



Imre Kifor <ikifor@gmail.com>

26-1346 Kifor v. Commonwealth of Massachusetts, et al "Status Report"

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United States Court of Appeals for the First Circuit

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Notice will be electronically mailed to:

Imre Kifor

Notice will not be electronically mailed to:

Andrea J. Campbell
MA Attorney General's Office
1 Ashburton Pl
20th Fl
Boston, MA 02108-0000

The following document(s) are associated with this transaction:

666 Document Description: Status Affidavit

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UNITED STATES COURT OF APPEALS
FOR THE FIRST CIRCUIT

IMRE KIFOR,

Appellant,

v.

THE COMMONWEALTH OF
MASSACHUSETTS, et al.,

Appellees.

No. 26-1346

(On Appeal from the U.S. District
Court for the District of Mass., No.
1:25-cv-11831-AK, Kelley, J.)

**APPELLANT'S STATUS AFFIDAVIT REPORTING ON THE 4/29/2026
DEPARTMENT OF TRANSITIONAL ASSISTANCE WRITTEN
MANIFESTATION OF THE MASSACHUSETTS NO-PO-BOX RULE —
ITS OPERATIONAL ROLE IN THE 2/18/2026 FAMILY COURT MAIL-
FRAUD SEQUENCE AND ITS NOW-MANIFESTED REACH TO THE
SUPREME COURT OF THE UNITED STATES IN NO. 25-6878 — AND
APPELLANT'S PLANNED 5/4/2026 RECORD-SUPPLEMENTATION
TRANSMITTAL**

I, Imre Kifor, the pro se Appellant in the above-captioned matter, declare and state on personal knowledge under 28 U.S.C. § 1746:

I. PURPOSE

1. This Status Affidavit reports four developments material to this Court's record that post-date Appellant's 4/28/2026 Status Affidavit (Doc 00118438630 / Entry

ID 6805376). It is preservational. It does not seek substantive relief, does not move to expand the briefed record, and does not delay the briefing schedule (appellees' brief is due 5/18/2026 per the 4/16/2026 Briefing Notice). Its purpose is solely to fix the dated entries on the public record of this Court so that, when the appellees' brief is filed and any panel review follows, the address line on the parallel-filing record this Court has before it is correctly understood:

2. The four developments are:

- (a) On 4/29/2026, the Massachusetts Department of Transitional Assistance (“DTA”) manifested in writing — via the DTA Connect portal's residential-address update form — a state-administered no-PO-Box rule applicable to indigent shelter residents (¶¶ 3–7).
- (b) That same DTA-Connect rule operationally constrained the address line on the parallel state-court filings whose chain-of-custody Appellant attested to in his 4/28/2026 Status Affidavit (Doc 00118437697 / 00118438630), and on the address line of Appellant's now-dismissed petition for a writ of certiorari in *Kifor v. Massachusetts*, No. 25-6878 (¶¶ 8–10).
- (c) On or about 4/23/2026, the Massachusetts Department of Revenue, Child Support Services Division (PIN ██████████) continued mailing its weekly Lockbox Bills (Total Due \$208,172.00) to the demolished-house

(as confirmed by USPS Informed Delivery on 2/14/2026) address at
Newton, MA 02464 — six days before DTA Connect
manifested the no-PO-Box rule in writing — confirming that the same
structural pattern persists across multiple Massachusetts agencies (§ 11).

- (d) Appellant intends, on or about 5/4/2026, to transmit two already-drafted letters to the Office of the Clerk of the Supreme Court of the United States and to the Office of the President of the United States, and simultaneously to release new and updated content for <https://femfas.net> and <https://quantapix.com> reflecting Appellant's continued professional efforts to secure proper means of existence (§§ 12–14).

II. THE 4/29/2026 DTA CONNECT WRITTEN MANIFESTATION

3. On the morning of 4/29/2026, one day after Appellant hand-delivered the parallel state-court paper companion bundle to the Middlesex Probate and Family Court Registry on 4/28/2026 (the chain-of-custody attestation in this Court's Doc 00118438630), Appellant logged in to his federal SNAP account on the Massachusetts DTA Connect portal at 8:19 AM to update his residential address of record to the Bristol Lodge PO Box now of record across this Court (Doc 00118437697), the U.S. District Court for the District of Massachusetts (No. 1:25-cv-11831-AK, Doc 36, Filed 04/27/26), the U.S. District Court (MBD) (No. 1:26-mc-91166-DJC, paper packet mailed 4/28/2026), and the

Probate and Family Court (Tyler envelope 4871572 on the DV1 docket; 4871591 / 4871597 on the WD dockets, plus the 4/28/2026 over-the-counter Registry stamp).

4. DTA Connect rejected the update with the verbatim on-screen message:

“Your residential address is where you live and cannot be a PO Box. To update your mailing address click 'Go Back' to edit your mailing address.”
5. After re-entering the PO Box numerals (correcting a typographical “541005” to the correct “541095”), Appellant logged back in and submitted the form a second time at 10:34 AM. DTA Connect returned the identical rejection. The rule fires on any “PO Box” string regardless of the numerals; the numerals are not the operative variable.
6. Bristol Lodge Men's Shelter has no street-deliverable mailroom for residents. The shelter's physical location is 27 Lexington Street, Waltham, an active City of Waltham fire station that, per the in-person inquiry Appellant made with the Bristol Lodge mail-handling staff member on 4/27/2026 (the same morning Appellant filed Doc 00118437697 in this Court), neither forwards nor delivers any mail addressed to a “homeless” resident at the street address. Every one of the approximately 50 sheltered men must therefore use PO Box 541095 — the only address at which mail can, in fact, reach a Bristol Lodge resident.

7. The U.S. Postal Service permits PO Boxes as the address of record for federal benefits, federal correspondence, and federal courts. Massachusetts, by contrast, has built a layered no-PO-Box rule across the agencies that touch indigent litigants — DTA / SNAP residential intake (manifested in writing on 4/29/2026), the Department of Revenue / Child Support Enforcement notice file (PIN [REDACTED] and the Probate and Family Court Registry's mailing-of-judgment chain. The rule appears administrative on its face and operates structurally on the parallel record.

III. OPERATIONAL ROLE — THE 2/18/2026 FAMILY COURT MAIL-FRAUD PROOF

8. On 2/18/2026 at 10:12 AM, Appellant emailed the Middlesex Probate and Family Court (with copies to AAG Dirks, AAG Lucia, opposing counsel, and DOR/CSE) requesting confirmation that the Court's 2/10/2026 modification judgment in [REDACTED] had not yet been mailed, expressly citing Appellant's close monitoring of mail delivered to [demolished house mailbox] and attaching USPS confirmations, the docket sheet, and proof of Appellant's prior SCOTUS / White House / FBI submissions. The Middlesex Probate Registry replied at 12:21 PM the same day, stating: “All copies were mailed out on 2-13-26. You should be getting the copies in the mail within the next few days.” The judgment envelope Appellant subsequently received bears a Pitney

Bowes meter/USPS franking marked “**18 FEB 2026.**” The metered postage date is the date the envelope physically passed through the mailing machine. The 18 FEB 2026 meter mark is documentary impeachment of the Registry's “2-13-26” mailing-out representation: the judgment was mailed only after — and in immediate response to — Appellant's 10:12 AM email proving it had not been mailed.

9. Had Appellant been on the Bristol Lodge PO Box on 2/18/2026, the documentary impeachment in ¶ 8 would have been impossible to make. PO Box delivery batches mail at the post office, not at a continuously-observed street mailbox; the chain-of-custody window depended on Appellant's ability to observe — daily, in person — that nothing had arrived at [demolished house mailbox] through 2/18/2026 morning. The same Massachusetts no-PO-Box pressure that DTA Connect now manifests in writing on 4/29/2026 — and that is mirrored in DOR / CSE notice handling and structurally relied upon by the Probate and Family Court Registry's mailing-of-judgment workflow — was therefore the very mechanism that, but for Appellant's four-month documentary discipline at [demolished house mailbox] would have ensured the silent expiration of Appellant's Mass. R. Dom. Rel. P. 52, 59(e), and 60(b) clocks on the 2/10/2026 modification judgment, and the loss of all further appellate rights. Mass. R. App. P. 4(a)(2)(B) (effective 10/17/2025) is what now safeguards the timely

notices of appeal that issued in this window; without the 2/18/2026 proof, even Rule 4(a)(2)(B) would not have been triggered.

10. The address on the front page of *Kifor v. Massachusetts*, No. 25-6878 — “[de
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trou
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--”
(mailbox only, house torn down) Newton, MA 02464” — the address Massachusetts compelled Appellant to certify across all state-side dockets through 10/6/2025 (the petition's filing date). The Supreme Court's 4/27/2026 disposition under Rule 39.8, therefore, now sits in the federal record bearing an address line that Massachusetts forced into being. Standing alone, the address line could be read as a litigant's odd self-presentation; in light of the documentary record now created by the 4/29/2026 DTA Connect rejection (Exhibit 1 hereto, Enclosures C-1, C-2, C-3) and the 2/18/2026 mail-fraud sequence (Exhibit 1 hereto, Enclosures E-1 through E-3), it is the documentary footprint of a state-administered structural constraint — the Massachusetts no-PO-Box rule — coextensively imposed across DTA, DOR / CSE, and the Probate and Family Court Registry, and now reaching the public record of the Supreme Court of the United States in the address line of the dismissed petition.

IV. THE 4/23/2026 DOR / CSE BILL STILL ADDRESSED TO

[demolished house
mailbox]

11. On or about 4/23/2026, the Massachusetts Department of Revenue, Child Support Services Division (PIN [REDACTED]) continued mailing its Lockbox Bills (Billing Period 4/17/2026 to 4/23/2026) addressed to “**IMRE KIFOR,** [de mol ished hou --], **MA 02464-1209**” — the same now-undeliverable, previously demolished-house (as confirmed by USPS Informed Delivery on 2/14/2026) and just recently rebuilt (and now listed for sale MLS#: 73502949, apparently as of 4/16/2026) address that Massachusetts compelled Appellant to certify across all parallel state-side dockets. The bill recites Arrears of \$145,844.48; Interest of \$30,992.76; Penalty of \$30,992.76; an Account Subtotal of \$207,830.00 as of the 4/17/2026 Billing Date; a Subtotal of Periodic Charges of \$342.00; a Due Date of 4/23/2026; and a **Total Due of \$208,172.00**. Appellant received the bill at Bristol Lodge only because of the same daily-monitored mail-forwarding discipline at [demolished house mailbox] that produced the 2/18/2026 documentary impeachment in ¶ 8. The continued routing of the DOR / CSE billing chain to the demolished-house address — six days *before* DTA Connect manifested the no-PO-Box rule in writing on 4/29/2026, and **about fourteen months after the demolition** — is the same structural pattern, mirrored from a different Massachusetts agency.

