

United States Court of Appeals for the Fourth Circuit

INFORMAL BRIEF

No. 25-1183, Alexander Asanov v. FBI Appeal from 5:24-CV-00082-M-KS

1. Declaration of “Pro Se” Filing and Petition to Appoint Counsel and Interpreter

Appellant-plaintiff, Dr. Alexander Asanov, hereafter – Dr. Asanov, individually and on behalf of The People of The USA, including his wife – Nataliia O. Parkhomenko, his children, Daniel A. Asanov, Nicolas A. Asanov, minor children AVK, TVP, and DVP, on behalf of thousands of similarly situated children and parents - victims of the RICO-Kids-For-Cash-NC industry of crimes, on behalf of victims of attempted-murder– himself – Dr. Asanov, Nicolas A. Asanov, and other victims of attempted-murders in the USA, and on behalf of future generations of American children and parents, - The Appellants-plaintiffs, initiated in **The United States District Court for the Eastern District Of North Carolina** the civil class action, Docket Number: 5:24-CV-00082-M-KS *versus*

The Appellee-defendant, United States of America – The FBI, and The Appellees-defendants-criminals: Belinda K. Sukeena, Tanya A. Plekan, Julie L. Bell, John Brian Ratledge, Rhonda G. Young, Olga S. Petrova-Asanov, Olena M. Kravets, Robert P. Taylor, Michael J. Hokenberg, and Joe Doe – unidentified yet Defendants-criminals, who conspired into an organized criminal group to commit RICO-Kids-For-Cash-NC, attempted-murder, extortion, plundering, Stalin-Beria schemes, and other crimes. Their crimes imposed EXISTENTIAL threat onto USA nation and inflicted imminent risks of death and injuries onto hundreds millions of Americans.

Petition to Appoint a Counsel and an Interpreter. There are unique extraordinary circumstances of this Appeal No. 25-1183 and the original civil class action 5:24-CV-82-M-KS. They include the EXISTENTIAL THREAT inflicted by these crimes onto the entire USA nation. The existential threat justifies expedited actions or/and shift of jurisdiction to The US Congress, if necessary (*see Jurisdiction section below*). Appellee-defendant-criminals were driven by their pathological greed for criminal self-enrichment, operated under the conflict of interest, demonstrated belligerent incompetence and insufficient intelligence. They willingly and knowingly damaged U.S. National CBRNE Security and imposed the imminent risks of death and injuries onto hundreds millions of Americans. Defendant-FBI failed to implement its job duties, failed to protect US National Security, failed to prevent new wave of crimes, failed to complete unfinished investigation, failed to protect victims of the attempted-murders, RICO, extortion, plundering, racketeering, and other crimes, failed to isolate from society mentally-sick recidivist-murderers and other Defendants–criminals. In 2021-2022, FBI agent AJ Maurer, and several NC-state Judges of Integrity, including Dunston, Davidian, Linardy, and Meyer, partially stopped the 2018-2020-wave of crimes. However, in 2020-2024 the FBI became too busy raiding Melania’s boudoir, covering crimes of Hunter Biden, serving ~\$400 Billion industry of crimes driven by ~26 million of illegal-aliens, rather than protecting law-abiding USA citizens. Before his cancer surgery, FBI agent Maurer indicated that the same gang of Defendants-criminals contemplated new wave of their crimes; Defendant-FBI failed to investigate, to prevent, and to stop the new wave of crimes. Agent Maurer showed that corrupt judges in NC state court as well as selected rogue federal judges operate under the conflict of interest and closely conspire with each other. Such pro-criminal corruption of NC state and federal judiciary became common knowledge. On Jan 15, 2025, US AG Pam Bondi [[www.judiciary.senate.gov/committees-overview.aspx](https://www.judiciary.senate.gov/committees/committees-overview.aspx)], and on March 14, 2025, USA President Trump [[rollcall.com/factbase/trump/transcript/donald-trump-speech-department-of-justice-march-14-2025](https://www.foxnews.com/transcript/2025/03/14/trump-speech-department-justice)] indicated that federal and state judiciary are in catastrophic crisis. Pro-criminal rogue judges routinely commit anti-American treasons; serve murderers, illegal-aliens, and domestic felons. Under such circumstances Defendants-criminals play fools that they do not understand common English, and vice versa exploit crooked language of the closed-club culture to demonstrate that judiciary officers are making mockery out of “Pro Se” litigants, who use common English. Dr. Asanov trusts that this Honorable Court of Appeals is entitled to understand the subject matter expressed by Dr. Asanov in common English, and vice versa – Dr. Asanov is entitled to comprehend in common English the statements made by this Court.

Therefore, for the sake of restoring USA National Security damaged by Defendants-criminals, for the sake of judicial economy, for the sake of returning justice to American soil, Dr. Asanov Petitions This Court to Appoint a Counsel and an Interpreter to assist in this Appeal.

2. JURISDICTION. This Appeal No. 25-1183, comes from the United States District Court for the Eastern District of

North Carolina, the civil class action 5:24-CV-82-M-KS. This Court of Appeals is designed for taking the jurisdiction on such appeals. Dr. Asanov appeals against the anti-American treason - pro-criminal judgment entered on February 12, 2025 by federal Judge Myers. The order was entered as the result of felony crimes committed by federal Judges Myers and Swank to cover RICO-Kids-for-Cash-NC, attempted-murder, extortion, plundering, and other crimes committed by the organized group of Defendants-criminals, crimes that imposed EXISTENTIAL threat onto the entire USA nation. Dr. Asanov requests this Court to return this action back to US District court, but assign it to Judges of Integrity, who have track records of taking sides of "Pro Se" litigants.

