

Vamsidhar R Vurimindi,  
Pro Se, Intervenor  
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Austin, TX 78702  
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<b>IN THE COMMONWEALTH COURT OF PENNSYLVANIA</b>	
<p>Lawrence Samuel Krasner, <span style="float: right;">Petitioner</span></p> <p style="text-align: center;">vs.</p> <p>Senator Kim Ward, <span style="float: right;">AND</span></p> <p>Representative Timothy R. Bonner, <span style="float: right;">AND</span></p> <p>Representative Craig Williams, <span style="float: right;">AND</span></p> <p>Representative Jared Solomon, <span style="float: right;">Respondents</span></p>	<p>No.:563 MD 2022</p>

**NUNC PRO TUNC PETITION TO INTERVENE**

I, Vamsidhar Vurimindi am the Intervenor appearing as pro se hereby file this Nunc Pro Tunc Petition To Intervene, because Philadelphia District Attorney’s Office orchestrated my deportation from Philadelphia, Pennsylvania to Austin, Texas, and unaware of the Republican Party HR 240, resolution, Impeaching Lawrence Samuel Krasner, District Attorney of Philadelphia, for misbehavior in office; and providing for the appointment of trial managers and yesterday found about Judge Ellen Ceisler ruling

through casual news search about Philadelphia District Attorney, because on December 30, 2022, I filed injunctive relief action Vamsidhar Vs Philadelphia District Attorney et al, Case Number: 230100026, Court of Common Pleas, Philadelphia (See **Exhibit—A**) and read Republican Party Articles of Impeachment, Lawrence Krasner petition for declaratory judgment and Judge Ellen Ceisler ruling and found that this whole impeachment drama is akin to scripted fake WWE match of people belting each other over the head with folding chairs, and in support state as follows:

Philadelphia District Attorney prosecuted me in violation of the United States and Pennsylvanian constitutional protection against double jeopardy in four successive prosecutions: (i) Commonwealth v. Vurimindi, No: CR-10-09-15-9559, Philadelphia Municipal Court, (“Case-1”) for Harassment (18 Pa.C.S.A § 2709(a)(4)) and Stalking(18 Pa.C.S.A § 2709.1(a)(1)); (ii) Commonwealth v. Vurimindi, No: MC-51-CR-9000095- 2011, Philadelphia Municipal Court, (“Case-2”) for Harassment (18 Pa.C.S.A § 2709(a)(4)) and Stalking(18 Pa.C.S.A § 2709.1(a)(1)); (iii) Commonwealth v. Vurimindi, No:

MC-51-CR-0005022-2012, Philadelphia Municipal Court, (“Case-3”) for Disorderly conduct (18 Pa.C.S.A § 5503(a)(4)); and (iv) Commonwealth v. Vurimindi, No: CP-51-CR-00080-22-2012, Court of Common Pleas, Philadelphia, (“Case-4”) for Stalking (18 Pa.C.S.A § 2709.1(a)(1),(2)) and Disorderly conduct (18 Pa.C.S.A § 5503(a)(4)), where Case-1 terminated in my favor and then criminalizing my religious prayers and conduct that is intimately associated with filing and prosecuting civil complaints, such pre-complaint investigation, serving complaints and subpoenas and protesting illegal eavesdropping by displaying poster against complaining witnesses Allison Borowski and Rajani Pattinson.

I personally notified Lawrence Krasner by writing letters and emails about Assistant District Attorney's numerous unlawful acts before, during and after criminal prosecution against me. But, Lawrence Krasner ignored my complaints, spewed propaganda style inflammatory accusations against me to make believe that complaining witnesses Borowski and Pattinson are incapable of lying, maintaining grudge, animosity, and ill-will against me; and to cover knowing use of perjurious testimony to convict me, now characterizing me as “litigious” for exercising the constitutional right to

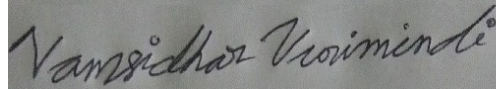
access courts to redress genuine grievances against the all-white prosecutor, trial judge, court reporter, defense counsels, and complaining witnesses Borowski and Pattinson. The laundry list of Republican Party Articles of Impeachment like fake WWE match to arouse their voter base and ignore Lawrence Krasner serious offense of making prosecutorial decisions after meticulous evaluation of mileage to further his political career by hiding Caucasian misfeasance and malfeasance to reduce backlash from white voters in Pennsylvania. Therefore, I am a person could have joined as witness to prove Articles of Impeachment against Lawrence Krasner or could have joined with respondents to oppose Lawrence Krasner petition. This court determination that Republican Party Articles of Impeachment against Lawrence Krasner is meritless, affects my claims against Lawrence Krasner misfeasance and malfeasance in the office. Therefore, I request this court to grant permission to intervene to file petition for reconsideration to include evidence of Lawrence Krasner misfeasance and malfeasance in the office.