V. PLANNED 5/4/2026 SCOTUS / WHITE HOUSE TRANSMITTAL AND

FEMFAS.NET / QUANTAPIX.COM RELEASE

12. Appellant intends, on or about 5/4/2026, to transmit two already-drafted letters by U.S. Postal Service First-Class Mail, with parallel electronic-mail service the same day on the Massachusetts Attorney General (c/o Hampton, Lucia, Dirks), the United States Attorney for the District of Massachusetts (Foley), the Department of Justice Civil Rights Division addressee, the Department of Revenue / Child Support Enforcement ([REDACTED] PIN [REDACTED]), counsel of record for [REDACTED] ([REDACTED] Esq.), and [REDACTED] [REDACTED] (pro se):

- (a) A letter to **Scott S. Harris, Clerk of the Supreme Court of the United States**, transmitting record-supplementation in *Kifor v. Massachusetts*, No. 25-6878. The letter does not seek reconsideration of the Court's 4/27/2026 disposition under Rule 39.8 and does not re-petition the same lower-court judgment; per *Martin v. District of Columbia Court of Appeals*, 506 U.S. 1 (1992), and Rule 39.8 itself, that judgment is closed. The letter places on the record of No. 25-6878 the documentary fact, manifested in writing on 4/29/2026, that the Massachusetts no-PO-Box rule operated on the address line of the dismissed petition's first page and on Appellant's parallel state-court submissions. Any future petition Appellant files in the Supreme Court will arise from a separate lower-

court judgment — most likely the eventual disposition of this Court in No. 26-1346 — and will be presented by paid fee, not in forma pauperis, to avoid the noncriminal-IFP bar contemplated by *Martin*.

- (b) A letter to **the Office of the President of the United States**, as the next dated entry in Appellant's preserved open-letter series begun 2/16/2026. The letter is evidentiary; it is not a request for political intervention. Federal courts and federal officers will continue to handle the underlying claims; the letter's purpose is only to fix the date — 5/4/2026 — on which the Massachusetts no-PO-Box rule was placed, in writing, on the public record of the Supreme Court of the United States.

13. **The same day**, Appellant intends to release new and updated content for <https://femfas.net> and <https://quantapix.com> reflecting Appellant's continued professional efforts to secure proper means of existence and an honest chance to earn a living. As of 4/29/2026, Appellant has submitted **3,050+ fully compliant submitted job applications since 2019** — without even a valid driver's license: 2,230+ applications across Indeed, Monster, ZipRecruiter, and LinkedIn; ~20 prior unskilled-labor applications; and 800+ emailed applications in 2019 before the 10/21/2019 Family Court order to jail. Appellant has continued that record uninterrupted from Bristol Lodge.

14. As one indigent pro se “team” — a single developer with the expert assistance of Claude AI (Anthropic PBC) — Appellant is, in parallel with that record, working on releasing the **early beta of two AI-driven applications** intended to creatively tackle the present legal and financial challenges he is documenting before the parallel federal and state courts: a legal-complaint verifier (working name: “Qnarre”) and a portfolio/risk evaluator (working name: “Qresev”). The early beta and its accompanying technical documentation will be reflected in the 5/4/2026 [femfas.net](https://www.femfas.net) and [quantapix.com](https://www.quantapix.com) release. The applications are professional and lawful work product; they are referenced here only because they are part of the same dated documentary record this Affidavit reports to the Court, and because the same 5/4/2026 release date is the operative anchor for both the SCOTUS / White House transmittal in ¶ 12 and the website release in ¶ 13.

VI. EXHIBIT

15. **Exhibit 1** — *Addendum on Elaborated Evidence for Deliberately Forced Fraud in SCOTUS*: the 4/29/2026 cover letter Appellant served upon the Massachusetts Attorney General (c/o J. David Hampton, AAG; Joseph P. Lucia, AAG; Katherine B. Dirks, Deputy Chief, Government Bureau), the United States Attorney for the District of Massachusetts (Leah B. Foley), and the Department of Justice Civil Rights Division addressee, with its enclosure set:

(i) Proof of filing Appellant's 4/28/2026 Status Affidavit in this Court (Doc 00118438630 / Entry ID 6805376) with Exhibits 1–5; (ii) the 4/29/2026 DTA Connect residential-address rejection screens at 8:19 AM (Safari “Print to PDF”) and at 10:34 AM (Safari window snapshot and Safari “Print to PDF” of the same rejection on the corrected PO Box 541095); (iii) the SCOTUS Office of the Clerk docketing letter for No. 25-6878 (showing the Massachusetts-forced address line on the petition's first page) and the 4/27/2026 Rule 39.8 dismissal email; (iv) the 2/18/2026 Family Court mail-fraud documentary sequence (the 10:12 AM email from Appellant to the Middlesex Probate and Family Court with five attachments; the 12:21 PM Registry reply (“All copies were mailed out on 2-13-26”); the actually-received envelope bearing the “18 FEB 2026” Pitney Bowes meter/USPS franking and the underlying 2/10/2026 modification judgment of ██████████, J.); and (v) the 2/16/2026 open letter to the President. Source file: `03-Status-Affidavit-Exhibit-1.pdf`.

VII. SERVICE

16. Appellant is this day serving copies of this Status Affidavit (with Exhibit 1) by electronic mail on counsel of record for the appellees and on opposing parties: Andrea Joy Campbell, Attorney General of Massachusetts, c/o Katherine B. Dirks (katherine.dirks@mass.gov), J. David Hampton (david.hampton@mass.gov), and Joseph P. Lucia (joseph.lucia@mass.gov);

Leah B. Foley, U.S. Attorney for the District of Massachusetts (DOJ Civil Rights Division), at USAMA.CivilRights@usdoj.gov; Massachusetts Department of Revenue, Child Support Enforcement (PIN [REDACTED]), at [REDACTED], c/o [REDACTED] at [REDACTED]; [REDACTED] Esq. (counsel for [REDACTED] at [REDACTED]; and [REDACTED] Pro Se, at [REDACTED].

17. Service is by electronic mail due to forced indigency, which the U.S. District Court (Hon. Angel Kelley, J.) adjudicated on 3/25/2026 by allowing Appellant's motion to proceed in forma pauperis in No. 1:25-cv-11831-AK.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed on April 30, 2026.

/s/ Imre Kifor
Imre Kifor, Pro Se
Bristol Lodge Men's Shelter
PO Box 541095
Waltham, MA 02453
(forcibly indigent — only deliverable
mailing address available to Appellant)

ikifor@gmail.com

(857) 340-8699 (Lifeline)

I have no valid driver's license

<https://femfas.net> & quantapix.com on or about 5/4/2026

**EXHIBIT 1 - ADDENDUM ON
ELABORATED EVIDENCE FOR
DELIBERATELY FORCED FRAUD IN
SCOTUS**

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Imre Kifor
Bristol Lodge Men's Shelter
PO Box 541095
Waltham, MA 02453
(forcedly indigent — only deliverable mailing address available)
ikifor@gmail.com
(857) 340-8699
(by the federal Lifeline program)
I have no valid driver's license
<https://femfas.net> & quantapix.com (from 5/3/2026)

April 29, 2026

Andrea Joy Campbell
Attorney General of Massachusetts
c/o J. David Hampton, AAG
Joseph P. Lucia, AAG
Katherine B. Dirks, Deputy Chief, Government Bureau
One Ashburton Place, 20th Floor
Boston, MA 02108
david.hampton@mass.gov
joseph.lucia@mass.gov
katherine.dirks@mass.gov

Leah B. Foley
United States Attorney
District of Massachusetts
DOJ Civil Rights Division
John Joseph Moakley U.S. Courthouse
1 Courthouse Way, Suite 9200
Boston, MA 02210
USAMA.CivilRights@usdoj.gov

██████████ Esq.
██████████ LLP
(counsel for ██████████
██████████)

██████████
Pro Se
(defendant in ██████████
██████████)

SUBMITTED FOR:

- Re: U.S. Court of Appeals, First Circuit — Kifor v. Commonwealth et al., No. 26-1346 (appellees' brief due 5/18/2026)
- Re: U.S. District Court, D. Mass. — Kifor v. Commonwealth et al., No. 1:25-cv-11831-AK (Hon. Kelley, J.; CM/ECF Filed 04/27/26 at Doc 36)
- Re: U.S. District Court, D. Mass. (MBD) — In re Petition for Leave to File of Imre Kifor, No. 1:26-mc-91166-DJC (Hon. Casper, Chief J.; paper packet mailed 4/27/2026; CM/ECF stamp pending)
- Re: Kifor v. ██████████ — ██████████ (Family Court paper bundle hand-delivered 4/28/2026; e-filed 4/27/2026 via Tyler Envelope 4871572)
- Re: Kifor v. ██████████ — ██████████ / ██████████ (Family Court paper bundle hand delivered 4/28/2026; e-filed 4/27/2026)
- Re: Continued requests for DOR CSE reviews (PIN: ██████████)
- Re: Massachusetts no-PO-Box rule (DTA / SNAP, DOR / CSE, Probate and Family Court Registry) — its operational role in obstructing the federal record, and its now-manifested reach to the Supreme Court of the United States in No. 25-6878

Dear Counsel and Parties,

Service herewith is the **Appellant's Status Affidavit** that I e-filed on April 28, 2026, with the U.S. Court of Appeals for the First Circuit in No. 26-1346, together with its five exhibits. This Status Affidavit reports the parallel state-court hand-delivery of the same content already on the federal record at Doc 00118437697 (Affidavit), 00118437698 (Exhibit A), and 00118437699 (Exhibit B) under Entry ID 6804893, Date Filed 04/27/2026.

