

IN THE COURT OF COMMON PLEAS OF BLAIR COUNTY PENNSYLVANIA
-CRIMINAL DIVISION-

COMMONWEALTH OF PENNSYLVANIA

VS.

LUIGI NICHOLAS MANGIONE,

Defendant.

CP-07-CR-0002724-2024

NOTICE OF THE FEDERAL GOVERNMENT'S
DENIAL OF HABEAS CORPUS AD PROSEQUENDUM

COPY

Filed on behalf of:
Commonwealth of Pennsylvania

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FILED
BLAIR COUNTY
CRIMINAL DIVISION
2025 SEP 17 AM 9:46

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PROSEQUENDUM

AND NOW, comes the Commonwealth of Pennsylvania, by and through the District Attorney's Office of Blair County, and files this NOTICE OF THE FEDERAL GOVERNMENT'S DENIAL OF HABEAS CORPUS AD PROSEQUENDUM and in support thereof avers the following:

1. Defendant, LUIGI NICHOLAS MANGIONE ("Defendant-Mangione"), was charged at the above-captioned criminal action numbers with FORGERY - UTTERS FORGED WRITING (18 Pa.C.S. §4101A3 F3), FIREARMS NOT TO BE CARRIED W/O LICENSE (18 Pa.C.S. §6106A1), TAMPER RECORDS OR IDENTIFICATION - WRITINGS (18 Pa.C.S. §4104A), POSSESS INSTRUMENT OF CRIME (18 Pa.C.S. §907(a)), and various related criminal offenses.
2. On or about December 19, 2024, Defendant-Mangione elected to waive his preliminary hearing with a preservation of habeas before immediately waiving extradition to the State of New York where he faces homicide and related charges. Said extradition caused him to be removed from the jurisdiction of Blair County in order to first prosecute him on his homicide case. The undersigned served a detainer by email and hand service to secure Defendant-Mangione's appearance after the conclusion of his homicide prosecution.

3. Notably, the logistics and costs for the transportation and housing of Defendant-Mangione were significantly greater than a typical inmate due to the intense media and public attention generated by the New York allegations. Further, there were significant security concerns regarding the custody and transportation of Defendant-Mangione due to the public attention the case has received and the threats received by the criminal justice system regarding Defendant-Mangione's prosecution.
4. Subsequent to Defendant-Mangione's custody being transferred from the Blair County Sheriff to the New York City Police Department, he was taken into custody by the United States Government on a federal indictment for homicide and related charges. Consequently, Defendant-Mangione was detained in a federal prison where he remains.
5. The undersigned has been in communication with Assistant United States Attorney Frank Balsamello, Dominic Gentile, and the other United States Attorneys prosecuting Defendant-Mangione for the purposes of providing discovery to the United States Government and to ascertain whether Defendant-Mangione would be physically available for court appearances in Blair County during the pendency of his federal prosecution.
6. On or about February 12, 2025, the undersigned received a letter from the United States Attorney Southern District of New York, which indicated that Defendant-Mangione would not be made physical available to Blair County until the disposition of his federal charges, including any sentencing proceedings. The letter also indicates that Defendant-Mangione will be made available

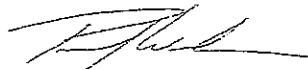
via videoconference should he elect to proceed in any stages of his Blair County prosecution remotely.

7. The Commonwealth received Defendant-Mangione's praecipe to schedule hearing and demand for personal appearance on or about June 20, 2025 and immediately reached out to the Federal Prosecutor's Office in New York.
8. On or about June 20, 2025, the undersigned received a letter from the United States Attorney Southern District of New York, which indicated that Defendant-Mangione would not be made physically available to Blair County until the disposition of his federal charges, including any sentencing proceedings. The letter also indicates that Defendant-Mangione will be made available via videoconference should he elect to proceed in any or all stages of his Blair County prosecution remotely.
9. Subsequent to this correspondence and at the demand of Defendant-Mangione's attorney, who repeatedly has declined to allow Defendant-Mangione to participate remotely, the Commonwealth filed a Petition for Writ of Habeas Corpus Ad Prosequendum with the Court. The Writ has been denied by the federal authorities.
10. On or about September 8, 2025, the Court signed a Writ of Habeas Corpus Ad Prosequendum. The Commonwealth immediately provided a time stamped copy to the Federal Prosecutors assigned to the matter.
11. The Writ of Habeas Corpus Ad Prosequendum was denied via email by the United States Attorney's Office for the Southern District of New York Data Analyst Sheena Wills on September 10, 2025.
12. On the same date it was received (September 10, 2025), the undersigned emailed the Court and Attorney Dickey notice that the Writ was Denied. The Court indicated

that a document of record was required to memorialize the denial. On or about September 10, 2025, First Assistant Nichole Smith contacted Data Analyst Sheena Wills who authored the original email denying the Writ and was informed that no further written correspondence would be forthcoming. Accordingly, the Commonwealth is submitting the instant filing to memorialize the correspondence received from federal prosecutors that the Writ of Habeas Corpus Ad Prosequendum is denied.

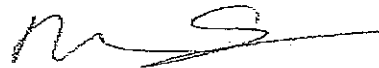
WHEREFORE, the Commonwealth of Pennsylvania respectfully requests this Honorable Court to enter an order acknowledging receipt of the attached correspondence and Defendant-Mangione's unavailability pursuant to Pa.R.Crim.P. 600 unless Defendant-Mangione elects to appear via video conferencing.

Respectfully submitted,



Peter J. Weeks
Blair County District Attorney
Blair County District Attorney's Office
423 Allegheny Street., St. 421
Hollidaysburg, PA 16648
(814) 693-3010

Respectfully submitted,



Nichole M. Smith
First Assistant District Attorney
Blair County District Attorney's Office

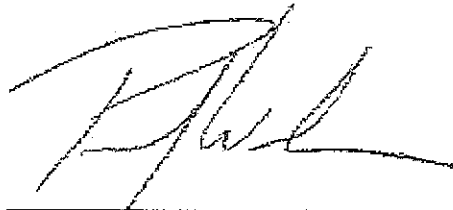
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Defendant.	:	
	:	

CERTIFICATE OF COMPLIANCE

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

Respectfully submitted,



Peter J Weeks
District Attorney

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
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CERTIFICATE OF SERVICE

I, Peter J Weeks, District Attorney, do hereby certify that
I have served on this day a true and correct copy of the foregoing
Motion via email to:

Thomas M Dickey, Esquire, Esq.
308 Orchard Avenue
Altoona, PA 16602

Date: September 17, 2025



Peter J Weeks, Esq.
For the Commonwealth