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Supreme Court, U.S.

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OFFICE OF THE CLERK

No. 22-1109

SUPREME COURT OF THE UNITED STA

2023 HAY 22 P 2: 51

Irving F. Rounds Jr.,

Petitioner,

VS.

CHARLIE BAKER, GOVERNOR ET AL.,

Respondents.

PETITIONER'S MOTION FOR APPLICATION OF EMERGENCY ORDER TO CHIEF JUSTICE ROBERTS

IRVING F. ROUNDS, JR. Petitioner (Pro Se)

Email: roundsmechanical5@protonmail.com

The Petitioner files this APPLICATION for the following reasons:

- 1.) As outlined in the Petition of Writ of Certiorari, the attached letter to Chief Justice Roberts and the attached exhibits and video, the Petitioner has been under constant threat along with the Petitioner's family, friends, neighbors, the students and faculty members of Bay Path Regional Vocational Technical High School located in Charlton Massachusetts and the public as a whole by individuals going by the name's of Richard Ciruolo, John Coughlin and John Klesaris (agents of the U.S. Department of Justice);
- 2.) As further outlined in the Petition of Writ of Certiorari and the attached exhibits, the Petitioner has been seeking relief in the Federal Courts as well as the Massachusetts Superior Court to acquire Richard Ciruolo's, John Coughlin's and John Klesaris's personal information and filed multiple injunctions in those Courts (see attached copies). I do so in order to file a request for a restraining order so that these individuals might surrender their firearms and have their licenses to carry a firearm revoked;
- 3.) Also as outlined in the Petition of Writ of Certiorari and the attached exhibits, the Petitioner and his dogs were intentionally threatened by Mr. Ciruolo while driving his automobile on July 24, 2020. The Petitioner subsequently filed a police complaint with the Commonwealth of Massachusetts Police Department and Town of Clinton, Massachusetts Police Department; both agencies failed to investigate this matter because this individual is presumed to work for the Department of Justice (DOJ);

OFFICE OF THE CLERK SUPREME COURT, U.S.

- 4.) The Petitioner has noted in his Complaints and Motions for Equitable Relief with the Massachusetts Superior Court, Massachusetts Appeals Court and Massachusetts Supreme Judicial Court that Mr. Ciruolo, Mr. Coughlin and Mr. Klesaris were presumably involved as one of five managers with the staged car crash on March 5, 2015 of the Petitioner's exwife (see attached exhibits);
- 5.) The Petitioner has noted in his Complaints and Motions for Equitable Relief in the U.S. District Courts, U.S. First Circuit Court of Appeals and the Supreme Court of the United States that Mr. Ciruolo, Mr. Coughlin and Mr. Klesaris are presumably involved as three of the five managers with the staged car crash on March 5, 2015 of the Petitioner's ex-wife (see attached exhibits). The reason why these individuals keep threatening and harassing the Petitioner is because they could be facing criminal charges for their crimes against the Petitioner and the DOJ continues to allow them to, because of how damaging this potentially could be. I'm in the process of writing a book "MANIPULATED SYSTEMS, A WHISTLEBLOWERS STORY BY IRV ROUNDS";
- 6.) Ciruolo has been threatening the Petitioner for over the last 10 plus years and has twice used a motor vehicle as a weapon against the Petitioner. On January 22, 2021, alias name John Coughlin who pointed what appeared to be a pocket pistol at the Petitioner and was going to discharge it until something startled him and has been threatening the Petitioner for over the last 10 plus years. On Wednesday March 15, 2023, one of the individuals (alias John T Klesaris) that has been threatening the Plaintiff-Appellant for last 10 plus years, followed the Petitioner to Anytime Fitness Southbridge. He then tried to cause a confrontation that would lead to an altercation (see attached exhibit of the video of the incident) to give him and his accomplices (that were inside the gym at the same time of the incident) grounds and justification to discharge their firearms at the Petitioner and has been threatening the Petitioner for the last 10 plus years. These named individuals have threatening the Petitioner over the phone at school where he works. On May 8th, 2023, at Anytime Fitness Auburn, MA John Klesaris followed the Petitioner into the gym and followed him around and on May 9th, 2023, Mr. Klesaris walked up to the Petitioners car and threatened him and it appeared that he was going to reach into his pocket and then he got in his car and sped away;
- 7.) The Department of Justice (DOJ) in October 2020 was involved in a high profile frame-up (setup) of individuals arrested and entrapped in Michigan by the DOJ and Michigan Law Enforcement to use as pretense, pretext and grounds as justification to falsely arrest the Petitioner and harm the Petitioner in the process. The named Respondent's (Healey and Baker) allowed a Massachusetts Law-enforcement Confidential Informant (CI) to stage an event on October 7, 2020, as part of DOJ's plan to falsely arrest the Petitioner. The reason why the DOJ did not follow through with it, was that the one of the Petitioner's Attorneys has a source (whistleblower) in the Boston FBI Field Office and the Petitioner's Attorney instructed the Petitioner to talk about the DOJ's plans openly over his cellular phone (the DOJ has the Petitioners cell phone number tapped) with friends and family to discourage the DOJ of their plan;
- 8.) For all of the reasons noted above, the Petitioner seeks an APPLICATION for Emergency Order with Chief Justice Roberts so that the Petitioner may seek emergency, equitable relief to wit: that Mr. Ciruolo, Mr. Coughlin and Mr. Klesaris be restrained from interfering in the livelihood of the Petitioner and those with whom the Petitioner may come in contact. Along with that the DOJ cease threatening and harassing the Petitioner. This is clearly a public safety matter that SCOTUS has the jurisdiction to resolve. Furthermore, it involves individual freedom declared under the Declaration of Independence: "We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness."

Ciruolo, John Coughlin and John Klesaris to cease threatening and harassing the Petitioner in the many different forms (as outlined in the attached copies of the injunctions filed) and release the public records that the Petitioner has been seeking;

10.) If the Petitioner is not granted equitable relief from SCOTUS, the Petitioner will then go public with all his legal efforts to have all the different Courts involved over the last eight plus years to "not" intervene and stop this threatening and harassing abuse levied by the DOJ against the Petitioner, his family, friends and the public as a whole.