Shift of Jurisdiction? The existential threat and damage to US National CBRNE Security justifies shift of jurisdiction upon this civil action to The US Congress. Congress has the authority to strip jurisdiction of federal courts to make decisions on such existential-threat cases in the first place. Dr. Asanov trusts that Honorable Judges of Integrity of this Court of Appeals will distance themselves from their fallen corrupt colleagues. Dr. Asanov trusts that ~85% of judiciary comprises Judges of Integrity and that Judges of Integrity are interested in restoring public trust to American justice. In coming 6-9 months the cancer tumor of ~15% corrupt judges must be surgically removed, before the cancer metastasized into all vital government organs.

Impeachment. US Congress and NC Congress have authority to impeach federal and NC-state judges, respectively. Dr. Asanov addresses the matter of this Appeal to the US Congress. Respective petitions, including the requests for impeachment of corrupt NC-state judges Ratledge and Bell, and federal judges Myers and Swank are addressed to respective senators, congressmen, and committees of North Carolina and US Congresses.

Criminal prosecution and civil responsibility. Judges are not immune from criminal prosecution and civil responsibility for their felony crimes that they committed them in the capacity of judges or outside of their judicial duties. Dr. Asanov trusts that the overwhelming majority ~85% of judicial community is interested in public trust to American judiciary. In parallel with this appeal, Dr. Asanov petitions the FBI and US DOJ to investigate the crimes and imprison the felon criminals, regardless of their professional status.

RETURN JUSTICE TO USA. On November 5, 2024, We, The People of USA, gave overwhelming mandate to The President Trump to return justice to American soil. After January 20, 2025, the entire world witnesses how corrupt rogue judges sabotaged President Trump's efforts of returning the justice. Despite the fact that only ~15% of judges are corrupt, in contrast to Judges of Integrity, who are truly independent, corrupt judges closely conspire with each other and thus represent deadly threat to justice, killing the organization of justice as a cancer tumor. To mitigate for the risks of resistance from ~15% of corrupt judges, in line with his goal to return justice to American soil, Dr. Asanov addresses similar petitions to the US President Donald J. Trump, US Attorney General Pamela Bondi, and FBI Director Kash Patel.

3. ISSUES FOR REVIEW

Issue 1. Lower Court Judges Myers and Swank Committed Felony Crimes of Covering Crimes That Inflicted Existential Threat onto the Entire USA. Criminal misconduct, illegitimate incompetence, belligerent ignorance, cynical immoral misconduct, the conflict of interest resulted in pro-criminal ruling on prior documents (~83 total) and finally resulted in the pro-criminal order dismissing the civil action - favoring of Defendants-criminals.

At the same time, Defendant-FBI failed to implement their job, which, in fact, positioned the FBI at the side of malicious anti-American crimes caused by the anti-American treason, pro-criminal misconduct of corrupt federal judges Myers and Swank, and North Carolina state judges Ratledge and Bell, who conspired with other Defendants-criminals - recidivist-murderers illegal-aliens Olena Kravets and Olga Petrova-Asanov, and coyote-lawyers Sukeena and Plekan - to commit murders and their anti-American crimes that imposed Existential threat onto the entire US Nation.

This appeal as a droplet of water reflects ocean of catastrophic problems in deteriorated US justice, which is typical for the terminal phase of cliodynamic cycles. Empires emerge, prosper, and collapse as the history demonstrated and the complexity science outlines: www.PeterTurchin.com. In 2004 the complexity science predicted 2020-2030 social unrest in the US up to a civil war. Indeed, by 2024 the US came to ~\$400 Billion industry of crimes driven by ~26 million of illegal immigrants, ~4 million U.S. of domestic felons, ~5,000 corrupt rogue judges out of total ~34,000, ~380,000 of coyote lawyers out of 1,400,000 total lawyers, rotten swamp of deep state... driven by 8-fold overproduced elites, ~25% of the parasitizing bureaucracy - all the symptoms typical for the terminal phase of a cliodynamic cycle.

Dr. Asanov brought this civil class action against Defendants-criminals who belong to the ~15% criminal cohort. Defendants-criminals committed RICO-Kids-for-Cash-NC, attempted-murder, extortion, plundering, Stalin-Beria falsifications, victim/witness intimidation, and numerous other crimes. In the period 2018-2024 Defendants-criminals conspired into organized criminal group to commit RICO-Kids-for-Cash-NC, attempted-murder, extortion, plundering, Stalin-Beria falsifications, victim/witness intimidation, and numerous other crimes. Many of their crimes Defendants-criminals committed under the color of justice – the most vicious, anti-social, anti-American treason crimes that put the US nation at the verge of existence, inflicted the current crisis, where justice system is severely broken. In this civil action the criminal gang includes recidivist-murders illegal-aliens Defendants Olga Petrova-Asanov, Olena Kravets, coyote-lawyers Belinda Sukeena, Tanya Plekan, and corrupt North Carolina State judges, including Julie Bell and Brian Ratledge. Their crimes represent a fraction of large criminal industry of RICO-Kids-for-Cash-NC crimes.

There are tens thousands of victims and hundreds thousands of witnesses, including the FBI agent AJ Maurer, and the overwhelming body of documentary evidence in public domain, on private files, and FBI files. Lower court judges Myers and Swank committed felonies of covering crimes committed by Defendants-criminals. Defendant-FBI failed to implement its job duties to prevent and to investigate the crimes.

