FILED

APR 03 2025

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NORTH CAROLINA

PETER A. MOORE, JR., CLERK US DISPOSED COURT, EDNC BY Case No. 5:24-cv-00514-FL

Dr. Alexander N. Asanov, individually, on behalf of himself, and on behalf of The People of the USA – hundreds of millions of similarly situated victims, **Plaintiffs**

versus

Juan Manuel Merchan, and Joe Doe – unidentified yet Defendants colluded into organized anti-American criminal group, **Defendants** CIVIL CLASS ACTION

Motion for Default Judgement against Notorious Corrupt Jurist Defendant Merchan. Reinstated Proof of Service. Evidence of Additional Efforts to Serve. Hot Protest against Abuse of the Federal Court to Cover Crimes Committed by Anti-American Traitors, Recidivist-murderers, and Illegal-aliens

NOW COMES PLAINTIFF, Dr. Asanov, and pursuant to Rule 55(a) of the Federal Rules of Civil Procedure and Local Civil Rule 55.1, pursuant to the common sense to be returned to American soil, pursuant to fundamental principles of justice to be returned to American soil, pursuant to the Federal Rules of Civil Procedure that must NOT be bent in favor of criminals to cover their crimes, moves the Court to enter a Default Judgement against Defendant Juan Merchan, which orders that Defendant Merchan compensates to Dr. Asanov \$2,164,000 (Two million one hundred sixty four thousand dollars) for the damages that Defendant's vicious crimes caused to Dr. Asanov and to hundreds millions of similarly situated victims of Defendant's felonies. Plaintiffs request this Honorable Court to determine the amount of punitive damages to deter other jurists from committing similar crimes. It is difficult, if not impossible to over-estimate the adequate compensations for the injuries and damages caused by the crimes of rogue Defendant Merchan. Dr. Asanov addresses this motion to Jurists of Integrity of this Honorable Court. Dr. Asanov trusts that ~80% of American jurists are individuals of Integrity and Dignity. Only ~20% of judges are corrupt and remain at the bench after committing felony crimes, such as judges Swank and Myers of this court. Dr. Asanov trusts that Judges of Integrity must be passionately interested in returning public trust to American justice. On Jan 15, 2025, then incoming U.S. Attorney General stated: "... twothirds of Americans have lost faith in the Department of Justice... and continue losing their faith..." We, The People of USA, gave President Trump our overwhelming mandate to return justice to American soil, to cleanse the judiciary from corruption, from rogue judges who serve to criminals. We, The People, urge Judges of Integrity to passionately fight against corruption and crimes of rogue judges at all levels. There are thousands of corrupt judges who committed felonies. They must be imprisoned without any delay. Defendant Merchan is one of them. It has become notoriously known to the entire world. Dr. Asanov moves the Court to enter a Default Judgement against Defendant Merchan. In support of his motion Dr. Asanov states the following:

Dr. Asanov denotes here by reference, but in its entirety, his original complaint Document 1 (likely denoted by this Court as DE1) submitted and filed on September 6, 2024, Case No. 5:24-cv-00514-FL.

1. In his prior motions Dr. Asanov submitted to this Court the evidence of systematic, persistent efforts to serve the process onto Defendant Merchan by all possible means.

2. Document 10 [DE10] from 12/30/2024 contained Exhibit 12242024 embedded below in this motion.

3. The Exhibit 12242024 [DE10-1] is the proof of service implemented by the Deputy Sheriff, V. Cordero. On 12/17/2024 he served the process onto Edison Leon, an agent authorized to accept service of legal process.

Exhibit 12242024



SHERIFF'S CERTIFICATE OF SERVICE ON CORPORATION, PARTNERSHIP OR GOVERMENTAL SUBDIVISION

Docket # 5:24-CV-00514-FL

UNITED STATES DISTRICT COURT

Sheriff's Case # 24050117

EASTERN DISTRICT NORTH CAROLINA

DR. ALEXANDER N. ASANOV

PETITIONER

VS

*

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MR. JUAN MANUEL MERCHAN

RESPONDENT

STATE OF NEW YORK) COUNTY OF NEW YORK) SS:

