COMMONWEALTH OF MASSACHUSETTS SUPREME JUDICIAL COURT

SUFFOLK, ss

DOCKET No. SJ-2023-0028

IMRE KIFOR,

Petitioner,

v.

THE COMMONWEALTH OF MASSACHUSETTS,

GOVERNOR MAURA HEALY (official capacity)

ATTORNEY GENERAL ANDREA CAMPBELL (official capacity),

COMMISSIONER GEOFFREY SNYDER (official capacity, MA

DOR CSE),

MIDDLESEX PROBATE AND FAMILY COURT,

Respondents.

AFFIDAVIT ON THE START OF AMERICAN GULAG

NOW COMES the Petitioner, ("Father"), with the Respondents as "the State," and respectfully states:

1. Since 2/12/2018, Father has been asserting in the various courts that he had exhausted all his financial resources. He has been surviving in complete isolation in a shelter on a week-by-week basis, provided that he maintained active court cases giving any hope for the

requested judicial relief. Father's leftover financial accounts have been emptied by the State on 1/31/2023.

- 2. Father has vigorously continued to comply with all "seek work" orders. In 2019, Father sent 800+ requests to solicit work. With an assigned probation officer, Father has now reached 570+ submitted job applications (see exhibits). Father's pending "legal issues" and the uncertainty regarding his skyrocketing \$310,000+ in-arrears child supports and obligations are the now well-established obstacles in his ability to earn.
- 3. Since 2018, Father has been attempting to modify his parallel cases in the Middlesex Probate And Family Court. All of Father's efforts have been deliberately sabotaged, resulting in Father's current condition that renders even serving summonses impossible.
- 4. In an effort to have his sabotaged cases somehow reviewed, Father has now filed a *pro se* petition with the U.S. Supreme Court (see the attached exhibits).

Signed under the pains and penalties of perjury.

February 11, 2023. Respectfully submitted,
/s/ Imre Kifor

Imre Kifor, Pro Se

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I have no phone

I have no valid driver's license

I have to move to a homeless shelter

https://femfas.net

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Respondents.

AFFIDAVIT ON CONTINUED CONSPIRACY TO SILENCE AND ENSLAVE

NOW COMES the Petitioner, ("Father"), with the Respondents as "the State," and respectfully states:

1. Pursuant to G.L.c. 211, § 3, Father petitioned this Court on 1/22/2023 by claiming that: "Immediate and meaningful relief is necessary to prevent the State from undermining the rule of law and to ensure that this Commonwealth's citizens may safely nurture and

care for their dear children and families." And that:

"Father's existential crisis, deliberately induced and actively enforced by the State, has now reached the point where the endless delays of any meaningful relief have become the immediate causes of action."

- 2. In his emergency petition, Father also stated:

 "With a week left until the scheduled 2/1/2023

 hearings, Father can still not act on the issued

 summonses as the Family Court continues to ignore his

 filings only to suppress Father's evidence again."
- 3. Despite Father's promptly filed strong opposition with the Middlesex Probate And Family Court, ("Family Court"), on 1/30/2023 (see Addendum), the scheduled 2/1/2023 hearing was postponed with a sudden email from the Family Court, ordering: "Request to continue is allowed. Hearing: March 23, 2023, at 8:30 am sharp, in person. This order shall enter on 11W0787 also."
- 4. As the Family Court's new order continues to ignore to mention Father's repeatedly filed motions and/or affidavits of indigency for waiving fees and costs, Father immediately reached out to Middlesex Constable: "I have no means to pay and the Family Court has not

communicated any decisions whatsoever regarding any of my pleadings (including the one to waive the costs of service dated 12/30/2022). Also, I have no access to the dockets and the Family Court historically has not allowed me to have their indigency decisions. I emailed you because you previously had access to verify if an indigency request to waive costs and fees was in fact allowed by the Family Court. I need to serve the summons for my cases and this forceful isolation does not allow me to prosecute."

- 5. The Middlesex Constable emailed back to Father on 1/31/2023: "Spoke with court. Waiver for fees to file only," confirming that the Family Court had only partially allowed waiving "normal fees and costs."
- 6. Pursuant to G.L. c. 261, § 27C, "(4) If the court makes a finding of indigency, it shall not deny any request with respect to normal fees and costs... The court shall not deny any request without first holding a hearing thereon," yet the Family Court blatantly delayed the potential indigency hearing past the "a hearing will be held on the affidavit within 5 days."

- 7. Father immediately appealed the Family Court's decision to the Appeals Court (2023-J-0054 and 2023-J-0055), by substantiating his repeated claims: "To continue the alleged conspiracy to silence and enslave Father, the Family Court, therefore, chose to both a) block the prosecution of Father's employment discrimination matters (by denying service of summons) and b) avoid any appeals caused by notifying Father of the denials of his forced indigency. Through herein substantiated acts, the Family Court has deliberately violated the Indigency Laws, G.L. c. 261, §§ 27A-D."
- 8. Father also reiterated once again that: "As substantiated by Father to the Supreme Judicial Court, US District Court, and US Court of Appeals, First Circuit (the briefings scheduled, R:109,110), the essence of Father's ongoing controversies with the Family Court is their systemic sabotaging of appeals."
- 9. As all sabotaged, to be never reviewed, decisions are based on the Family Court's unfounded conclusive presumption that a father's indigency cannot possibly ever exist, any proper reviews would have prevented the now manifested delusion by the State of attempting

to extract \$107,393.58 from financial accounts that have been verifiably worth a mere \$85.06 since 2017.

- 10. Moreover, after the State stubbornly doubled down on 11/03/2022 on their ruthless delusion to extract non-existent funds from a forcedly indigent Father, Fidelity once again transferred a residual, and thus inaccessible, \$80.79 to the MA DOR CSE on 1/31/2023.
- 11. This latest **blatant theft** by the State was from the 61-year-old Father's sole SEP-IRA accounts. As Father has always been a small-business owner, he has no other retirements, nor any assets or savings left.
- 12. Despite the incessant and dogmatic bullying by the Family Court, Father's emailed statement, "I really have no idea what the Family Court intends to do at the hearing. I know that I physically cannot get to

 Lowell without assistance and I will be calling the court via zoom at 8:30 am. That is all I can do. I am also ready to file federal motions for an injunction if the Family Court keeps ignoring my submissions," on 1/28/2023 still applies to the new 3/23/2023 hearing.
- 13. Therefore, Father will immediately file his upcoming "Plaintiff's Renewed Motions To Waive Fees

And Costs with exhibits," and "Plaintiff's Affidavit Of Indigency/Supplement, dated February 2, 2023, with exhibits," with the Family Court on 2/3/2023.

14. With Father's new motions to waive fees and costs, explicitly requesting the "extra" transportation costs to/from the court if remote appearance is not allowed, this petition will therefore be reduced to the simple question: do the Massachusetts Indigency Laws, G.L. c. 261, §\$27A-D, apply to the Family Court and the State?

Signed under the pains and penalties of perjury.

February 2, 2023.

Respectfully submitted,

/s/ Imre Kifor Imre Kifor, Pro Se

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