MARCH 19, 2025

CLERK OF THE COURT UNITED STATES DISTRICT COURT 500 PEARL STREET, NY, NY 10007

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

NOTICES TO DISTRICT JUDGES

Dear Clerk of the Court,

Please find submitted the following documents:

1. NOTICES TO FORTY-ONE (41) DISTRICT JUDGES RE: ADMITTED ILLEGALITY AND JUDICIALLY INVALIDATED 'INJUNCTION' OF K11-23 DEFENDANT JAMES PAUL OETKEN: MARCH 19. 2025.

Please publish these documents to the docket as one combined combined pdf. Copies of the individual notices were mailed/emailed on March 19, 2025 to each of the district judges.

Yours sincerely

RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Ronnie Abrams

Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

DEFENDANT JAMES PAUL OETKEN

Dear Judge Abrams

I write this letter to bring to your attention an issue in the Southern District of New York, of which you might or might not be aware. The issue involves K11-23 Defendant James Paul Oetken, who despite having admitted to, amongst other things, perpetrating a bribery related quid pro quo scheme in his chambers of the SDNY (K11-7: D.E. 181) remains on the bench. This document and others of relevance can be found at 21-CV-06992 (K11-7) and 24-CV-00621 (K11-23).

The afore referenced scheme occurred in a period from August 19, 2021 and September 12, 2022, when in return for bribes and other favors, Defendant Oetken issued a knowingly illegal anti-filing nationwide 'injunction', the invalidity and illegality of which has now been proven in other district courts by other judges and most importantly by Defendant Oetken's own admissions. Having irrefutably established these facts, **The Kaul Cases** Defendants, and specifically and currently the K11-25 (KAUL v FEDERATION: 25-CV-00164) Defendants, have, since February 19, 2025, flooded the SDNY docket with multi-thousand-page filings, directed at every judge within the SDNY, in a desperate plea to have someone adopt Defendant Oetken's knowingly and admittedly illegal September 12, 2022 purported nationwide 'injunction' in K11-7. This unprecedented and guilt confirming strategy pertains to the fact that in K11-17 (KAUL v CPEP: 23-CV-00672)/K11-20 (KAUL v FSMB: 24-CV-03180)/K11-24 (KAUL v FSMB-25-CV-25)/K11-25, the K11-25 Defendants have admitted, pursuant to Rule 8(b)(6) to all the facts of

their guilt of the crimes of amongst others (kidnapping/false indictment/false arrest/false incarceration/attempted killing/securities fraud/evidential tampering/witness tampering/public corruption/bribery/bank fraud/bankruptcy fraud/perjury/wire fraud/mail fraud/judicial corruption/kickbacks/money laundering/chemical weapon trafficking/crimes against humanity as to the worldwide propagation of the knowingly toxic COVID mRNA supposed 'vaccine') <u>and</u> are defenseless because of the afore-stated invalidation of the illegal September 12, 2022 purported 'injunction' issued by K11-23 Defendant Oetken.

This scenario, into which <u>The Kaul Cases</u> Defendants did fundamentally maneuvered themselves stems, in truth from professional jealousy, greed, stupidity and a startling amount of arrogance and corruption. That <u>The Kaul Cases</u> Defendants and specifically at this moment the K11-25 Defendants, would find themselves in a situation where they are metaphorically 'begging' every judge in the SDNY to join their '<u>Revocation-Cover-Up-Conspiracy'</u> (2005-2025), and pursuant to RICO's doctrine of vicarious liability (See <u>U.S. v. Coonan, 839 F.2d 886(1988)</u> and <u>Salinas v. United States, 522 U.S. 52 (1997)</u> to assume liability for every offense/violation/crime/injury caused and continuing to be caused to Plaintiff Kaul for the last twenty (20) years.

Plaintiff Kaul respectfully asserts that having provided sufficient context, the main point of this notice is to request the following information pursuant to the Courthouse and Transparency Act of 2022, to the US Code Sections 144/455 related principals of judicial impartiality, non-bias and the appearance of impartiality. This information is also sought pursuant to Plaintiff Kaul's constitutional rights, of amongst other things, due process, impartial tribunals and equal protection, a deprivation to all of which he has have been subjected to since 2005, along with that of his life/liberty/property/reputation.

- **1**. Any and all exparte communications/their substance concerning any aspect of <u>The Kaul</u> <u>Cases</u> (2016-2025) and or the '<u>Revocation-Cover-Up-Conspiracy</u> (2005-2025) between any of <u>The Kaul Cases</u> Defendants and or their agents and yourself and any agents acting on your behalf.
- 2. Any and all exparte communications/their substance concerning any aspect of <u>The Kaul</u> <u>Cases</u> (2016-2025) and or the '<u>Revocation-Cover-Up-Conspiracy</u> (2005-2025) between any <u>federal politicians</u> and or their agents and yourself and any agents acting on your behalf.
- **3.** Any and all exparte communications/their substance concerning any aspect of <u>The Kaul</u> <u>Cases</u> (2016-2025) and or the '<u>Revocation-Cover-Up-Conspiracy</u> (2005-2025) between any <u>state politicians</u> and or their agents and yourself and any agents acting on your behalf.
- **4.** Any and all exparte communications/their substance concerning any aspect of **The Kaul Cases** (2016-2025) and or the '**Revocation-Cover-Up-Conspiracy** (2005-2025) between any **political lobbyists** and or their agents and yourself and any agents acting on your behalf.

