

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, ss

SUPERIOR COURT
CIVIL ACTION NO.
2184-CV-02894BLS1

SAMUEL B. SPITALNY, JACOB L. SPITALNY,)
STEPHEN QUILLINAN and S&Q DATA, LLC)

Plaintiffs,)

v.)

NICHOLAS FIORILLO and GOTSPACE DATA)
EQUITY FUND, LLC)

Defendants.)

and)

NICHOLAS FIORILLO,)
GOTSPACE DATA EQUITY FUND LLC,)
GOTSPACE EQUITY FUND I, LLC,)
GOTSPACE EQUITY FUND 1, LLC,)
GOTSPACE SELF STORAGE, HOLDINGS, LLC,)
GOTSPACE MANAGEMENT, LLC,)
GS BEVERLY, LLC, GS GLOUCESTER, LLC)
GOTSPACE BEVERLY LLC, AND)
GOTSPACE GLOUCESTER, LLC)

Reach and Apply Defendants.)

**OMNIBUS NOTICE OF REMOVAL OF ACTION TO FEDERAL COURT CEASE AND
DESIST ANY AND ALL EXTRAJUDICIAL ACTIONS RULINGS ORDERS SINCE
SUCH REMOVAL OF AND VACATION OF ANY ACTIONS TAKEN BY THIS COURT
SINCE SUCH REMOVAL AND NOTICE THIS ACTION REMAINS IN FEDERAL
DISTRICT COURT AND APPEAL TO 1st CIRCUIT OF THE UNITED STATES
SUSPENDING ALL PROCEEDINGS FOR CONTINUED LACK OF JURISDICTION
AND ANY ACTIONS TAKEN BY THE BARNSTABLE COURT ARE TREASON
AGAINST THE UNITED STATES OF AMERICA**

Defendants file this Omnibus Notice of Removal of this action to Federal Court and
Appeal of all prior Remand Orders, to the District of Rhode Island, *where jurisdiction over this*

instant action remains, pending full adjudication at Federal level. Pursuant to 18 U.S. Code §§ 241-242, 28 U.S. Code § 1441, 28 U.S.C § 1332, 18 U.S. Code § 287, Title 42, United States Code § 1983, False Claims Act, as amended, 18 U.S. Code § 1951 (a)(b)(2), 31 U.S.C. et seq cf. 28 U.S.C. § 2403(a) and the recent and numerous violations of Federal statute, constituting gross violation of his Constitutional, civil rights, Nicholas Fiorillo removed the above-captioned State Court action, and all claims and causes of action arising therefrom, to the Federal Court of Rhode Island, on or about August 24, 2023.

The Federal Court continues to possess jurisdiction over the subject matter of this action, pursuant to the removal of this action to Federal Court for gross violations of civil rights in addition, because the matter in controversy exceeds the sum or value of \$75,000, exclusive of interest and costs, and is between citizens of different states and issues raised in Defendants answer, cross claim and counterclaims are all federal questions that have now best just brought to lite. The Federal Court also possesses jurisdiction of the subject matter of this action pursuant to 28 U.S.C. § 1367.

As set down by the First Circuit Court in Boston Globe Media Partners, LLC v. Chief Justice of the Trial Court, the interests of justice require that the spotlight continue to shine brightly upon the secret courts of the Commonwealth as no such unlawful act can be followed but another unlawful act. The Plaintiffs in this matter are known habitual criminals, members of the Soros-Oneill NE Edge Racketeering organized crime ring and left hand associates, of Soros himself . Public policy dictates, and the First Amendment of the Constitution provided for removal of this action to this Federal Court, under Under 28 U.S. Code § 1441, 28 U.S. Code § 1443, 28 U.S. Code § 1446, 42 U.S.C. § 1983, 42 U.S.C. § 1985, U.S. Const. Ann. Article III, Section 2, Clause 1, False Claims Act, as amended, 31 U.S.C. et seq cf. 28 U.S.C. § 2403(a)).

Section 1446 also recognizes that a basis for removal may arise after the initial pleading, and provides a second 30-day period once removal is triggered, within which a case becomes removable after service of the initial pleading, for which removal is fully in compliance with. Such removal was timely noticed, docketed and still remains unchallenged by the Plaintiffs in this matter.

In light of the recent events in the State Court which triggered the removals and now the appeals, the District Court continues to have *clear jurisdiction* over this matter. Under U.S. Const. Ann. Article III, Section 2, Clause 1, this special civil rights removal statute permits removal of any civil or criminal action by a party who is denied or cannot enforce in the state court a right under any law, providing for equal civil rights of a person for any act under color of authority derived from any law providing for equal rights. The language is quite clear under the 14th Amendment to the U.S. Constitution: “nor shall any State deprive *any person* of property without due process of law; nor deny to *any person* within its jurisdiction the equal protection of the laws,” rights which Mr. Fiorillo emphasizes are not restricted to members of a “protected class.”

There continues to be blatant disregard of Mr. Fiorillo’s rights, by way of chronic denial of due process by judges who deny a self-represented litigant his due process rights to appear remotely at this courts extrajudicial hearing, where there has been an abundance of evidence of credible threats against his life provided to the Court. Accordingly, any further attempt to unlawfully deprive Mr. Fiorillo of his right to safeguard his assets, by once again locking him out of a hearing and denying him his opportunity to speak, is nothing short of unconstitutional. This would be in clear violation of Mr. Fiorillo’s right to safeguard his assets from unlawful seizure, which falls squarely under the very basic rights of every citizen of this Country, found under the United States Constitution.

Nicholas Fiorillo has steadfastly maintained that he does not owe any money to these fraudulent plaintiffs, yet the degree of prejudicial conduct by this particular Court by its blatant disregard of this advisement, underscores the ongoing, egregious bias against self-represented litigant Nicholas Fiorillo demonstrated across State Courts, aka the Secret Courts of the Commonwealth. **These facts further bolster an entirely new series of violations of civil rights which clearly constitute treason against the United States by the NE Edge Racketeers, which both they and certain corrupt jurists have committed against the Federal Government.**

Pursuant to the ongoing, unlawful conspiracy to take control of not only Nicholas Fiorillo's assets, but his homestead and his Gotspace Data and Ocean Vacations companies by the George Soros-backed GF Funding shell corporation, the NE Edge Enterprise, George Soros, Samuel B. Spitalny, Raymond C. Green, Louis Delpidio, Thomas O'Neill, and other high level Soros operatives who control this criminal Enterprise, this has completely annihilated the Federal, Constitutional civil rights of the Fiorillos, including newly discovered information which evidence further violations of Fiorillo's rights to due process under the law and rights to property, among others, result in the prudent and proper removal of this action from to the Federal Court for the District of Rhode Island.