For all the reasons stated above, the Petitioner makes this request in accordance with Rules 22 and 33.2 of the U.S. Supreme Courts Rules of Civil Procedure. Proof of Service has been provided in accordance with Rule 29 of same.

Respectfully submitted,

Irving F. Rounds, Jr. Petitioner

Certificate of Service

I, Irving F. Rounds, Jr. do hereby certify that I gave notice today of the within PETITIONER'S MOTION FOR APPLICATION OF EMERGENCY ORDER TO CHIEF JUSTICE ROBERTS from the above -entitled action by mailing a copy of same to Timothy J. Casey (he/him/his) Chief, Constitutional & Administrative Law Division Office of Attorney General Andrea J. Campbell One Ashburton Place, Boston, MA 02108.

Dated: May 21, 2023

Irving F. Rounds, Jr.

No. 22-1109

SUPREME COURT OF THE UNITED STATES

Irving F. Rounds Jr.,

Petitioner,

vs.

CHARLIE BAKER, GOVERNOR ET AL.,

Respondents.

Dear Chief Justice Roberts,

Again, I reach out to you and your court to stop irreparable harm to myself and stop these named individuals and the DOJ to stop threatening me and the public in the process. In Americas history and the evolution of the rule of law there has been a few instances of where the Republic has faced a constitutional crisis. The most notable instance was the Watergate scandal. In that scandal President Richard M. Nixon had used burglars and over 40 of his top Nixon administration officials to not only be directly involved in bugging of the Democratic National Committee Watergate building but also other illegal activities. President Nixon also used the Federal Bureau of Investigation, the Central Intelligence Agency and the Internal Revenue Service as political weapons.

The background of this case is that I blew the whistle on a company formerly owned by David and Charles Koch (AKA the Koch brothers). It then snowballed and morphed (figuratively speaking) into this very serious legal issue, because of how severely the Department of Justice (DOJ) and the Koch brothers through their agents have broken the law against me. There has been the legal question of whether justice outweighs the civil liberties of an individual. The definition of Lady Justice and the scale of justice is "Lady Justice's sword shows authority, including the power to punish injustice. It also implies being able to cut through obstacles to get to the facts of a case. The balance (scales) represent weighing facts and evidence to decide a verdict. It also shows her duty to restore balance to society."

With my legal situation, the DOJ through their overzealous efforts to bring the Koch brothers to justice, has severely trampled over all of my civil rights in the process. The current administration under President Joe Biden and former President Barack Obama has used the DOJ and other agencies as political weapons to go after the Koch brothers and all the other parties swept up in their investigations of them. In "my" opinion these administrations have politicized the DOJ and that assertion is supported by the House Judiciary Committee 1,000 page report of the politicalization of the DOJ in November 2022. Also the former Boston U.S. Attorney Rachel Rollins was forced to resign for political reasons. The DOJ has done this to me with no regard to my civil rights and liberties. The DOJ has also involved other institutions and Courts (including SCOTUS) to break the law and obstruct the justice I have been seeking (see attached documents).

The reason why these individuals keep threatening and harassing me is because they could be facing criminal charges for their crimes against me and the DOJ continues to allow them to, because of how damaging this potentially could be. I'm in the process of writing a book "MANIPULATED SYSTEMS, A WHISTLEBLOWERS STORY BY IRV ROUNDS". In

2020 through 2021 while at SCOTUS the DOJ used their political influence to "manipulate" SCOTUS (see attached exhibits) into denying my Emerging Applications for Orders and the obstruction of justice that I have been seeking.

These rulings by all the court's involved (including SCOTUS) have enabled and encouraged the DOJ and these individuals to act out against myself and the public in violent ways in the process. I request that you and the court use all of your jurisdiction powers by granting the attached emergency order. The last time while at SCOTUS I had made many requests for an Emergency Order (see attached) and they were not only not reviewed, but my process servers were turned away after the guards called the clerks office and they were then told that they would not receive the documents (see attached documents). If this court continues to allow these named individuals and the DOJ continue to threaten me, I have been on the record for what I intend to say when this goes public. For all the State and Federal Courts and Judges overseeing this legal situation, I intend to say that "all" the cases should be put under review to be dismissed as what happened with former disgraced lab chemists Annie Dookhan and Sonja Farak (including SCOTUS). This would be not only to discipline the different Judges and Courts involved but also to "hopefully" discourage any future Judges and Courts if they have a similar circumstance such as this one to act with such egregious behavior.

Respectfully submitted,

Irving F. Rounds, Jr. Petitioner

Certificate of Service

I, Irving F. Rounds, Jr. do hereby certify that I gave notice today of the within PETITIONER'S letter to Chief Justice Roberts from the above -entitled action by mailing a copy of same to Timothy J. Casey (he/him/his) Chief, Constitutional & Administrative Law Division Office of Attorney General Andrea J. Campbell One Ashburton Place, Boston, MA 02108.

Dated: May 21, 2023

rving F. Rounds. Jr.

The Court has

judicial review only through an action seeking

pro se, motion for equitable relief.

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK,SS.

SUPERIOR COURT CIVIL ACTION NO. R.N.Tochka, J. December

IRVING F. ROUNDS

Plaintiff

COMPLAINT

Commonwealth Of Massachusetts Governor Charlie Baker, Maura T. Healey)

William F. Galvin, Public **Records Division**

Defendant(s)

1. Plaintiff is an individual who resides at 246 Beacon Street Apartment 1, Clinton, WA 0

2. The Defendant(s) Commonwealth of Massachusetts Governor officer Charlie Baker, Commonwealth of Massachusetts Attorney General officer Maura T. Healey, Commonwealth of Massachusetts Secretary of State officer William F. Galvin, Commonwealth of Massachusetts Public Records Division

NOTIFIED 12.11.19 (NJ)

COUNT 1 (Equitable relief)

3. Paragraphs 1 and 2 are incorporated herein by reference.

4. The Plaintiff requests that the Defendants use all of their jurisdictional and statutory powers to have the Clinton Massachusetts Police Department, Massachusetts State Police, Burlington Massachusetts Police Department, Waltham Massachusetts Police Department and Framingham Massachusetts Police Department furnish me the records I have been requesting (see attack of the control of the contr Department furnish me the records I have been requesting (see attached requests to the RAO's and exhibits and CD ROM. I have not received these reports and records from these municipalities.

