

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS
BOSTON DIVISION

IMRE KIFOR, individually and on behalf
of all others similarly situated,
Plaintiff,

v.

THE COMMONWEALTH OF MASSACHUSETTS,
GOVERNOR MAURA HEALY (official capacity), ATTORNEY
GENERAL ANDREA CAMPBELL (official capacity),
COMMISSIONER GEOFFREY SNYDER (official capacity,
Department of Revenue, Child Support Enforcement Division),
MIDDLESEX PROBATE AND FAMILY COURT, THE
COUNSELING CENTER OF NEW ENGLAND (now
LIFESTANCE HEALTH, INC.), ATRIUS HEALTH,
[REDACTED], and [REDACTED],
Defendants.

Case No:
1:23-cv-12692-PBS

**IMRE KIFOR’S SECOND STATUS AFFIDAVIT ON TARGETED CONSPIRACY TO
DISCRIMINATE AND RETALIATE AGAINST A FORCEDLY INDIGENT
WHISTLEBLOWER BASED ON RACE, SEX, NATIONAL ORIGIN, AND AGE**

The Plaintiff, Imre Kifor (“Father”), respectfully states as follows:

- 1) Father’s above captioned Civil RICO class action complaint was docketed on 11/8/2023.
- 2) The complaint referenced Father’s prior petition for a writ of certiorari received by the U.S. Supreme Court on 11/1/2023. The Assistant AG filed a waiver for the petition on 11/9/2023.
- 3) Father realizes that none of his *pro se* and *forma pauperis* “amateurish” petitions would ever be allowed as even the U.S. Court of Appeals, First Circuit, noted in Father’s related appeal that “this court will deny requests to stay entry of mandate ‘in cases where the court believes that the only effect of a petition for certiorari would be pointless delay’” on 11/22/2023.

- 4) Regardless, the **forcedly indigent** Father continued to reach out to the public for crucial Amicus Curiae support on 11/13/2023: “My petition is nevertheless weak: I am only one consistently silenced and enslaved ‘legal alien’ voice. [Aleksandr Solzhenitsyn’s](#) words were once just as fragile, yet without them, the tyranny of Marxism (and Communism) at work, i.e., the Gulag Archipelago, would still be mere ‘capitalist disinformation’” (see attached).
- 5) Without any notice, Defendant Middlesex Probate And Family Court, (“Family Court”), suddenly allowed public access to Father’s docket entries on (or just before) 11/14/2023.
- 6) Father filed his Status Affidavit On Systemically Falsified Family Court Docket Entries (with 257 pages of exhibits) with this Court on 11/21/2023 to report on the results of his analysis.
- 7) Father also identically submitted his meticulously collected records to the Massachusetts Appeals Court (2023-J-0679/0680). Father reiterated the **root controversy** of the matters:
 - “On 8/8/2023 (SJC-13427), the Supreme Judicial Court still maintained that ‘among Kifor's claims is the contention that he was precluded from seeking review of those orders because one or more of them was not timely entered on the Court’s docket.’
 - Appealing the thus purposely deceitful SJC-13427 conclusion, Father argued in his petition for a writ of certiorari to the U.S. Supreme Court (23-5932 or see the Record Appendix on page 260) that ‘however, the uncontested fact (that the Family Court did not communicate in any way the 12/5/2013 denial to Father) remains. [Hence] Father could not appeal a decision that he could have no knowledge of as its direct consequence.’”
- 8) Moreover, SJC-13427 also ruled: “To the extent [Father] challenges the entry of interlocutory ‘gatekeeper’ orders or any associated interlocutory orders denying motions seeking leave to

file particular materials, he could seek reconsideration of those orders or avail himself of the procedures described in G.L. c. 231, § 118.” However, **Father has not received the orders.**

- 9) Consequently, 2023-J-0679/0680 ruled: “Before me is a petition, pursuant to G.L. c. 231, § 118. Most recently, another single justice denied two petitions because ‘the requested actions are not related to any specific interlocutory order entered in [the Family] Court in the past 30 days’ ... ‘the statute requires that there be an interlocutory order that is being challenged.’”
- 10) Father could not provide any such “interlocutory order” to the Appeals Court as Father never received one. Moreover, in a direct contradiction to SJC-13427, Father could not refer to any such “gatekeeper” order in the court’s docket entries either (as it manifestly does not exist).
- 11) Nevertheless, the Family Court allowed Father’s unrelated motion for “permission to file” on 8/14/2023 that was mailed to Father as part of the alleged **mail fraud**: “(2) use of the mail for the purpose of executing, or attempting to execute, the scheme (or specified fraudulent acts).”
- 12) Without any (therefore secret) interlocutory “gatekeeper” order in effect in the 11W0787WD/11W1147WD dockets, the Family Court would have noted “No action taken. No gatekeeper order is in effect” as it mailed just that on 8/14/2023 regarding Father’s 22C1112CA docket.
- 13) As per the secret “gatekeeper” orders, Father properly requested permission from the court for his filings. Deliberately hiding the “Rule 60 Fraud On The Court,” the dockets merely list a “Motion For Permission to File” entry for 8/11 and 8/21/2023. Thereby, the existence of even mentions of any submitted motions for relief from fraud is **obstructed** in the dockets.
- 14) As the enabling “gatekeeper” orders mechanism is capricious and fraudulently *ad hoc*, Father will attempt to renew his previous petitions with the Supreme Judicial Court on 12/17/2023.

