

COMMONWEALTH OF MASSACHUSETTS
APPEALS COURT

Middlesex, ss

DOCKET No. ____-J-____

Imre Kifor, Appellant

v.

█ Appellee

On Appeal From Middlesex Probate And Family Court

DOCKET No. █

**Imre Kifor's Petition For Interlocutory Relief From
Systemically Falsified Family Court Docket Entries**

Date: 11/17/2023

Imre Kifor, Pro Se

█

Newton, MA 02464

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**COMMONWEALTH OF MASSACHUSETTS
APPEALS COURT**

MIDDLESEX, ss.

DOCKET No. ____-J-____

Middlesex Probate And Family Court, No. [REDACTED]

Imre Kifor,

Appellant

v.

[REDACTED]
Appellee

**PETITION FOR INTERLOCUTORY RELIEF FROM
SYSTEMICALLY FALSIFIED FAMILY COURT DOCKET ENTRIES**

Pursuant to G.L. c. 231, § 118 (first paragraph), the Appellant, Imre Kifor ("Father"), respectfully and simultaneously (for all actions) petitions this Court for relief from the systemically falsified docket entries that the above lower court ("Family Court"), continues to maintain or even **deliberately fabricate**.

1. While the parallel Family Court docket entries show logs of "3/23/2023 - order issued" or "3/23/2023 -

case ... rescheduled," the Family Court has still not communicated any orders or decisions with Father.

2. Moreover, even Father's explicit and repeated requests for the already "issued" order go unanswered.

3. This Court has confirmed in the 2023-J-500 & J-501 rulings on 9/12/2023 that any petition must be denied when "neither the petition nor the appendix identify any orders entered in the Probate Court within the past 30 days from which the petitioner seeks relief."

4. 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 [Family] Court's docket."

5. 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. **Father could not appeal a decision that he could have no knowledge of** as its direct consequence."

6. As presented in the Record Appendix, Father timely filed proper sets of pleadings with the Family Court on 8/8 & 16/2023, 9/6/2023, 10/9/2023, and 11/9/2023.
7. Father's pleadings have all been substantiated as he docketed his Civil RICO Class Action Complaint with the U.S. District Court (1:23-cv-12692 or see the Record Appendix on page 152) based on identical facts.
8. Father's detailed Civil RICO complaint also alleges statutory discrimination based on sex, race, national origin, and age, as well as deliberate deprivation of Father's civil rights by the conspiring Family Court.
9. Father's 9/6/2023 filings with the Family Court also included his Affidavit On Satisfying G.L.c. 151B § 9 Requirements, as discrimination under the statute explicitly abrogates the state's sovereign immunity.
10. Father's 11/9/2023 filings with the Family Court also included parallel Complaints For Protection From Abuse (G.L.c. 209A) against the two mothers. The two mothers are named in Father's Civil RICO complaint as conspirators, and one used to have a licensed gun.

11. Without any communication from the Family Court, Father's only chance to monitor the status of his court proceedings was to check [masscourts.org](https://www.masscourts.org) weekly.
12. On 11/14/2023, Father suddenly noticed a material change in the display of his three active parallel dockets. Instead of a 5-page entirely useless summary, a 20-page list of usable docket entries appeared.
13. This change, along with the implied communication of the previously secret full extent of omissions by the Family Court, satisfies G.L. c. 231, § 118 (first paragraph), as the revelation occurred three days ago.
14. Father immediately downloaded the information, analyzed the data, and compiled his 261-page report.
15. Father filed it with the U.S. District Court as his Status Affidavit On Systemically Falsified Family Court Docket Entries on 11/16/2023 (see attached).
16. Father asserts that the now publicly accessible docket entries are not just falsified (as they flatly ignore verifiable and crucial filings) but are also **deliberately fabricated** (as they purposely obstruct

and omit meticulously substantiated allegations of sustained & systemic violations of state/federal law).

WHEREFORE, Father respectfully requests this Court to review the record and compel Family Court to reconcile the parallel dockets with the meticulously preserved and easily verifiable reality of the critical matters.

Signed under the pains and penalties of perjury.

November 17, 2023.

Respectfully submitted,

/s/ Imre Kifor

Imre Kifor, Pro Se

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11/16/2023 "Contact for an application for RICO

criminal complaint" email to Newton Police

11/16/2023 (as filed) 1:23-cv-12692-PBS - Imre Kifor's

Status Affidavit On Systemically Falsified Family

Court Docket Entries with exhibits.

Imre Kifor

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November 16, 2023

Civil Clerk's Office

John Joseph Moakley

U.S. Federal Courthouse

1 Courthouse Way, Suite 2300

Boston, MA 02210

(also via clarilde_karasek@mad.uscourts.gov)

SUBMITTED FOR: Re: Kifor v. The Commonwealth of Massachusetts, et al. - 1:23-cv-12692-PBS

Dear Madam/Sir,

Enclosed for filing and docketing on my behalf, please find the following also physically mailed documents:

1. Imre Kifor's Status Affidavit On Systemically Falsified Family Court Docket Entries with exhibits,
2. Updated (with docket number) Notices Of A Lawsuit And Waiver Of The Service Of Summons.