Dr. Asanov and 5 (five) of his children survived several counts of attempted-murder crimes and numerous other crimes committed against them in the RICO-Kids-for-Cash-NC criminal scheme. Dr. Asanov is in contact with 18 (eighteen) similarly situated victims of the Kids-for-Cash-NC and RICO crimes in Wake County, NC. There are estimated TENS OF THOUSANDS of similarly situated victims of the Kids-for-Cash-NC and RICO crimes in North Carolina. There are thousands of pages of documents in Wake County courts and court audio records that contain overwhelming body of evidence about the crimes under consideration. Preliminary FBI investigation performed by FBI agent AJ Maurer contains rock-solid evidence about the crimes committed by Defendants-criminals. Before his cancer surgery, FBI agent Maurer warned that the Defendants-criminals contemplate a new wave of their crimes to plunder, steal \$400,000 of Dr. Asanov's post-marital assets, attempt to destroy court records, and commit other misconducts to cover their crimes. Federal judges Myers and Swank knowingly and willingly committed felony crimes of covering the crimes committed by their comrades Defendants-criminals, crimes that imposed the existential threat on the entire USA nation.

Petition to U.S. Attorney General Pamela Bondi, FBI Director Kash Patel. On behalf of tens thousands of similarly situated victims of RICO-Kids-for-Cash-NC crimes Dr. Asanov urges U.S. Attorney General Pamela Bondi and FBI Director Kash Patel to investigate these crimes, arrest and deport recidivist-murderers, illegal-aliens Olena Kravets and Olga Petrova-Asanov without delay. They were heavy burdens to their native Russia and Ukraine, committed crimes to invade into the U.S. illegally, and became unbearable burden to Americans. Both of them are suffering from severe mental disorders and are extremely dangerous to society, including their own children. Dr. Asanov urges the government officers to investigate their crimes and arrest the entire organized criminal group of Defendants-criminals, including criminally misconducting judges and coyote-lawyers, the most dangerous bad actors. Judges are not immune from criminal prosecution and civil responsibility for their felony crimes. Their crimes damaged U.S. National CBRNE Security and imposed the imminent risks of death and injuries onto hundreds millions of Americans. Dr. Asanov is an internationally recognized expert in the area of CBRNE security. He professionally testifies: crimes committed by Defendants-criminals severely damaged U.S. National CBRNE Security and imposed the imminent risks of death and injuries onto hundreds millions of Americans.

These and other crimes led this country to the terminal phase of the cliodynamic spiral cycle. Frequently in history the terminal phase resulted in civil wars and violent riots; seldom peaceful resolution was possible. On November 5, 2024, We, The People of the USA, gave to The President Trump overwhelming mandate to rectify this crisis and to drain the swamp of Deep State corruption peacefully. President Trump must perform well-controlled demolition, cleansing of the corruption in Deep State swamp. Massive eradication of corrupt cohorts in Deep State swamp is absolutely necessary. In the case of judiciary the cleansing must be performed by the cohort of honest judges and honest lawyers, as well as US federal and state lawmakers.

There are estimated ~5,000 of corrupt judges in this country, who committed felony crimes, but still remain at the bench. They must be prosecuted and imprisoned. In the near future America must see tens of thousands of criminal and civil actions against the cohorts of corrupt judges and coyote-lawyers.

Anti-American treason - pro-criminal judgment entered on February 12, 2025. Dr. Asanov appeals against the pro-criminal judgment from February 12, 2025, which culminated the crimes of covering RICO-Kids-for-Cash-NC, attempted-

murder, extortion, plundering \$400,000, and other crimes committed by the organized group of Defendants-criminals, which includes illegal-aliens, recidivist-murderers, coyote-lawyers, and corrupt judges. Their crimes committed under the color of justice mutilated tens of thousands of NC children and parents, inflicted EXISTENTIAL threat onto hundreds millions of Americans, damaged U.S. National CBRNE Security.

Federal Judge Myers broke the law stipulated in U.S. Code of Laws, entered the pro-criminal judgement, which he made under the conflict of interest and involved numerous violations of judicial standards. Pro-criminal judgement exploited Tunnel-Vison corruption scheme. Judge Myers turned his blind eye towards attempted-murders, plundering ~\$400,000, RICO-Kids-for-Cash crimes, and damage of U.S. National CBRNE Security. Federal Judge Myers committed crimes to ignore the results of FBI investigation and impartial ruling of four (4) NC Judges of Integrity.

Federal Judge Myers entered the pro-criminal judgment, which rewarded Defendants-criminals for attempted-murder, plundering \$400,000, RICO, Kids-for-Cash crimes, and for damaging U.S. National CBRNE Security.

Supporting Facts and Arguments for Petition to Appoint an Appellate-counsel-attorney and an Interpreter

“Pro Se” status of this civil action is the main reason for the pro-criminal judgment and the anti-American treason committed in US district federal court for ED NC. Dr. Asanov petitions this U.S. Court of Appeals for 4th Circuit to appoint an appellate-counsel-attorney and an interpreter. Dr. Asanov is 100% certain that the main reason that judges of the Federal district court for Eastern North Carolina cynically committed the felony crimes of covering terrible crimes committed by their corrupt comrades NC state judges Ratledge and Bell and coyote-lawyers Sukeena and Plekan, the main reason originates from the “Pro Se” status of this action. The main reason for their crimes is the fact that Dr. Asanov represents himself in this action. Dr. Asanov and his family members pay taxes to fill salaries of the judicial and law-enforcement officers. Dr. Asanov believes that his family and he are entitled for protection against the crimes. Instead of protection, Dr. Asanov, his children and his entire family have been injured by corrupt judges and coyote lawyers, who committed crimes at the bench under the color of justice. The Defendants-criminals received government representation by numerous counsels to defend their criminal deeds in this Civil Class Action. These representations were and are paid by Dr. Asanov and other taxpayers’ money.