5. The Plaintiff makes these requests for not only legitimate concerns for my safety but others. I have two Lawsuits in Federal Court (see attached CD ROM) and a request for a Police Report filed with the Clinton Massachusetts Police Department (see attached) where I have alleged a Department of Justice (DOJ) manager has been relentlessly harassing, stalking, threatening and intimidating me for the reason explained in the attachments.

6. The Plaintiff needs these Police Reports to not only substantiate that claim, but to get his complete personal information to file a restraining order against him personally (not as an Agent for the US Government) and to file a complaint to have the DOJ manager in question, have his firearm license revoked because of his unstable behavior towards me.

Wherefore, the Plaintiff prays that the Court order these Massachusetts State Agencies to provide the Plaintiff these records that he is seeking.

The Plaintiff further requests that the Court cite Attorney Angela M. Puccini from the Commonwealth of Massachusetts Public Records Division for Attorney misconduct for reasons as outlined in the attachments.

COMMONWEALTH OF MASSACHUSETTS

SUFFOLK,SS.	SUPERIOR COURT CIVIL ACTION NO 1984CV03692
IRVING F. ROUNDS)	1131003692
Plaintiff)	
)	MOTION for Injunctive Relief
Commonwealth Of)	•
Massachusetts Governor)	
Charlie Baker, Maura T. Healy)	
William F. Galvin, Public)	
Records Division)	
Defendant(s)	

- 1.) Plaintiff is an individual who resides at 246 Beacon Street Apartment 1, Clinton, MA 01510
- 2.) The Defendant(s) Commonwealth of Massachusetts Governor officer Charlie Baker, Commonwealth of Massachusetts Attorney officer General Maura T. Healey, Commonwealth of Massachusetts Secretary of State officer William F. Galvin, Commonwealth of Massachusetts Public Records Division

INJUNCTIVE RELIEF

- 3. Paragraphs 1 and 2 are incorporated herein by reference.
- 4. The Plaintiff requests that the Defendants use all of their jurisdictional and statutory powers to have The Clinton Massachusetts Police Department, Massachusetts State Police, Burlington Massachusetts Police Department, Waltham Massachusetts Police Department and Framingham Massachusetts Police Department furnish me the records I have been requesting (see attached requests to the RAO's and exhibits and CD ROM) in a fair and reasonable time, as covered under Public Records Law, M.G.L., Chapter 66, sections 10 &10A. I have not received these reports and records from these municipalities.
- 5. The Plaintiff makes these requests for not only legitimate concerns for my safety but others. I have two Lawsuits in Federal Court (see attached CD ROM) and a request for a Police Report filed with the Clinton Massachusetts Police Department (see attached) where I have alleged a Department of Justice (DOJ) manager has been relentlessly harassing, stalking, threatening and intimidating me for the reasons explained in the attachments.
- 6. The Plaintiff needs these Police Reports to not only substantiate that claim, but to get his complete personal information to file a restraining order against him personally (not as an Agent for the US Government) and to file a complaint to have the DOJ manager in question, have his firearm license revoked because of his unstable behavior towards me.

Wherefore, the Plaintiff prays that the Court order these Massachusetts State Agencies to provide the Plaintiff these records that he is seeking.

The Plaintiff further requests that the Court cite Attorney Angela M. Puccini from the Commonwealth of Massachusetts Public Records Division for Attorney misconduct for reasons as outlined in the attachments.

The Plaintiff further requests that the Court cite Attorney Rebecca S. Murray from the Commonwealth of Massachusetts Public Records Division for Attorney misconduct for reasons as outlined in the attachments.

The Plaintiff further requests that the Court cite Attorney General for the Commonwealth of Massachusetts, Maura T. Healey for Attorney misconduct for reasons as outlined in the attachments.

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rving F. Rounds if

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ruling or decision." <u>Id</u>., quoting <u>Audubon Hill S. Condominium</u>

<u>Ass'n v. Community Ass'n Underwriters of Am., Inc</u>. 82 Mass. App.

Ct. 461, 470 (2012).

Rounds has not alleged any changed circumstances here, but rather has repeated arguments made previously and alleged facts which could have been brought up in the initial complaint. See Blake, supra at 278; Audubon Hill S. Condo. Ass'n, supra at 471. In his motion, Rounds does not add any information about the police departments withholding records, but only further allegations of harassment. Because Rounds did not specify any changed circumstances, new evidence, new law, or a particular and demonstrable error in the original decision, the judge did not abuse his discretion by denying the motion for reconsideration.

Order dismissing complaint affirmed.

Order denying motion to reconsider affirmed.

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By the Court (Meade, Singh & D'Angelo, JJ.3),

Člerk

Entered: November 22, 2022.

³ The panelists are listed in order of seniority.

COMMONWEALTH OF MASSACHUSETTS

SUPREME JUDICIAL COURT FAR-29170

IRVING F. ROUNDS JR, on behalf of himself, Plaintiff-Appellant,

٧.

CHARLIE BAKER, GOVERNOR ET AL APPEALS COURT No. 2021-P-0833

EMERGENCY RELIEF FOR RELEASE OF POLICE RECORDS

MOTION

PLAINTIFF-APPELLANT'S MOTION FOR EMERGENCY RELIEF FOR RELEASE OF POLICE RECORDS

- 1.) Plaintiff is an individual who resides at 48 N Sturbridge Road, APT B, Charlton, MA 01507.
- 2.) The Defendant(s) are Commonwealth of Massachusetts Governor Charlie Baker, Commonwealth of Massachusetts Attorney General Maura T. Healey, Commonwealth of Massachusetts Secretary of State William F. Galvin, and the Commonwealth of Massachusetts Public Records Division.

MOTION 2

- 3. Paragraphs 1 and 2 are incorporated herein by reference.
- 4. The Plaintiff-Appellant continues to receive threatening and harassing phone calls. On Friday January 13, 2023, the Plaintiff-Appellant received a threatening phone call (see attached

exhibit) at school where he teaches HVAC/R (Bay Path Regional Vocational Technical High School Charlton MA) in front of several of his students.