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- **6.** Any and all exparte communications/their substance concerning any aspect of <u>The Kaul</u> <u>Cases</u> (2016-2025) and or the '<u>Revocation-Cover-Up-Conspiracy</u> (2005-2025) between <u>K11-23</u> <u>Defendant Oetken</u> and or their agents and yourself and any agents acting on your behalf.
- **7**. Any and all exparte communications/their substance concerning any aspect of **The Kaul Cases** (2016-2025) and or the '**Revocation-Cover-Up-Conspiracy** (2005-2025) between any **state judges** and or their agents and yourself and any agents acting on your behalf.
- **8**. Any and all exchanges of any tangible or non-tangible goods/products/services/favors and or anything else of value that was provided by a person or any agent acting on behalf of that person to you at any point in time in return for bribing you into <u>entering</u> a particular preordained decision in a particular case, for the purpose of having <u>manipulated</u> the case towards a specific preordained outcome.
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- **10**. A list of your AO10 disclosures.
- **11.** A list of any all relatives to the third degree that have participated in any and all exchanges of any tangible or non-tangible goods/products/services/favors and or anything else of value that was provided by a person or any agent acting on behalf of that person to them at any point in time in return for bribing you into <u>entering</u> a particular preordained decision in a particular case, for the purpose of having <u>manipulated</u> the case towards a specific preordained outcome.
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Although this list is not exhaustive, if you believe there is any other information that would, even if you chose to become involved in the 'Revocation-Cover-Up-Conspiracy', constitute a conflict of interest, please, in the spirit of full disclosure, state that information as part of this notice.

Due to the seriousness of the issues underpinning Defendant Oetken's admissions of guilt and the K11-25 Defendants scheme to coopt and further corrupt the United States District Court, a copy of this letter will be forwarded to the United States Marshal Service, the Department of Justice, the FBI, DOGE and the President.

The American people are sick and tired of the malignant corruption that has been allowed to be perpetrated for decades by self-enriching public servants and faceless un-elected bureaucrats, operating in the shadows of the judicial/administrative bodies of state. Too many crimes and too much illegal profiteering has been committed against too many people in too much darkness, such that a democracy exists only by a thread in the United States.

I do respectfully request that the sought information be submitted both under seal to the record, and directly and confidentially to me at drrichardkaul@gmail.com.

Please submit the requested information by <u>April 2, 2025</u>, and please be noticed that failure to submit will constitute an admission of being conflicted with any aspect/element/person associated with <u>The Kaul Cases</u> and or the '<u>Revocation-Cover-Up-Conspiracy'</u> and thus any opinion/order will be null/void ab initio and of no legal value to the K11-25 Defendants in any of **The Kaul Cases**.

It remains my position that Defendant Oetken's position on the federal bench remains utterly untenable, as to permit him to do so does confirm that within the SDNY the commission of crime and the conversion of federal benches into "racketeering enterprises" is a not uncommon practice within its judiciary. Thus, in this factual scenario, any order entered on behalf of Defendant Oetken by any judge who fails to provide the above sought in formation will constitute a further crime of against the United States of America and will be null and void for all purposes.

Yours sincerely

RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Richard M. Berman

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

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K11-7

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MARCH 19, 2025

Hon. Vernon S. Broderick

Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

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K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

DEFENDANT JAMES PAUL OETKEN

Dear Judge Buchwald,

I write this letter to bring to your attention an issue in the Southern District of New York, of which you might or might not be aware. The issue involves K11-23 Defendant James Paul Oetken, who despite having admitted to, amongst other things, perpetrating a bribery related quid pro quo scheme in his chambers of the SDNY (K11-7: D.E. 181) remains on the bench. This document and others of relevance can be found at 21-CV-06992 (K11-7) and 24-CV-00621 (K11-23).

The afore referenced scheme occurred in a period from August 19, 2021 and September 12, 2022, when in return for bribes and other favors, Defendant Oetken issued a knowingly illegal anti-filing nationwide 'injunction', the invalidity and illegality of which has now been proven in other district courts by other judges and most importantly by Defendant Oetken's own admissions. Having irrefutably established these facts, **The Kaul Cases** Defendants, and specifically and currently the K11-25 (KAUL v FEDERATION: 25-CV-00164) Defendants, have, since February 19, 2025, flooded the SDNY docket with multi-thousand-page filings, directed at every judge within the SDNY, in a desperate plea to have someone adopt Defendant Oetken's knowingly and admittedly illegal September 12, 2022 purported nationwide 'injunction' in K11-7. This unprecedented and guilt confirming strategy pertains to the fact that in K11-17 (KAUL v CPEP: 23-CV-00672)/K11-20 (KAUL v FSMB: 24-CV-03180)/K11-24 (KAUL v FSMB-25-CV-25)/K11-25, the K11-25 Defendants have admitted, pursuant to Rule 8(b)(6) to all the facts of their guilt of the crimes of amongst others (kidnapping/false indictment/false arrest/false

incarceration/attempted killing/securities fraud/evidential tampering/witness tampering/public corruption/bribery/bank fraud/bankruptcy fraud/perjury/wire fraud/mail fraud/judicial corruption/kickbacks/money laundering/chemical weapon trafficking/crimes against humanity as to the worldwide propagation of the knowingly toxic COVID mRNA supposed 'vaccine') <u>and</u> are defenseless because of the afore-stated invalidation of the illegal September 12, 2022 purported 'injunction' issued by K11-23 Defendant Oetken.