Dr. Asanov, whose professional service in the area of National CBRNE Security is of paramount importance for security of Americans, **requests that the U.S. Court of Appeals appoints an appellate-counsel-attorney and an interpreter to process this appeal.** The closed-club culture of the community of lawyers, which is described by the insider, Honorable John F. Molloy [www.tulanelink.com/tulanelink/johnmolloy_box.htm], resulted in gradual degradation of the American justice down to the point, where large cohort of corrupt judges and coyote-lawyers serve to illegal-aliens and other criminals and control large part of the “judicial culture” in this country. Justice became INJUSTICE - the corrupt cohort of rogue judges and coyote lawyers reward the criminals for their crimes.

Remarkably, Judges of Integrity, despite the fact of their ~85% majority in the lawyers community, are truly independent. They cooperate with the law and judicial standards, while corrupt judges closely conspire with each other, with other corrupt comrades, which results in a cancer tumor of corruption. Relatively small size of the tumor kills the entire organism. Small cohort of corrupt judges kills the entire meaning of justice turning Justice into INJUSTICE.

Issue 2. Lower court judges Myers and Swank committed felonies of intentional criminal ignoring the results of FBI investigation and judgements made by NC-state Judges of Integrity. Corrupt Judges Myers and Swank cynically closed the doors of US District Court, committed felony crimes, violated basic constitutional rights of Dr. Asanov, violated judicial standards, damaged US National Security – all for the purpose to reward their comrades Defendants-criminals.

The FBI agent AJ Maurer performed preliminary investigation of the crimes and partially stopped a fraction of the Kids-for-Cash-NC and RICO crimes. The results of FBI investigation are documented on FBI files and NC-state court dockets. Before he underwent cancer surgery, FBI agent Maurer warned Dr. Asanov that the same gang of organized criminals contemplated to commit new wave of their crimes, abusing their conspiracy with other corrupt judges and rogue officers of NC judicial system. Agent Maurer also warned that Cary Police serve to RICO-Kids-for-Cash-NC criminals and will not protect Dr. Asanov from their crimes. Respective documents about findings of the FBI agent Maurer are available in Wake county court files, FBI files, Cary police and Apex police files. Four NC-state Judges of Integrity independently entered their impartial judgements in favor of Dr. Asanov, against the Defendants-criminals.

Four NC-state Judges of Integrity, including Judges Dunston, Davidian, Linardy, and Meyer stopped part of the crimes

and did not cooperate with criminally misconducting traitor-judges and coyote-lawyers – Defendants-criminals. Operating under the conflict of interest, covering the crimes committed by his comrades Defendants-criminals, federal Judges Myers and Swank committed felony crimes and numerous violations of judicial standards, knowingly and willingly committed Tunnel-Vison corruption misconduct and turned their blind eyes towards the overwhelming evidence of the results of preliminary FBI investigation and impartial ruling of four Judges of Integrity. Judges Myers and Swank committed anti-American treason to reward their comrades Defendants-criminals for their crimes that imposed existential threat onto hundreds millions of Americans. On February 12, 2025, Judge Myers entered the anti-American pro-criminal judgment, which awarded the Defendants-criminals for their crimes at the expense of their victims – law-abiding U.S. citizens from the core of American society. This pro-criminal judgement imposed existential threat onto hundreds millions of Americans.

Issue 3 . Lower Court Judges Myers and Swank violated several fundamental principles of justice. Criminal misconduct, illegitimate incompetence, insufficient intelligence, conflict of interest resulted in pro-criminal ruling on many documents (~83 total) and finally – resulted in the pro-criminal dismissing order to reward Defendants-criminals for their crimes. Failure to implement their job, to finish preliminary FBI investigation, in fact, positioned the FBI at the side of malicious anti-American crimes caused by Defendants-criminals – stimulate them to commit more crimes. In addition to the anti-American treason and pro-criminal misconduct outlined above, rogue federal Judges Myers and Swank, brutally violated several fundamental principles of justice. Corrupt federal judges Myers and Swank deprived Dr. Asanov from his constitutional right for due process.

In 2023 judges Myers and Swank covered crimes committed by their comrades North Carolina state judges Worley and Bell, who conspired with other Defendants-criminals - recidivist-murderers Olena Kravets and Olga Petrova-Asanov, and coyote-lawyers Sukeena and Plekan. After their first bias ruling in 2023 on the case No. 5:23-CV-00310-M-KS, it became evident that the Judges will rubber stamp their prior pro-criminal ruling. Therefore, Dr. Asanov timely filed a motion that the corrupt judges Myers and Swank **recuse** themselves from the case 5:24-cv-00082-M-KS. The corrupt judges, however, disregarded the motion, which is a violation of judicial standards.

In February-March 2024, a fascistic-sadist, rogue corrupt NC-state judge Ratledge joined the gang of Defendants-criminals, committed the most sadistic anti-American treason crimes in the series of the RICO-Kids-for-Cash-NC scheme. Dr. Asanov timely joined this new Defendant-criminal to the gang and served Summons onto Ratledge. Violating the most fundamental principles of justice, corrupt judges Myers and Swank artificially disintegrated this case, which originates from exactly the same circumstances, into numerous unrelated cases in many different departments of different NC-state and Federal courts. Corrupt judges Myers and Swank brutally violated fundamental principles of justice to commit their felony crimes of covering felonies of their criminal comrades, which is a felony crime itself.

Embedded into the original Notice of Appeal [Document DE84] was the Emergency Petition addressed to US DOJ, FBI, and DHS ICE for pre-trial injunctions, arrests of the criminals, arrest of their bank accounts, arrest of the plundered, stolen \$400,000 funds of Dr. Asanov, as well as the Petition for special FBI investigation of the existential anti-American crimes, Petition to appoint a counsel-appellate-attorney and an interpreter, and the Petitions to impose victim/witness protection program, and the petition to return guns to Dr. Asanov that were seized from him illegally. Corrupt judges Myers and Swank cynically ignored the petitions.