- 5. The Plaintiff-Appellant was shaken and upset after receiving the phone call. One of his students (Andrew Lunn) that had just witnessed the phone call asked me if I was all right. I then confided with Andrew that I had just received a threatening phone call from an individual that I was trying to secure a restraining order for, but I did not elaborate on the legal situation.
- 6. These individuals continue to threaten and harass the Plaintiff-Applicant by other means, such as driving by the Plaintiff-Appellant and harassing him on Facebook (see attached exhibit). The Plaintiff-Appellant filed a harassment complaint with Facebook on Friday January 20, 2023.
- 7. The Plaintiff-Appellant has been diagnosed with kidney cancer and hypertension. The concerns by the Plaintiff-Appellants doctors are, is that the stress may cause the cancer to get worse (progress) and spread (metastasis). They are concerned with the effect on my hypertension and other health issues caused by this chronic stress.
- 8. The Plaintiff-Appellant takes his students on field trips by bus (I drive the bus). We are currently working on an HVAC/R project at Second Chance Animal Services Community Veterinary Hospital located in Southbridge MA.
- 9. One of the individuals (Richard Ciruolo) that has been threatening the Plaintiff-Appellant has previously used his motor vehicles as weapons along with the staged car crash (see attached exhibits filed with the SJC application) on March 5, 2015, that could have potentially killed my ex-wife.
- 10. The Plaintiff-Appellant is concerned that if these individuals use a motor vehicle as a weapon while I'm driving the school bus, it could not only potentially harm the Plaintiff-Appellant but the school students in the process too.
- 11. The Plaintiff-Appellant is writing a book "MANIPULATED SYSTEMS, A WHISTLEBLOWERS STORY BY IRV ROUNDS" and is going public with this legal situation. These individuals continue to threaten the Plaintiff-Appellant because they could be potentially criminally charged for their involvement in my ex-wife's staged car crash and other crimes committed.
- 12. The Plaintiff-Appellant hereby advances his "FOURTH REQUEST TO PRODUCE POLICE RECORDS" (second request at Massachusetts SJC) to immediately release the unredacted police records that I have been seeking. As an alternate I have suggested to the lower Courts a proposed Order (see attached exhibits filed with the SJC application).
- 13. Wherefore, the Plaintiff- Appellant prays that the Court allow the immediate release of the public records. If these public records are not provided to the Plaintiff-Appellant, the Plaintiff-Appellant seeks a hearing and if necessary, a Trial by jury. Clearly, this is a case which cries out, "justice delayed is justice denied." Noted by the Secretary of State William Galvin "The

founding fathers of our nation strove to develop an open government formed on the principles of democracy and public participation. An informed citizen is better equipped to participate in that process." (See attached SJC Application exhibits quote from two pages of A Guide to the Massachusetts Public Records Law).

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Irving F. Rounds Jr.

Initials

Certificate of Service

Pursuant to Mass. R. App. 13 (d), I, Irving F. Rounds, Jr. (Plaintiff-Appellant) hereby certifies that on January 23, 2023, a copy of this document was served to counsel for the Defendants, Massachusetts Assistant Attorney General Timothy J. Casey by electronic service through eFileMA.

Irving F. Rounds, Jr.

Dated: 1/23/2023 Irving F. Rounds Jr.

ma-appellatecourts.org

William Galvin Defendant/Appellee	Elizabeth Kaplan, A.A.G Withdrawn Timothy J. Casey, Esquire
Maura T. Healy Defendant/Appellee	Elizabeth Kaplan, A.A.G Withdrawn Timothy J. Casey, Esquire

	DOCKET ENTRIES					
Entry Date	Paper	Entry Text				
12/30/2022		Docket opened.				
12/30/2022	#1	FAR APPLICATION filed by Irving F Rounds.				
12/30/2022	#2	MOTION to file FAR application late filed by Irving F. Rounds (2/16/2023) The motion is Allowed.				
01/03/2023	#3	Certificate of Service filed by Irving F. Rounds.				
01/13/2023	#4	LETTER filed for Charlie Baker, Governor, William Galvin and Maura T. Healy by Attorney Timothy Casey.				
01/23/2023	#5	MOTION for release of police records filed by Irving F. Rounds. (2/16/2023) The motion is Denied.				
02/16/2023	#6	DENIAL of FAR application.				
03/20/2023	#7	MOTION for Reconsideration filed by Irving F. Rounds.				
03/20/2023	#8	Exhibit 1 filed by Irving F. Rounds.				
03/20/2023	#9	Exhibit 2 filed by Irving F. Rounds.				
03/30/2023	#10	Video filed by Irving F. Rounds				
04/13/2023	#11	DENIAL of petition to reconsider denial of FAR application.				

UNITED STATES DISTRICT COURT

for the

FILED IN CLERKS OFFICE

District of Massachusetts

NOU 22 '21 AMB:53 USDC MA

Worcester Division

Irving F. Rounds Jr.)	Case No.	21-CV-40117-TSH
)		(to be filled in by the Clerk's Office)
Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.) -V-)		
Department Of Justice (DOJ) DOJ Agent Richard Ciruolo DOJ Agent John Coughlin)		
Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.))		

COMPLAINT AND REQUEST FOR INJUNCTION

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	Irving F. Rounds Jr.
Street Address	246 Beacon Street Apartment 1
City and County	Clinton Worcester
State and Zip Code	MA 01510
Telephone Number	781-504-8974
E-mail Address	Roundsmechanical@verizon.net

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

Defendant No. 1	
Name	U.S. Department of Justice (DOJ)
Job or Title (if known)	2.2. 20partinon or outline (DOJ)
Street Address	950 Pennsylvania Avenue, NW
City and County	Washington District of Columbia
State and Zip Code	District of Columbia
Telephone Number	202-514-2000
E-mail Address (if known)	
Defendant No. 2	
Name	Richard Ciruolo
Job or Title (if known)	DOJ Agent
Street Address	24 Water Street
City and County	Clinton Worcester
State and Zip Code	MA 01510
Telephone Number	
E-mail Address (if known)	
Defendant No. 3	
Name	John Coughlin
Job or Title (if known)	DO L Agent
Street Address	271 Chestnut Street
City and County	Clinton Worcester
State and Zip Code	MA 01510
Telephone Number	
E-mail Address (if known)	
Defendant No. 4	
Name	
Job or Title (if known)	
Street Address	
City and County	
State and Zip Code	
Telephone Number	
E-mail Address (if known)	

. Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

What		asis for eral que	federal court jurisdiction? (check all that apply) stion Diversity of citizenship						
Fill o	ut the pa	aragrapl	as in this section that apply to this case.						
A.	If the	e Basis	for Jurisdiction Is a Federal Question						
	are a	he spec t issue in LS.C. 13	ific federal statutes, federal treaties, and/or provisions on this case. 343	of the United States Constitution that					
В.	If the	e Basis	for Jurisdiction Is Diversity of Citizenship						
	1.	The 1	Plaintiff(s)						
		a.	If the plaintiff is an individual						
	•		The plaintiff, (name)	, is a citizen of the					
			State of (name)	•					
		b.	If the plaintiff is a corporation						
			The plaintiff, (name)	, is incorporated					
			under the laws of the State of (name)						
			and has its principal place of business in the State o	f (name)					
		(If me same	ore than one plaintiff is named in the complaint, attach information for each additional plaintiff.)	an additional page providing the					
	2.	The l	The Defendant(s)						
		a.	If the defendant is an individual						
			The defendant, (name)	, is a citizen of					
			the State of (name)	. Or is a citizen of					
			(foreign nation)	•					

	•										3			
Pro Se 2	(Rev. 12/1	6) Complaint	and Rec	quest for Inju	ınction						·			
			b.	If the	defendant	t is a corpo	oration		•					
				The de	efendant,	(name)						, is in	corpora	ted under
				the lav	ws of the S	- State of (ne	ame)						, ar	nd has its
				princi	pal place o	of busines	ss in the	State o	of (name	e)				
				Or is i	ncorporate	ted under t	the laws	s of <i>(for</i>	eign na	tion)				
				and ha	as its princ	cipal place	e of bus	iness in	1 (name	,				
					one defend tion for eac					, attach d	an additi	onal pa	ge prov	iding the
		3.	The A	Amount i	n Controve	ersy								
					controver									mount at
					(see relief		_				•	·		
m.		nent of C		n stateme	ent of the c	claim De	o not m	ake len	al arm	ıments (State as l	vriefly a	us massik	ale the
	facts s was in includ	showing the wolved arting the data and write	hat eac nd wha ntes an	ch plainti at each de id places	ff is entitle efendant d of that inv in stateme	led to the i lid that car volvement	injunctions sused the t or con	on or of e plaint duct. I	ther re iff har f more	lief soug m or viol than one	ht. State lated the claim is	how ea plaintif s asserte	ach defe I's right ed, numl	ndant s, ber each
	A.	Where	did the	e events g	giving rise	e to your c	claim(s)	occur?	?					
		Florida	and M	Massach u	usetts (see	e attached	d Affida	⁄it)						
	В.	What d	ate and	d approxi	imate time	e did the e	events g	iving ri	ise to y	our clair	n(s) occ	ur?		
		Januai	y 1998	8 to the p	resent (se	ee attache	ed Affida	avit)						

Pro Se 2 (Rev. 12/16) Complaint and Request for Injunction

C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

Defendants 1, 2 and 3 through their Agents have been relentlessly threatening and harassing the Plaintiff (See attached Affidavit)

IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

Defendants 1, 2 and 3 through their Agents have placed the Plaintiff in constant fear of not only being falsely arrested, but in fear of being physically harmed. Irreparable injury to the Plaintiff has been documented by the Plaintiffs two Medical doctors (Doctor Jerry Blaine, MD, Doctor John Przybylski, MD) and one licensed Social Worker (Michael E. Doran, LICSW). They all feel that this is taking a major toll on the Plaintiff physically, in the form of years lost of life, because of the shear emotional duress levied by Defendants 1, 2 and 3 Agents. All three will provide doctor notes to support that claim if the Court request them to.

V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

The plaintiff seeks immediate restraining orders placed on all three of the Defendants. These restraining orders are required to not only protect the safety of the Plaintiff, but that of the school children and staff of the school at Bay Path Regional Vocational Technical High School and the public as a whole. The Plaintiff Also seeks all of the public records that are protected under The Freedom of Information Act from the following Federal agencies: The US Environmental Protection Agency, The Federal Bureau of Investigation Agency and the Central Intelligence Agency (CIA) as it relates to when the Plaintiff blew the whistle on his former employer (Airtron) in Florida, in January 1998.

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case—related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

	Date of signing:	11/22/2021
	Signature of Plaintiff Printed Name of Plaintiff	Irving F. Rounds Jr.
B.	For Attorneys	
	Date of signing:	
	Signature of Attorney	
	Printed Name of Attorney	
	Bar Number	
	Name of Law Firm	
	Street Address	
	State and Zip Code	
	Telephone Number	
	E-mail Address	







UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

Rounds,

Plaintiff,

V.

CIVIL ACTION

NO. 21-40117-TSH

U.S. Department of Justice, et al., Defendants,

ORDER OF DISMISSAL

Hillman, D. J.

In accordance with the Court's Order dated 9/8/22, granting the defendants' motion to dismiss, it is hereby ORDERED that the above-entitled action be and hereby is dismissed.

By the Court,

9/8/22 Date <u>/s/ Martin Castles</u> Deputy Clerk

In The

Supreme Court of the United States

IRVING F. ROUNDS JR.,

Petitioner,

vs.

U. S. DEPARTMENT OF JUSTICE, ET AL.,

Respondents.

On Petition For A Writ Of Certiorari To The United States Court Of Appeals For The First Circuit

PETITION FOR A WRIT OF CERTIORARI

IRVING F. ROUNDS, JR.
Petitioner (Pro Se)
246 Beacon St.
Apt. 1
Clinton, MA 01510
781.504.8974

Email: roundsmechanical5@protonmail.com

In The

Supreme Court of the United States

IRVING F. ROUNDS JR.,

Petitioner,

vs.

CHARLES KOCH, ET AL.,

Respondents.