WHEREFORE, proposed Intervenor Vamsidhar Vurimindi respectfully requests leave of Court to intervene in this matter and grant thirty (30) days

time to file petition for reconsideration to include evidence of Lawrence Krasner misfeasance and malfeasance in the office.

Date: January 03, 2023

Respectfully Submitted,



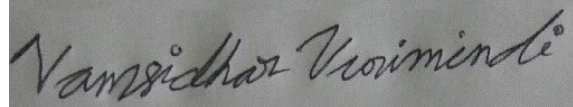
Vamsidhar Vurimindi  
821 Gunter Street  
Austin, TX 78702

### **VERIFICATION**

I, Vamsidhar Vurimindi verify the statements made in Petition To Intervene, are true and correct. I understand false statements are subject to penalty under 18 Pa.C.S.A. § 4904, relating to unsworn falsification to authorities.

Date: January 03, 2023

Respectfully Submitted,



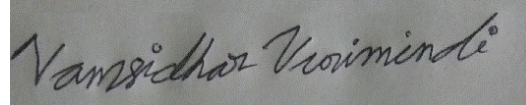
Vamsidhar Vurimindi,  
Plaintiff, Pro Se  
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### **CERTIFICATE OF COMPLIANCE**

I certify that this filing complies with the provisions of the Case Records Public Access Policy of the Unified Judicial System of Pennsylvania that require filing confidential information and documents differently than non-confidential information and documents.

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### **CERTIFICATE OF SERVICE**

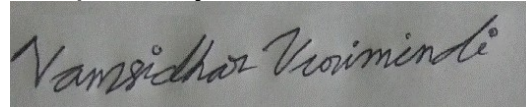
I, hereby certify that a true and correct copy of Petition To Intervene by email to the following:

1. Counselor Emily Maegan Bell, 280 Granite Run Dr Ste 300, Lancaster, PA 17601. (emilymaebell@gmail.com)
2. William Costopoulos, 4250 Crums Mill Rd # 201, Harrisburg, PA 17112 (wcostopoulos@costopoulos.com)
3. Robert A. Graci, 4250 Crums Mill Rd, Ste 201, Harrisburg, PA 17112 (rag@saxtonstump.com)
4. Stephen Allen Loney, P.o. Box 60173, Philadelphia, PA 19102 (sloney@aclupa.org)
5. Carson Blythe Morris, 280 Granite Run Dr Ste 300, Lancaster, PA 17601 (cbm@saxtonstump.com)
6. Dawn E. Murphy-Johnson, Klienbard LLC, 1717 Arch St, Philadelphia, PA 19103 (fnotarianni@kleinbard.com)

7. Timothy P. O'Toole, 900 16th Street, NW, Washington, DC 20006 (totoole@milchev.com)
8. Michael J.Satin, 900 16th Street, NW, Washington, DC 20006 (msatin@milchev.com)
9. Lawrence F.Stengel, 280 Granite Run Dr, Lancaster, PA 17601 (lfs@saxtonstump.com)
10. John S. Summers, Hangley Aronchick et al, 1 Logan Sq Fl 27 Philadelphia, PA 19103-6995(jsummers@hangley.com)
11. Shohin Hadizadeh Vance, Kleinbard LLC, 1717 Arch St 5th Fl Philadelphia, PA 19103 (svance@kleinbard.com)
12. Joshua John Voss, Kleinbard LLC, 1717 Arch St Fl 5<sup>th</sup>, Philadelphia, PA 19103 (jvoss@kleinbard.com)
13. Corrie Allen Woods, 200 Commerce Dr Ste 210, Moon Township, PA 15108 (cwoods@woodslawoffices.com)
14. Samantha G.Zimmer, Kleinbard LLC, 1717 Arch St 5th Fl, Philadelphia, PA 19103 (szimmer@kleinbard.com)

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