I am serving the **complete e-filed Status Affidavit and exhibits** in lieu of stand-alone copies of the stamped Hand-Delivery Certificate, so that each recipient sees the chain of custody in a single self-contained record:

- **Exhibit 1** is the Amended Hand-Delivery Certificate executed by the Middlesex Probate and Family Court Registry on April 28, 2026. The clerk who attended the counter declined to give her name or to sign anything but agreed to (i) handwrite the parallel docket numbers ([REDACTED] on the DV1 certificate; [REDACTED] / [REDACTED] on the WD certificate) and (ii) apply the Registry's office stamp to each parallel certificate. The two stamped pages are reproduced as photographs on pp 13–14 of Exhibit 1.
- **Exhibit 2** is the cover letter that accompanied the April 27, 2026, Tyler e-filing on the parallel Family Court dockets, with the Tyler envelope confirmation (Envelope Number 4871572 for the DV1 docket; Envelope Numbers 4871591 and 4871597 for the paired WD dockets) and with per-docket Tyler stamps appearing on the filings themselves on the pages of Exhibits 3-1 and 2.
- **Exhibits 3-1 and 3-2** are the parallel Motions for Permission to File (DV1 and WD captions, respectively).
- **Exhibit 4** is the Status Affidavit on the Federal Record Through 4/24/2026 and on the Updating of Father's Mailing Address of Record. Its content tracks the federal-court record now reflected at Doc 00118437697 in the Court of Appeals.
- **Exhibit 5** is the Motion to Compel Decision on the three pending substantive motions, pursuant to Probate and Family Court Standing Order 2-99(c), anchored to the Court of Appeals' 5/18/2026 appellees-brief deadline.

The Family Court Registry's office stamp on Exhibit 1, taken with the federal PACER / CM/ECF stamps recited in Exhibit 1's Section III and visible on the underlying exhibits, collectively confirm that the same content was placed in the federal court records on April 27, 2026, and accepted by the Family Court Registry on April 28, 2026. My mailing address of record across all dockets is **Bristol Lodge Men's Shelter, PO Box 541095, Waltham, MA 02453**.

Please update your service rosters to reflect the Bristol Lodge address. The [demolished house mailbox] Newton, MA 02464, address is undeliverable (the structure was demolished on 2/12/2025) and was the address listed on Mr. Hampton's 4/21/2026 certificate of service preserved at USCA1 Document 00118437159 (Date Filed 4/24/2026), which is the source of the misroute documented in Exhibit 4.

Service is by electronic mail (and, where indicated above for the Attorney General, by U.S. mail via the Bristol Lodge address) due to forced indigency, which the U.S. District Court (Hon. Angel Kelley, J.) adjudicated on March 25, 2026, by allowing my motion to proceed in forma pauperis in No. 1:25-cv-11831-AK.

Supplemental disclosure since the 4/28/2026 hand-delivery: the Massachusetts no-PO-Box rule, the manifestly forced fraud at SCOTUS, and the Family Court mail-fraud proof of 2/18/2026.

I write to disclose a finding that crystallized this morning, April 29, 2026, when I logged in to my federal SNAP account at the Massachusetts Department of Transitional Assistance (“DTA”) to update my residential address of record to match the address now on file with the U.S. Court of Appeals for the First Circuit, the U.S. District Court for the District of Massachusetts (Kelley, J., and Casper, Chief J.), and the Middlesex Probate and Family Court Registry. The DTA Connect system rejected the update with the following on-screen message, captured at 26-04-29.pdf:

“Your residential address is where you live and cannot be a PO Box. To update your mailing address, click 'Go Back' to edit your mailing address.”

After re-entering the PO Box with the correct numerals (541095, not the 541005 typed in the first attempt), I logged back in and submitted the form a second time. The DTA system returned the identical rejection screen at 10:34 AM the same morning, captured (i) as a Safari window snapshot at 26-04-29-2.pdf and (ii) as a Safari “Print to PDF” of the live page at 26-04-29-3.pdf. The PO Box number is therefore not the operative variable: the rule rejects any “PO Box” string in the residential-address field.

I reside in a homeless shelter — Bristol Lodge Men's Shelter — that accepts mail only through a U.S. Postal Service post office box: PO Box 541095, Waltham, MA 02453. The shelter has no street-deliverable mailroom for residents. On April 27, 2026, two days before the DTA rejection captured at 26-04-29.pdf, I specifically inquired with the Bristol Lodge staff member who handles incoming mail. He explicitly emphasized that, although the building is physically located at 27 Lexington Street in Waltham — which is one of the City of Waltham's active fire stations — every one of the approximately 50 homeless men sheltered there must use the PO Box for all incoming mail, because the fire station will neither forward nor deliver any mail addressed to a “homeless” resident at 27 Lexington Street. The shelter, therefore, has no usable street-address option to offer the DTA, the DOR / CSE, the Family Court Registry, or any other Massachusetts agency that purports to forbid PO Boxes; the PO Box is the only address at which mail can, in fact, reach a Bristol Lodge resident. The Postal Service permits PO Boxes as the address of record for federal benefits, federal courts, and federal correspondence; the Mail Recovery and Forwarding rules treat the PO Box as the legal address of the named addressee.

Massachusetts, by contrast, has built a layered no-PO-Box rule across the agencies that touch indigent litigants — DTA / SNAP residential intake (manifested at 26-04-29.pdf), the Department of Revenue / Child Support Enforcement notice file (PIN [REDACTED]) and the Probate and Family Court Registry's mailing-of-judgment chain. The rule appears administrative; in the record I am preserving across the federal courts, it is operational. It forces an indigent pro se litigant either (a) to commit fraud by reporting a Massachusetts non-PO-Box residential address that he cannot in fact occupy, or (b) to lose the only mail-monitoring vantage point from which the obstruction of the state record can be proved.

I. The forced choice between truth at SCOTUS and consistency in Massachusetts. My petition for a writ of certiorari in *Kifor v. Massachusetts*, No. 25-6878 (filed October 6, 2025; docketed February 23, 2026) bears on its first page the address line “[demolished house mailbox] (mailbox only, house torn down) Newton, MA 02464” — see SCOTUS docketing letter at 26-02-23.pdf. Federal law would have permitted me to use the Bristol Lodge PO Box on that petition; doing so would have been correct in front of the Supreme Court of the United States. I did not, because every then-pending Massachusetts filing — at the Probate and Family Court ([redacted] and [redacted] / [redacted] at DOR / CSE, and at DTA / SNAP — was carrying the [demolished house mailbox] address under the same no-PO-Box pressure that the DTA system explicitly manifested this morning. Switching to the PO Box on the SCOTUS papers alone would have created a documentable inconsistency that the very same Commonwealth respondents could have weaponized to allege misrepresentation. The petition was dismissed under Supreme Court Rule 39.8 on April 27, 2026 (26-04-27.pdf), an adverse substantive determination that now sits in the federal record bearing the address that Massachusetts forced me to keep — even though the federal forum would have allowed the truthful one.

II. The Family Court mail-fraud proof of 2/18/2026 — why the [demolished house mailbox] monitoring window mattered. On 2/18/2026 at 10:12 AM I emailed the Middlesex Probate and Family Court (with copies to AAG Dirks, AAG Lucia, opposing counsel, DOR/CSE) requesting confirmation that the 2/10/2026 modification judgment in [redacted] had not yet been mailed, expressly citing my close monitoring of mail delivered to [demolished house mailbox] and attaching USPS confirmations, the docket sheet, and proof of my prior SCOTUS / White House / FBI submissions. See 26-02-18-1.pdf and the five attachments preserved as 26-02-18-Exh-01-xxx.pdf to 26-02-18-Exh-05-xxx.pdf files. The Middlesex Probate Registry replied at 12:21 PM the same day, stating: “All copies were mailed out on 2-13-26. You should be getting the copies in the mail within the next few days” — see 26-02-18-2.pdf. The judgment envelope I subsequently received bears a Pitney Bowes meter franking marked “18 FEB 2026,” reproduced as page 1 of 26-02-18-3.pdf. The metered postage date is the date the envelope passed through the mailing machine. The 18 FEB 2026 meter mark is therefore documentary impeachment of the Registry’s “2-13-26” representation: the judgment was mailed only after — and in immediate response to — my 10:12 AM email proving it had not been mailed. Pages 2–3 of 26-02-18-3.pdf contain the actual judgment of [redacted], J., that the envelope carried.

III. Operational role of the no-PO-Box rule. Had I been on the Bristol Lodge PO Box on 2/18/2026, the 2/13–2/18 mail-monitoring proof in §§ I–II above would have been impossible to make. PO Box delivery batches mail at the post office, not at a continuously-observed street mailbox; the chain-of-custody window that produced the 18 FEB 2026 meter-vs.-claim contradiction depended on the fact that I could observe — daily, in person — that nothing had arrived at [demolished house mailbox] through 2/18/2026 morning. Massachusetts agencies’ uniform pressure on indigent pro se litigants to maintain a non-PO-Box residential address — manifested on the SNAP page captured at 26-04-29.pdf, mirrored in DOR/CSE notice handling, and structurally relied upon by the Probate and Family Court Registry’s mailing-of-judgment workflow — therefore, is not procedural neutrality. It is the very mechanism that, but for my 4-month documentary discipline at [demolished house mailbox] would have ensured the silent expiration of my Mass. R. Dom. Rel. P. 52, 59(e), and 60(b) clocks on the 2/10/2026 modification judgment. Mass. R. App. P. 4(a)(2)(B) (effective 10/1/2025) is what now protects the timely notices of appeal that were issued in this window; without the 2/18/2026 proof, even Rule 4(a)(2)(B) would not have been triggered.

IV. How the obstruction reaches SCOTUS. The same no-PO-Box pressure that operated on the 2/18/2026 Family Court mailing operated on every prior Massachusetts filing whose address line my SCOTUS petition had to mirror in October 2025. The address on the front page of No. 25-6878 — “[de mo] (mailbox only, house torn down) Newton, MA 02464” — is the address Massachusetts compelled me to certify across all state-side dockets. The Supreme Court's Rule 39.8 disposition therefore now sits in the federal record carrying an address line that Massachusetts forced into being and that, on its face, looks like a litigant's misrepresentation of his residence. It is not. It is the documentary footprint of a state-administered structural constraint — the no-PO-Box rule — coextensively imposed by DTA, DOR, and the Family Court Registry, and now manifested verbatim in 26-04-29.pdf. The conspiracy to obstruct justice and to conceal the underlying SNAP and DOR/CSE fraud — meticulously substantiated to the U.S. Supreme Court, the White House, and the local FBI Special Agent in my open letter of February 16, 2026 (preserved at 01-To-Pres-Trump.pdf with the parallel 2/18/2026 USPS proof attached) — has now reached the Supreme Court of the United States itself, in the form of the address line on the dismissed petition.