Dr. Asanov hotly and strongly protests against the pro-criminal judgement [Documents DE82 and DE83]. Judges Myers and Swank broke the law stipulated in the Code of Laws. Operating under the conflict of interest, Judges Myers and Swank committed the anti-American treason, committed numerous violations of judicial standards, demonstrated criminal incompetence and negligence, exhibited belligerent ignorance, disregarded basic judicial standards, and violated laws stipulated in The Code of Laws of the United States of America.

Dr. Asanov requests the Court of Appeals to consolidate numerous parts of the same line of crimes into a single, united case. Dr. Asanov consulted with the top-notch jurists and all of them stated that the numerous parts of these crimes that were intentionally disintegrated by the Defendants-criminals must be consolidated into one, single proceeding, because all of them originate from exactly the same circumstances. To cover crimes of their corrupt comrades the Defendants-criminals and their co-conspirators artificially disintegrated their crimes into numerous cases so that it will be too difficult if not impossible to be handled by a reasonable judicial team.

In support of his Appeal Dr. Asanov states the following. Operating under the conflict of interest, having common

financial interest with Defendants-criminals Plekan, Sukeena, Bell, Young, and Ratledge, belonging to the same closed-club professional group of lawyers, U.S. federal Judges Myers and Swank broke the law to cover crimes of their comrades, failed to override their nutritional instinct, failed to override corporate animosity against unrepresented “Pro Se” litigants, and committed numerous violations of judicial standards and criminal violations of the Code of Laws.

Dr. Asanov introduces here by reference in its entirety the evidence provided by the prominent insider of the American judicial system – Honorable Judge John F Molloy, the author of Miranda memorandum. In his manuscript *“The Fraternity: Lawyers and Judges are in Collusion”* ISBN-10 : 1557788413, John Molloy shows that due to the organic conflict of interest, judges and lawyers are driven by their nutritional instinct and routinely collude with each other against unrepresented litigants, because their personal incomes depend on each other, while an unrepresented litigant does not enrich them as a litigant with commercial lawyer [www.tulanelink.com/tulanelink/johnmolloy_box.htm]. In the U.S. such dependence is defined as a conflict of interest. It requires uncompromised moral standards and superior intellectual capabilities of judges and lawyers to override their nutritional instinct to rule impartially in accordance with law and Constitution, rather than in illegal interest of their comrades from the closed-club community of lawyers. In 2004 Honorable John Molly foresaw the degradation of US justice system down to very low level to “...make legal services ever more necessary—and more lucrative for the Fraternity...” [nowadays – rather Sorority]. His prediction came into the reality. In 2024 the entire world witnessed disgraceful degradation of U.S. justice system down to a lawfare in bloody hands of criminals and political activists who financially depend on criminals.

On Jan 15, 2025, the Honorable U.S. Attorney General, Pamela Bondi, stated at the Senate confirmation hearing: “...two-thirds of Americans have lost faith in the Department of Justice, and ...I believe, people continue to lose faith.” NC data show that ~90% do not trust American judicial system anymore.

Operating under the conflict of interest, Judge Myers failed to override his nutritional instinct and committed numerous counts of crimes, including anti-American treason, criminal negligence and incompetence, exploitation of Tunnel-vision corruption schemes, knowingly and willingly committed crimes of anti-American treason, at the expense of U.S. National CBRNE Security. These crimes along with pro-criminal ruling of Judge Myers imposed existential threat onto millions of Americans.

Dr. Asanov embedded into his Notice of Appeal [DE84] his petitions for pre-trial injunctions, arrests of the criminals, special FBI investigations of the existential anti-American crimes, appointing a counsel-attorney and an interpreter, the petitions to impose victim/witness protection program and to return guns seized illegally. Dr. Asanov addresses some of these petitions to U.S. Attorney General Pamela Bondi, FBI Director Kash Patel, and U.S. Border Czar Thomas Homan.

Criminal Ignoring of the Results of Preliminary FBI Investigation. Operating under the conflict of interest, Judge Myers failed to override his nutritional instinct and committed corruption misconduct of intentional “overlooking”, intentional turning his blind eye towards the results of preliminary FBI investigation. The results of preliminary FBI investigation have been partially accumulated in court files of the Wake County courts. Partially these results have been entered into FBI files. As mentioned before, the FBI agent AJ Maurer performed preliminary investigation of the crimes and partially stopped a fraction of the RICO-Kids-for-Cash-NC crimes. Before he underwent cancer surgery, FBI agent Maurer warned Dr. Asanov that the same gang of organized criminals contemplated to commit a new wave of their crimes, abusing their conspiracy with other corrupt Judges and officers of NC judicial system.

FBI agent Maurer also warned that Cary police serve to Kids-for-Cash criminals and will not protect Dr. Asanov from attempts to murder him and other crimes. Indeed, Cary and Apex police served to recidivist-murderers illegal aliens Olga Petrova-Asanov and Olena Kravets and protected neither the children nor Dr. Asanov from repeated attempts to murder them. Criminal misconduct of Cary and Apex police stimulated the recidivist-murderers Olena Kravets and Olga Petrova-Asanov and coyote-lawyers Sukeena and Plekan to commit more and more violent and plundering crimes.