This scenario, into which <u>The Kaul Cases</u> Defendants did fundamentally maneuvered themselves stems, in truth from professional jealousy, greed, stupidity and a startling amount of arrogance and corruption. That <u>The Kaul Cases</u> Defendants and specifically at this moment the K11-25 Defendants, would find themselves in a situation where they are metaphorically 'begging' every judge in the SDNY to join their '<u>Revocation-Cover-Up-Conspiracy'</u> (2005-2025), and pursuant to RICO's doctrine of vicarious liability (See <u>U.S. v. Coonan, 839 F.2d 886(1988)</u> and <u>Salinas v. United States, 522 U.S. 52 (1997)</u> to assume liability for every offense/violation/crime/injury caused and continuing to be caused to Plaintiff Kaul for the last twenty (20) years.

Plaintiff Kaul respectfully asserts that having provided sufficient context, the main point of this notice is to request the following information pursuant to the Courthouse and Transparency Act of 2022, to the US Code Sections 144/455 related principals of judicial impartiality, non-bias and the appearance of impartiality. This information is also sought pursuant to Plaintiff Kaul's constitutional rights, of amongst other things, due process, impartial tribunals and equal protection, a deprivation to all of which he has have been subjected to since 2005, along with that of his life/liberty/property/reputation.

- 1. Any and all exparte communications/their substance concerning any aspect of <u>The Kaul</u> <u>Cases</u> (2016-2025) and or the '<u>Revocation-Cover-Up-Conspiracy</u> (2005-2025) between any of <u>The Kaul Cases</u> Defendants and or their agents and yourself and any agents acting on your behalf.
- **2.** Any and all exparte communications/their substance concerning any aspect of <u>The Kaul</u> <u>Cases</u> (2016-2025) and or the '<u>Revocation-Cover-Up-Conspiracy</u> (2005-2025) between any **federal politicians** and or their agents and yourself and any agents acting on your behalf.
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- **7.** Any and all exparte communications/their substance concerning any aspect of **The Kaul Cases** (2016-2025) and or the '**Revocation-Cover-Up-Conspiracy** (2005-2025) between any **state judges** and or their agents and yourself and any agents acting on your behalf.
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Although this list is not exhaustive, if you believe there is any other information that would, even if you chose to become involved in the 'Revocation-Cover-Up-Conspiracy', constitute a conflict of interest, please, in the spirit of full disclosure, state that information as part of this notice.

Due to the seriousness of the issues underpinning Defendant Oetken's admissions of guilt and the K11-25 Defendants scheme to coopt and further corrupt the United States District Court, a copy of this letter will be forwarded to the United States Marshal Service, the Department of Justice, the FBI, DOGE and the President.

The American people are sick and tired of the malignant corruption that has been allowed to be perpetrated for decades by self-enriching public servants and faceless un-elected bureaucrats, operating in the shadows of the judicial/administrative bodies of state. Too many crimes and too much illegal profiteering has been committed against too many people in too much darkness, such that a democracy exists only by a thread in the United States.

I do respectfully request that the sought information be submitted both under seal to the record, and directly and confidentially to me at drrichardkaul@gmail.com.

Please submit the requested information by <u>April 2, 2025</u>, and please be noticed that failure to submit will constitute an admission of being conflicted with any aspect/element/person associated with <u>The Kaul Cases</u> and or the '<u>Revocation-Cover-Up-Conspiracy'</u> and thus any opinion/order will be null/void ab initio and of no legal value to the K11-25 Defendants in any of **The Kaul Cases**.

It remains my position that Defendant Oetken's position on the federal bench remains utterly untenable, as to permit him to do so does confirm that within the SDNY the commission of crime and the conversion of federal benches into "racketeering enterprises" is a not uncommon practice within its judiciary. Thus, in this factual scenario, any order entered on behalf of Defendant Oetken by any judge who fails to provide the above sought in formation will constitute a further crime of against the United States of America and will be null and void for all purposes.

Yours sincerely

RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Valerie E. Caproni

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

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Yours sincerely

RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Andrew L. Carter Jr.

Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

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The afore referenced scheme occurred in a period from August 19, 2021 and September 12, 2022, when in return for bribes and other favors, Defendant Oetken issued a knowingly illegal anti-filing nationwide 'injunction', the invalidity and illegality of which has now been proven in other district courts by other judges and most importantly by Defendant Oetken's own admissions. Having irrefutably established these facts, **The Kaul Cases** Defendants, and specifically and currently the K11-25 (KAUL v FEDERATION: 25-CV-00164) Defendants, have, since February 19, 2025, flooded the SDNY docket with multi-thousand-page filings, directed at every judge within the SDNY, in a desperate plea to have someone adopt Defendant Oetken's knowingly and admittedly illegal September 12, 2022 purported nationwide 'injunction' in K11-7. This unprecedented and guilt confirming strategy pertains to the fact that in K11-17 (KAUL v CPEP: 23-CV-00672)/K11-20 (KAUL v FSMB: 24-CV-03180)/K11-24 (KAUL v FSMB-25-CV-25)/K11-25, the K11-25 Defendants have admitted, pursuant to Rule 8(b)(6) to all the facts of their guilt of the crimes of amongst others (kidnapping/false indictment/false arrest/false

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This scenario, into which <u>The Kaul Cases</u> Defendants did fundamentally maneuvered themselves stems, in truth from professional jealousy, greed, stupidity and a startling amount of arrogance and corruption. That <u>The Kaul Cases</u> Defendants and specifically at this moment the K11-25 Defendants, would find themselves in a situation where they are metaphorically 'begging' every judge in the SDNY to join their '<u>Revocation-Cover-Up-Conspiracy'</u> (2005-2025), and pursuant to RICO's doctrine of vicarious liability (See <u>U.S. v. Coonan, 839 F.2d 886(1988)</u> and <u>Salinas v. United States, 522 U.S. 52 (1997)</u> to assume liability for every offense/violation/crime/injury caused and continuing to be caused to Plaintiff Kaul for the last twenty (20) years.