- 15) Manifestly disregarding the interests of his children, Family Court decided early on to fault the “toxic masculine” Father only (despite his meticulously filed evidence) after the activist GALs reported that “[the mother] either lacks affect or was bullied to abandon her twins.”
- 16) In a systemic and sustained effort to then deliberately silence and enslave him, Family Court has repeatedly rejected Father's evidence, even regarding his supervised visitations (the 14 monitors never complained about his 500+ visits with his four children) by denying the sole trial exhibit about Father having to end the supervised visits to protect his **crying children**.
- 17) In his herein-attached affidavits, Father substantiates his allegations that Family Court has engaged and continues to engage in a conspiracy to silence and enslave him through activist “high conflict” (or for-profit) fabrications. Father has asserted that the deliberately induced judicial deadlock is a bona fide “war of attrition” strategy for delaying any due investigations and denying Father’s desperate requests for relief from the thus retaliatory forced indigency.
- 18) Father has been a now forcedly indigent whistleblower since early 2018 when Father first requested “Rule 60 Fraud On The Court” relief from Family Court in his parallel matters.
- 19) On 10/20/2019, Father published his meticulously substantiated open letter titled “**Is Mass. Chief Justice leveraging, torturing, and abusing innocent children?**” As an immediate retaliation, the Family Court ordered the indigent Father to jail the next day, on 10/21/2019.
- 20) Proof of institutionalized child abuse (forced parental alienation) comes from Father’s son: “Good luck with the show while I laugh my way to the bank knowing that I raised myself without a father figure. And may never make the same decisions your twisted mind may have. Sorry to hear your dad died. Unfortunate I’m not gonna be as hurt when mine does.”

- 21) Therefore, Father is prepared to file his third petition for a writ of certiorari in the Supreme Court by asking: “Does sovereign immunity apply to an ‘LGBTQ+’ Massachusetts when using federal funds to subsidize the forceful separation and activist agenda-driven alienation of innocent American children from their loving American parents?” on 12/24/2023.
- 22) The ever elusive “feminist equity” (a fundamentally Marxist concept) can only be protected with dogmatic and stereotypical “toxic masculinity” crudely generalizing projections, just as the GALs did (plausibly over 400 times in our Family Courts) when basing their “possible personality disorder” fabrication on Father’s massively invalidated but easily verifiable past.
- 23) Consequently, the essence of this controversy will crystalize into the usual monetary conflict in Father’s open letter/affidavit titled “Predatory Feminism Meticulously Ends In ‘Equity For The Rich Vs. Equity For The Poor Mother (And Her Children)’ Dilemma As ‘Equity For All’ Is Impossible By Marxist Design.” In other words, which set of equal (for Father) American boy and girl pairs matter more for a Family Court? The “rich” Twins or the “poor” Siblings?
- 24) On 11/9/2023, Father diligently submitted his financial statement to the Family Court. It confirms his assertions that nothing has changed in his circumstances and that he still cannot physically attend his children’s 12/12/2023 forced “name change” hearing without assistance.
- 25) On 11/9/2023, Father also filed his parallel Complaints For Protection From Abuse (G.L.c. 209A). The forcedly indigent and now whistleblower Father is credibly concerned about his safety from the two mothers who have consistently and repeatedly lied to the Family Court about material matters that have put Father in great danger and caused his unjust sentencing.
- 26) Since then, the Family Court has repeatedly returned the timely and properly filed restraining orders with the “209A’s need to be filed in person” note. As per Father’s attached email: “Ms.

Qin doesn't want any part of [this] and categorically refuses to assist me in any way possible (other than the past postage for court filings only to somehow get me out of her house),”

Father continues to have no means to get to the Family Court physically without assistance.

27) Father will now attempt to drop off the returned restraining orders with the Newton Police.

28) Moreover, on 11/5/2023, Father emailed his “Notice Of A Lawsuit And Request To Waive Service Of A Summons” and “Waiver Of Service Of Summons” to all the Defendants with a requested 30-day return. Father has received only one signed waiver so far (see attached).

Signed under the pains and penalties of perjury.

December 10, 2023,

Respectfully submitted,

/s/ Imre Kifor

Imre Kifor, Pro Se

[REDACTED]

Newton, MA 02464

ikifor@gmail.com

I have no phone

I have no valid driver's license

I have to move to a homeless shelter

<https://femfas.net>

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