Mental sickness of Defendants-criminals. Defendant Olga Petrova-Asanov suffers from alcoholism degradation. Hundreds of citizens witnessed her drunk collapses in public, her urination and defecation into her pants in public, her extremely anti-social sexual misconduct in public. Behind closed doors Olga attempted to murder Dr. Asanov and her unwanted younger son, Nicolas A. Asanov.

Defendant Olena Kravets suffers from traumatic brain injury after a motorcycle accident. Additionally, in 2019-2020 Olena contracted cancer tumor in her brain, which caused her sporadic bursts of aggression, including attempts to murder Dr. Asanov. Both Olga and Olena are extremely dangerous to society and must be isolated without delay. It was professional duty and civil obligation of the coyote-lawyers Sukeena and Plekan to facilitate mental health evaluation

(MHE) and ensure respective medical treatment to their clients Olga and Olena. Instead, the Defendants Plekan and Sukeena chose to commit crimes of looting the poorly-sick women, to exploit them as a crime-weapon in their bloody hands for their pathological criminal goals to enrich themselves.

Criminal Disregarding of Fair Independent Judgements of Four NC Judges of Integrity.

As mentioned, four NC-state Judges of Integrity, including Judges Dunston, Davidian, Linardy, and Meyer partially stopped a fraction of the RICO-Kids-for-Cash-NC crimes and did not cooperate with criminally misconducting traitor-Judges and coyote-lawyers. Fair, independent Judgements of these four NC Judges of Integrity are well documented in the Wake County courts files.

Operating under the conflict of interest, covering the crimes committed by his comrades Defendants-criminals, federal Judge Myers knowingly and willingly committed Tunnel-Vison corruption misconduct and turned his blind eye towards the overwhelming evidence of the impartial ruling of Judges of Integrity, which is a felony crime stipulated in the Code of Laws of the USA.

Operating under the conflict of interest, covering the crimes committed by his comrades Defendants-criminals, federal Judge Myers knowingly and willingly violated the most fundamental judicial standard, which prescribes to give the full faith, to treat as totally true all the accusations submitted by plaintiff. Instead, Judge Myers knowingly and willingly violated this most fundamental judicial standard to commit crimes of covering felonies of his comrades Defendants-criminals. Judge Myers gave the full faith and trust to the Defendants-criminals, because his comrades belong to the same group of lawyers. Judge Myers knowingly and willingly entered pro-criminal order rewarding the Defendants-criminals for their attempted-murder, plundering, racketeering and RICO-Kids-for-Cash-NC crimes.

Judge Myers committed anti-American treason of rewarding his comrades Defendants-criminals for their crimes that imposed EXISTENTIAL threat onto hundreds millions of Americans. On February 12, 2025, Judge Myers entered the anti-American pro-criminal judgment, which rewarded the Defendants-criminals for their crimes at the expense of their victims – law-abiding citizens from the core of American society.

Dr. Asanov requests ORAL ARGUMENT to convey to the Court of Appeals additional evidence about the crimes and against the pro-criminal Judgement entered by federal Judge Myers on February 12, 2025.

Under given extraordinary circumstances of the ongoing crisis of justice in the North Carolina state courts, under the circumstances of the partial dysfunction of Defendant-FBI, under the circumstances of malicious prosecution, abuse and exploitation of the NC injustice system by the Defendants-criminals as their crime-weapons for RICO and other felony crimes, under the circumstances of conflict of interest between Judges of the U.S. District Court and the Defendants-criminals, lawyers and Judges, Dr. Asanov submits embedded into this Informal Brief for Appeal the following emergency petitions:

Emergency petition to U.S. Attorney General Pamela Bondi and FBI Director Kash Patel to consolidate, investigate and stop RICO-Kids-for-Cash-NC, attempted-murders, plundering, extortion, racketeering, and all other crimes that damaged U.S. National CBRNE Security.

Emergency Petition to arrest and imprison the entire organized criminal gang, including the illegal-aliens, recidivist-murderers, Defendants Kravets and Petrova-Asanov, coyote-lawyers Plekan, Sukeena, Richardson, and anti-American traitors, corrupt Judges Bell and Ratledge.

Dr. Asanov petitions to investigate crimes committed by federal Judges Swank and Myers.

Dr. Asanov hereby petitions U.S. Attorney General Pamela Bondi and FBI Director Kash Patel to investigate and stop Kids-for-Cash-NC, RICO, attempted-murders and all other crimes that damaged U.S. National CBRNE Security. These crimes imposed imminent risks of death and injuries onto hundreds millions of Americans. In his original complaint and subsequent documents Dr. Asanov has clearly demonstrated the facts that attempted-murders, RICO, plundering, Kids-For-Cash, Stalin-Beria falsifications, damage of US national CBRNE security and other crimes committed by Defendants-criminals are clearly stipulated in US Federal Code. Defendants-criminals are playing foul play that they do not

understand common English. Behind closed doors, along their personal and professional connection channels, Defendants-criminals conspired between each other and engaged federal US district judges into their criminal misconduct.

To resolve this problem, Dr. Asanov, for the sake of judicial fairness, for the sake of security of U.S. Nation, and for the sake of judicial economy, requests that the Court of Appeals appoints a counsel-appellate-attorney and a qualified interpreter to translate from English to curved language of the closed-club of lawyers and vice versa. Dr. Asanov reinstates here his early submitted petitions addressed to U.S. Attorney General Pamela Bondi and FBI Director Kash Patel to consolidate, investigate and stop all existential crimes that damaged U.S. national CBRNE security.

Dr. Asanov petitions to arrest and imprison the entire organized criminal gang, including the illegal-aliens, recidivist-murderers, Defendants Kravets and Petrova-Asanov, coyote-lawyers Plekan, Sukeena, Richardson, and anti-American traitors, corrupt Judges Bell and Ratledge.