At issue is the ongoing, systemic chronic bias against a self-represented litigant which has wholly deprived him of his Constitutional, civil rights to due process under the law to a free and fair hearing, as well as the implications of extra-jurisdictional judgments and orders entered by a biased State Court system. There continues to be an ongoing investigation into a criminal racketeering enterprise holding themselves out as "NE Edge," a George Soros-backed LLC, for their rampant participation in the crystal clear weaponization of the Massachusetts political-judicial-law enforcement system against Nicholas Fiorillo.

The most recent criminal investigation involves Plaintiffs in this instant action and associate NE Edge Racketeers, who, after attempting to bribe a retired Federal Investigator previously employed by Mr. Fiorillo to investigate the unlawful wiretapping at the direction of Samuel B. Spitalny (the very individual who attempted to bribe Inv. Doyle) is now under investigation by the Department of Justice, the FBI and the Office of Homeland Security. Concurrently timed with the recently announced investigative probe of corrupted Law enforcement, including Brian Albert, Mike Powers, and Karl Dugal for not only the murder of fellow police officer John O’Keefe, but the June 6th 2022 botched BPD “Operation Schoolhouse” and the failed “Thanksgiving Massacre,” this previous Thanksgiving, the latest attempt by the Spitalnys and their racketeering associates, to take the life of Nicholas Fiorillo at his property in Nantucket.

These very same police officers are soon to be indicted, along with at least 12 others, for their criminal participation in the NE Edge Racketeers attempts to “police state” all of Nicholas Fiorillo’s assets, as well as kill him. The DOJ scrutiny and ongoing investigations by trusted FBI investigators continues, as the NE Edge’s top brass are now all prime murder suspects, in the killing of fellow officer John O’Keefe.

In this politically-motivated attempt to sandbag Mr. Fiorillo’s rights, whether Plaintiff or Defendant in a respective action, to due process and color under the law, the Secret Courts of the Commonwealth have trampled every civil right in the United States Constitution afforded to every citizen in this Country, and Mr. Fiorillo’s pursuit to protect his life, his liberties, his family’s homestead and his pursuit of the American Dream. There has never been, in the history of our United States Court System, a series of causes of action and duplicative litigants, who have been permitted by the Massachusetts courts to bring an iteration of the same fraudulent debt collection action against a self-represented private citizen, couched only “slightly differently” to make it appear to be a distinct and separate cause of action.

The George Soros and Thomas O'Neill controlled NE Edge Racketeers' weaponization of the Secret Court of Massachusetts has now been exposed by Nicholas Fiorillo, with the Spotlight of Justice finally shined upon those who have really been pulling the strings of the Secret Courts of the Commonwealth. The Massachusetts Public Corruption Investigation is well underway and the Justice League is way ahead, with the removal of former US Attorney Rachel Rollins, former SAC FBI Joseph Benevoluta, former Boston Police Department Officer Brian Albert, and many other faceless, low level Soros-O'Neill controlled jurists and law enforcement who have also been ousted.

This is not the first time that Nicholas Fiorillo has cited clear indication of the Soros controlled weaponization of the Secret Courts, and exposed crystal clear bias as well as conflict of interest and systemic and rampant judicial misconduct by certain SSC, BMC, ODC, BSC Judges and certain clerks for conspiring "behind the secret court curtains," as it has been most recently called to Mr. Fiorillo's attention, yet another conflict involving jurist's and spouse's relationships with Soros-O'Neill controlled business and financial matters. Accordingly, Nicholas Fiorillo is well within his rights to remove this matter to the Federal Courts for the blatant and systemic violation of his civil rights underscored by the discovery of new information which has now "triggered" this removal.

All of the heinous textbook Soros schemes perpetrated by Plaintiff in this instant action and his associates, in clear cut violation of Federal statutes, are "contrary to the public interest and undermine public confidence in the judicial process." A phrase often parroted by Judge Peter Krupp, who first used those words back in 2013, when as a special counsel "Kevin Harrington Type Bagman" state attorney, he was representing the former leader of the Winter Hill Gang, James "Whitey" Bulger, right before the Secret Courts of Massachusetts put Bulger back into WITSEC for the second time, faked his death, and ultimately set him free this past May of 2023.

George Soros and Thomas O'Neill's NE Edge Racketeers manipulation of the Secret Courts by way of their "stronghold" on many corrupted Massachusetts State and Local Police, certain Judges and many dirty politicians, have taken over the Winter Hill Rackets of drug trafficking, money laundering, human trafficking, extortion and loan sharking rackets that Whitey left behind, and have been operating a \$100,000,000 dollar per year "Soros Corrupt Cash Machine" down on Old Cape Cod. Thomas O'Neill III sells hundreds of thousands of dollars in "gift certificates" in his and Soros's so called legit, "Cape Cod Restaurant Group," made up of all the old "joints" which are still operating as "fronts" to traffic drugs and humans, and give a warm place in the sun, for some of the most notorious loan sharks in this Country, and Harwich PD Detective Bobby the "Racket" Brackett, Thomas O'Neill, certain corrupt Boston PD and top brass at the MSP, conspire with the Brothers McLaughlin, the Bulgers, the Bidens and the ancient Petersons "Bagmen" Brothers.

This derelict bunch of fools who all took orders from O'Neill and Soros, have now been exposed. Who would have thought such emboldened men would actually "partner" in corporations with each other, for all the world to see, but it was Harwich PD's Bobby Brackett who filed bogus charges against Nicholas Fiorillo for a crime that never happened, and it was some of Soros's most valuable Open Foundations top brass with vacation homes from Harwich, to Nantucket and around this world aiding and abetting, including those who somehow ended up being the former CEO of Wikimedia, Dr. of Evil of Thermo Fisher Scientific and Athena, and on former President Obama's cyber tech and oval office transition team, who somehow ended up renting Plaintiff's Ocean Vacations homes on the Cape and Island.