On Petition For A Writ Of Certiorari To The United States Court Of Appeals For The First Circuit

PETITION FOR REHEARING

IRVING F. ROUNDS, JR.
Petitioner (Pro Se)
246 Beacon St.
Apt. 1
Clinton, MA 01510
781.504.8974

Email: rounds mechanical 5@proton mail.com

No. 20-248

SUPREME COURT OF THE UNITED STATES

Irving F. Rounds Jr.,

Petitioner.

VS.

Charles Koch, et al

Respondents.

PETITIONER'S MOTION FOR APPLICATION OF EMERGENCY ORDER TO JUSTICE BREYER

IRVING F. ROUNDS, JR. Petitioner (Pro Se)

Email: <u>roundsmechanical5@protonmail.com</u> Cell Phone (781)-504-8974

The Petitioner files this APPLICATION for the following reasons:

The Petitioner's original Petition for Writ of Certiorari was denied by the Court on 11/2/2020 following Private Conference (10/30/2020). The Petitioner Intends to file a Petition for Rehearing under Rule 44 of the Supreme Court Rules. In the meantime the Petitioner seeks an Order prohibiting the named individual as agent for the U.S. Department of Justice (DOJ) and the DOJ from further harassment and intimidation.

Paspectfully submitted,

Inving F. Houngs, Jr.

No. 20-248

SUPREME COURT OF THE UNITED STATES

Irving F. Rounds Jr.,

Petitioner.

VS.

Charles Koch, et al

Respondents.

PETITIONER'S MOTION FOR APPLICATION OF EMERGENCY ORDER TO JUSTICE BREYER

IRVING F. ROUNDS, IR. Petitioner (Pro Se)

Email: roundsmechanical5@protonmail.com

The Petitioner files this APPLICATION for the following reasons:

- 1) As outlined in the Appendix, the Petitioner has been under constant threat along with the Petitioner's family, friends, neighbors and the public as a whole by an individual going by the name of Richard Ciruolo (agent of the U.S. Department of Justice):
- 2) As further outlined in the Appendix, the Petitioner has been seeking relief in the Federal Courts as well as the Massachusetts Superior Court to acquire Richard Ciruolo's personal information. I do so in order to file a request for a restraining order so that this individual might surrender his firearms and have his license to carry a firearm revoked:

- 3) Also as outlined in the Appendix, the Petitioner and his dogs were intentionally threatened by Mr. Ciruolo while driving his automobile on July 24, 2020. The Petitioner subsequently filed a police complaint with the Commonwealth of Massachusetts Police Department and Town of Clinton, Massachusetts Police Department; both agencles failed to investigate this matter because this individual is presumed to work for the Department of Justice (DOJ):
- 4) The Petitioner has noted in his Complaints and Motions for Equitable Relief in the U.S. District Courts that Mr. Ciruolo was presumably involved as one of five managers with the staged car crash on March 3, 2015 of the Petitioner's ex-wife (see attached exhibits in the Appendix);
- 5.) The Petitioner has noted in his Complaints and Motions for Equitable Relief with the Massachusetts Superior Court that Mr. Ciruolo was presumably involved as one of five managers with the staged car crash on March 5, 2015 of the Petitioner's ex-wife (see attached exhibits in the Appendix):
- 6.) The Department of Justice (DOJ) in October 2020 was involved in a high profile frame-up (setup) of individuals arrested and entrapped in Michigan by the DOJ and Michigan Law Enforcement to use as pretense, pretext and grounds as justification to falsely arrest the Petitioner and harm the Petitioner in the process. The reason why the DOJ did not follow through with it, was that the one of the Petitioner's Attorneys has a source (whistleblower) in the Boston FBI Field Office and the Petitioner's Attorney instructed the Petitioner to talk about the DOJ's plans openly over his cellular phone with friends and family to discourage the DOJ of their plan;
- 7.) For all of the reasons noted above, the Petitioner seeks an APPLICATION for Emergency Order with Associate Justice Breyer so that the Petitioner may seek emergency, equitable relief to wit; that Mr. Chuolo be restrained from interfering in the livelihood of the Petitioner and those with whom the Petitioner may come in contact. Along with that the DOJ cease threatening and harassing the Petitioner. This is clearly a public safety matter that SCOTUS has the jurisdiction to resolve. Furthermore, it involves individual freedom declared under the Declaration of Independence: "We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness."
- 8.) The Petitioner requests Justice Breyer Order the DOJ and its manager Robert Circolo, to cease threatening and harassing the Petitioner and suggest that the DOJ meet with the Petitioner to settle this matter out of Court.

9.) If the Petitioner is not granted equitable relief from SCOTUS, the Petitioner will then go public with all his legal efforts to have all the different Courts involved over the last five plus years to intervene and stop this threatening and harassing abuse levied by the DOJ against the Petitioner, his family, friends and the public as a whole.

For all the reasons stated above, the Petitioner makes this request in accordance with Rules 22 and 33.2 of the U.S. Supreme Courts Rules of Civil Procedure, Proof of Service has been provided in accordance with Rule 29 of same.

Respectfully sibmitted

Irving F. Rounds, J.

Petitioner

Certificate of Service

I, Irving F. Rounds, Jr. do hereby certify that I gave notice today of the within PETITIONER'S MOTION FOR APPLICATION OF EMERGENCY ORDER TO JUSTICE BREYER from the above -entitled action by mailing a copy of same to Michael P. Burke, Esq., Assistant U. S. Attorney Cynthia A. Young, Assistant U.S. Attorney Anita Johnson and Solicitor General of the United States.

Dated: November 4, 2020

rving F. Rounds, Jr.

No. 20-248

SUPREME COURT OF THE UNITED STATES

Irving F. Rounds Jr.,

RECEIVED SUPREME COURT U.S. POLICE OFFICE

Petitioner.

2020 NOV 17 PM 2: 01

VS.

Q01/301

Charles Koch, et al

Respondents.