The civil class action 5:24-CV-82-M-KS is a continuation of the civil action 5:23-CV-00310-M-KS, which was fraudulently dismissed upon criminal misconduct of the same judicial officers of the district federal court, who operated under the same conflict of interest and covered the same crimes of their felons comrades –Defendants-criminals, including NC state corrupt Judges Bell, and Ratledge. Both civil actions brought to daylight the existential crisis of American judicial system, which turned into a banana-republic agency that serves criminals. Hundreds millions of U.S. citizens are suffering from the industry of crimes. American justice system over the last several years turned into a closed club, which serves criminals, corrupt Judges, corrupted prosecutors and coyote lawyers.

While a significant part of the professional community of lawyers, approximately ~85%, is represented by honest Judges of Integrity, prosecutors, and lawyers of Integrity, they operate independently and adhere to the letter and the spirit of law and Constitution. Unlike the ~15% cohort of corrupted Judges and coyote lawyers conspire with each other and commit crimes of covering felonies committed by their corrupted comrades. As the result of their criminal conspiracy, We, The People of The USA, observe that the U.S. justice turned into a criminal machine, which serves the criminals and rewards the criminals for their crimes.

We, The People of USA, lost faith in American justice. In fact, the entire world has lost faith in U.S. justice and witnessed the existential crisis in the highest echelons of U.S. establishment, which turned American Justice system into Injustice. We, The People of USA, demand to return justice to this country. On Nov 5, 2024, we gave overwhelming mandate to the President Trump to cleanse America from banana-republic corruption.

This civil class action like a droplet of water reflects the ocean of banana-republic problems in the U.S. justice system. Dr. Asanov requests to consolidate all cases, ruling, finding of Judges Integrity, as well as the results of preliminary FBI investigation, illegally dismissed and criminally sabotaged from processing, all related case and pleadings, into one body, one case to process the entire picture, rather than disintegrate this high-profile crimes and subsequent civil actions into absurdly small fragments, with the evident criminal goal – to lose the essence of the big picture. The criminal activity of disintegrating is one of the mechanisms to create fraudulent criminal schemes of the Injustice.

To build a true and complete picture of the terrible crimes and their consequences, the unfinished FBI investigation should be finishes and performed in its entirety. Numerous cases that cover the existential crimes committed by the criminal gang should be consolidated into one single case. Coyote lawyers Sukeena and Plekan are the key bad actors in these RICO-Kids-For-Cash-NC crimes. Both Sukeena and Plekan must facilitate mental health evaluation and medical help to their mentally-sick clients, Defendants-criminals Olga Petrova-Asanov and Olena Kravets. Instead, driven by their pathological greed to enrich themselves by criminal ways, Sukeena and Plekan chose to loot, to scavenge onto their clients as scavengers on a roadkill. Operating under the conflict of interest, covering the crimes committed by their comrades Defendants-criminals, federal Judges Myers and Swank knowingly and willingly covered violent crimes of Defendants-criminals, persistently attempted to downgrade the attempted-murders, plundering, RICO, Stalin-Beria falsifications, Kids-For-Cash crimes down to a trivial innocent “divorce,” turning their blind eyes towards existential felony crimes of the Defendants. Dr. Asanov requests this Court of Appeals to consolidate all the Defendants-criminals, including the coyote lawyer, Defendant Sukeena and the anti-American traitor, corrupt Judge Defendant-criminal Ratledge, into one case. In accordance with the judicial standards, Dr. Asanov petitions this Court to enter default Judgements against the Defendants-criminals Sukeena and Ratledge, who failed to respond, violated fundamental principle of justice. Fascist-sadist Ratledge used profanity language to claim that the FBI is “f... garbage...” and that the Federal U.S. District Court is in his pocket.

4. RELIEF REQUESTED

- Based on the foregoing, Plaintiff-appellant, Dr. Asanov, in line with his efforts to return Justice to USA, requests the Court of Appeals to reverse the pro-criminal Judgement, return the case to lower court for trial presided by a Judge of Integrity with track records of ruling in favor of unrepresented “Pro Se” litigants.
- Dr. Asanov requests the U.S. Court of Appeals to appoint a counsel-appellate-attorney and a qualified interpreter to translate from curved language of lawyers into common English and vice versa.
- Dr. Asanov requests to consolidate into a single action all fragments of systematic crimes committed by the organized criminal gang of Defendants-criminals, including the Defendants Sukeena and Ratledge.
- Dr. Asanov addresses part of his petitions to U.S. Attorney General Pamela Bondi and FBI Director Kash Patel to investigate, consolidate, and stop the EXISTENTIAL crimes that damaged U.S. national CBRNE security.
- On behalf of tens thousands of similarly situated victims of RICO-Kids-for-Cash-NC crimes Dr. Asanov requests the U.S. Court of Appeals to urge U.S. Attorney General Pamela Bondi and FBI Director Kash Patel to investigate these crimes, arrest and deport recidivist-murderers illegal-aliens Olena Kravets and Olga Petrova-Asanov without delay.
- On behalf of The People of The USA Dr. Asanov urges the Court of Appeals to shift, if necessary for expedited decisions, the jurisdiction onto this civil action to the US Congress and/or respective federal and/or NC-state government agencies to investigate the RICO-Kids-for-Cash-NC crimes that imposed existential threat onto American nation.
- Dr. Asanov petitions to arrest and imprison the entire organized criminal gang, including the illegal-aliens, recidivist-murderers, Defendants Kravets and Petrova-Asanov, coyote-lawyers Plekan, Sukeena, Richardson, and anti-American traitors, corrupt Judges Bell and Ratledge. Judges are not immune from criminal prosecution and civil responsibility for their felony crimes. Their crimes damaged U.S. National CBRNE Security and imposed the imminent risks of death and injuries onto hundreds millions of Americans.
- Dr. Asanov requests ORAL ARGUMENT on his Appeal and on emergency petitions for pre-trial injunctions, specifically on arrests of mentally-sick recidivist-murderers, arrests to their bank accounts and application of victim/witness protection programs onto Dr. Asanov and his family members.