Plaintiff Kaul respectfully asserts that having provided sufficient context, the main point of this notice is to request the following information pursuant to the Courthouse and Transparency Act of 2022, to the US Code Sections 144/455 related principals of judicial impartiality, non-bias and the appearance of impartiality. This information is also sought pursuant to Plaintiff Kaul's constitutional rights, of amongst other things, due process, impartial tribunals and equal protection, a deprivation to all of which he has have been subjected to since 2005, along with that of his life/liberty/property/reputation.

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Due to the seriousness of the issues underpinning Defendant Oetken's admissions of guilt and the K11-25 Defendants scheme to coopt and further corrupt the United States District Court, a copy of this letter will be forwarded to the United States Marshal Service, the Department of Justice, the FBI, DOGE and the President.

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It remains my position that Defendant Oetken's position on the federal bench remains utterly untenable, as to permit him to do so does confirm that within the SDNY the commission of crime and the conversion of federal benches into "racketeering enterprises" is a not uncommon practice within its judiciary. Thus, in this factual scenario, any order entered on behalf of Defendant Oetken by any judge who fails to provide the above sought in formation will constitute a further crime of against the United States of America and will be null and void for all purposes.

Yours sincerely

RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Jessica G. L. Clarke

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

DEFENDANT JAMES PAUL OETKEN

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MARCH 19, 2025

Hon. Denise L. Cote

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

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The afore referenced scheme occurred in a period from August 19, 2021 and September 12, 2022, when in return for bribes and other favors, Defendant Oetken issued a knowingly illegal anti-filing nationwide 'injunction', the invalidity and illegality of which has now been proven in other district courts by other judges and most importantly by Defendant Oetken's own admissions. Having irrefutably established these facts, **The Kaul Cases** Defendants, and specifically and currently the K11-25 (KAUL v FEDERATION: 25-CV-00164) Defendants, have, since February 19, 2025, flooded the SDNY docket with multi-thousand-page filings, directed at every judge within the SDNY, in a desperate plea to have someone adopt Defendant Oetken's knowingly and admittedly illegal September 12, 2022 purported nationwide 'injunction' in K11-7. This unprecedented and guilt confirming strategy pertains to the fact that in K11-17 (KAUL v CPEP: 23-CV-00672)/K11-20 (KAUL v FSMB: 24-CV-03180)/K11-24 (KAUL v FSMB-25-CV-25)/K11-25, the K11-25 Defendants have admitted, pursuant to Rule 8(b)(6) to all the facts of their guilt of the crimes of amongst others (kidnapping/false indictment/false arrest/false

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This scenario, into which <u>The Kaul Cases</u> Defendants did fundamentally maneuvered themselves stems, in truth from professional jealousy, greed, stupidity and a startling amount of arrogance and corruption. That <u>The Kaul Cases</u> Defendants and specifically at this moment the K11-25 Defendants, would find themselves in a situation where they are metaphorically 'begging' every judge in the SDNY to join their '<u>Revocation-Cover-Up-Conspiracy'</u> (2005-2025), and pursuant to RICO's doctrine of vicarious liability (See <u>U.S. v. Coonan, 839 F.2d 886(1988)</u> and <u>Salinas v. United States, 522 U.S. 52 (1997)</u> to assume liability for every offense/violation/crime/injury caused and continuing to be caused to Plaintiff Kaul for the last twenty (20) years.

Plaintiff Kaul respectfully asserts that having provided sufficient context, the main point of this notice is to request the following information pursuant to the Courthouse and Transparency Act of 2022, to the US Code Sections 144/455 related principals of judicial impartiality, non-bias and the appearance of impartiality. This information is also sought pursuant to Plaintiff Kaul's constitutional rights, of amongst other things, due process, impartial tribunals and equal protection, a deprivation to all of which he has have been subjected to since 2005, along with that of his life/liberty/property/reputation.

- 1. Any and all exparte communications/their substance concerning any aspect of <u>The Kaul</u> <u>Cases</u> (2016-2025) and or the '<u>Revocation-Cover-Up-Conspiracy</u> (2005-2025) between any of <u>The Kaul Cases</u> Defendants and or their agents and yourself and any agents acting on your behalf.
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Due to the seriousness of the issues underpinning Defendant Oetken's admissions of guilt and the K11-25 Defendants scheme to coopt and further corrupt the United States District Court, a copy of this letter will be forwarded to the United States Marshal Service, the Department of Justice, the FBI, DOGE and the President.

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It remains my position that Defendant Oetken's position on the federal bench remains utterly untenable, as to permit him to do so does confirm that within the SDNY the commission of crime and the conversion of federal benches into "racketeering enterprises" is a not uncommon practice within its judiciary. Thus, in this factual scenario, any order entered on behalf of Defendant Oetken by any judge who fails to provide the above sought in formation will constitute a further crime of against the United States of America and will be null and void for all purposes.

