## STATE OF NEW YORK SUPREME COURT COUNTY OF NEW YORK

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PEOPLE OF THE STATE OF NEW YORK, BY LETITIA JAMES, Attorney General of the State of New York,

Plaintiff,

-against

## **ORDER**

Index No. 452564/2022 Engoron, J.S.C.

DONALD J. TRUMP, DONALD TRUMP, JR., ERIC TRUMP, ALLEN WEISSELBERG, JEFFREY MCCONNEY, THE DONALD J. TRUMP REVOCABLE TRUST, THE TRUMP ORGANIZATION, INC., TRUMP ORGANIZATION LLC, DJT HOLDINGS LLC, DJT HOLDINGS MANAGING MEMBER, TRUMP ENDEAVOR 12 LLC, 401 NORTH WABASH VENTURE LLC, TRUMP OLD POST OFFICE LLC, 40 WALL STREET LLC, and SEVEN SPRINGS LLC,

Defendants,

and

ROBERT S. STONE JR.

Proposed Intervenor-Defendant.

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ROBERT S. STONE JR., having moved for an order pursuant to C.P.L.R. § 1012 & C.P.L.R. § 1013 to intervene in the above-titled action upon the ground that the subject of the action is closely intertwined with the subject of his pending action against *LETITIA JAMES et al.* in Suffolk County Supreme Court, and that he is a party needed for just and complete adjudication who will be greatly prejudiced if the cause proceeds to judgment without his participation, and the motion having regularly come on to be heard,

**NOW**, upon reading and filing the notice of motion dated January 17, 2024, the affirmation of ROBERT S. STONE JR., ESQ. in support of the Motion to Intervene, together with the movant's pending action against *LETITIA JAMES et al.* in Suffolk County Supreme Court annexed as Exhibit "A" thereto, sworn to on January 17, 2024, and it being **logically impossible** for the State of New York to lock down its entire healthy population to keep COVID away from the elderly while mandating COVID patients into nursing homes without committing Depraved

Indifference Murder, and it appearing that Article VI of the New York Constitution and C.P.L.R. § 301 never granted courts the "abstract power" to entertain prosecutions brought by an Attorney General licensing this State's Depraved Indifference Murder of its citizens,

NOW, it is hereby,

**ORDERED**, that the Motion to Intervene is dismissed as academic in light of this Court's determination that it be further,

**ORDERED**, that all claims herein be dismissed with prejudice, and it is further,

**ORDERED**, that costs and attorney's fees be awarded to Defendants.

Dated:	January <sub>1</sub>	, 2024
New Y	ork, New	York

ENTER		
	J.S.C.	