5. PRIOR APPEALS - On May 16, 2024, Dr. Asanov filed Document 50 to case 5:24-CV-82-M-KS “Notice of Appeal against erroneous orders from May 10, 2024, favoring the organized group of Defendants-criminals, against tunnel-vision, intentional blindness towards crimes committed by the Defendants-criminals, against illegitimate ignoring Plaintiffs' motion to appoint independent judges and interpreter, against illegitimate favoring illegal-aliens, recidivists-murderers, coyote-lawyers and corrupt judges, who committed felony RICO, extortion, plundering, and other crimes during the crisis of legitimacy in the North Carolina state courts, which damaged USA national CBRNE security and imposed the imminent risks of death onto hundreds millions of Americans.” No. 24-1461 was assigned. The appeal was abandoned, because in February-March 2024 the Defendants-criminals committed new attempt to murder Dr. Asanov, seized his residence, destroyed CBRNE security facility, severely injured Dr. Asanov and his family with minor children.

Respectfully submitted on March 21, 2025



Dr. Alexander Asanov
Plaintiff- Appellant, for Himself
517 Willard Woods Dr, Wendell, NC 27591
P: (919) 771-6863;
alexander.asanov@gmail.com

CERTIFICATE OF SERVICE

I, Dr. Alexander Asanov, the Appellant-Plaintiff certify that on March 21, 2025 I served a copy of this **Informal Brief** on all parties, addressed as shown below:

1. Elizabeth Curran O'Brien, North Carolina Department of Justice, General Counsel Office, P.O. Box 629., Raleigh, NC 27602-0629, obrien@ncdoj.gov Attorney for corrupt judges Julie L. Bell and Rhonda G. Young
2. Neal Andrew Ramee, Tharrington Smith, L.L.P. (150 Fayetteville Street, Ste 1900); P.O. Box 1151, Raleigh, NC 27602-1151; [phone: (919) 821-4711 ramee@tharringtonsmith.com, dbrown@tharringtonsmith.com]; Attorney for Defendants Robert Taylor and Michael Hokenberg
3. Rudy E. Renfer, Office of the United States Attorney, Civil Division; 150 Fayetteville St, Suite 2100, Raleigh, NC 27601-1461; (919) 856-4530 rudy.e.renfer@usdoj.gov Attorney for Defendant-FBI-United States
4. Robert Strong Shields, Jr. Manning, Fulton & Skinner, P.A., 3605 Glenwood Avenue, Suite 500, Raleigh, NC 27612 shields@manningfulton.com Attorney for coyote-lawyer Tanya A. Plekan
5. Shawna D. Vasilko; Vasilko & Pedersen, PLLC, 276 West Millbrook Road, Raleigh, NC 27609, vasilko@vplawnc.com Attorney for recidivist-murderers illegal-aliens Olga S. Petrova-Asanov and Olena M. Kravets
6. Defendant-criminal corrupt judge Ratledge: 553 Dogwood Creek Pl # 373, Fuquay Varina, NC 27526 annab_420@yahoo.com j.brian.ratledge@nccourts.org; brianratledge44@gmail.com; bryan.ratledge@gmail.com brian.ratledge@ic.nc.gov; jbratledge0312@email.campbell.edu; brian@ratledgelaw.com;
7. Defendant-criminal coyote-lawyer Belinda Sukeena, 104 Monarch Way, Cary, NC 27518; bsukeena@gmail.com

Addition copies of this Appeal and related documents will be sent to:

1. US President Donald Trump, The White House, 1600 Pennsylvania Avenue, NW, Washington, DC 20500 202-456-1111; 202-456-1414
2. US Vice President JD Vance, 1600 Pennsylvania Avenue, NW, Washington, DC 20500 jdvince@vance.senate.gov
3. U.S. AG Pamela Bondi, U.S. DOJ, 950 Pennsylvania Avenue, NW Washington, DC 20530-0001 202-514-2000 pam@ballardpartners.com
4. FBI Director Kash Patel, FBI Headquarters, 935 Pennsylvania Avenue, NW, Washington, D.C. 20535-0001 (202) 324-3000
5. Thomas Homan border czar tom.homan@homelandstrategic.com
6. US Senator Thom Tillis; cirilo_perez@tillis.senate.gov KimCanady_Barnes@tillis.senate.gov; ttillis@tillis.senate.gov
7. US Senator Ted Budd; 333 Fayetteville St, #1504, Raleigh, NC 27601, 984-349-5061 David_Helsley@budd.senate.gov
8. US Senate Committee on the Judiciary; 226 Dirksen Senate Office Building, Washington, D.C.
9. US DOJ and FBI: criminal.division@usdoj.gov ; pumpkinspice8@protonmail.com
10. US Congresswoman for NC Deborah Ross <https://ross.house.gov/>
10. North Carolina state representative James Roberson 919-733-5974 James.Roberson@ncleg.gov
11. NC State Senator Dan Blue (919) 733-5752 Dan.Blue@ncleg.gov Terence Everitt (919) 733-5850; Terence.Everitt@ncleg.gov



Dr. Alexander Asanov
Plaintiff- Appellant, for Himself
517 Willard Woods Dr, Wendell, NC 27591
919.771-6863; alexander.asanov@gmail.com