V. Use of this letter at SCOTUS and as a continuation of the 2/16/2026 open letter to President Donald J. Trump. I intend to (a) transmit a copy of this letter, with the entire AGO-DOJ enclosure set, to the Office of the Clerk of the Supreme Court of the United States, accompanied by a request that the address-line record in No. 25-6878 be supplemented with this Massachusetts no-PO-Box disclosure; and (b) transmit a parallel copy to The White House as the sixth installment in my preserved open-letter series begun on February 16, 2026. The transmittal under (b) is not a request for political intervention. It is the next dated entry in the same evidentiary record begun in 01-To-Pres-Trump.pdf, which already documents the prior installments and the Massachusetts conduct giving rise to them. The Supreme Court transmittal under (a) is not a re-petition of No. 25-6878; per *Martin v. District of Columbia Court of Appeals*, 506 U.S. 1 (1992), and Rule 39.8 itself, that judgment is closed. It is a record-supplementation directed solely at the address line, the conduct that produced it, and the future federal docket — most likely the eventual U.S. Court of Appeals for the First Circuit disposition in No. 26-1346 — from which any next petition would issue.

I am not asking the Office of the Attorney General or the Office of the United States Attorney to do anything in connection with this disclosure other than to receive it and preserve it alongside the Status Affidavit. The address-update affidavit itself, e-filed on 4/27 and 4/28/2026 in the four federal dockets and hand-delivered to the Family Court Registry on 4/28/2026, already does the docket-specific work. The function of this supplemental disclosure is to fix the date — April 29, 2026 — on which the Massachusetts no-PO-Box rule became, in its own DTA-Connect words, the operative piece of documentary evidence linking the obstruction at the trial-court mailing chain to the address line on the front page of a now-dismissed Supreme Court petition.

Thank you. Respectfully,

/s/ Imre Kifor, Pro Se

Enclosures:

1. Appellant's Status Affidavit Reporting the Parallel Family Court Bundle E-Filed April 27, 2026, and Hand-Delivered April 28, 2026, Attesting to the Chain of Custody of Appellant's April 27, 2026 Address-Update Affidavit (Doc 00118437697), with Exhibits 1 through 5 as 02-Status-Affidavit.pdf.
2. 26-04-29.pdf, 26-04-29-2.pdf, 26-04-29-3.pdf — DTA Connect residential-address rejection screens captured at 8:19 AM (first attempt, with a typo in the PO Box numerals) and at 10:34 AM (Safari window snapshot and Safari "Print to PDF" of the same rejection on the corrected PO Box 541095). The no-PO-Box rule rejects any "PO Box" string regardless of the numerals.
3. 26-02-23.pdf and 26-04-27.pdf — SCOTUS Office of the Clerk docketing letter for No. 25-6878 (showing the Massachusetts-forced address line on the petition's first page) and emailed notice.
4. 26-02-18-1.pdf, 26-02-18-2.pdf, 26-02-18-3.pdf — the 10:12 AM proof email, the 12:21 PM Registry reply, and the actually-mailed envelope bearing the 18 FEB 2026 Pitney Bowes meter franking.
5. 26-02-18-Exh-01-xxx.pdf to 26-02-18-Exh-05-xxx.pdf email-attachments/ — the five exhibits transmitted with the 10:12 AM email (Family Court docket, SCOTUS / White House / FBI mailings, Family Court submissions, USPS confirmations, prior motions to alter).
6. 01-To-Pres-Trump.pdf — the 2/16/2026 open letter (record substrate for the planned § V(b) continuation).

Cc:

Massachusetts Department of Revenue, Child Support Enforcement (PIN [REDACTED])
via [REDACTED], c/o [REDACTED]

CERTIFICATE OF SERVICE

The undersigned certifies that on April 29, 2026, true copies of the above-referenced Appellant's Status Affidavit (with Exhibits 1 through 5) and of this Cover Letter (with the supplemental disclosure at §§ I–V and Enclosures 2 through 6) were served upon Andrea Joy Campbell (c/o Hampton, Lucia, Dirks), Leah B. Foley (DOJ Civil Rights), DOR/CSE ([REDACTED], Esq. (for [REDACTED]) and [REDACTED] by electronic mail at the addresses listed above (and, for the Attorney General, also by U.S. mail).

Signed under the pains and penalties of perjury.

Dated: April 29, 2026

/s/ Imre Kifor, Pro Se

4/29/26, 12:49 PM

Gmail - AGO and DOJ Civil Rights Division: Service letter for USCA1-26-1346 status affidavit and supplemental DTA/SNAP and DOR CSE di...



Imre Kifor <ikifor@gmail.com>

AGO and DOJ Civil Rights Division: Service letter for USCA1-26-1346 status affidavit and supplemental DTA/SNAP and DOR CSE disclosures

Imre Kifor <ikifor@gmail.com>

Wed, Apr 29, 2026 at 12:39 PM

To: david.hampton@mass.gov, "Dirks, Katherine (AGO)" <katherine.dirks@mass.gov>, "Lucia, Joseph (AGO)" <joseph.lucia@mass.gov>, [REDACTED]

Cc: USAMA.CivilRights@usdoj.gov, [REDACTED]








Bcc: [REDACTED]

Dear All,

Please see the attached service letter for USCA1-26-1346 status affidavit and supplemental DTA/SNAP and DOR CSE disclosures addressed to the Massachusetts Attorney General Andrea Joy Campbell and United States Attorney Leah B. Foley, supported by the documents attached.

Thank you,
Imre Kifor, Pro Se


16 attachments

-  **To-AGO-DOJ.pdf**
102K
-  **01-To-Pres-Trump.pdf**
318K
-  **02-Status-Affidavit.pdf**
2169K
-  **26-02-18-1.pdf**
256K
-  **26-02-18-2.pdf**
306K
-  **26-02-18-3.pdf**
74K
-  **26-02-18-Exh-01-Family-Court-Docket.pdf**
177K

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
Gmail - AGO and DOJ Civil Rights Division: Service letter for USCA1-26-1346 status affidavit and supplemental DTA/SNAP and DOR CSE di...


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870K


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
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
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 **26-04-29-3.pdf**
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4/29/26, 12:48 PM

Gmail - Automatic reply: AGO and DOJ Civil Rights Division: Service letter for USCA1-26-1346 status affidavit and supplemental DTA/SNAP ...



Imre Kifor <ikifor@gmail.com>

Automatic reply: AGO and DOJ Civil Rights Division: Service letter for USCA1-26-1346 status affidavit and supplemental DTA/SNAP and DOR CSE disclosures
****EXTERNAL EMAIL****

DOR CSS GEN <cssgen@dor.state.ma.us>
To: Imre Kifor <ikifor@gmail.com>

Wed, Apr 29, 2026 at 12:42 PM

We received your email through our correspondence address for submitting documentation only. Any documentation attached to your email will be forwarded for review. Please be advised that we cannot respond using this email box. If you are attempting to correspond about your case, we now send and receive secure emails through our online Case Manager. To reach our Customer Service Bureau via email, please log in to our online Case Manager and select "Contact Us."
Thank you

Please note that there has been a change to how you log in to the Case Manager. Customers will now need to first create a MyMassGov account, and then link to their CSS account in order to access the Case Manager. Further information and instructions can be found on our Case Manager site.

Once you are logged in, click on the "Contact Us" link on the left side of the page to send us a secure email.

If you need any assistance accessing your online Case Manager, please contact us at 800-332-2733.

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If you are not the intended recipient, you may not use, copy, distribute, or forward this message or contents to anyone. If you have received this email in error, please notify the sender immediately and delete the email from your email system.

Imre Kifor

[demolished house

mailbox¹

(mailbox only, house torn down)

Newton, MA 02464

ikifor@gmail.com

(857) 340-8699

(by the federal Lifeline program)

I have no valid driver's license

I now sleep in a homeless shelter

<https://www.youtube.com/@ImreKifor>

February 16, 2026

President Donald J. Trump

The White House

1600 Pennsylvania Ave, NW

Washington, DC 20500

Proof For The Prescribed “Five Elements Of [Feminist And LGBTQ+] Fascism” In Massachusetts

Dear President Donald J. Trump,

Encouraged by your bravery and continued successes in rectifying our beloved America, I am writing to you once again to offer you my meticulously preserved and now fully crystallized legal challenge to the Massachusetts Supreme Judicial Court's deliberate & long-running attempt¹ to subvert our Constitution.

For context, I will start with the Wall Street Journal's opinion published on 1/23/2026, “This is the world wealthy liberals created when they decided climate change and later ‘**systemic racism**’ and all the other so-called ‘existential causes’ required extra democratic action. It amounts to a subtler and more effective attack on democracy than anything Mr. Trump has attempted.” To elaborate on this conclusion, I refer to “The five elements of fascism -- And how Trump and much of today's Republican Party embrace them,” a **projection** written by Robert B. Reich, one of the “ten most effective cabinet members of the century.”

Even a summary reading of these will attract attention to our “systemic racism,” a brazen **deception**. For any “virtuous” (guilt-driven and easily manipulated) American, this phenomenon of “suicidal empathy” means that we must blame and outright “hate” our 341M+ compatriots, while unconditionally embracing the 8.3B+ world humanity -- a “global community” of our mere infantile projections of “luxury beliefs.”

Specifically, thanks to the finally genuinely protecting U.S. president, Nick Shirley, the most courageous member of our young generation, conclusively reported to a staggering 140M+ viewers that “Minnesota learned the hard way that tribes don't vanish at the border,” that is “... It is impossible to understand the

¹ See “State Constitutional Law Declares Its Independence: Double Protecting Rights During a Time of Federal Constitutional Upheaval” by Scott L. Kafker, Associate Justice of the Massachusetts Supreme Judicial Court, at https://repository.uclawsf.edu/hastings_constitutional_law_quaterly/vol49/iss2/4/.

massive chunk of the world that runs from Morocco 4K+ miles east to Pakistan and south across Africa without realizing the importance of tribes. This area covers nearly two billion people, mostly Muslim -- but includes hundreds of millions of Christians too. It is mostly poor, but it also has the wealthy Gulf Arab nations. What it shares more than anything is **a commitment to tribe as the center of identity.**”

And when any such hardwired “tribe mentality” predictably means more than a convenient (and merely politically staged) “globalized Marxist victim” identity, a systemic and unsurprisingly vast fraud results, e.g., the \$9B+ Somali and the \$7B California-style “homeless” fraud -- that I personally am a witness to.