Yours sincerely

RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Paul A. Crotty

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

DEFENDANT JAMES PAUL OETKEN

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I write this letter to bring to your attention an issue in the Southern District of New York, of which you might or might not be aware. The issue involves K11-23 Defendant James Paul Oetken, who despite having admitted to, amongst other things, perpetrating a bribery related quid pro quo scheme in his chambers of the SDNY (K11-7: D.E. 181) remains on the bench. This document and others of relevance can be found at 21-CV-06992 (K11-7) and 24-CV-00621 (K11-23).

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MARCH 19, 2025

Hon. George B. Daniels

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

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Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

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The afore referenced scheme occurred in a period from August 19, 2021 and September 12, 2022, when in return for bribes and other favors, Defendant Oetken issued a knowingly illegal anti-filing nationwide 'injunction', the invalidity and illegality of which has now been proven in other district courts by other judges and most importantly by Defendant Oetken's own admissions. Having irrefutably established these facts, **The Kaul Cases** Defendants, and specifically and currently the K11-25 (KAUL v FEDERATION: 25-CV-00164) Defendants, have, since February 19, 2025, flooded the SDNY docket with multi-thousand-page filings, directed at every judge within the SDNY, in a desperate plea to have someone adopt Defendant Oetken's knowingly and admittedly illegal September 12, 2022 purported nationwide 'injunction' in K11-7. This unprecedented and guilt confirming strategy pertains to the fact that in K11-17 (KAUL v CPEP: 23-CV-00672)/K11-20 (KAUL v FSMB: 24-CV-03180)/K11-24 (KAUL v FSMB-25-CV-25)/K11-25, the K11-25 Defendants have admitted, pursuant to Rule 8(b)(6) to all the facts of their guilt of the crimes of amongst others (kidnapping/false indictment/false arrest/false incarceration/attempted killing/securities fraud/evidential tampering/witness tampering/public

corruption/bribery/bank fraud/bankruptcy fraud/perjury/wire fraud/mail fraud/judicial corruption/kickbacks/money laundering/chemical weapon trafficking/crimes against humanity as to the worldwide propagation of the knowingly toxic COVID mRNA supposed 'vaccine') <u>and</u> are defenseless because of the afore-stated invalidation of the illegal September 12, 2022 purported 'injunction' issued by K11-23 Defendant Oetken.

This scenario, into which <u>The Kaul Cases</u> Defendants did fundamentally maneuvered themselves stems, in truth from professional jealousy, greed, stupidity and a startling amount of arrogance and corruption. That <u>The Kaul Cases</u> Defendants and specifically at this moment the K11-25 Defendants, would find themselves in a situation where they are metaphorically 'begging' every judge in the SDNY to join their 'Revocation-Cover-Up-Conspiracy' (2005-2025), and pursuant to RICO's doctrine of vicarious liability (See <u>U.S. v. Coonan, 839 F.2d 886(1988)</u> and <u>Salinas v. United States, 522 U.S. 52 (1997)</u> to assume liability for every offense/violation/crime/injury caused and continuing to be caused to Plaintiff Kaul for the last twenty (20) years.

Plaintiff Kaul respectfully asserts that having provided sufficient context, the main point of this notice is to request the following information pursuant to the Courthouse and Transparency Act of 2022, to the US Code Sections 144/455 related principals of judicial impartiality, non-bias and the appearance of impartiality. This information is also sought pursuant to Plaintiff Kaul's constitutional rights, of amongst other things, due process, impartial tribunals and equal protection, a deprivation to all of which he has have been subjected to since 2005, along with that of his life/liberty/property/reputation.

- 1. Any and all exparte communications/their substance concerning any aspect of <u>The Kaul</u> <u>Cases</u> (2016-2025) and or the '<u>Revocation-Cover-Up-Conspiracy</u> (2005-2025) between any of <u>The Kaul Cases</u> Defendants and or their agents and yourself and any agents acting on your behalf.
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Although this list is not exhaustive, if you believe there is any other information that would, even if you chose to become involved in the 'Revocation-Cover-Up-Conspiracy', constitute a conflict of interest, please, in the spirit of full disclosure, state that information as part of this notice.

Due to the seriousness of the issues underpinning Defendant Oetken's admissions of guilt and the K11-25 Defendants scheme to coopt and further corrupt the United States District Court, a copy of this letter will be forwarded to the United States Marshal Service, the Department of Justice, the FBI, DOGE and the President.

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It remains my position that Defendant Oetken's position on the federal bench remains utterly untenable, as to permit him to do so does confirm that within the SDNY the commission of crime and the conversion of federal benches into "racketeering enterprises" is a not uncommon practice within its judiciary. Thus, in this factual scenario, any order entered on behalf of Defendant Oetken by any judge who fails to provide the above sought in formation will constitute a further crime of against the United States of America and will be null and void for all purposes.

Yours sincerely

RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Katherine Polk Failla

Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

DEFENDANT JAMES PAUL OETKEN

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I write this letter to bring to your attention an issue in the Southern District of New York, of which you might or might not be aware. The issue involves K11-23 Defendant James Paul Oetken, who despite having admitted to, amongst other things, perpetrating a bribery related quid pro quo scheme in his chambers of the SDNY (K11-7: D.E. 181) remains on the bench. This document and others of relevance can be found at 21-CV-06992 (K11-7) and 24-CV-00621 (K11-23).