Thank you.

Respectfully,

/s/ Imre Kifor, Pro Se

Enclosure

Cc: Katherine B. Dirks, Esq. (Assistant Attorney General), via katherine.dirks@mass.gov
The Counseling Center Of New England (now LifeStance Health), Main St. 1, Nashua NH
John Puleo, Esq., (for Atrius Health), via jpuleo@hmdrslaw.com
Michael G. Xavier, Esq. (for [REDACTED]), via mxavier@princelobel.com
[REDACTED], Pro Se, via [REDACTED]

UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS
BOSTON DIVISION

<p>IMRE KIFOR, individually and on behalf of all others similarly situated, Plaintiff,</p> <p>v.</p> <p>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, ATRIUS HEALTH, [REDACTED], and [REDACTED] [REDACTED], Defendants.</p>	<p>Case No: 1:23-cv-12692-PBS</p>
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Case No:
1:23-cv-12692-PBS

IMRE KIFOR’S STATUS AFFIDAVIT ON SYSTEMICALLY FALSIFIED
FAMILY COURT DOCKET ENTRIES

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 petition for a writ of certiorari duly docketed with the U.S. Supreme Court, No. 23-5932, on 11/1/2023. The Assistant AG filed a waiver on 11/9/2023.
- 3) The desperate Father continued to reach out to the public for crucial Amicus Curiae support on 11/13/2023. See his open letter to Elon Musk et al. and postings on social media attached.
- 4) Moreover, Father has had severely restricted access to his parallel dockets in the Middlesex Probate & Family Court (“Family Court”). See a 10/3/2023 snapshot attached on page 226.
- 5) Without notice, Family Court opened public access to the dockets on (or before) 11/14/2023.

- 6) Instead of the five pages of summaries on 10/3/2023, the same docket suddenly contained 20 pages of usable details on 11/14/2023 (see page 20). Father downloaded the docket entries for his parallel dockets immediately. He also emailed the 47 pages of new data to the parties.
- 7) Had Family Court provided access to the docket entries before, the *pro se* Father would have been able to promptly confirm that his proper and timely filings with the Family Court were indeed received and docketed as intended. Without this elementary (yet crucial) transparency, Father was forced to keep filing his existential pleadings redundantly, i.e., “just to be sure.”
- 8) To emphasize the gravity of the matters, his in-arrears obligations have reached **\$355,000+**.
- 9) Father based his petition to the U.S. Supreme Court on a substantiated Rule 60 Fraud On The Court that occurred in Family Court on 12/5/2013. Father claimed that the appealed 8/8/2023 decision by the Mass. Supreme Judicial Court (“SJC”) was attempting to merely continue to **obstruct the systemic fraud** that has subsequently metastasized through the various courts.
- 10) Consequently, Father now has 40+ dockets in the affected state courts. As all courts, other than Family Court, have a transparent system, Father had no problems with his proceedings.
- 11) The state receives federal child support enforcement reimbursements based on the Family Court’s actions. These have to be maximized by law. As no other state court has that strict constraint, Father concludes that the “secrecy” of the Family Court dockets was driven by it.
- 12) Father keeps a meticulous database of all his court proceedings. As all his verifiable steps are well preserved, Father can readily reconcile all his records with the new data provided by the Family Court. The results of Father’s analysis of the just-released docket entries are attached.
- 13) The scope of the herein report is limited roughly to the period since Father first filed his Civil RICO claims on 7/13/2022. During this year and a half, Family Court has **ignored** Father’s

filings 41 times. Using the baseless and unappealable “gatekeeper orders,” Family Court **barred** Father’s filings 16 times. Family Court also kept crucial decisions **secret** seven times.

14) On 11/9/2023, Father filed parallel Complaints For Protection From Abuse (M.G.L.c. 209A) along with Renewed Motions To Investigate “Mental Health” Madness, Fraud On The Court, And Institutionalized Child Abuse (Forced Parental Alienation) supported by his affidavit and relevant exhibits. The 291-page filing was delivered to the Family Court on 11/13/2023.

15) Father’s submissions for parallel restraining orders refer to his consistent prior requests:

- Refiled Motions For Relief Pursuant To Rule 60 Fraud On The Court (on 8/8/2023),
- Twice-Refiled Amended Complaints For Modifications Pursuant To Employment Discrimination And Racketeering (RICO) Statutes (on 9/6/2023), and
- Renewed Motions For Summary Judgment (on 10/9/2023).

16) The three consistent “chains of repeated requests” are marked in bold in the report.

17) The texts of these **purposely ignored** essential motions are also reproduced for convenience.

Signed under the pains and penalties of perjury.

November 16, 2023,

Respectfully submitted,

/s/ Imre Kifor

Imre Kifor, Pro Se

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Parallel Docket Entries Analysis - Combined Report

Filed On	Docketed On				On Pages
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	10/11/2023	erratic	erratic	secret	
11/09/2023		ignored	ignored	ignored	247