It sure has been Soros' "One Crazy and Corrupt Summer," a comic tragedy for the NE Edge and George Soros himself, for his final corrupt act. As the Winter Hill's "Olde Cape Cod Haunt's", now owned "lock and stock" by so called MSP, FBI, DEA suspect raids, seizures and McLaughable auctions, how is it that, Tiny O'Neill, The Punchy McLaughlins, Petersons and the

Bracketts end up with all the old “Winter Hill” joints, which have littered our shores from RT 28 all the way up to RT 128. Who would have thought that it would be the final undoing of the most corrupted and evil man on this earth, at the hands of a tireless pro se Patriot, Nicholas Fiorillo?

Nicholas Fiorillo is no stranger to this injustice system, having been embroiled in multiple iterations of the same unlawful debt collection action with interchangeable plaintiffs all members of a racketeering enterprise formed by associates-in-fact under the backing and control of George Soros. These associates in fact include notorious loan sharks and mobsters, such as the Plaintiff in this instant action and his wife, corrupt commercial loan brokers, represented by Soros-backed attorneys Jonathan Roth, Christopher Veara, George McLaughlin, Nicholas Nesgos, Matthew Welnicki, David Reier, Anthony Alva, the law firm of ArentFox Schiff, LLP, et als. Rather than provide a pro se litigant with the degree of latitude expected of a free and fair legal system, Nicholas Fiorillo’s self-representation was used against him.

One of the most glaring ways this was done, was through “jockeying” of the Massachusetts Superior Court dockets, Courts within which the clerks wield a great deal of Powers. From last minute switching of Judges to “misplacing” filed documents to engaging in ex-parte communications with opposing counsel, Mr. Fiorillo has been subjected to all of it, and then some. The Court which should have been trusted to keep nefarious, retaliatory loan sharks and mobsters at bay, and prevent unlawful foreclosure attempts on the homes of private citizens, was the same Court which, due to the powers of Powers, allowed an “acting” Clerk Magistrate, one of several such Magistrates wielding excessive power in the Commonwealth, and his predecessor(s), to arbitrarily mete out injustice.

Where George Soros or one of his hundreds of “front” non-profits or wall street toxic hedge fund shops are always major benefactors, donors and beneficiaries in his multiple for profit and non-profit Soros corporations, matriculated schools, colleges and universities. The final act is almost over for Thomas O’Neill, old man Soros and their various political tentacles,

with multiple conflicts of interest which have now exposed the Modus Operandi of the evil Soros. While Nicholas Fiorillo has ready an organized and sophisticated presentation of his case, doing an excellent job painting a crystal clear picture of the chronology of civil rights deprivation and denial of due process by the Superior Court, which contravene justice, State Judges have refused to permit even the most basic evidentiary hearing, to allow him to present his case. This crystal clear continuation of the Soros-O'Neill weaponization of the Secret Courts of the Commonwealth is now on its last act, the end of their reign in a terror-promoted world chaos for long enough.

It is now George Soros' and Tiny Tommy O'Neill's curtain call, not just for them, but for the Plaintiff in this instant action, his racketeering associates and their many affiliate entities, which they have controlled for over a half century, and their klepto-business-practices from P-Town all the way down to 1400 Pennsylvania Avenue. Nicholas Fiorillo has now unearthed a crystal clear pattern of rampant, blatant and completely out of control extrajudicial associations, business relationships and **newly-discovered conflicts of interest** involving Plaintiffs in this instant action and their associates, the frosting on top of George Soros, corrupted 100 year old doomsday cake, he has been baking with Tiny Tip O'Neill, since the first dumping of proverbial Tea into Boston Harbor.

Plaintiff in this instant action and his compromised counsel, have made a mockery of our entire countries political-judicial-law enforcement systems with George Soros failed plans to decriminalize our major cities and states with his fair left lawfare attack and weaponization of certain DA'S and US Attorneys around this country, like Rachel Rollins, who clearly set out to violate Nicholas Fiorillo's civil rights and derail any hopes he had for Gotspace Data to develop the New England Data corridor, it was instrumental in creating. This criminal group perpetrated against the Fiorillos, through a series of unlawful criminal frame ups planned out by the NE Edge Racketeers, starting with Operation Schoolhouse, which were carried out by high level,

Soros-controlled so called “innocent witnesses” of high crimes and non-existing misdemeanors, which Mr. Fiorillo never committed.

Old man George Soros and Tiny O’Neill, could never beat Nicholas Fiorillo, as he has the most powerful weapon on earth, he has deployed against his adversaries, THE TRUTH. These two old man and their hundreds of corrupted deep state soldiers, disposable “Pawns” in their shell games, having already failed over 112 different times, to financially ruin, unlawfully frame attempt to jail, and even attempted to murder and threaten to murder Nicholas Fiorillo over 6 different times all on lawfully recorded phone calls.

Multiple law enforcement, FBI, Harwich Police and federal authorities have advised Fiorillo to “keep recording” these criminals, as it was clear to all of them that the NE Edge Racketeers were committing multiple Federal crimes, in various states around this country. Fiorillo was advised by multiple FBI field officers, to upload and turn over upwards of 200 hours of recordings of lawfully informed parties, who always had known, and continue to know that they were/are being recorded. Nicholas Fiorillo, since the founding of GotSPACE Development in the height of COVID, was recording any and all calls with the many members of the NE Edge Racketeers, and all had a general and continued expectation that Fiorillo would be recording all calls, as he would often state and proclaim: “All calls are being recorded, have been recorded and will continue to be recorded at GotSPACE to document our company’s founding and rise to the top of the data center industry, in the name of prosperity, future books, movies and screen plays, that was sure to come to fruition about GotSPACE and it’s development of the massive data corridor”, all such calls have been proffered and turned over to the Federal and state authorities dating back to the Harwich Police Department, in the Summer of 2021.