To anyone who has experienced the effects of Marxism and Communism, the foundational principles of modern global politics, i.e., “all Marxist ideals leverage the always inherent ‘tribe mentality’ of chaotic societies, and they collapse when the money runs out,” become the basis of a “first principles” thinking.

Accordingly, in my attached petition for a writ of certiorari to the Supreme Court, I argue that the “elite” attorneys (and Massachusetts judges) have cleverly “reverse engineered” and **hijacked** the badly written federal discrimination laws with “naive” (or trivially incompetent, i.e., predictably leading to the famous Russell's paradox) but deeply child-predatory & obscenely lucrative (through fraudulently “maximized” federal reimbursements) “LGBTQ+” fabrications -- under the first openly lesbian governor in the nation.

The premise of my now fifth reiteration of the above argument (that Title VI/VII of the Civil Rights Act of 1964 and descendant discrimination laws are “badly written,” so much so that even the Massachusetts Supreme Judicial Court feels the need to **“double protect” some**) was openly manifested on 1/13/2026:

- Addressing West Virginia state Solicitor General Michael Williams, Supreme Court Chief Justice John Roberts said, “In terms of Bostock, I understand that to say that discrimination on the basis of transgender status is discrimination on the basis of sex. But the question here is whether or not a sex-based classification is necessarily a transgender classification.”
- Williams agreed and said, “I think the court can stop and say that a sex definition and a reference to biological sex is not the same as a transgender classification.”

Specifically, reflecting all quintessential “Marxist efforts” (to always degrade societies by sowing chaos with purpose-fabricated ambiguities and inconsistencies), the core of the federal discrimination laws has been invalidated by threatening and punishing people based on “sex” -- without ever adequately defining what that sex is, i.e., prominent women publicly refusing to explain the meaning of a “woman” or prove that “men get pregnant” by simply naming a single male to have given birth out of our 8.3B+ humanity.

As a mere *pro se & in forma pauperis* layman, I have no standing to argue any laws. However, building on the assumption that all sane societies must always protect “women,” the perfect symmetry of my two parallel & simultaneous lawsuits trivially cancelled out my own masculinity, thus revealing the ultimate Marxist objective of the child-predatory “feminist” scheme: **to extort money while harming children.**

Namely, while “protecting” a millionaire mother (by allowing 30+ “elite” lawyers to enrich themselves and extort an estimated \$1,265,112 through subornation of perjuries and systemic Rule 60 frauds on the court), the all-female state government in Massachusetts deliberately discriminated and retaliated against the “poor” mother, seemingly collecting long-term government aid, and her **“fatherless”** minor children.

Furthermore, the most clear and significant manifestation of “**sowing [Marxist-inspired] chaos**” (based on the “badly written” federal discrimination laws) was promptly reported by you, Mr. President, in your post: “... [Mayor] Frey just stated that, ‘Minneapolis does not, and will not, enforce Federal Immigration Laws.’ ... this statement is a very serious violation of the Law, and [Frey] is PLAYING WITH FIRE!”

Mayor Jacob Frey exposed the fraud-driven “sanctuary policies” scheme when deceiving with, “We’re going to do everything possible that we can to advocate, to push & stand up for the [Somali] neighbors, whom we love so dearly.” By reverse-engineering and then hijacking the discrimination laws, sanctuary policies first protect “based on color,” and then conceal crimes (by not “targeting”), also based on color.

In summary, the “sanctuary scheme” is simple: bait by brandishing federal discrimination laws -- poorly written for a majority white “**localized**” population of the ‘60s (and merely projecting “systemic racism” in the arguably least racists country), and then switch by deceitfully expanding the badly written laws to a “**globalized**” world population (the unconditionally invited millions of majority colorful “neighbors”).

As an always “legal” immigrant (and proud U.S. citizen), I have the peculiar circumstances to factually prove that Mayor Frey (and Massachusetts Governor Healey) are brazenly lying when preaching about “loving and protecting our neighbors.” These sanctuary policies simply **silence and enslave** -- by luring ignorant “illegals” into “feeling safe” in hiding. The politicians know that these “neighbors” will forever be legally compromised, e.g., they will never be able to sue in court to protect themselves & loved ones.

Severely restricted by case law, the Supreme Court has started a piecemeal effort to combat the “reverse engineering” and Marxist-inspired “hijacking” of the federal discrimination laws when Justice Ketanji Brown Jackson ruled in Ames v. Ohio Department of Youth Services, 605 US _ (2025), that “The ‘law’s focus on individuals rather than groups is anything but academic.’ By establishing the same protections for every ‘individual’ -- without regard to that individual’s membership in a minority or majority group -- Congress left no room for courts to impose special requirements on majority-group plaintiffs alone.”

As Marxist delusions collapse when money runs out, the overwhelming objective of these agendas is to use badly written federal discrimination laws to deceitfully “protect” fabricated victims while extorting fraudulently “maximized” federal funds. Correcting the discrimination laws (that directly target the only “unprotected class”: **the straight white fathers and “useless” legal immigrants**) is the comprehensive solution to stop the endless stealing of federal funds by the state governments themselves. Accordingly, my petition to the Supreme Court concisely generalizes all these “hijack laws to conceal fraud” schemes.

Consequently, I am praying for support for my petition. In my attached affidavit on the “five elements of fascism,” I summarized my facts about a much smaller scale, but still identical projection, i.e., “**the left always accuses people of doing something they are guilty of themselves ... it is called a projection.**”

Respectfully,
/s/ Imre Kifor², Pro Se

² Signed under the pains and penalties of perjury as an affidavit in support of my now fifth *pro se* and *in forma pauperis* petition for a writ of certiorari submitted to the U.S. Supreme Court.

Referenced links:

1. "The Minneapolis Protests and Democrats' Nonprofit Problem," https://www.youtube.com/watch?v=3V65_L3sCMI.
2. "The five elements of fascism - And how Trump and much of today's Republican Party embrace them," <https://robertreich.substack.com/p/the-five-elements-of-fascism>.
3. "Robert Bernard Reich ... He was also a member of President Barack Obama's economic transition advisory board. In 2008, Time magazine named him one of the Ten Most Effective Cabinet Members of the century," https://en.wikipedia.org/wiki/Robert_Reich.
4. "'Suicidal Empathy' Reason for Open Border Policies Says Gad Saad," <https://www.youtube.com/watch?v=QhQCUQlcUZU>.
5. "Nick Shirley: I Testified in Front of Congress About Fraud...," <https://www.youtube.com/watch?v=vmOqH9BzKIY>.
6. "Minnesota learned the hard way that tribes don't vanish at the border," <https://www.foxnews.com/opinion/alex-berenson-minnesota-learned-hard-way-tribes-dont-vanish-border>.
7. "U.S. Attorney: Fraud likely exceeds \$9 billion in Minnesota-run Medicaid services," <https://minnesotareformer.com/2025/12/18/u-s-attorney-fraud-likely-exceeds-9-billion-in-minnesota-run-medicaid-services/>.
8. "FRAUD EXPOSED: Vance calls out California's rampant \$7B scheme," <https://www.youtube.com/watch?v=YpTEM5dYsJQ>.
9. "Roberts Probes Whether 'A Sex-Based Classification Is Necessarily A Transgender Classification,'" <https://www.youtube.com/watch?v=6WtIOkQhjOQ>.
10. "Sen. Blackburn asks Supreme Court nominee to define 'woman' | USA TODAY," <https://www.youtube.com/watch?v=BWtGzJxiONU>.
11. "Senator Hawley Calls Out Doctor Witness Who Can't Answer If Men Get Pregnant," <https://www.youtube.com/watch?v=dX4uoS0aCok>.
12. "BREAKING: Trump hits back at Frey: 'PLAYING WITH FIRE!'," <https://www.youtube.com/watch?v=G9PNsuuD5VU>.
13. "Frey doubles down on Minneapolis sanctuary city policy," <https://thehill.com/homenews/state-watch/5712515-frey-doubles-down-on-minneapolis-sanctuary-city-policy/>.
14. American Psychological Association: "**Projection**: -- updated on 11/15/2023 -- in psychoanalytic and psychodynamic theories, the process by which one attributes one's own individual positive or negative characteristics, affects, and impulses to another person or group. This is often a *defense mechanism* in which unpleasant or unacceptable impulses, stressors, ideas, affects, or responsibilities are attributed to others. For example, the defense mechanism of projection enables a person conflicted over expressing anger to change 'I hate them' to 'They hate me.' Such defensive patterns are often used to justify prejudice or evade responsibility; in more severe cases, they may develop into paranoid delusions in which, for example, an individual who blames others for their problems may come to believe that those others are plotting against them. In classical psychoanalytic theory, projection permits the individual to avoid seeing their own faults, but modern usage has largely abandoned the requirement that the projected trait remain unknown in the self," <https://dictionary.apa.org/projection>.

No. _____

**IN THE
SUPREME COURT OF THE UNITED STATES**

IMRE KIFOR,
Petitioner,

v.

THE COMMONWEALTH OF MASSACHUSETTS et al.,
Respondents.

On Petition For A Writ Of Certiorari To
The Supreme Judicial Court Of Massachusetts
Nos. SJ-2025-M006 and DAR-30493

IMRE KIFOR'S PETITION FOR WRIT OF CERTIORARI

February 16, 2026

Imre Kifor

[demolished house mailbox]

(mailbox only, house torn down)

Newton, MA 02464

ikifor@gmail.com

(857) 340-8699

(by the federal Lifeline program)

I have no valid driver's license

I now sleep in a homeless shelter

<https://www.youtube.com/@ImreKifor>

QUESTIONS PRESENTED

- 1) The Commonwealth of Massachusetts aims to “double protect”¹ some citizens at the expense of revoking all protections from others, including Constitutional rights. Does “double protecting” **some** waive Constitutional protections for **all**?

- 2) Do any immunities apply to an “LGBTQ+” Massachusetts when using federal “reimbursements” to subsidize forceful separation and agenda-driven extreme alienation² of innocent American children from their loving American parents?