I. V. CORDERO, Deputy Sheriff of the City and State of New York, authorized pursuant to my special duties to serve process, hereby certify that I am not a party to this action or proceeding and over 18 years of age. I further certify that on 12/17/2024, at approximately 10:44 AM at 100 CENTRE STREET CHAMBERS NEW YORK, NY 10013 In the borough of MANHATTAN, County of NEW YORK, I served the annexed: SUMMONS & COMPLAINT IN A CIVIL ACTION upon MR. JUAN MANUEL MERCHAN, in the following manner:

[X] PERSONAL SERVICE ON CORPORATION, PARTNERSHIP OR GOVERMENTAL SUBDIVISION

By delivering to and leaving with, Edison Leon, a true copy thereof. Said person stated he was paralegal an agent: authorized to accept service of legal process.

[X] DESCRIPTION:

Skin Complexion: LIGHT Sex: Male Weight: 170lbs. Hair Color: BLAC	Approx. Age: 27 K	Height 5'9"	
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I understand that false statements made herein are punishable as a class A misdemeanor pursuant to Penal Law §21045.

Dated: 12/17/2024	SHERIFF OF THE CITY OF NEW YORK		
	BY: V. CORDERO DEPUTY SHERIFF SHIELD # 402		
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- 4. Exhibit 03222025 is Presidential Memorandum from March 22, 2025 "Preventing Abuses of the Legal System and the Federal Court" - Memorandum contains presidential directives for the U.S. Attorney General and the Secretary of Homeland Security.
- 5. This Presidential Memorandum accurately describes the abuses of the legal System and the federal Court that Dr. Asanov survived in the period 2018-2025.
- 6. In particular, two corrupt judges of this court, judges Swank and Myers committed felony crimes at the bench covering crimes of their North Carolina comrades, corrupt NC judges Belk and Ratledge, coyote lawyers Sukeena and Plekan, and recidivist-murderers illegal-aliens Kravets and Olga Petrova-Asanov.
- 7. Dr. Asanov trusts that ~80% of this court is represented by jurists of Integrity.
- 8. Dr. Asanov addresses his motion for default judgement to Judges and jurists of Integrity.
- 9. Dr. Asanov petitions The U.S. President Trump, U.S. Attorney General Pamela Bondi, and the FBI Director Kash Patel to supervise this civil class action to return justice to American soil.
- 10. Exhibit 04032025 is a copy of Dr. Asanov's request to President Trump to ensure the due process and to prevent further abuses of the legal system and the federal court, specifically in this civil class action Case No. 5:24-cv-00514-FL.
- 11. On behalf of The People of The USA, Dr. Asanov urges The President Trump, all his team, all Judges of Integrity and Dignity, to act swiftly and rapidly in our common efforts to return justice to American soil, before the cancer tumor of corruption kills this country, before it turns into a banana republic.
- 12. Back in history the crises at terminal phase of cliodynamic cycles [www.PeterTurchin.com] frequently resulted in civil wars or violent riots; seldom peaceful resolution was possible.
- 13. We, The People of The USA gave our overwhelming mandate to President Trump and his team to resolve the crisis peacefully.
- 14. No doubts that ~5,000 of corrupt judges anti-American traitors (out of ~33,000 judges total), ~380,000 of coyote lawyers (out of ~1,400,000 total), ~26 million of illegal aliens, ~2 million of U.S. domestic felons, who drive gigantic industry of crimes ~\$400 Billion/year, will resist as crazy. They have ~\$400 Billion of criminal money to lose.
- 15. Dr. Asanov urges The President Trump, all his team, all American Judges of Integrity to act as swiftly and rapidly, as possible, to return Justice, before the cancer tumor of corruption kills this country.
- 16. We, The People of The USA are entitled to apply our right for due process in Federal Court to seek compensatory damages caused by felonies committed by corrupt judges, including Defendant Merchan, including rouge judge Boasberg and thousands of other judges.
- 17. These judges, similar to notorious former judges Ciavarella and Conahan, imprisoned for RICO and Kids-for-Cash felonies in Pennsylvania, abused their judicial authority to commit felony crimes.
- 18. Similar to Ciavarella and Conahan, thousands of corrupt rogue judges must be imprisoned for their felony crimes committed under the color of justice.
- 19. They did abuse the Federal Court for committing their crimes. They will be crying horribly that they are allegedly are prosecuted for political reasons. They will be trying to mislead the prosecutors and courts.
- 20. Regardless of their political affiliation, race, religion, sex, the anti-American traitors must be prosecuted and imprisoned for their crimes. There must be thousands of them imprisoned.
- 21. We, The People of The USA, are entitled for compensatory and punitive damages caused by felonies committed these judges. Just one felon judge at a time, starting from the notorious judge Merchan, the shame and disgrace for the entire world, not only American nation.
- 22. In addition to damages to National CBRNE Security, crimes and misconduct of Defendant Merchan created thousands of potential mass-murderers rouge corrupt judges similar to notorious judge Boasberg.
- 23. This civil class action pursues the goal to create a precedent, similar to imprisoning and payment of Case 5:24-cv-00514-FL-KS Document 17 Filed 04/03/25 Page 3 of 4 Page 3 of 4