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Yours sincerely

RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Jesse M. Furman

Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

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cc: DEPARTMENT OF JUSTICE - PUBLIC CORRUPTION AND INTEGRITY UNIT

KASH PATEL – FEDERAL BUREAU OF INVESTIGATION CHIEF OF UNITED STATES MARSHALS ELON MUCK – DOGE PRESIDENT DONALD TRUMP

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The afore referenced scheme occurred in a period from August 19, 2021 and September 12, 2022, when in return for bribes and other favors, Defendant Oetken issued a knowingly illegal anti-filing nationwide 'injunction', the invalidity and illegality of which has now been proven in other district courts by other judges and most importantly by Defendant Oetken's own admissions. Having irrefutably established these facts, **The Kaul Cases** Defendants, and specifically and currently the K11-25 (KAUL v FEDERATION: 25-CV-00164) Defendants, have, since February 19, 2025, flooded the SDNY docket with multi-thousand-page filings, directed at every judge within the SDNY, in a desperate plea to have someone adopt Defendant Oetken's knowingly and admittedly illegal September 12, 2022 purported nationwide 'injunction' in K11-7. This unprecedented and guilt confirming strategy pertains to the fact that in K11-17 (KAUL v CPEP: 23-CV-00672)/K11-20 (KAUL v FSMB: 24-CV-03180)/K11-24 (KAUL v FSMB-25-CV-25)/K11-25, the K11-25 Defendants have admitted, pursuant to Rule 8(b)(6) to all the facts of their guilt of the crimes of amongst others (kidnapping/false indictment/false arrest/false incarceration/attempted killing/securities fraud/evidential tampering/witness tampering/public

corruption/bribery/bank fraud/bankruptcy fraud/perjury/wire fraud/mail fraud/judicial corruption/kickbacks/money laundering/chemical weapon trafficking/crimes against humanity as to the worldwide propagation of the knowingly toxic COVID mRNA supposed 'vaccine') **and** are defenseless because of the afore-stated invalidation of the illegal September 12, 2022 purported 'injunction' issued by K11-23 Defendant Oetken.

This scenario, into which <u>The Kaul Cases</u> Defendants did fundamentally maneuvered themselves stems, in truth from professional jealousy, greed, stupidity and a startling amount of arrogance and corruption. That <u>The Kaul Cases</u> Defendants and specifically at this moment the K11-25 Defendants, would find themselves in a situation where they are metaphorically 'begging' every judge in the SDNY to join their '<u>Revocation-Cover-Up-Conspiracy'</u> (2005-2025), and pursuant to RICO's doctrine of vicarious liability (See <u>U.S. v. Coonan, 839 F.2d 886(1988)</u> and <u>Salinas v. United States, 522 U.S. 52 (1997)</u> to assume liability for every offense/violation/crime/injury caused and continuing to be caused to Plaintiff Kaul for the last twenty (20) years.

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Yours sincerely

RICHARD ARJUN KAUL, MD

cc: DEPARTMENT OF JUSTICE - PUBLIC CORRUPTION AND INTEGRITY UNIT

KASH PATEL – FEDERAL BUREAU OF INVESTIGATION CHIEF OF UNITED STATES MARSHALS ELON MUCK – DOGE PRESIDENT DONALD TRUMP

MARCH 19, 2025

Hon. Margaret M. Garnett

Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

DEFENDANT JAMES PAUL OETKEN

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KASH PATEL – FEDERAL BUREAU OF INVESTIGATION CHIEF OF UNITED STATES MARSHALS ELON MUCK – DOGE PRESIDENT DONALD TRUMP

MARCH 19, 2025

Hon. Alvin K. Hellerstein

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

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I write this letter to bring to your attention an issue in the Southern District of New York, of which you might or might not be aware. The issue involves K11-23 Defendant James Paul Oetken, who despite having admitted to, amongst other things, perpetrating a bribery related quid pro quo scheme in his chambers of the SDNY (K11-7: D.E. 181) remains on the bench. This document and others of relevance can be found at 21-CV-06992 (K11-7) and 24-CV-00621 (K11-23).

The afore referenced scheme occurred in a period from August 19, 2021 and September 12, 2022, when in return for bribes and other favors, Defendant Oetken issued a knowingly illegal anti-filing nationwide 'injunction', the invalidity and illegality of which has now been proven in other district courts by other judges and most importantly by Defendant Oetken's own admissions. Having irrefutably established these facts, **The Kaul Cases** Defendants, and specifically and currently the K11-25 (KAUL v FEDERATION: 25-CV-00164) Defendants, have, since February 19, 2025, flooded the SDNY docket with multi-thousand-page filings, directed at every judge within the SDNY, in a desperate plea to have someone adopt Defendant Oetken's knowingly and admittedly illegal September 12, 2022 purported nationwide 'injunction' in K11-7. This unprecedented and guilt confirming strategy pertains to the fact that in K11-17 (KAUL v CPEP: 23-CV-00672)/K11-20 (KAUL v FSMB: 24-CV-03180)/K11-24 (KAUL v FSMB-25-CV-25)/K11-25, the K11-25 Defendants have admitted, pursuant to Rule 8(b)(6) to all the facts of their guilt of the crimes of amongst others (kidnapping/false indictment/false arrest/false

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This scenario, into which <u>The Kaul Cases</u> Defendants did fundamentally maneuvered themselves stems, in truth from professional jealousy, greed, stupidity and a startling amount of arrogance and corruption. That <u>The Kaul Cases</u> Defendants and specifically at this moment the K11-25 Defendants, would find themselves in a situation where they are metaphorically 'begging' every judge in the SDNY to join their '<u>Revocation-Cover-Up-Conspiracy'</u> (2005-2025), and pursuant to RICO's doctrine of vicarious liability (See <u>U.S. v. Coonan, 839 F.2d 886(1988)</u> and <u>Salinas v. United States, 522 U.S. 52 (1997)</u> to assume liability for every offense/violation/crime/injury caused and continuing to be caused to Plaintiff Kaul for the last twenty (20) years.