¹ See “State Constitutional Law Declares Its Independence: Double Protecting Rights During a Time of Federal Constitutional Upheaval” by Scott L. Kafker, Associate Justice of the Massachusetts Supreme Judicial Court, as published at https://repository.uclawsf.edu/hastings_constitutional_law_quaterly/vol49/iss2/4/ and also attached herein in Appendix F.

² See the “Parental Alienation Can Be Emotional Child Abuse” NCSC article in Appendix B.

COMMONWEALTH OF MASSACHUSETTS
THE TRIAL COURT

MIDDLESEX, ss.

PROBATE AND FAMILY COURT

**IMRE KIFOR'S STATUS AFFIDAVIT ON THE MANIFESTED PROOF FOR THE
PRESCRIBED "FIVE ELEMENTS OF [THE DEEPLY CHILD-PREDATORY
FEMINIST AND PROFITEERING LGBTQ+] FASCISM" IN MASSACHUSETTS**

NOW COMES the Plaintiff, Imre Kifor ("Father"), and respectfully states:

1. In his "Affidavit On The Organized Racketeering Conspiracy To Discriminate, Obstruct, And Retaliate By Discarding All Individual Facts Other Than His Convenient Political Identities," Father reiterated that: "[resulting from the State's predatory reverse discrimination schemes]:
 - a) As a now 'undocumented' (but always legal) immigrant, i.e., with no valid proof of my status, I will **never get a job, any job**, in the current, extremely hostile environment;
 - b) As a hated straight white father, the activist 'LGBTQ+' government will not allow me to change the fraudulently and usuriously accumulated, **now over half a million dollars** worth of, thus, discriminately ordered in arrears child supports and other obligations;
 - c) As a 'useless' legal immigrant, my family, i.e., my dear four children, will never benefit from **Gov. Maura Healey's agenda-driven carve-outs** of "\$30K in [illegal] migrant housing aid."¹ extorted from law-abiding taxpayers for her misguided political ambitions.

¹ See at <https://www.foxnews.com/politics/30k-migrant-housing-aid-has-dem-gov-hot-seat-revolving-door-policy>.

I reiterate that I would only need a tenth of that \$30K to renew my expired documents [i.e., driver's license & US passport]— something that was deliberately and explicitly denied to me by this Family Court on 1/30, 4/25, and even in person, on 7/21/2025.”

- 2) While this Family Court (and therefore the deeply child-predatory “feminist” and obscenely profiteering “LGBTQ+” State) has been intent -- with a now fully confirmed extensive “legal apparatus” for the **Stalinist-inspired** “absolute judicial and prosecutorial immunity applies” subversion of the all American “presumed innocent until proven guilty” core principles -- on both deliberately fabricating fully intractable “high conflicts” between Massachusetts family members and purposefully erasing the already induced, e.g., forced indigency, controversies (by conveniently considering only the mere “political” identities of parties), the remaining controversy preventing the matters from closing is the **ongoing conspiracy to violate**, with an organized RICO racketeering pattern, Father’s due process & equal protection of the laws Constitutional rights -- pursuant to the federal Title VI/VII of the Civil Rights Act of 1964.
- 3) Accordingly, Father docketed his attached “Affidavit On Facts And Memorandum Of Law In Support Of Amended Class Action Complaint For Continued Violations Of Title VI/VII Of The Civil Rights Act Of 1964, For Deprivations Of Civil Rights, And For Sustained Civil RICO-Like Organized Conspiracy” (Exhibit 2) with the U.S. District Court -- along with his diligently preserved proofs (Exhibit 3) for the secret 12/5/2013 “gatekeeper” order (revealed by Family Court only on 4/20/2024, yet concealingly claimed by the State to be “undefined” even on 11/25/2025) being a **fully self-evident & trivial fabrication**. Specifically, the order claimed on 12/5/2013 that Father’s protective medical (and legal) privileges in Family Court somehow caused “prejudice” against the Mother: “... any evidence [from him] is outweighed

by the prejudice which would be supposed by the [Mother] in light of [his] prior vigorous assertion of privilege and [her] inability to conduct discovery regarding such witness(es).”

4) The Court could fabricate such routine “controversies” by knowingly allowing lawyers to be forcefully bullied and rendered into “Trojan horses,” a fact manifestly acknowledged by the Family Court on 11/14/2013. Consequently, such “Trojan horses,” masquerading as lawyers, become the “agents” executing the State’s deeply child-predatory “feminist” and obscenely lucrative “LGBTQ+” agenda. As Father’s meticulously preserved record demonstrates, the lawyer requested & immediately received Father’s **waivers of all his medical privileges** as early as 6/12/2012 -- thus giving ample time for the Mother to conduct her desired discovery.

5) Accordingly, Father complained to the Mass. Attorney General, U.S. Attorney, and the FBI:

While being an unapologetically white, straight father, and [“useless”] legal immigrant, the superficially applied official “identity politics” based on all Marxist-inspired “Critical Feminist, Racial, Queer, etc., Theories” does not apply to me because I grew up in -- and was thoroughly brainwashed by -- actual Communism. Specifically, I have nothing to do with any “patriarchy”-- as in Communism, both sexes are equal; I have nothing to do with [any] “racism or white supremacy” -- as I was a deeply hated minority in a former tyranny; I have nothing with any “gay/lesbian/queer hatred etc.” -- as in Communism there is no religion and any “hatred” between [the] hated minorities themselves is pure nonsense. Moreover, I [also] have nothing to do with any “exploitation, manipulation, or control” -- as I arrived in the U.S. with nothing, only to create, single-handedly, through honest hard work and without relying on anyone, all my prior wealth. Significantly, as a now forcedly indigent legal immigrant, I am also not taking any (unfair) advantage of our

absolutely essential “welfare system” -- due to my having paid more in taxes in the past than any average taxpayer. Therefore, any official “double protection,” due to my purely superficial “white straight father and legal immigrant” Marxist-inspired mere “political identity,” is nothing but the **clear manifestation of official hatred, personally and also professionally, by the first lesbian Governor and first black female Attorney General in Massachusetts**. Consequently, I now have the basis to renew my complaints for (the hate-based) organized racketeering (Civil RICO) by Massachusetts against straight white fathers and legal immigrant families to FBI Director Patel (and also to President Trump).”

- 6) The claims of “official hatred” (for straight white fathers) by the Gov. Healey administration are supported by the “victimized (but heroic)” public disclosures -- effectively discarding all straight white fathers as **nonexistent and unnecessary**: “Healey grew up the oldest of five siblings in an old New England farmhouse. She and her siblings were raised by their mother, who worked as a nurse at the local elementary school. Her stepfather, who later joined the family, was a teacher and local union president... For much of her career, she’s been the only woman in the room and has taken every opportunity to elevate other women. She is a passionate advocate for LGBTQ rights, women’s health, and women’s equality in general.”²
- 7) Crucially, as asserted in Father’s attached (Exhibit 1) open letter/federal affidavit to President Trump and the U.S. Supreme Court, respectively, the same “**public deception**” by Governor Maura Healey et al. is laid bare by the meticulously preserved facts of these matters, e.g.,

² See at <https://www.nga.org/governor/maura-healy/>.

- a) Maura Healey’s “feminist” agenda is **deeply child-predatory** as it enriches the elite professionals -- by openly “protecting” the millionaire mother at the expense of the “poor” mother and her two innocent (and now fully “**fatherless**”) still minor children,
 - b) Maura Healey’s “LGBTQ+” agenda is obscenely lucrative for both the “Castrating young American boys” elite professionals (see Father’s whistleblower complaints to then Attorney General Healey, starting on 1/12/2018) and the State (by extorting the fraudulently “maximized” funds from the federal government) -- while ruthlessly preying on the **most confused, tortured, and vulnerable Massachusetts children.**
- 8) Consequently, the Maura Healey administration is a clear manifestation of the observation that “the left always accuses people of doing something they are guilty of themselves ... it is called a projection.” Specifically, guided by the attached “**Five Elements of Fascism**” by R. Reich, Father is the direct witness that a “double protecting -- but only some” Massachusetts:
- a) Rejects democracy, the (federal) rule of law, and equal rights under the law in favor of a “strongman” (can even get pregnant) who interprets the “popular” will (e.g., men in women’s sports, America is “stolen land,” love your law-disrespecting “neighbors”).
 - b) Galvanizes popular rage against “cultural” elites (or historic figures, elected officials, all political and business leaders, celebrities), e.g., topple statues, rename institutions, “**U.S. President is fascist,**” “tax the rich,” eliminate “billionaires,” “Musk is Nazi.”
 - c) Reframes American nationalism to be based on a dominant “superior” (i.e., globalized and “**colorful,**” as opposed to a simple white majority) race and “historic” bloodlines, e.g., America is “stolen land,” was built by “illegals,” all whites are “supremacists.”

- d) Inspired by the infantile Communist folk-stories, “extolls brute strength and heroic warriors” by subverting lawful and structured governance with ossified “resistance,” constant “calls to protest,” and an organized anarchy driven by a cadre of “activists.”
- e) **Disdains women** (by refusing even to define what a “woman” is) and fears of non-standard forms of gender identity/sexual orientation -- **in the politicians themselves**. Specifically, the LGBTQ+ Massachusetts administration fears that our most confused and vulnerable innocent young children would eventually grow out of their “normal” temporary confusion and naturally develop into an “adult identity” that would directly contradict the never-resolved traumas (e.g., **forced “fatherlessness”**) of the LGBTQ+ politicians themselves. Consequently, these politicians use the immense powers of the State to effectively “freeze” the confusion forever into our young children by quickly mutilating and castrating them, or condemning them to lucrative lifelong medicating.

Signed under the pains and penalties of perjury.