compensatory and punitive damages by corrupt judges Ciavarella and Conahan.

- 24. This civil class action pursues the goal to obtain the relief on civil aspects of the assaults committed by the organized criminal group of Defendant Merchan and Joe Doe Defendants, to obtain monetary compensations for the damages, and to resume professional work for CBRNE Security of American nation.
- 25. Plaintiff, Dr. Asanov, his children, his business TIRF Labs, U.S. National CBRNE Security, and hundreds of millions of fellow Americans have suffered enormous harm caused by misconduct of Defendant Merchan.

PRAYER FOR RELIEF

WHEREFORE, Plaintiff, Dr. Asanov, pursuant to Rule 55(a) of the Federal Rules of Civil Procedure and Local Civil Rule 55.1, pursuant to the common sense to be returned to American soil, pursuant to fundamental principles of justice to be returned to American soil, pursuant to the Federal Rules of Civil Procedure that must NOT be bent in favor of criminals to cover their crimes, moves the Court to enter a Default Judgement against Defendant Juan Merchan. Dr. Asanov moves to order that Defendant Merchan compensates to Dr. Asanov \$2,164,000 (Two million one hundred sixty four thousand dollars) for the damages that Defendant's vicious crimes caused to Dr. Asanov and to hundreds millions of similarly situated victims of Defendant's felonies. Plaintiffs request this Honorable Court to determine the amount for punitive damages to deter other jurists from committing similar crimes. Dr. Asanov moves the court to take into account that the damages that Defendant's vicious crimes caused to Dr. Asanov, his children, his high-tech business TIRF Labs, and to U.S. National CBRNE Security accounts monetary value of ~\$62 million minimum. Defendant Merchan's crimes imposed EXISTENTIAL THREAT onto the entire American nation, monetary value of which is too difficult if not impossible to overestimate.

April 3, 2025

Respectfully submitted:

Dr. Alexander Asanov, Plaintiff, for Himself 517 Willard Woods Drive, Wendell, NC 27591 P: (919) 771-6863; alexander.asanov@gmail.com President Donald J Trump, The White House

Exhibit 03222025

Preventing Abuses of the Legal System and the Federal Court

Presidential Memoranda

March 22, 2025

MEMORANDUM FOR THE ATTORNEY GENERAL AND THE SECRETARY OF HOMELAND SECURITY

SUBJECT: Preventing Abuses of the Legal System and the Federal Court

Lawyers and law firms that engage in actions that violate the laws of the United States or rules governing attorney conduct must be efficiently and effectively held accountable. Accountability is especially important when misconduct by lawyers and law firms threatens our national security, homeland security, public safety, or election integrity.

Recent examples of grossly unethical misconduct are far too common. For instance, in 2016, Marc Elias, founder and chair of Elias Law Group LLP, was deeply involved in the creation of a false "dossier" by a foreign national designed to provide a fraudulent basis for Federal law enforcement to investigate a Presidential candidate in order to alter the outcome of the Presidential election. Elias also intentionally sought to conceal the role of his client — failed Presidential candidate Hillary Clinton — in the dossier.