Mr George Soros himself, once a grand master chess player at the table of World Order, made his last and final move, proven now to be fatal. He exposed both his “K,Q,” and then his “Knight” out in Nantucket this past summer, all of them guilty of “bad acting” as they attempted

to “play off” they were somehow so-called victims of a financial crime that never took place. Where the NE Edge yet again attempted to charge Fiorillo criminally, by none other than Bobby “Racket” Brackett (Matt Damon in Departed) of the Harwich Police Department, one of the partners in crime in all of the “joints” on Cape, with Mssrs. McLaughlin, Peterson, O’Neill and Old Man Soros, the former of whom the Winter Hill Gang used to control. As Soros has been checked and mated with his fate, his reign supreme is soon to be NO MORE, as he will fall to the “Bishops of Truth”. Soros’s deployed his most valuable “chess pieces” in his final attempt to defeat the Plaintiffs, in Soros’ Secret Courts. Now the whole world is about to uncover the NE Edge and what they are really after. As Soros’s most most prized deep state operatives are now captured and exposed, with a glaring spotlight of justice in there evil faces. As there was no “real victims” who rented Fiorillo’s family home, and where some how duped in the process, this past summer. Soros’s “King “Matazzoni” and Queen “Winkelman” have been at the head of some of his most powerful and profitable propaganda disinformation machines. Who became the “so called” innocent victims, and Racket Brackett’s so called “witnesses” for the NE Edge last and final “Operation Deep State Vacation” scheme and attempt to frame Nicholas Fiorillo, in yet another crime that never took place.

It has now been discovered that Wikimedia, NPR “big cheese” X-CEO, Joseph Matazzoni, and his paramour Elizabeth Winkelman, were both “bad actors” in the unlawful and criminal eviction “Operation Harwich Port Hustle” that all of the NE Edge Racketeers had a hand in screwing up. Even the disgraced and now resigned Boston Police Department Sergeant Brian Albert had a better short game, than their Cape Cod counterparts. As Albert is the now #1 Murder Suspect in the murder of fellow BPD officer John O’Keefe and the framing of his girlfriend Karen Read. The BPD, and DA Hayden and Rollin’s “botched” Key Stone Crooked Cops, Albert-Powers-Dugal June 6th 2022 Soros and O’Neill “Operation School House” that almost killed Nicholas Fiorillo’s wife, was a big FAIL, by Spitalny family attorneys Lee Gesmer

and Kevin Peters, in the NE Edge's so-called "assault and battery" frame up of Mr. Fiorillo, who, along with his wife, were the true victims of the assault and battery.

The most recently attempted Bobby "Racket" Brackett "Frame Up" this past August by Soros and O'Neill unearthed additional conflicts of interest through Detective Brackett's direct business ties with Thomas O'Neill III and other low level operatives of the NE Edge, Brother's Mclaughable's and the ancient Peterson "Irish Bag Men" now seems to be brushing up on their Russian, for there many trips over to the Ukraine. With stops for Chinese food, in the CCP, whenever Obama or Soros need some early ground intel and are short on cash.

Soros and his Son's Open Society Foundations real purpose here on Earth, is to create and manufacture MASS CHAOS on a grand scale deploying "false narratives" on social media and Soros controlled news and streaming channels. Often "spun" to either move countries to war or political unrest causing famine and fatalities on a whim. When it suits Soros world order evil restructuring plans. Soros and Tiny O'Neil, almost pulled off the biggest "loan to own" scheme in the history of the World, some \$100,000,000,000 Billion dollars, is really the future value of the GotSPACE Data New England Data Corridor, when all told. Soros has been losing his touch with himself and his most corrupt generals.

He has been employing the world's most sophisticated supercomputer and quantum algorithm masters such as Selmer and Alexander Bringsjord, the most evil "father and son" team since Dr Evil and Mini Me, and even Austin Powers would blow his mind with the "war games" and Soros most evil "mad" scientist, not unlike Rensselaer Institute of Technology. It is without any question or doubt, George Soros has deployed all his efforts and assets, to either jail and if it comes to it, murder Nicholas Fiorillo in order to silence him. If Soros and the NE Edge can take control of our world's next 100 years of data, cyber, financial and military defense, digital infrastructure that GotSPACE Data Controls. Where Selmer, Alex, Sam, Jake and Peter Spitalny, along with Nick Nesgos, often meet on the links, off line and cell phones.

As the Federal Authorities are now closing in on the right side of justice, and are “onto George Soros’s and Biden’s World Order Schemes,” Soros now even has some more cyber scholars from Vanderbilt University, working overtime, attacking Nicholas Fiorillo, with the full cooperation of the Israelis NE Edge Defendant’s, the NSO and certain Chris Wray’s FBI “bad guys”, and their municipal fugitive task force crooked cop, counter parts, whom are trying to geo locate Nicholas Fiorillo, so they can murder him in cold blood. Before he unleashes the most powerful weapon in the World, the absolute and certain TRUTH.

Fiorillo is counting his hours until his chance to inform the “right and proper” Press and is preparing for Tucker and his hard nose World Wide Truth and Justice Spotlight. As Mr. Carlson, himself, is also one of many, high profile victims of Soros’s Deep State cyber hacks and attacks and localized municipal weaponization of our all of our “infected” hard left states. That is currently blue, I can assure this country, if all the truth be told, we will soon turn all those “Soros-Brain-Mushed” states blood red and it will red “Tea” that gets dumped in Boston Harbor this time around.

What the NE Edge has perpetrated for the last couple years, has been something creating by AI and deployed on Nicholas Fiorillo and his family, to spread a false narrative, that he and his billion dollar data company, is something of a Madoff “Ponzi Scheme” or Sam Bankman “Fraud”, funny thing. George Soros has been rumored to be an active “behind the schemes” master architect, who was the only one who made any money in the two largest financial schemes in the history of our country. Soros and his so-called non-profits, when the tally is finally taken, have been a total loss to the World and all mankind, and a big Win for himself and his co-conspirators. Always at the cost and expense of our quality of human life, throughout the world, and far too often human casualties, for the benefit of Soros' few closest friends, heads of communist states and certain political hacks and crooked cops and Judges, he may call his so-called friends. His entire \$100,000,000 political agenda and decriminalization failure, was all

a classic “Soros Smoke Screen” to incite unrest in our cities and towns, so that his political agenda could go unnoticed and unchecked this time around. That is, only if Nicholas Fiorillo is silenced and can not let the World know what Soros, O’Neil and the rest of the NE Edge Criminal Racketeers have been up to, and it is time for unbiased eyes to read through the pleadings and review the irrefutable evidence previously and now recently discovered by Mr. Fiorillo, which will indicate that it is no secret that George Soros, Thomas O’Neil and their strawmen are guilty as charged.