February 6, 2026,

Respectfully submitted,

/s/ Imre Kifor

Imre Kifor

[demolished house

mailbox]

(mailbox only, house torn down)

Newton, MA 02464

ikifor@gmail.com

(857) 340-8699

(by the federal Lifeline program)

I have no valid driver’s license

I now sleep in a homeless shelter

<https://www.youtube.com/@ImreKifor>



WEST NEWTON
525 WALTHAM ST
WEST NEWTON, MA 02465-9998
www.usps.com

02/17/2026

08:01 AM

TRACKING NUMBERS

9505 5113 2777 6043 9694 08

TRACK STATUS OF ITEMS WITH THIS CODE
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TRACK STATUS BY TEXT MESSAGE

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Product	Qty	Unit Price	Price
Priority Mail® Med FR Box — Washington, DC 20543 Flat Rate Expected Delivery Date — Thu 02/19/2026 Tracking #: → 9505 5113 2777 6048 9694 08 Insurance Up to \$100.00 included	1		\$22.95
Total			\$22.95
First-Class Mail® Large Envelope Washington, DC 20500 Weight: 0 lb 11.40 oz Estimated Delivery Date Fri 02/20/2026	1		\$4.74
First-Class Mail® Large Envelope Chelsea, MA 02150 Weight: 0 lb 11.90 oz Estimated Delivery Date Thu 02/19/2026	1		\$4.74

Grand Total: \$32.43

Credit Card Remit \$32.43

Card Name: VISA
Account #: XXXXXXXXXXXX0451
Approval #: 03817G
Transaction #: 175
AID: A0000000031010 Contactless
AL: VISA CREDIT

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removed/obliterated if they no longer
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2/18/26, 11:17 AM

Gmail - [REDACTED]: Please confirm that the judgment/decree entered on the docket on 2/10/2026 has not been mailed yet



Imre Kifor <ikifor@gmail.com>

[REDACTED]: Please confirm that the judgment/decree entered on the docket on 2/10/2026 has not been mailed yet

Imre Kifor <ikifor@gmail.com>

Wed, Feb 18, 2026 at 10:12 AM

To: middlesexprobate@jud.state.ma.us, Tara E Melo <tara.decrisofaro@jud.state.ma.us>, [REDACTED], [REDACTED], "Dirks, Katherine (AGO)" <katherine.dirks@mass.gov>, "Lucia, Joseph (AGO)" <joseph.lucia@mass.gov>, [REDACTED]

Cc: [REDACTED]

Bcc: [REDACTED]

Dear Middlesex Probate and Family Court,

Just as I testified in Family Court on 2/10/2026, I intend to "roll back" all judgments/orders in my three parallel cases due to **mail fraud**, targeted discriminations/retaliations, systemic Rule 60 (b)(6) fraud on the court, etc.

Accordingly, I will file a motion to amend/alter the still **secret 2/10/2026 judgment/decree** already docketed (see the attached docket entries) — just as I did in the spring (see the denials also attached).

Significantly, I have now meticulously substantiated my claims for an **existing "organized conspiracy to discriminate"** to the U.S. Supreme Court, the White House, and the local FBI Special Agent (see attached USPS proof for mailing).

Obviously, I am closely monitoring all mail delivered to my **only (possible) mailing address** at [demolished house mailbox] Newton, MA 02464 (see the emailed USPS confirmations attached).

Therefore, **I am requesting the Family Court to confirm that no 2/10/2026 judgment/decree has been mailed out to me yet** (thus properly extending my strict deadline for my intended motion to amend/alter judgment).

Thank you,
Imre Kifor, Pro Se

5 attachments

01-Family-Court-Docket.pdf
177K

02-SCOTUS-White-House-FBI-Mailings.pdf
870K

03-Family-Court-Submissions.pdf
607K

04-USPS-Confirmations.pdf
1840K

05-Prior-Motions-To-Alter.pdf
236K

4/29/26, 8:33 AM

Gmail - RE: [REDACTED]: Please confirm that the judgment/decree entered on the docket on 2/10/2026 has not been mailed yet



Imre Kifor <ikifor@gmail.com>

RE: [REDACTED]: Please confirm that the judgment/decree entered on the docket on 2/10/2026 has not been mailed yet

Middlesex Probate <middlesexprobate@jud.state.ma.us>
To: Imre Kifor <ikifor@gmail.com>

Wed, Feb 18, 2026 at 12:21 PM

Good morning,

All copies were mailed out on 2-13-26. You should be getting the copies in the mail within the next few days.

Thank you

From: Imre Kifor <ikifor@gmail.com>
Sent: Wednesday, February 18, 2026 10:13 AM
To: Middlesex Probate <middlesexprobate@jud.state.ma.us>; Tara E Melo <tara.decrisofaro@jud.state.ma.us>; [REDACTED]; Dirks, Katherine (AGO) <katherin[REDACTED]>; Lucia. Joseph (AGO) <eph.lucia@mass.gov>; [REDACTED]

Subject: [REDACTED]: Please confirm that the judgment/decree entered on the docket on 2/10/2026 has not been mailed yet

CAUTION: This email originated from outside the Judiciary. Report any suspicious email using the Phish Alert Report button on the Outlook desktop ribbon or forward to phishing@jud.state.ma.us.

Dear Middlesex Probate and Family Court,

Just as I testified in Family Court on 2/10/2026, I intend to "roll back" all judgments/orders in my three parallel cases due to **mail fraud**, targeted discriminations/retaliations, systemic Rule 60 (b)(6) fraud on the court, etc.

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4/29/26, 8:33 AM

Gmail - RE: [REDACTED]: Please confirm that the judgment/decree entered on the docket on 2/10/2026 has not been mailed yet

Obviously, I am closely monitoring all mail delivered to my **only (possible) mailing address** at [\[demolished house mailbox\]](#)
[Newton, MA 02464](#) (see the emailed USPS confirmations attached).

Therefore, I am requesting the Family Court to confirm that no 2/10/2026 judgment/decree has been mailed out to me yet (thus properly extending my strict deadline for my intended motion to amend/alter judgment).

Thank you,

Imre Kifor, Pro Se



TARA E. DECRISTOFARO, REGISTER
MIDDLESEX PROBATE & FAMILY COURT
LOWELL JUSTICE CENTER
370 JACKSON STREET, 5TH FLOOR
LOWELL, MA 01852

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US POSTAGE PAID BY FIRST-CLASS
ZIP 01852 \$ 000.74⁰
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0008026797 FEB 17 2026

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COMMONWEALTH OF MASSACHUSETTS
TRIAL COURT
PROBATE AND FAMILY COURT DEPARTMENT

MIDDLESEX, ss.

DOCKET NO. MI [REDACTED] 1

IMRE KIFOR, PLAINTIFF

v.

[REDACTED], DEFENDANT

JUDGMENT

On Complaint for MODIFICATION filed: 08/15/2024 (#509)

The above captioned matter came before the Court for Pretrial Conference on February 10, 2026 and upon a mutual waiver of the parties, the case was ordered to immediate trial on the evidence presented by the Plaintiff, who was self-represented and the Defendant who appeared with counsel. After due consideration, the Court hereby ORDERS and ADJUDICATES that:

1. The court's Supplemental Order dated: July 20, 2025, (#509) shall remain in full force and effect so that the Plaintiff may obtain the information he requested if and when he is ready to obtain it.
2. The Plaintiff's child support obligation is terminated at this time based on the financial statement he filed at hearing and his testimony that he is homeless and living in a shelter. All child support arrears accrued as of February 10, 2026 shall stand.
3. The court declines to make any orders on the relief sought by the Plaintiff in his complaint for declaratory and injunctive relief pursuant to M.G.L. c. 272, section 9(b) or M.G.L. c. 151B, section 9 as no evidence was heard by the court that would form a basis to grant any relief.

ND 2/13/2024

FINDINGS AFTER HEARING:

Upon direct inquiry of the court, the Plaintiff declined the suspension / termination of his child support obligation as offered by the Defendant at hearing.

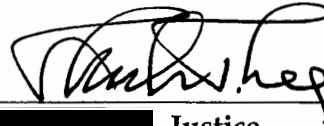
Upon direct inquiry of the court, the Plaintiff declined the waiver of Attorney's Fee's in the amount of \$13,934.00 as offered by the Defendant at hearing.

The Defendant further offered at hearing to waive all child support arrears owed by the Defendant, (\$94,000.00) and upon inquiry of the court, the Plaintiff turned that offer down as well.

Plaintiff testified that he seeks to vacate his original Judgment of Divorce from the Defendant on the grounds of fraud. The complaint speaks for itself and The plaintiff could not illuminate the court on how a complaint for modification of the judgment he sought to vacate could vacate a final judgment of the court.

As the plaintiff appeared for hearing representing himself and declaring himself homeless, a fact not contested by the Defendant, the court has modified his support order which both parties agreed had not been paid.

Date: February 10, 2026



_____, Justice
Middlesex Probate and Family Court

2/18/26, 9:06 AM

Gmail - Fwd: Your Daily Digest for Wed, 2/11 is ready to view



Imre Kifor <ikifor@gmail.com>

Fwd: Your Daily Digest for Wed, 2/11 is ready to view

Wed, Feb 18, 2026 at 8:57 AM

To: Imre Kifor <ikifor@gmail.com>

----- Forwarded message -----

From: **USPS Informed Delivery** <USPSInformedelivery@email.informedelivery.usps.com>
Date: Wed, Feb 11, 2026 at 7:36 AM
Subject: Your Daily Digest for Wed, 2/11 is ready to view
To: <[REDACTED]>



COMING TO YOU SOON

Hi, Janet!

You have 6 mailpiece(s) and 0 inbound package(s) arriving soon.

Wednesday

11 February 2026

6

Mailpiece(s)

0

Package(s)



MAIL

[View Dashboard](#)

Expected Today

5 item(s)

FROM: **Eversource**

2/18/26, 9:07 AM

Gmail - Fwd: Your Daily Digest for Thu, 2/12 is ready to view



Imre Kifor <ikifor@gmail.com>

Fwd: Your Daily Digest for Thu, 2/12 is ready to view

[Redacted]
To: Imre Kifor <ikifor@gmail.com>

Wed, Feb 18, 2026 at 8:57 AM

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From: **USPS Informed Delivery** <USPSInformedelivery@email.informedelivery.usps.com>

Date: Thu, Feb 12, 2026 at 7:38 AM

Subject: Your Daily Digest for Thu, 2/12 is ready to view

To: [Redacted] >



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Hi, Janet!

You have 1 mailpiece(s) and 0 inbound package(s) arriving soon.

Thursday

12 February 2026

1

Mailpiece(s)

0

Package(s)



MAIL

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Expected Today

0 item(s)

No mailpieces are available to display.

2/18/26, 9:07 AM

Gmail - Fwd: Your Daily Digest for Fri, 2/13 is ready to view



Imre Kifor <ikifor@gmail.com>

Fwd: Your Daily Digest for Fri, 2/13 is ready to view

Wed, Feb 18, 2026 at 8:58 AM

To: Imre Kifor <ikifor@gmail.com>

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From: **USPS Informed Delivery** <USPSInformedelivery@email.informedelivery.usps.com>
Date: Fri, Feb 13, 2026 at 7:38AM
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To: >



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Hi, Janet!