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Yours sincerely

RICHARD ARJUN KAUL, MD

cc: DEPARTMENT OF JUSTICE – PUBLIC CORRUPTION AND INTEGRITY UNIT KASH PATEL – FEDERAL BUREAU OF INVESTIGATION CHIEF OF UNITED STATES MARSHALS

ELON MUCK – DOGE PRESIDENT DONALD TRUMP

MARCH 19, 2025

Hon. Lewis A. Kaplan

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

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I write this letter to bring to your attention an issue in the Southern District of New York, of which you might or might not be aware. The issue involves K11-23 Defendant James Paul Oetken, who despite having admitted to, amongst other things, perpetrating a bribery related quid pro quo scheme in his chambers of the SDNY (K11-7: D.E. 181) remains on the bench. This document and others of relevance can be found at 21-CV-06992 (K11-7) and 24-CV-00621 (K11-23).

The afore referenced scheme occurred in a period from August 19, 2021 and September 12, 2022, when in return for bribes and other favors, Defendant Oetken issued a knowingly illegal anti-filing nationwide 'injunction', the invalidity and illegality of which has now been proven in other district courts by other judges and most importantly by Defendant Oetken's own admissions. Having irrefutably established these facts, **The Kaul Cases** Defendants, and specifically and currently the K11-25 (KAUL v FEDERATION: 25-CV-00164) Defendants, have, since February 19, 2025, flooded the SDNY docket with multi-thousand-page filings, directed at every judge within the SDNY, in a desperate plea to have someone adopt Defendant Oetken's knowingly and admittedly illegal September 12, 2022 purported nationwide 'injunction' in K11-7. This unprecedented and guilt confirming strategy pertains to the fact that in K11-17 (KAUL v CPEP: 23-CV-00672)/K11-20 (KAUL v FSMB: 24-CV-03180)/K11-24 (KAUL v FSMB-25-CV-25)/K11-25, the K11-25 Defendants have admitted, pursuant to Rule 8(b)(6) to all the facts of their guilt of the crimes of amongst others (kidnapping/false indictment/false arrest/false incarceration/attempted killing/securities fraud/evidential tampering/witness tampering/public corruption/bribery/bank fraud/bankruptcy fraud/perjury/wire fraud/mail fraud/judicial

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This scenario, into which <u>The Kaul Cases</u> Defendants did fundamentally maneuvered themselves stems, in truth from professional jealousy, greed, stupidity and a startling amount of arrogance and corruption. That <u>The Kaul Cases</u> Defendants and specifically at this moment the K11-25 Defendants, would find themselves in a situation where they are metaphorically 'begging' every judge in the SDNY to join their '<u>Revocation-Cover-Up-Conspiracy'</u> (2005-2025), and pursuant to RICO's doctrine of vicarious liability (See <u>U.S. v. Coonan, 839 F.2d 886(1988)</u> and <u>Salinas v. United States, 522 U.S. 52 (1997)</u> to assume liability for every offense/violation/crime/injury caused and continuing to be caused to Plaintiff Kaul for the last twenty (20) years.

Plaintiff Kaul respectfully asserts that having provided sufficient context, the main point of this notice is to request the following information pursuant to the Courthouse and Transparency Act of 2022, to the US Code Sections 144/455 related principals of judicial impartiality, non-bias and the appearance of impartiality. This information is also sought pursuant to Plaintiff Kaul's constitutional rights, of amongst other things, due process, impartial tribunals and equal protection, a deprivation to all of which he has have been subjected to since 2005, along with that of his life/liberty/property/reputation.

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Please submit the requested information by <u>April 2, 2025</u>, and please be noticed that failure to submit will constitute an admission of being conflicted with any aspect/element/person associated with <u>The Kaul Cases</u> and or the '<u>Revocation-Cover-Up-Conspiracy'</u> and thus any opinion/order will be null/void ab initio and of no legal value to the K11-25 Defendants in any of **The Kaul Cases**.

It remains my position that Defendant Oetken's position on the federal bench remains utterly untenable, as to permit him to do so does confirm that within the SDNY the commission of crime and the conversion of federal benches into "racketeering enterprises" is a not uncommon practice within its judiciary. Thus, in this factual scenario, any order entered on behalf of Defendant Oetken by any judge who fails to provide the above sought in formation will constitute a further crime of against the United States of America and will be null and void for all purposes.

Yours sincerely

RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Victor Marrero

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

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Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

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K11-23

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Hon. Alison J. Nathan Circuit Judge Sitting by Designation

Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

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The afore referenced scheme occurred in a period from August 19, 2021 and September 12, 2022, when in return for bribes and other favors, Defendant Oetken issued a knowingly illegal anti-filing nationwide 'injunction', the invalidity and illegality of which has now been proven in other district courts by other judges and most importantly by Defendant Oetken's own admissions. Having irrefutably established these facts, **The Kaul Cases** Defendants, and specifically and currently the K11-25 (KAUL v FEDERATION: 25-CV-00164) Defendants, have, since February 19, 2025, flooded the SDNY docket with multi-thousand-page filings, directed at every judge within the SDNY, in a desperate plea to have someone adopt Defendant Oetken's knowingly and admittedly illegal September 12, 2022 purported nationwide 'injunction' in K11-7. This unprecedented and guilt confirming strategy pertains to the fact that in K11-17 (KAUL v CPEP: 23-CV-00672)/K11-20 (KAUL v FSMB: 24-CV-03180)/K11-24 (KAUL v FSMB-25-CV-25)/K11-25, the K11-25 Defendants have admitted, pursuant to Rule 8(b)(6) to all the facts of their guilt of the crimes of amongst others (kidnapping/false indictment/false arrest/false incarceration/attempted killing/securities fraud/evidential tampering/witness tampering/public corruption/bribery/bank fraud/bankruptcy fraud/perjury/wire fraud/mail fraud/judicial

