

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK, SS.

SUPERIOR COURT

RAYMOND C. GREEN, INC., as  
TRUSTEE OF THE RAYMOND C. GREEN TRUST,

§  
§  
§ Formerly: NO. 2184CV02950

Plaintiff,

§

v.

§

§

LOUIS DELPIDIO and NICHOLAS FIORILLO,

§

§

Defendants.

§

**EMERGENCY VERIFIED MOTION TO RECUSE JUDGE PETER KRUPP FOR  
BLANTANT ABUSE OF PROCESS, ACTIVE PARTICIPATION IN THE SECRET  
COURTS OF BOSTON AND SYSTEMIC EXTRAJUDICIAL TREASON ON THE  
UNITED STATES FEDERAL AND LOCAL COURTS FORWARDING THE  
CRIMINAL ACTIVITY OF THE NE EDGE RACKTEERING ENTERPRISE  
UNLAWFUL R.I.C.O CONSPIRACY TO FINANCIALLY RUIN AND UNLAWFULLY  
USURP THE GOTPSACE DATA NEW ENGLAND DATA CORRIDOR**

Now comes defendant Nicholas Fiorillo, Pro Se, reserving all rights and invoking continued jurisdiction in both Federal District Court and Bankruptcy Court of the Commonwealth, as of the full divestiture of jurisdiction of this Court on October 3, 2022, and moves the Honorable Judge Krupp to recuse himself from the case formerly assigned No. 2184CV02950, on the grounds of continued violations of canons under the rules of conduct for judges. As Judge Krupp has previously from the bench recused himself, over the coarse of these unlawful proceedings. We bring this motion on an emergency basis. As we have just discovered Judge Peter Krupp prior representation of know “notorious” mob figures and racketeers, more specifically “William “Whitey” Buldger. As Attorney Jeff Denner, whom represents Nicholas Fiorillo, early on in these actions in front of this court and Judge and also now, as Fiorillo’s criminal defense attorney. Judge Krupp failed to disclose a blatant conflict, as Attorney Jeff Denner had sued Buldger and the Boston office of the FBI, as the same time Attorney Denner represented Nicholas Fiorillo, in a duplicative case, Nicholas Fiorillo v David G Massad. Where is apparent that Judge Krupp, was

the consiglieri of the “old corrupt regime” of the Secret Courts and fought vigorously to “keep the secret courts hidden and the many “RATS” that were informants for the James “Skip” Connelly and Kenneth Kyser, the two most recent “dirty FBI” agents that were responsible for aiding and abetting the deep state corruption of the “Secret Courts” and those “dirty politicians” and profiteers that benefited from the “inside out”. It was not until the Honorable Judge Wolf and Attorney Fred Wyshak cleaned house of all the corruption within in our states Judicial and law enforcement divisions, it is apparent a few “bad actors” are still lurking behind the curtains.

Judge Krupp has consistently erred in his applications and abused his discretion, and has prejudice has been to the detriment of self-represented litigant Nicholas Fiorillo and his closely held affiliated development companies and affiliates Gotspace Data and Ocean Development, on multiple occasions. Repeated violation of Nicholas Fiorillo’s rights to his property by way of an impartial interpretation of the laws and administration of justice, as set forth under Massachusetts Article 29, prompts Nicholas Fiorillo to move to recuse Honorable Judge Krupp for prejudicial bias. This verified motion states the basis and following grounds that includes but is not limited to such factual basis, upon which to recuse Judge Krupp.

Most recently, despite lack of jurisdictional authority, counsel for Plaintiff filed a “renewed” motion for prejudgment security, on December 28, 2022, a motion which should have subjected the movant to sanctions. That motion was accompanied by a [Proposed] Order on Plaintiff’s Renewed Motion, which, on January 3, 2023, Judge Krupp *inexplicably signed*, after the word “proposed” was crossed out along with the year 2022, with 2023 written in its place.

Nicholas Fiorillo has endeavored since then to have all extra-jurisdictional rulings properly vacated, which came down on or about the same date, 12/22/22, from the Suffolk Superior Secret Court. Some, possibly all of these orders were apparently not signed by the Judges presiding over these matters, but quite possibly by Clerk Steve Powers and his lower clerk accomplices, who continue their systemic gaming of the legal system, and forwarding of the criminal objectives of

the Secret courts on behalf of the NE Edge principals, now defendants in the District of Rhode Island.

By way of Endorsement on Plaintiff's Motion filed January 31, 2023, in his own handwriting, Judge Krupp, on February 6, 2023 allowed this motion, notating that it was "without opposition." This was blatantly incorrect, since Nicholas Fiorillo has diligently opposed all such actions taken by all of these enterprising plaintiffs, in these unlawful debt collection actions, and opposition here was a given. Thus, the Order of this Court dated February 6, 2023, with a *visually different signature* than the one shown on the other extrajurisdictional order entered by this Court on January 3, 2023, is equally lacking in force and effect and as such, must be vacated.

#### **I. Basis for Disqualification - Violations of Code of Conduct and Canon Laws**

Rule 2.2 Impartiality and fairness

Rule 2.3 Bias, prejudice, and harassment

Rule 2.4 External influences on judicial conduct

Rule 2.5 Competence, diligence, and cooperation

Rule 2.6 Ensuring the right to be heard

Rule 2.7 Responsibility to decide

Rule 2.8 Decorum, demeanor, and communication with jurors

Rule 2.9 Ex parte communications

Rule 2.10 Judicial statements on pending and impending cases

By virtue of the above, and pursuant to Rule 2.11 Disqualification, A judge shall disqualify himself or herself in any proceeding in which the judge cannot be impartial or the judge's impartiality might reasonably be questioned. The complete lack of regard of Defendant's civil rights to due process and lack of comity in light of jurisdiction over this instant action and the inextricably interrelated actions in the Federal and some, Bankruptcy Court, makes the lack of impartiality of Judge Krupp completely without question.

The pattern of nefarious manipulation of the procedural process is ongoing despite complete loss of jurisdiction, by way of continued, multiple "premeditated motion jockeying schemes" by certain clerks of this court. This is not the first time that Nicholas Fiorillo has cited clear indication of bias as well as conflict of interest, as it has been most recently called to his attention yet another conflict involving counsel. While Judge Krupp, back when he was representing notorious mobster

“Whitey” Bulger, took liberty to point out the “gaming of the system,” he took umbrage to Nicholas Fiorillo pointing such gaming out, when he was part of the secret courts engaging in the system gaming.

Nicholas Fiorillo and/or his corporate interests have been represented in the past by attorney Jeffrey Denner, who sued both Judge Krupp and Whitey Bulger, providing yet another reason why Judge Krupp should have recused himself in response to the first Motion so filed to request him to step aside. Continued bias against the self-represented, citizen litigant, is, in the words of Judge Krupp “contrary to the public interest and undermines public confidence in the judicial process.” Accordingly, Defendant Nicholas Fiorillo moves for the immediate recusal of Judge Krupp.

April 4, 2023

Respectfully submitted,

/s/ Nicholas Fiorillo  
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#### CERTIFICATE OF SERVICE

I hereby certify that a true copy of the above document was served via email upon all parties of record in the above-referenced matter, on April 4, 2023.

/s/Nicholas Fiorillo