You have 2 mailpiece(s) and 0 inbound package(s) arriving soon.

Friday

13 February 2026

2

Mailpiece(s)

0

Package(s)



MAIL

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1 item(s)

FROM: **Eversource**

2/18/26, 9:07 AM

Gmail - Fwd: Your Daily Digest for Sat, 2/14 is ready to view



Imre Kifor <ikifor@gmail.com>

Fwd: Your Daily Digest for Sat, 2/14 is ready to view

To: Imre Kifor <ikifor@gmail.com>

Wed, Feb 18, 2026 at 8:58 AM

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From: **USPS Informed Delivery** <USPSInformedelivery@email.informedelivery.usps.com>
Date: Sat, Feb 14, 2026 at 7:38AM
Subject: Your Daily Digest for Sat, 2/14 is ready to view
To: <[redacted]@[redacted]>



COMING TO YOU SOON

Hi, Janet!

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Saturday

14 February 2026

2

Mailpiece(s)

0

Package(s)



MAIL

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Expected Today

1 item(s)

2/18/26, 9:07 AM

Gmail - Fwd: Your Daily Digest for Sat, 2/14 is ready to view



Expected This Week 1 item(s)

FROM: **SAVE** - Checks in the Mail2



2/18/26, 9:08 AM

Gmail - Fwd: Your Daily Digest for Tue, 2/17 is ready to view



Imre Kifor <ikifor@gmail.com>

Fwd: Your Daily Digest for Tue, 2/17 is ready to view

Wed, Feb 18, 2026 at 9:01 AM

To: Imre Kifor <ikifor@gmail.com>

----- Forwarded message -----

From: **USPS Informed Delivery** <USPSInformeddelivery@email.informeddelivery.usps.com>

Date: Tue, Feb 17, 2026 at 7:54 AM

Subject: Your Daily Digest for Tue, 2/17 is ready to view

To: <[REDACTED]>



COMING TO YOU SOON

Hi, Janet!

You have 2 mailpiece(s) and 0 inbound package(s) arriving soon.

Tuesday

17 February 2026

2

Mailpiece(s)

0

Package(s)



MAIL

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Expected Today

2 item(s)

2/18/26, 9:08 AM

Gmail - Fwd: Your Daily Digest for Wed, 2/18 is ready to view



Imre Kifor <ikifor@gmail.com>

Fwd: Your Daily Digest for Wed, 2/18 is ready to view

To: Imre Kifor <ikifor@gmail.com>

Wed, Feb 18, 2026 at 9:00 AM

----- Forwarded message -----

From: **USPS Informed Delivery** <USPSInformedelivery@email.informedelivery.usps.com>
Date: Wed, Feb 18, 2026 at 7:43 AM
Subject: Your Daily Digest for Wed, 2/18 is ready to view
To: >



COMING TO YOU SOON

Hi, Janet!

You have 5 mailpiece(s) and 0 inbound package(s) arriving soon.

Wednesday

18 February 2026

5

Mailpiece(s)

0

Package(s)



MAIL

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4 item(s)

FROM: USPS

**Supreme Court of the United States
Office of the Clerk
Washington, DC 20543-0001**

Scott S. Harris
Clerk of the Court
(202) 479-3011

February 23, 2026

Mr. Imre Kifor
[demolished house mailbox]
Newton, MA 02464

Re: Imre Kifor
v. Massachusetts, et al.
No. 25-6878


Dear Mr. Kifor:

The petition for a writ of certiorari in the above-entitled case was filed on October 6, 2025 and placed on the docket February 23, 2026 as No. 25-6878.

A form is enclosed for notifying opposing counsel that the case was docketed.

Sincerely,

Scott S. Harris, Clerk

by 

Katie Heidrick
Case Analyst

Enclosures

ORIGINAL

25-6878

No. _____

FILED
OCT 06 2025
OFFICE OF THE CLERK
SUPREME COURT, U.S.

IN THE
SUPREME COURT OF THE UNITED STATES

IMRE KIFOR,
Petitioner,

v.

THE COMMONWEALTH OF MASSACHUSETTS et al.,
Respondents.

On Petition For A Writ Of Certiorari To
The Supreme Judicial Court Of Massachusetts
Nos. SJ-2025-M006 and DAR-30493

IMRE KIFOR'S PETITION FOR WRIT OF CERTIORARI

February 16, 2026

Imre Kifor
[demolished house mailbox]
(mailbox only, house torn down)
Newton, MA 02464
ikifor@gmail.com
(857) 340-8699
(by the federal Lifeline program)
I have no valid driver's license
I now sleep in a homeless shelter
<https://www.youtube.com/@ImreKifor>

4/27/26, 12:23 PM

Gmail - Supreme Court Electronic Filing System



Imre Kifor <ikifor@gmail.com>

Supreme Court Electronic Filing System

no-reply@sc-us.gov <no-reply@sc-us.gov>
To: ikifor@gmail.com

Mon, Apr 27, 2026 at 11:10 AM

A new docket entry, "The motion for leave to proceed in forma pauperis is denied, and the petition for a writ of certiorari is dismissed. See Rule 39.8." has been added for [Imre Kifor, Petitioner v. Massachusetts, et al.](#). You have been signed up to receive email notifications for No. 25-6878.

If you no longer wish to receive email notifications on this case, please [click here](#).

dtacconnect.eohhs.mass.gov English

Residential address

Is your household homeless? (Required)

Yes No

What is your address? (Required)

! Your residential address is where you live and cannot be a PO Box. To update your mailing address click "Go Back" to edit your mailing address.

Street Address

Bristol Lodge Shelter, PO Box 541095

Zip City State

02453 Waltham MA

What is your housing type? (Required)

Private housing

Public, subsidized, affordable or low-cost housing

Other, such as a group home, shelter, drug/alcohol treatment center

Is this also your mailing address? (Required)

Yes No

Go Back Continue

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English

- Address
- Shelter expenses
- Utility costs

Residential address

Is your household homeless? (Required)

Yes

No

What is your address? (Required)

! Your residential address is where you live and cannot be a PO Box. To update your mailing address click "Go Back" to edit your mailing address.

Street Address

Bristol Lodge Shelter, PO Box 541095

Zip

02453

City

Waltham

State

MA

What is your housing type? (Required)

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[Site Policies](#)

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English

Address

Shelter expenses


Utility costs

Residential address

Is your household homeless? (Required)

Yes
 No

What is your address? (Required)


 Your residential address is where you live and cannot be a PO Box. To update your mailing address click "Go Back" to edit your mailing address.

Street Address

Bristol Lodge Shelter, PO Box 541005

Zip City State

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72333194



Massachusetts Department of Revenue
Child Support Services Division

Lockbox Bill

Geoffrey E. Snyder, Commissioner
Michele A. Cristello, Deputy Commissioner



IMRE KIFOR
[demolished house]
NEWTON, MA 02464-1209

BILLING PERIOD
04/17/2026 TO 04/23/2026
PIN: [REDACTED];

Retain this portion for your records. To avoid additional charges, pay the total balance due by the Due Date. Please see reverse side for additional information.

ACCOUNT SUMMARY AS OF BILLING DATE: 04/17/2026 (includes information for all obligations)

BALANCE DUE		PERIODIC CHARGES			
Arrears:	\$145,844.48	Current Support Obligation:	\$342.00	Due Date:	04/23/2026
Interest:	\$30,992.76	Periodic Payment Towards Arrears:	\$85.50	Total Due:	\$208,172.00
Penalty:	\$30,992.76	Subtotal of Periodic Charges:	\$427.50		
Misc. Fees	\$0.00				
Subtotal:	\$207,830.00				

CHANGE OF ADDRESS

First Name: _____ Middle Name: _____
 Last Name: _____
 Address: _____
 City: _____ State: _____
 Zip: _____

If address above is incorrect, write new address in these boxes and return with your Remittance Form.

Remittance Form To credit your account accurately and promptly, please detach and mail this portion with your payment to:
Commonwealth of MA, Department of Revenue, Child Support Services Division, PO Box 55144, Boston MA 02205-5144

IMRE KIFOR
[demolished house]
NEWTON, MA 02464-1209

PIN Number: [REDACTED]
Due Date: 04/23/2026

Subtotal of Periodic Charges:
Total Due:

\$427.50
\$208,172.00 >

Please enter total amount paid.
Make check or money order payable to:
COMMONWEALTH OF MASSACHUSETTS.
Include your social security number on the check or money order. **DO NOT SEND CASH.**



4/29/26, 3:08 PM

Gmail - Job applications for 4/29/2026 (3,050+ submitted job applications since 2019)



Imre Kifor <ikifor@gmail.com>

Job applications for 4/29/2026 (3,050+ submitted job applications since 2019)

Imre Kifor <ikifor@gmail.com>

Wed, Apr 29, 2026 at 3:07 PM

To: [REDACTED]
Bcc: [REDACTED]

Dear All,

Please see my new job applications for this week. At this point, I have **2,230+** submitted applications on Indeed/Monster/ZipRecruiter/LinkedIn (all for skilled work and in addition to **~20** prior applications for unskilled labor, without even a driver's license).

I also had an additional **800+** emailed applications in 2019 before the Family Court **unjustly** ordered me to jail on 10/21/2019.

Thank you,

On Apr 22, 2026, at 3:30 PM, Imre Kifor <ikifor@gmail.com> wrote:

Dear All,

Please see my new job applications for this week. At this point, I have **2,220+** submitted applications on Indeed/Monster/ZipRecruiter/LinkedIn (all for skilled work and in addition to **~20** prior applications for unskilled labor, without even a driver's license).

I also had an additional **800+** emailed applications in 2019 before the Family Court **unjustly** ordered me to jail on 10/21/2019.

Thank you,

- <01-report.pdf>
- <02-current.pdf>
- <03-replies.pdf>

On Apr 15, 2026, at 1:34 PM, Imre Kifor <ikifor@gmail.com> wrote:

Dear All,

Please see my new job applications for this week. At this point, I have **2,210+** submitted applications on Indeed/Monster/ZipRecruiter/LinkedIn (all for skilled work and in addition to **~20** prior applications for unskilled labor, without even a driver's license).

I also had an additional **800+** emailed applications in 2019 before the Family Court **unjustly** ordered me to jail on 10/21/2019.

Thank you,

- <01-report.pdf>
- <02-current.pdf>
- <03-replies.pdf>