PETITIONER'S MOTION FOR APPLICATION OF EMERGENCY ORDER TO JUSTICE BREYER

IRVING F. ROUNDS, JR. Petitioner (Pro Se)

Email: roundsmechanical5@protonmail.com Gell Phone (781)-504-8974

The Petitioner files this APPLICATION for the following reasons:

Dear Deputy Clerk Of SCOTUS,

The Petitioner's original Petition for Writ of Certiorari was denied by the Court on 11/2/2020 following Private Conference (10/30/2020). The Petitioner intends to file a Petition for Rehearing under Rule 44 of the Supreme Court Rules. In the meantime the Petitioner seeks an Order prohibiting the named individual as agent for the U.S. Department of Justice (DOJ) and the DOJ from further harassment and Intimidation.

The Petitioner called SCOTUS and spoke with SCOTUS assigned analyst Mr. Michael Duggan on November 12, 2020 and again on November 16, 2020 to see if a ruling was made on my Application. Mr. Duggan claims that not only can be find the Application, but also his colleagues at SCOTUS's clerks office couldn't locate it and it hadn't been docketed.

RECEIVED

NOV 2 0 2020

STEIGENE CHERLERIK

On advice from Mr. Duggan, I'm re sending a copy of the original cover letter and PETFIIONER'S MOTION FOR APPLICATION OF EMERGENCY ORDER TO JUSTICE BREYER, along with this new cover letter. As I explained to Mr. Duggan, I had an incident occur on Saturday night November 14, 2020, as it relates to this request. This latest incident emphasizes the urgency of this request to Justice Breyer. This is clearly a public safety matter.

This application is covered under Rule 22, is addressed to Justice Breyer, which has arisen from the First Circuit Court and the District Courts, as outlined in the Petition of Writ certiorari and appendix. Justice Breyer has authority and jurisdiction to grant the sought relief.

Respectfully submitted,

Irving F. Rounds, Jr. Petitioner

Dated: November 16, 2020

Irving F. Rounds, Jr.

SUPREME COURT OF THE UNITED STATES OFFICE OF THE CLERK WASHINGTON, DC 20543-0001



November 23, 2020

Irving Rounds 246 Beacon St. Apartment 1 Clinton, MA 01510

RE: Application of emergency order

No: 20-248

Dear Mr. Rounds:

Your application that was received November 20, 2020 is herewith returned for the following reason(s):

You failed to comply with Rule 23.3 of the Rules of this Court which requires that you first seek the same relief in the appropriate lower courts and attach copies of the orders from the lower courts to your application filed in this Court.

In accordance with Rule 23.3 of this Court's Rules you must set forth with particularity why relief is not available from any other court and why a stay is justified.

You are required to state the grounds upon which this Court's jurisdiction is invoked, with citation of the statutory provision.

Sincerely, Scott S. Harris, Clerk By:

Mara Silver (202) 479-3027

Enclosures

mailed from 5,2020 a 2021
Received Samury and 2021 SUPREME COURT OF THE UNITED STATES

OFFICE OF THE CLERK **WASHINGTON, DC 20543-0001**

December 15, 2020

Irving Rounds 246 Beacon St. Apartment 1 Clinton, MA 01510

RE: Application of emergency order

No: 20-248

Dear Mr. Rounds:

Your application for emergency order received December 7, 2020 is herewith returned for the following reason(s):

You failed to comply with Rule 23.3 of the Rules of this Court which requires that you first seek the same relief in the appropriate lower courts and attach copies of the orders from the lower courts to your application filed in this Court. For example, if you are seeking injunctive relief, you must seek the same injunctive relief in the U.S. Court of Appeals for the First Circuit and provide a copy of the relevant order denying such relief.

In accordance with Rule 23.3 of this Court's Rules you must set forth with particularity why relief is not available from any other court and why a stay is justified.

Sincerely.

Scott S. Harris, Clerk

Mara Silver (202) 479-3027

Enclosures

SUPREME COURT OF THE UNITED STATES OFFICE OF THE CLERK **WASHINGTON, DC 20543-0001**



December 21, 2020

Irving Rounds 246 Beacon St. Apartment 1 Clinton, MA 01510

RE: Application of emergency order

No: 20-248

Dear Mr. Rounds:

The documents that you sent are herewith returned for the reasons stated previously by letter dated December 7, 2020.

> Sincerely, Scott S. Harris, Clerk By:

Mara Silver (202) 479-3027

Enclosures

No. 20-248

SUPREME COURT OF THE UNITED STATES

Irving F. Rounds Jr.,

Petitioner,

VS.

Charles Koch, et al.

Respondents.

PETITIONER'S MOTION FOR APPLICATION OF EMERGENCY ORDER TO JUSTICE BREYER

IRVING F. ROUNDS, JR. Petitioner (Pro Se)

Email: roundsmechanical5@protonmail.com Cell Phone (781)-504-8974

Rounds v. Koch Docket No. 20-248

Dear Ms. Silver and Mr. Harris,

Please be advised of the following relative to my telephone conversation with Ms. Laurie Woods at SCOTUS on 12/30/2020:

 I have not received the letters which Ms. Woods claim were addressed to me on12/15/2020 and 12/21/2020 and which Ms. Woods have re-sent on 12/28/2020) (Note: I also never received a written or oral response from the Clerk's Office at the time I originally filed my Motion (August 24, 2020) which was not docketed):

- 2. The Application which I filed with the Court did comply with Rule 23.3 of the Rules of the Supreme Court in that I first sought relief in the U.S. District Court in Worcester, Massachusetts, an interlocutory appeal was filed with the First Circuit after an injunction request had been filed with the District Court. A ruling by the District Court was later appealed to the U.S. Court of Appeals for the First Circuit prior to my filing the Application with SCOTUS. I had filed multiple motions with the First Circuit requesting that the DOJ stop threatening and harassing me. On February 27, 2020 the First Circuit ordered that "The exhibits to the motions (for injunctive relief) . . . are ordered sealed in view of their nature." I have attached all the supporting documents;
- 3. The Petitioner's Request for a Writ of CERTIORARI with SCOTUS was a consolidated Appeal from the First Circuit and a Direct Appeal from the Boston District Court in which three (3) Requests for Injunctive Relief had been filed. I have one attached copy of the injunction in the Appendix (see pages 42-49).
- 4. I also filed a Request for Injunctive Relief (see Appendix pages 104-107) in the Massachusetts Superior Court in November of 2019; It's presumed the reason why Judge Tochka won't rule on this injunction and provide the public records that the Petitioner is seeking from November 25, 2019, is it's presumed that Judge Tochka, the Massachusetts Attorney General's office and the Massachusetts State Police know that Mr. Ciruolo is a manager for the DOJ.
- 5. The DOJ continues to threaten and harass me; on December 30, 2020 I received 5 threatening phone calls and two threatening and harassing emails; I can furnish SCOTUS with evidence to support that contention; two (2) Doctors notes and a note from a Licensed Social worker to support that claim, that this abuse is physically harming me. This harassment is prohibited by various provisions of the U.S. Constitution as well as the Declaration of Independence;
- I attached copies of my Motions in the lower Courts to the original Appendix which was filed along with my original Petition for a Writ of Certiorari and I am again forwarding the relevant Appendix pages (and supplemental materials) per your request today;
- 7. Please docket my Application for Justice Breyer at your earliest convenience and forward same to him. Also because of the length of time for this motion request, I ask that it be treated as an emergency expedited request, due to all the mitigating factors.

