Megan Mason Respondent Pro Se Case 2016 D 9534 419 Greenleaf Avenue Wilmette, IL 60091

January 20, 2023

The Honorable Judge Timothy Evans Chief Judge The Circuit Court of Cook County, Illinois 50 West Washington Street, Room 2600 Richard J. Daley Center Chicago, IL 60602

The Executive Committee of The Circuit Court of Cook County, Illinois:

Honorable Daniel B. Malone, Presiding Judge Probate Division; Honorable David Navarro, Acting Presiding Judge, Pretrial Division; Honorable James P. Flannery, Jr., Presiding Judge Law Division; Honorable Sophia H. Hall, Presiding Judge Juvenile Justice and Child Protection Resource Section; Honorable Michael P. Toomin, Presiding Judge Juvenile Justice Division; Honorable Judith C. Rice, Acting Presiding Judge Domestic Violence Division; Honorable Regina Scannicchio, Acting Presiding Judge Domestic Relations Division; Honorable E. Kenneth Wright, Jr., Presiding Judge, First Municipal District; Honorable Shelley Sutker-Dermer, Presiding Judge, Second Municipal District; Honorable Jill C. Marisie, Presiding Judge, Third Municipal District; Honorable Ramon Ocasio III, Acting Presiding Judge, Fourth Municipal District; Honorable Kerry M. Kennedy, Acting Presiding Judge, Fifth District; Honorable Tommy Brewer, Presiding Judge, Sixth Municipal District; Honorable Sophia H. Hall, Interim Acting Presiding Judge Chancery Division; Honorable Robert Balanoff, Presiding Judge Child Protection Division; Honorable Rena Van Tine, Acting Presiding Judge County Division; Honorable Erica L. Reddick, Presiding Judge Criminal Division.

RE: URGENT ACTION REQUIRED BY EXECUTIVE COMMITTEE OF THE CIRCUIT COURT OF COOK COUNTY TO STOP CRIMINAL ACTIVITY BY EMPLOYEES AND APPOINTEES UNDER YOUR ADMINISTRATIVE AUTHORITY

Dear Judge Evans:

In the interest of efficiency in assisting you and The Executive Committee to carry out your duties to the people of Illinois, I will continue to update you on your inquiries into court employees: Robert Johnson, Kaye Mason and Bradley Trowbridge, as well as your ongoing investigations into court appointees: Michael Bender, Johnathan Palen and Gerald Blechamn by means of letter to you, Judge Evans, which I trust you will disperse to the rest of the committee as part of your duties as Chief Judge.

In the same way - to increase efficiency - I will provide digital copies of our correspondence and supporting documents to the following email address: Mary.Wisniewski@CookCountyIL.Gov. I trust it is easier for Ms. Wisniewski to disburse the communications by email to each member of The Executive Committee than for your office to be burdened with scanning and emailing the same. If you have another email address you would prefer for ongoing communications please advise or ask Ms. Wisniewski to advise me of an alternative address. (Spoiler alert, having Ms. Wisniewski tell me not to email her will just force me to tweet her at: @marywizchicago)

As you know from my second letter, I have at no time asked you or any other member of the committee to interfere in judicial activity. You are simply obligated to ensure that the computer servers of the people of Illinois are not used for crime. As of this writing they are being used for ongoing crimes at the federal and state level, by the parties named above whom you are tasked with investigating. You are likewise obligated to ensure that employees of the state of Illinois, whether or not they are called the Honorable so and so or court employee X, are not committing crimes while being paid by the people of Illinois, using the color of law of the state of Illinois.

What I've described are the duties of an executive. If you don't want to do the duties of an executive, stop being one.

As detailed in my second letter, which described the specific involvement of court appointees and employees in federal financial crimes against me, you must stop ongoing crimes under employees under your authority, using resources under your authority. Again, if you don't want to stop people on the payroll of Illinois from committing crimes, stop being an executive. If you don't want to stop people on the payroll of Illinois from using computers and servers owned by the people of Illinois to commit crimes, stop being an executive.

After the Martin Luther King Holiday I received a correspondence from a misguided Stephen Brandt who suggested that I might accept your wish to pretend you don't know about crimes in your division by pretending these matters relate to judicial activity. No. You are going to know. If you choose not to investigate, that's fine. This is not a judicial matter, this is not a judicial ethics

matter, this is a matter for The Executive Committee of The Circuit Court of Cook County to stop. You don't have to prosecute past crimes, but you do have to stop ongoing crimes. Do it.

I'm not going to mince words. I've given federal investigators enough to put away my ex husband, Peter Matt, and his attorney, Christopher Wherman, away twenty times over for money laundering and tax evasion. I don't say this lightly or naively. I am trained in detecting financial crimes and I'm naturally good at anything with math. That's why I have the job I have. I've also given them more than enough to indict Brad Trowbridge for wire fraud and identity theft. The reason they haven't indicted these people is because the smart one has cut a deal and is acting as a criminal witness. The other two, Peter Matt and Brad Trowbridge, are too stupid to stop commiting crimes.

So, while I am insisting formally that you do your job as an executive, I'm also reaching out because it's in your interest to stop this. The reason that The Department of Justice has not indicted the stupid criminals is because they want more important ones. I don't know who they want but it could be any of these folks who are peripheral to my case: You, Grace Dickler, Matthew Link (and the good old Burkes), Raul Vega, Michael Bender. Not my problem to know, but it probably is the problem of one or two of you on the committee. I just want to stop being the target of crimes. As a witness I've done my duty to my country and my fellow Illinois mothers, I want out. And you should be smart enough to want me out of your court too.

So I do understand the impulse for you to slither under the rock of plausible deniability, it's not something I intend to allow. I'll just keep kicking the rock over. The next letter will detail more about the doctor and police reports of child abuse, again a crime, and specific acts by Michael Bender and Robert Johnson to use color of state law to hide those crimes. If you want the letters to stop, stop the crimes. If you want the letters to stop, suspend or fire criminals under your supervision. It's not that complicated really.

Sincerely,