

**IN THE CIRCUIT COURT OF THE TWENTY-SECOND
JUDICIAL CIRCUIT McHENRY COUNTY, ILLINOIS**

PAUL R. DULBERG, INDIVIDUALLY)
AND THE PAUL R. DULBERG)
REVOCABLE TRUST)
Plaintiffs,)
vs.)
THOMAS W. GOOCH, SABINA SERSHON,)
EDWARD X. CLINTON, JULIA WILLIAMS,)
ALPHONSE TALARICO, GEORGE FLYNN,)
THOMAS J. POPOVICH, HANS MAST, THE)
GOOCH FIRM, CLINTON LAW FIRM,)
LLC., LAW OFFICE OF ALPHONSE A.)
TALARICO)
Defendants,)

CASE NO. 25LA360

**PLAINTIFFS' NOTICE OF SUPPLEMENTAL EXHIBIT
IN SUPPORT OF PLAINTIFFS' MOTION FOR SUBSTITUTION OF JUDGE
FOR CAUSE FILED JANUARY 23, 2026**

NOTICE OF SUPPLEMENTAL EXHIBIT

Plaintiffs, Paul R. Dulberg, individually, and The Paul R. Dulberg Revocable Trust, appearing pro se, hereby provide this Notice of Supplemental Exhibit in support of Plaintiffs' Motion for Substitution of Judge for Cause filed January 23, 2026, and state as follows:

1. On January 23, 2026, Plaintiffs filed a Motion for Substitution of Judge for Cause, asserting grounds based on prior judicial involvement in Popovich-related proceedings, consistent with Illinois Supreme Court Rule 63 and applicable precedent.
2. Plaintiffs have since identified and submitted additional objective record material that bears directly on the grounds already pleaded. Specifically, Plaintiffs submit a compilation derived from publicly docketed judicial orders reflecting prior judicial recusals and conflict-based reassignments in Popovich-related matters, including a September 25, 2019 recusal by Judge Kevin G. Costello in Case No. 2018LA000370 (Interrante v. Popovich), where the stated basis for recusal was that the judge had presided over the underlying divorce action.
3. This Notice is submitted solely to supplement the existing record with institutional recusal history that corroborates the grounds already asserted in Plaintiffs' January 23, 2026 motion.

Plaintiffs do not raise new grounds, do not expand the motion, and do not seek additional or different relief by this filing.

Accordingly, Plaintiffs respectfully submit the attached Supplemental Exhibit for the Court's consideration in connection with the pending Motion for Substitution of Judge for Cause.

ATTACHMENT:

Exhibit BI-12 Judicial Recusal Table (supplemental authority)

*(Cross-referencing previously submitted **Exhibit BI-11.**)*

Respectfully submitted,

/s/ Paul R. Dulberg

Paul R. Dulberg

Plaintiff, pro se

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