's what the point of the
11 status report is. So I don't want to sit here and have all
12 20 or some odd of you tell me your position on the record, it
13 will get too confusing. The stay remains in place for now. No
14 one has to file anything. Tell me if you all agree to remove
15 it or to get rid of the stay, although it sounds like you do
16 not. It might be helpful, if anyone can guess, which you may
17 not be able to, how long the state case will take to resolve.
18 But that, of course, depends on how many other motions have
19 been filed in the meantime.

20 MS. MAHER: Your Honor, I am the attorney for the
21 defendants in the state case, and can speak to it if you're
22 interested or I can put it in a status report; but there have
23 been a number of motions that I would call frivolous including
24 to disqualify the current judge who has now been named as a
25 potential party or seeking leave to sue him in the cause of

1 action against the federal court judges. We have a hearing
2 scheduled with an assigned judge -- the way Cook County works,
3 a different judge decides recusal motions, disqualification
4 motions. We have a hearing on April 24th in that matter.

5 THE COURT: Maybe it makes sense to kick our date a
6 little bit longer then.

7 MS. MAHER: Yeah. At that point we will potentially
8 know at least who our judge is. But we are a ways off from
9 resolving that case given the number of frivolous motions that
10 have been filed in the meantime.

11 THE COURT: All right. So you at least think you'll
12 know whether you'll be sitting under the same judge or a
13 different judge by the 24thish?

14 MS. MAHER: I believe so. I hope so.

15 THE COURT: All right. Let me give you then until --
16 let's do May 5th for your status reports. Anything that's
17 agreed goes up front to the status report. To the extent you
18 all have supplemental submissions, no more than three pages
19 each please, and to the extent you agree in small combinations
20 of people, you can combine those. All right?

21 MS. MAHER: Very good.

22 THE COURT: Thank you all.

23 (Concluded at 10:26 a.m.)

24 * * * * *

25

1 I certify that the foregoing is a correct transcript from the
2 record of proceedings in the above-entitled matter.

3

4 /s/Noreen E. Resendez
5 Noreen E. Resendez, CSR, RPR, CRR
6 Official Court Reporter

April 13, 2026
Date

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