Nicholas Fiorillo has been stripped of all of the protections afforded him under the Rules of Civil Procedure, which have been violated multiple times. This collective group's deep state conspiracy was designed to prevent Nicholas Fiorillo and his corporation from ever receiving their fair and just day in a Massachusetts court. Accordingly, based on substantial reasons affecting the public interest, and the interests of justice which dictates that the curtain be pulled back once again, on the Secret Courts of the Commonwealth, Mr. Fiorillo, triggered by the discovery of new information setting forth clear cut violations of his civil rights, now removes this instant action to the District of Massachusetts, under newly-discovered and wholly different sets of facts which state a new ground for removal.

Too many cases involving private citizen Nicholas Fiorillo were ultimately “presided over” by court clerks who wield excessive power(s) - the keepers of the gateway into a land of arbitrary justice, where the powerful and privileged prevail. Depending upon who you know (or don’t know), a land where right quickly becomes wrong, and wrong quickly becomes right. Clerks at the Superior, Boston Municipal, Housing and Federal District courts consistently and overzealously exercise tremendous discretion. The pro se litigant who winds up on their bad side, quickly learns that remedy, redress and recourse in these courts, are forever elusive. With so few checks on their power, the court clerks all too often go far beyond both job description and ethical boundaries, brokering deals with conniving counsel. Regardless of who chooses to

acknowledge this and who does not, there is such a thing as the secret courts of Massachusetts, and it is an undeniable fact that no other state in the country has anything like it.

Three facts are of particular importance to this case: 1) the fact that there is valuable real property at stake here, which a group of "well-connected" Plaintiffs, including Plaintiff in this instant action and their counsel, are attempting to unlawfully extort from movant, aided and abetted by the secret courts 2) the public consensus on boundaries defining what is "dangerous" in the context of judicial discretion, and 3) the activities contraindicated by those boundaries. Facts which speak to the nature of the original plaintiffs' actions in looking to the courts to aid their misdeeds, which Defendant now urgently brings before the public. It is of great public value for any court, in particular courts at the Federal level, to speak on these issues, especially in a manner which deters future bad acts.

Due consideration must be given here, to the extent to which a citizen's rights to everything from his personal property rights to due process rights can be infringed upon, when unsavory and unethical individuals who operate within a criminal Enterprise controlled by someone with the political prominence and clout like George Soros, seek to expropriate assets of that citizen into the tens of millions of dollars, if not beyond. The implications of injustice here are dire, and it would be inappropriate, therefore, to allow such harms inflicted upon Petitioner to proceed, based upon the total disregard of the legal process by this group of racketeers and counsel, which can be described as little more than corrupt to the core.

Federal defendants Soros and O'Neill have weaponized co-defendants former US Attorney Rollins, Suffolk DA Hayden, certain rogue members of the Boston Police Fugitive Task Force, the Town of Harwich Police Department, the Harwich Chief of Police, certain John Doe Detectives, Sheriffs, Constables, Town Manager Joseph Powers and Selectboard member MacAskill, all of whom have been conspiring in a pattern of criminal schemes to prosecute Nicholas Fiorillo for a series of crimes that he did not commit. This has been done in order to

gain the leverage needed to extort Fiorillo to give up his claims in the Gotspace Data v. NE Edge Federal Complaint in the District of Rhode Island, with which all inextricably interrelated actions merit consolidation post-removal, his family home and his Gotspace Data development business most notably Fiorillo's corporate interests in the 30 Billion dollar Gotspace Data New England Data Corridor.

Up to this very moment, Nicholas Fiorillo's life continues to be jeopardized by a series of threats by Soros-backed operatives Louis Delpidio, Paul Mattarese, and others, to shoot him on sight and harm his family, if he did not succumb to the Enterprise demands, including a demand to vacate the Fiorillo Family home, or be forcibly removed, and their possessions unlawfully placed with Moving and Storage companies, in violation of various Mortgage Protection statutes. Judge Gildea, Jonathan Roth, Judge Mills, Christopher Veara all have been presented lawful recordings of the multiple death threats and "shoot to kill" warnings by known Mafia associates Louis Delpidio and Paul Mattarese, the Suffolk Superior Court **CLEARLY KNOWS THAT IF FIORILLO SHOWS UP IN COURT HE WILL BE KILLED.**

Mr. Fiorillo has recently learned that one of the "others" here is none other than Cynthia Delpidio, an associate of Plaintiffs in this instant action, whose attorney, Jonathan Roth warned Fiorillo was the "one he needed to worry about." Despite direct knowledge by Roth that Plaintiff in this instant action threatened to "shoot Fiorillo in the head with an unmarked 45," Roth reminded Fiorillo that Cynthia Delpidio was the money behind the Chippendales. Cynthia Delpidio called the shots and she was the one behind the murder that another man took the rap for.

It is once again noteworthy that despite Nicholas Fiorillo making proper and prudent requests to appear telephonically at hearings due to the credible threats made against his life, all of which the Courts were notified well in advance and were reported to all relevant law enforcement authorities, including the most recent threat coming from counsel for NE Edge

Racketeers the Delpidios, Mr. Fiorillo was still “required to appear in person” at hearings. Not only in order to set the stage for a “default,” for “failing to appear in person” but putting his life into clear and present danger. Fiorillo knows full well that there will be no justice in any court in the Commonwealth, due to the conspiracy being perpetrated by the Kleptocratic Soros Political Propaganda machine, ultimately controlled by Soros himself and Thomas O’Neill atop the political pyramid.

Through the manipulation of numerous suspect "frame ups" and "shake downs" by the Harwich, MA Police to frame Nicholas Fiorillo for crimes he did not commit, the crystal clear control by Mr. Soros of the Massachusetts secret courts, and his corrupt influence over its judicial officers has decimated Fiorillo’s civil rights under color of law, prompting just and prudent removal to a Court free from Soros well known, kleptocratic influence peddling.

Nicholas Fiorillo has been subjected to more than his fair share of secret court hearings, extrajudicial court rulings and as of late, the BPD Fugitive Task Force’s "catch and kill" manhunt, perpetrated by Boston Police officers Brian Albert, Mike Powers and Karl Dugal, some of the same individuals involved in the murder of fellow BPD Officer O’Keefe and the framing of his girlfriend, Karen Read for a crime that she did not commit. All with full support and cooperation of certain Boston FBI and higher ups in the Massachusetts State Police, and perfectly orchestrated to prevent Nicholas Fiorillo from ever having any fair day in any court in Massachusetts, and derail his Gotspace Company’s forward path to develop the New England Data Corridor.