The immigration system — where rampant fraud and meritless claims have supplanted the constitutional and lawful bases upon which the President exercises core powers under Article II of the United States Constitution — is likewise replete with examples of unscrupulous behavior by attorneys and law firms. For instance, the immigration bar, and powerful Big Law pro bono practices, frequently coach clients to conceal their past or lie about their circumstances when asserting their asylum claims, all in an attempt to circumvent immigration policies enacted to protect our national security and deceive the immigration authorities and courts into granting them undeserved relief. Gathering the necessary information to refute these fraudulent claims imposes an enormous burden on the Federal Government. And this fraud in turn undermines the integrity of our immigration laws and the legal profession more broadly — to say nothing of the undeniable, tragic consequences of the resulting mass illegal immigration, whether in terms of heinous crimes against innocent victims like Laken Riley, Jocelyn Nungaray, or Rachel Morin, or the enormous drain on taxpayer resources intended for Americans.

Federal Rule of Civil Procedure 11 prohibits attorneys from engaging in certain unethical conduct in Federal courts. Attorneys must not present legal filings "for improper purpose[s]," including "to harass, cause unnecessary delay, or needlessly increase the cost of litigation." FRCP 11(b)(1). Attorneys must ensure that legal arguments are "warranted by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law or for establishing new law." FRCP 11(b)(2). And attorneys must ensure that their statements about facts are "reasonably based" on evidentiary support, or a belief that such evidence actually exists. FRCP 11(b)(3)-(b)(4). When these commands are violated, opposing parties are authorized to file a motion for sanctions. FRCP 11(c). The text of the rule specifically addresses and provides for sanctions for attorneys and their firms as well as

Exhibit 22032025

for recalcitrant parties given the solemn obligation that attorneys have to respect the rule of law and uphold our Nation's legal system with integrity. Furthermore, Rule 3.1 of the Model Rules of Professional Conduct provides that, "A lawyer shall not bring or defend a proceeding, or assert or controvert an issue therein, unless there is a basis in law and fact for doing so that is not frivolous, which includes a good faith argument for an extension, modification or reversal of existing law." Unfortunately, far too many attorneys and law firms have long ignored these requirements when litigating against the Federal Government or in pursuing baseless partisan attacks. To address these concerns, I hereby direct the Attorney General to seek sanctions against attorneys and law firms who engage in frivolous, unreasonable, and vexatious litigation against the United States or in matters before executive departments and agencies of the United States.

I further direct the Attorney General and the Secretary of Homeland Security to prioritize enforcement of their respective regulations governing attorney conduct and discipline. *See, e.g.*, 8 C.F.R. 292.1 *et seq.*; 8 C.F.R. 1003.101 *et seq.*; 8 C.F.R. 1292.19.

I further direct the Attorney General to take all appropriate action to refer for disciplinary action any attorney whose conduct in Federal court or before any component of the Federal Government appears to violate professional conduct rules, including rules governing meritorious claims and contentions, and particularly in cases that implicate national security, homeland security, public safety, or election integrity. In complying with this directive, the Attorney General shall consider the ethical duties that law partners have when supervising junior attorneys, including imputing the ethical misconduct of junior attorneys to partners or the law firm when appropriate.

I further direct that, when the Attorney General determines that conduct by an attorney or law firm in litigation against the Federal Government warrants seeking sanctions or other disciplinary action, the Attorney General shall, in consultation with any relevant senior executive official, recommend to the President, through the Assistant to the President for Domestic Policy, additional steps that may be taken, including reassessment of security clearances held by the attorney or termination of any Federal contract for which the relevant attorney or law firm has been hired to perform services. I further direct the Attorney General, in consultation with any relevant senior executive official, to review conduct by attorneys or their law firms in litigation against the Federal Government over the last 8 years. If the Attorney General identifies misconduct that may warrant additional action, such as

filing frivolous litigation or engaging in fraudulent practices, the Attorney General is directed to recommend to the President, through the Assistant to the President for Domestic Policy, additional steps that may be taken, including reassessment of security clearances held by the attorney, termination of any contract for which the relevant attorney or law firm has been hired to perform services, or any other appropriate actions.

Law firms and individual attorneys have a great power, and obligation, to serve the rule of law, justice, and order. The Attorney General, alongside the Counsel to the President, shall report to the President periodically on improvements by firms to capture this hopeful vision.