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This scenario, into which <u>The Kaul Cases</u> Defendants did fundamentally maneuvered themselves stems, in truth from professional jealousy, greed, stupidity and a startling amount of arrogance and corruption. That <u>The Kaul Cases</u> Defendants and specifically at this moment the K11-25 Defendants, would find themselves in a situation where they are metaphorically 'begging' every judge in the SDNY to join their '<u>Revocation-Cover-Up-Conspiracy'</u> (2005-2025), and pursuant to RICO's doctrine of vicarious liability (See <u>U.S. v. Coonan, 839 F.2d 886(1988)</u> and <u>Salinas v. United States, 522 U.S. 52 (1997)</u> to assume liability for every offense/violation/crime/injury caused and continuing to be caused to Plaintiff Kaul for the last twenty (20) years.

Plaintiff Kaul respectfully asserts that having provided sufficient context, the main point of this notice is to request the following information pursuant to the Courthouse and Transparency Act of 2022, to the US Code Sections 144/455 related principals of judicial impartiality, non-bias and the appearance of impartiality. This information is also sought pursuant to Plaintiff Kaul's constitutional rights, of amongst other things, due process, impartial tribunals and equal protection, a deprivation to all of which he has have been subjected to since 2005, along with that of his life/liberty/property/reputation.

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Although this list is not exhaustive, if you believe there is any other information that would, even if you chose to become involved in the 'Revocation-Cover-Up-Conspiracy', constitute a conflict of interest, please, in the spirit of full disclosure, state that information as part of this notice.

Due to the seriousness of the issues underpinning Defendant Oetken's admissions of guilt and the K11-25 Defendants scheme to coopt and further corrupt the United States District Court, a copy of this letter will be forwarded to the United States Marshal Service, the Department of Justice, the FBI, DOGE and the President.

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It remains my position that Defendant Oetken's position on the federal bench remains utterly untenable, as to permit him to do so does confirm that within the SDNY the commission of crime and the conversion of federal benches into "racketeering enterprises" is a not uncommon practice within its judiciary. Thus, in this factual scenario, any order entered on behalf of Defendant Oetken by any judge who fails to provide the above sought in formation will constitute a further crime of against the United States of America and will be null and void for all purposes.

Yours sincerely

RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Loretta A. Preska

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

DEFENDANT JAMES PAUL OETKEN

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I write this letter to bring to your attention an issue in the Southern District of New York, of which you might or might not be aware. The issue involves K11-23 Defendant James Paul Oetken, who despite having admitted to, amongst other things, perpetrating a bribery related quid pro quo scheme in his chambers of the SDNY (K11-7: D.E. 181) remains on the bench. This document and others of relevance can be found at 21-CV-06992 (K11-7) and 24-CV-00621 (K11-23).

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MARCH 19, 2025

Hon. Jed S. Rakoff

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

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Hon. Edgardo Ramos

Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

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RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Jennifer H. Rearden

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

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MARCH 19, 2025

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Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

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K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

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Thurgood Marshall United States Courthouse 40 Foley Square New York, NY 10007

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RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Louis L. Stanton

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

DEFENDANT JAMES PAUL OETKEN

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I write this letter to bring to your attention an issue in the Southern District of New York, of which you might or might not be aware. The issue involves K11-23 Defendant James Paul Oetken, who despite having admitted to, amongst other things, perpetrating a bribery related quid pro quo scheme in his chambers of the SDNY (K11-7: D.E. 181) remains on the bench. This document and others of relevance can be found at 21-CV-06992 (K11-7) and 24-CV-00621 (K11-23).

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Yours sincerely

RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Sidney H. Stein

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

DEFENDANT JAMES PAUL OETKEN

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Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

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K11-7

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MARCH 19, 2025

Hon. Richard J. Sullivan Circuit Judge Sitting by Designation

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I write this letter to bring to your attention an issue in the Southern District of New York, of which you might or might not be aware. The issue involves K11-23 Defendant James Paul Oetken, who despite having admitted to, amongst other things, perpetrating a bribery related quid pro quo scheme in his chambers of the SDNY (K11-7: D.E. 181) remains on the bench. This document and others of relevance can be found at 21-CV-06992 (K11-7) and 24-CV-00621 (K11-23).

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Yours sincerely

RICHARD ARJUN KAUL, MD

MARCH 19, 2025

Hon. Laura Taylor Swain

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

DEFENDANT JAMES PAUL OETKEN

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MARCH 19, 2025

Hon. Analisa Torres

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

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MARCH 19, 2025

Hon. Mary Kay Vyskocil

Daniel Patrick Moynihan United States Courthouse 500 Pearl St. New York, NY 10007-1312

RE: KAUL v ICE: 21-CV-06992

K11-7

KAUL v OETKEN: 24-CV-00162

K11-23

ADMITTED ILLEGALITY AND JUDICIALLY INVALIDITED 'INJUNCTION' OF K11-23

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