The goals of the Soros-backed NE Edge Enterprise, are to cheat the legal system and obstruct justice, in order to extrajudicially derail the entire legal process involving Fiorillo and his family, as well as suppress their civil rights, including the right to free speech and due process under the law, all of which have been silenced by Soros backed DA's and disgraced former U.S. Attorney, within the Massachusetts judicial-political-enforcement system, which has

systematically conspired to illegally evict the Fiorillos from their homestead. The Secret Courts of the Commonwealth, and the certain Judges who are mere puppets of George Soros, have been on the “secret stage” set by the NE Edge racketeers, who dance to Soros’ evil tune in furtherance of the criminal objectives of the Soros-NE Edge Enterprise, to derail the largest public/private Digital Infrastructure project in the history of the United States.

Attorneys Michael Brier, Anthony Alva, Johanthan Roth, and Nicholas Nesgos, on behalf of their clients, including Plaintiffs in this instant action, have been systematically blackmailing the Fiorillo family, making a series of extortionist demands including criminal threats of murder, if they did not agree to the release of claims and counterclaims, and payment of monies not due or owing on the Kales Way property and the vacation rental properties. Specifically, if Fiorillo did not sign a global release and agree to pay upwards of a whopping \$30,000,000 in cash and real estate, releasing all parties for their illegal foreclosure actions, and “rag time” Barnstable court action, as set forth in the inextricably related civil claims pending removal and consolidation before this Court under Fiorillo’s multi-billion dollar RICO action, all would be lost. The Soros-backed NE Edge racketeers have been extorting the threat of an unlawful 48 hour forcible move out for most of the month of August, an unlawful foreclosure on the residential portion of a mixed use property, by way of an unlawful foreclosure of a commercial mortgage instrument in violation of Massachusetts law, which Nicholas Fiorillo now seeks an unbiased Court to confirm what he has always known, that this bogus “foreclosure sham” is without any force and effect.

Nicholas Fiorillo has tirelessly endeavored to bring civil action for unlawful eviction and dispossession against George Soros, Louis Delpidio, and other NE Edge members and co-conspirators, before the Massachusetts Southeastern Housing Court, only to be thwarted at every turn by Court Clerks who wilfully obstructed and prevented even a cursory review by a Judge, especially since a concurrent Motion for Interim Relief was included with the pleading,

asking for an immediate stay of execution of Order for Possession, and Restraining Order preventing the unauthorized trespass upon the Fiorillo homestead, by any third parties pursuant to unlawful attempts to remove the Fiorillos from their home.

Appended hereto by Exhibit, is the Transmittal Notification from the Clerk of the U.S.C.A., sending the appeals first to the District of Rhode Island, after which and full appeal will be taken up at the First Circuit Court of Appeals. Also appended by Exhibit, is crystal clear proof of the continued manipulation by George Soros, this time of the United States Postal Service, to “slow walk” these Appeals, as filed timely over 2.5 months ago, then in early November, this and all other related actions that have been lawfully removed to the Federal District Court of Rhode Island, all remain under Federal Rule, the Massachusetts Secret Courts do not have any lawful jurisdiction over this or any other action.

The initial removal back in August, later Notice of Appeal protect all of Fiorillo’s rights, therefore hereby puts this Court on Notice to stand down at once, and refrain from taking any further extra-jurisdictional action in this matter, which, due to the continued divestiture of this Court of jurisdiction, any and all prior **HEARINGS, COLLOQUY, TESTIMONY, ORDERS, JUDGEMENTS OR RULINGS** issued by this Court are without any force or effect and as such, void. In addition to noticing the Court of the Appeal of the Remand under prudent appeal basis and automatic stay of such action by any lower court, this Notice is also intended to inform the Court of serious legal issues which at minimum, have evidenced complete disdain for the pro se citizens going before the Court, and total disregard for:

(1) Jurisdiction; (2) Due Process; and (3) the Self-Represented Litigants’ Civil Rights.

If left uncorrected, these evidenced judicial failures of record stand to impact this and all related civil actions, and will continue to question the integrity of Massachusetts Courts.

The plethora of Civil Rights and Due Process infractions that have been evidenced by Nicholas Fiorillo, both on and off the record with multiple attempts on his life, (the latter due to “selective docketing, mail box shuffles, extrajudicial hearings, lock out from appearing”), have understandably given grave cause for Mr. Fiorillo’s continued fear for his safety and security. There are more than enough red flags that have appeared and disappeared from the docket, considering the severity of legal issues that have been evidenced which more than rise to a level of fraud, more specifically:

SUMMARY OF FRAUDULENT ACTIONS - VARIOUS PARTIES TO LITIGATION

Mills, Delpidio, Roth, Veara, Mattarese, Soros NE Edge Deep State Operatives

Due to the failure to update property records from early September of 2022, Louis Delpidio was able to feign continued ownership in a Trust he previously divested his half-share interest in favor of the Fiorillo Family Revocable Trust (“FFRT”), and bring a fraudulent legal action as the “owner” of the Baxter Road property, actually owned by the FFRT and managed by Ocean Vacations Realty, LLC. Pursuant to this action and with full knowledge of its fraudulent nature, Delpidio’s counsel Veara and Roth, the latter of whom is no stranger to ethical problems, were able to have “Receiver” Robert Mills appointed.

Mr. Mills has admitted on over a half dozen occasions that he had no legal right to break and enter into, or repossess any of the Fiorillo’s vacation homes, yet he and his co-conspirators have committed criminal trespass and have aided and abetted the Soros-O’Neill Criminal Enterprise, in yet another racketeering scheme to murder Nicholas Fiorillo, repossess his Ocean-GotSPACE vacation homes, and seize their bank accounts. The gross dereliction of duties by attorneys Roth, Veara and Receiver Mills, resulted in damage to the Fiorillos’ properties in Nantucket and Yarmouth the full extent of which has yet to be fully determined. (lawful recorded conference attached)

In early July, just shortly after his appointment, “Receiver” Mills promptly proceeded to move to “SELL OUT FROM UNDER” and change the locks at the properties, without the permission of Ocean Vacations or Trustee Fiorillo, of which the Barnstable court forbid and order Mills to ‘MAINTAIN THE STATUS QUO’. George Soros, Thomas O’Neil, Mills, Roth and Delpidio hatched a plan to “POLICE STATE REPOSSES” the Fiorillo’s Nantucket, and Yarmouth homes in a sinister plot that involved 12 Soros-Open Foundation/NPG directors and former CEO’s of Wiki Media, Global Witness, and IBM Fellows, all Soros funded so called NPG, to raid Nicholas Fiorillo houses, in a Soros-Nazi Police State theft of upwards of \$30,000,000 in property and contents of the Fiorillo’s.