Dr. Alexander Asanov 517 Willard Woods Drive, Wendell, NC 27591 <u>alexander.asanov@gmail.com</u> m: 919-771-6863

April 3, 2025

Exhibit 04032025

The Honorable Donald J. Trump The United States President The White House Office of the President 1600 Pennsylvania Avenue, NW Washington, DC 20500 202-456-1111; 202-456-1414

Deliver to President Trump in Person

Subject: Serving process onto corrupt judge Merchan, NYC. Prevent Abuses of the Legal System and the Federal Court

Dear President Trump:

I am astonished by your March-22-2025 Memorandum "*Preventing Abuses of the Legal System…*" I am requesting your help in serving the process of the civil class action against the corrupt judge Merchan, NYC. Please find the summons and complaint enclosed. I have filed my civil action on September 6, 2024, soon after the July-13 assassination attempt in Butler, PA. Since Sept 2024 I exhausted all other ways in the legal system to exercise my right for due process. I believe that I have accumulated large body of evidence regarding the outrageous *Abuses of the Legal System and the Federal Court.* Despite the fact that ~85% of the legal system is represented by jurists of Integrity and only ~15% of jurists are corrupt, as a cancer tumor the 15% kills the entire US justice. Act swiftly to remove the tumor.

Rogue judge Merchan was brave to commit his crimes, but is too shy to respond for them. I hired two private investigators; Merchan was hiding; they failed to serve the process. But on December 17, 2024, deputy sheriff of NYC, Mr. Cordero, served the proceeds onto Mr. Edison Leon, a paralegal agent who is authorized to accept service of legal processes against corrupt judge Merchan. However, the USDCEDNC federal court abuses the legal system in favor of anti-American traitors and recidivist-murderers. USDCEDNC cynically sabotages the due process to cover Merchan's and other anti-American crimes. It appears that they want that US Attorney General serves the summons upon defendant Merchan. I have solid body of evidence about this shocking abuse of the North Carolina legal system and the federal court USDCEDNC. The federal court in NC serves anti-American traitors and illegal-aliens, who murder US citizens and damage US National Security. I am ready to elaborate.

I am requesting an in-person meeting with you because there is a matter of US National CBRNE Security. I am offering a deal: << you stop the crimes against me – I prevent new pandemics>> and contribute much to MAHA and MAGA. I am responsible to offer such huge, global deal. I am capable of implementing my part of it, because I am standing on the shoulders of four giants - Nobel Prize winners: Drs. Semenov, Kapitsa, Sakharov, and Ginzburg. They and dozens of other brilliant scientists trained me so that I have a unique set of skills in natural sciences and in the area of CBRNE security. I am a unique sole source in this area. I could be of great help to DHHS Secretary RFK Jr., NIH Director Dr. Bhattacharya, and FDA Commissioner Dr. Makary.

In 1994 I immigrated to the U.S., and by 2000 achieved the American dream, created 150+ high-tech jobs, contributed into prosperity and security of US nation, developed my super-technologies TIRF Analytix and i-Diagnostics [www.TIRF-Labs.com]. In 2018-2022 I survived three attempts to murder me. If you stop the crimes against my family and me, I will create the global network based my TIRF Analytix and i-Diagnostics technologies to prevent future pandemics and minimize damage from existing diseases. In 2020 you took off-label drug HCQ against Corona. HCQ was discovered by my customers who used TIRF Analytix products for screening. Later my customers discovered Ivermectin, a miracle off-label drug, which prevented pandemic in India and Africa. I can contribute very much into MAHA program. In my letters from March 12, 2025, to you, AG Bondi, and FBI Director Patel, I requested help to stop the crimes against me, crimes that also damaged US National CBRNE Security. If these crimes would not be committed against me in 2018-2020, my technologies would prevent COVID-19 pandemic. In 2025, we are at the verge of new pandemics. I will prevent them, if you stop the crimes against me. I look forward to hearing from you.

Sincerely,

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Dr. Alexander Asanov

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P.S. I can be of help in several areas, including CBRNE security, MAHA, MAGA, fighting against climate change hoax, preventing mass-murdering with biological weapons of mRNA jabs, and several other areas.