A series of sinister assassination attempts ensued thereafter, including carbon monoxide alarms sounding and police being called to the premises, and most recently, after a breaking and entering into the premises during the early morning of December 3, 2023. Upon information and belief, Mr. Fiorillo is of the opinion that Louis Delpidio and his associate Samuel B. Spitalny are behind these incidents. During the past few weeks, Spitalny has been harassing Mr. Fiorillo’s wife via “facetime,” and during the last weekend in November, attempted to bribe FBI Agent J Michael Doyle, whom had been working the case against the NE Edge. Fiorillo and the now the Federal Government have the NE Edge on the run, who have amassed serious and damaging evidence against Delpidio, Mills, Roth, Veara and the rest of the Soros-O’Neill NE Edge, they must murder Fiorillo at any cost, Spitalny attempted to “pay off” Doyle to cover up the NE Edge murder attempt.

The Secret Courts of George Soros

This most recent breaking and entering into the Baxter Road property, is just the latest in an unlawful pattern of criminal acts committed by members of a criminal enterprise holding themselves out as “NE Edge LLC,” aided and abetted by certain Suffolk and Barnstable Court Judges and Clerks, the Harwich Police, Boston Police, FBI and Suffolk County DA Hayden’s

Office. All stemming from what Nicholas Fiorillo has discovered to be George Soros's weaponization, unlawful prosecution, botched extortion plots and later cover up, to force the Gotspace CEO Nicholas Fiorillo, into giving up 90% control of his Company and its development rights to the 30 Billion dollar New England Data Corridor.

By and through what is now an exposed pattern of unlawful eviction and extortion attempts by the Soros-controlled NE Edge Enterprise, to evict Nicholas Fiorillo from his family home and unlawfully expropriate other properties belonging to the Fiorillo family, an almost three year long criminal conspiracy has been perpetrated by the Soros backed NE Edge Racketeers. These individuals, and other "power players," rank with systemic judicial corruption of "gaming the legal system," aided by their attorneys and certain judicial-law enforcement "operatives" and political "insiders" operating within the secret courts of the Commonwealth, have manipulated numerous suspect "frame ups" and "shake downs" by the local Harwich Police, to frame Nicholas Fiorillo for crimes he did not commit.

It is no secret that George Soros is in control of the secret courts of the Commonwealth, and this emergency Notice and Motion is now brought, due to Soros' corrupt influence over our judicial officers, to decimate the Fiorillos' civil rights under color of law. These "frame up" schemes were ultimately set into motion by Brian Alberts, Mike Powers and Karl Dugal, the very same three former and current Boston Police Officers now under investigation by the FBI, as primary suspects in the murder of fellow Officer John O'Keefe, for which his girlfriend Karen Read was falsely accused. With the full support and cooperation of certain Boston FBI and higher ups in the Massachusetts State Police, this pattern of predicate acts was perfectly orchestrated to prevent the Nicholas Fiorillo from having any fair and free day in any court in the State of Massachusetts, the result of the criminal groups attempts to "frame up" the Gotspace CEO, and derail the Company's forward path to develop the New England Data Corridor.

The Spitalny Spy Ring

Over a year ago, Mr. Fiorillo discovered that the Soros-backed NE Edge Racketeers utilized the outlawed NSO Pegasus/Python "zero-click" cyber spyware against GotSPACE employees, to perpetrate 100's of unlawful wiretap and electronic eavesdropping schemes, which ultimately aided and abetted Louis Delpidio and others to file unlawful, predatory debt collection "cheap suits." By and through the intercept and "hacking" of classified trade and intellectual property secrets and attorney-client privileged legal filings, the NE Edge members, along with the Boston Police & FBI and the DA's Office, used this information against the Nicholas Fiorillo and his affiliate companies, to derail justice.

The goals of the Soros-backed Enterprise were to cheat the legal system and obstruct justice, in order to extrajudicially derail the entire legal process, and deprive GotSPACE CEO Nicholas Fiorillo of his civil rights to free speech and due process under the law. Rights which have been silenced by Soros backed attorneys and judges within the state's judicial-political-enforcement systems, who have systematically conspired to illegally evict the Fiorillos from their homestead in violation of MGL 186a 1-6, and continue on as Louis Delpidio has, to attempt to unlawfully expropriate additional real property assets lawfully owned by the Fiorillo Family Trust.

Connecting the Dots From Extortion to Fraud

As Mr. Fiorillo has come to realize clearly within the past couple of months, the Secret Courts of the Commonwealth and certain Judges within them, are mere Soros puppets who have been on the NE Edge Racketeers "secret stage," individuals who dance to Soros' evil tune and "pull the strings" of the courts, in furtherance of the criminal objectives of the Soros NE Edge Enterprise to derail the largest public/private Digital Infrastructure project in the history of the United States. Nicholas Fiorillo was directly extorted when told by Louis Delpidio and Raymond C. Green, that if he was to keep his home and freedom, he was to settle and release the NE Edge racketeers, or else be illegally evicted.

As just one example, during the weekend of August 12th 2023 , as a 48 hour Notice to Vacate or be forcibly removed from their home weighed in the balance, Delpidio, Green and their attorneys went in for the kill, and (“baited”) the desperate Fiorillo family to agree to a global settlement of upwards of \$20,000,000 in property turn over, deeds of property and additional collateral demanded by attorney Jonathan Roth and Veara and Nesgos, including payment of upwards of \$180,000 legal fees and over \$15,000,000 in luxury vacation homes not rightfully due to either Green or Delpidio, just to secure a forbearance which neither Green nor Delpidio had any intention of ever honoring.

After the (thus far) successful extortion plot to evict the Fiorillos from their home and commit theft of their worldly possessions, not only has local law enforcement “gone dark,” with no return calls or communication from the Harwich or the MSP pursuant to reports of the theft of two expensive automobiles and upwards of \$2,000,000, in contents, possessions and documents, which is grand larceny, there was woefully insufficient response to the reports of various incidents at 116 Baxter Road in Nantucket, including the recent breaking and entering on Receiver Mills’ watch. Since Nicholas Fiorillo has already been made aware that Raymond C. Green has been attempting to sell the Fiorillo home for \$2,500,000 to an “insider” of the NE Edge Racketeers believed to be none other than Louis Delpidio, the Soros-O’Neill NE Edge Racketeers continue to act as though the rule of law and order does not apply to any of them. This is, without question or doubt, the most grossly criminal violation of the basic civil rights to life, liberty and the pursuit of the American Dream. As Mr. Fiorillo has made previously clear and reiterates in this Emergency Notice, George Soros must not be able to steal away the rights of citizens to free speech, rules of law and order and our very homes we live in, for his sinister conquest to take over the world and decimate our democracies.

Collusion at the Federal Level

Despite the possibly unprecedented extent to which Nicholas Fiorillo has diligently and vigilantly advocated for the preservation of his Constitutional, civil rights to due process under the law, the egregious pattern of “docket jockeying” was not restricted to the State Courts. The Federal District Court has also engaged in “slow walking” pleadings filed by Nicholas Fiorillo, in order to subvert justice, as evidenced in the “Mail Box” returned to sender from Harwichport Post Master. As evidenced by the document appended hereto by Exhibit, the timely appeals filed by Fiorillo at the First Circuit Court of Appeals, of the Remand Orders issued out of the Rhode Island District Court, by a compromised Judge who was not-so-coincidentally connected to George Soros and his “foundations.”, Patricia Sullivan, who now sits on the board of the Rhode Island Hospital Group, Soros and his cronies screwed the state 3.2 Billion Dollars in unpaid bills and criminal raped and pillaged over \$750,000,000 from the tax payers, any which way and loose, the Soros-O’Neill NE Edge empire is crumbling and those who have aided and abetted Soros, will be left to due the time for his crimes.

Clearly, the totality of the circumstances and evidenced criminal claims referenced herein, related to these civil complaints, warrant answers first from: (1) the FBI; (2) US Attorney’s Office (MA); and (3) the Massachusetts Office of the Attorney General before moving forward with any of these proceedings. Based upon the chronic misapplication of the law and the complexity of unresolved legal issues which ultimately impede and impact a just outcome, proceedings must be suspended and delayed. Based on this Pro Se litigant’s legal concerns which are now up on appeal in the District of Rhode Island, this Court must suspend all legal proceedings relevant to these parties and respective real property and strike and vacate any earlier rulings or orders, hearings or colloquy, until the the full adjudication of this case in Federal Court and 1st circuit decides the merits of the removal. In addition, based on the totality of the evidence and crystal clear threat to human life, the court must refer these heinous actions

to the United States Attorney Joshua Levy, as sinister criminal actions and conspiracy to weaponize our courts and other legal issues art an act of treason and against every federal law on the books, so the DOJ can add these criminal infractions being perpetrated by the Soros-O'Neill NE Edge Racketeers can be added to the pending indictments of the guilty parties. As Mr. Fiorillo will now separately address additional concerns with the issued Court Order associated with these proceedings which are now on Appeal, notice is hereby given that this Court can proceed no further, as Honorable Judge Smith has sole jurisdiction of this action that has been lawfully removed to the Federal District Court of Rhode Island.

Respectfully submitted this 6th day of December, 2023.

/s/ Nicholas Fiorillo
Nicholas Fiorillo
P.O. Box 325
Harwich Port, MA 02646

EXHIBITS

OFFICE OF THE CLERK

UNITED STATES COURT OF APPEALS

FOR THE FIRST CIRCUIT

MARIA HAMILTON
CLERK

JOHN JOSEPH MOAKLEY
UNITED STATES COURTHOUSE
1 COURTHOUSE WAY, SUITE 2500
BOSTON, MA 02210
(617) 748-9057

November 27, 2023

Hanorah Tyer-Witek, Clerk of Court
U.S. District Court
1 Exchange Terrace
Federal Building and Courthouse
Providence, RI 02903

Re: Ocean Development Partners, LLC, MA et al v. NE Edge, et al, 23-cv-00121
Ocean Vacations Realty Trust et al v. Soros, et al, 23-cv-00417
GotSPACE Development, LLC v. SFBC, LLC et al, 23-cv-00420
Northern Bank & Trust Co v. Sheehan et al, 23-cv-00368
Stamoulis v. Ocean Realty Partners LLC et al, 23-cv-00419
GotSPACE Springfield Equity Fund 1, LLC v. Kushner et al, 23-cv-00422
Spitalny et al v. Fiorillo et al, 23-cv-00366
Raymond C. Green Trust v. Delpidio et al, 23-cv-00365
GF Funding Swansea LLC et al v. Ocean Investment Holdings, LLA et al, 23-cv-00364
Delpidio v. Fiorillo et al, 23-cv-00349
BSI 254 Westfield, LLC et al v. Fiorillo, 23-cv-00363
Misdirected Filing

Dear Clerk Tyer-Witek:

Enclosed, please find Nicholas Fiorillo's Notice of Appeals (11) received in this court on November 13, 2023. We are transmitting them to you for filing as of the date it was received in this court pursuant to Fed. R. App. P. 4(d). Please treat these notices as a duplicate if this pleading has already been filed in your court.

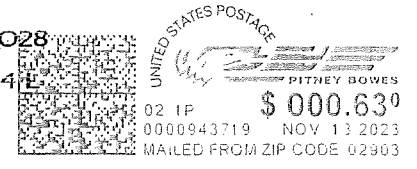
Sincerely,

Maria R. Hamilton, Clerk

Encl.

UNITED STATES DISTRICT COURT
OFFICE OF THE CLERK
PROVIDENCE, RHODE ISLAND 02903-1779
OFFICIAL BUSINESS

PROVIDENCE RI 028
13 NOV 2023PM 4



ANK

Nicholas Fiorillo
PO Box 325
Harwich, MA 02646

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RETURN TO SENDER
ATTEMPTED - NOT KNOWN
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