This application is covered under Rule 22, is addressed to Justice Breyer, which has arisen from the First Circuit Court and the District Courts, as outlined in the Petition of

Writ certiorari and appendix. Justice Breyer has authority and jurisdiction to grant the sought relief.

Respectfully submitted,

Irving F. Rounds, Jr. Petitioner

Dated: December 31, 2020.

Trving F. Rounds, Jr.

Certificate of Service

I, Irving F. Rounds, Jr. do hereby certify that I gave notice today of the within PETITIONER'S MOTION FOR APPLICATION OF EMERGENCY ORDER TO JUSTICE BREYER from the above -entitled action by mailing a copy of same to Michael P. Burke, Esq., Assistant U. S. Attorney Cynthia A. Young, Assistant U.S. Attorney Anita Johnson and Solicitor General of the United States.

Dated: December 31, 2020

Irving F. Rounds, Jr.

Re: SCOTUS Delivery Request January 14, 2021

From: Services American-Legal

services@american-legal.com

To: Hannah Creekmore +1

Process server was unable to deliver letter to Chief Justice Roberts and turned away after SCOTUS security against called the clerks Office on January 14, 2021

Hey Irv, I think unfortunately for this one since we did print the documents and have our server make the attempt to get them filed then we won't be able to do a refund on this one. If the server wasn't able to try due to some fault of his or our own, then we would definitely provide that refund.

Was Same Day Process able to get it delivered? Regardless, we are happy to get more things filed/delivered for you in the future!

-Sam

For immediate status updates on an existing service, please use the Client Portal, or call our office at extension 2

Service Intake Department ALIASS 10387 Main St. Suite 202 Fairfax, VA 22030

Tel: (703) 383-3007 Fax: (240) 644-1615

Thank you for using ALIASS. As always, we appreciate your business. If you feel that we have met or exceeded your expectations, we would very much appreciate you taking the time to share your experience on Google Review by typing ALIASS in Google. Then on the righthand side you'll see a place where you can write your review.

**** Please note. Any type of request for services rendered and received by ALIASS constitutes an acceptance of our billing terms and charges, including, but not limited to, 18% per annum if you fail to pay within 30 days from the date of invoice plus reasonable court costs and attorney's fees to collect the balance due.

From: Irving F. Rounds Jr. < roundsmechanical5@protonmail.com>

Sent: Thursday, January 14, 2021 2:16 PM

•	
Best Regards,	
Cora	
	! !
	Ì

I will keep you posted!

Same Day Process Service 1413 K Street, NW 7th Floor Washington, DC 20005

Access server was unable to deliver letter to Chief Justice Roberts and turned away after Scotus security gaurd called the clerks office on January 14,2021.

www.samedayprocess.com Info@samedayprocess.com



(202) 398-4200 Fax (202) 658-7925

NAPPS member since 1986

Please Google-Google Same Day Process and the office location you worked with (Baltimore, Annapolis, Rockville, Alexandria, Washington DC) and select "Write a Review" and select 5 stars before writing the review.

Thank you for taking the time to do this. In this very competitive market, good reviews build a successful business and we will be forever grateful. You are appreciated! PRIVACY NOTICE: This message is intended solely for the use of the individual and/or entity to which it is addressed and may contain information that is privileged, confidential, and exempt from disclosure under applicable state and federal laws. If the reader of this message is not the intended recipient or the employee or agent responsible for delivering the message to the intended recipient, you are hereby notified that any dissemination, distribution, forwarding or copying of this communication is strictly prohibited. If you received this communication in error, please notify sender immediately and delete the original message.

On Fri, Jan 15, 2021 at 7:58 AM Irving F. Rounds Jr. < roundsmechanical5@protonmail.com wrote:

Good morning Brandon,

Your process server Cora called me last night saying that the SCOTUS Police Officer

wouldn't except the delivery. As I explained to Cora, I'm suing the Department of Justice (DOJ) for a lot of money and they have severely broken the law against me (as outlined in the letter to Chief Justice Roberts) and feel free to read the letter.

That being said, I have reasons to believe that the DOJ told the SCOTUS Police Officer to turn Cora away. If I could please ask you a favor. If you could please call the SCOTUS guard office and see if they are receiving served documents today. If they say yes, get the officer's name and I'll pay you to re serve the documents.

If they say no, ask them what's the next business day they are excepting packages from commercial delivery companies and I'll have you UPS the package for me. I'll then give you my UPS account number. If you could get back to me this morning I would greatly appreciate it.

Thanks,

Irving F. Rounds Jr.
246 Beacon Street
Apartment 1
Clinton, MA 01510
Cell 781-504-8974
CONFIDENTIALITY NOTICE:

The contents of this email message and any attachments are intended solely for the addressee(s)

and may contain confidential and/or privileged information and may be legally protected from

disclosure. If you are not the intended recipient of this message or their agent, or if this message

has been addressed to you in error, please immediately alert the sender by reply email and then

delete this message and any attachments. If you are not the intended recipient, you are hereby

notified that any use, dissemination, copying, or storage of this message or its attachments is strictly prohibited

Sent from ProtonMail Mobile

On Thu, Jan 14, 2021 at 3:02 PM, Irving F. Rounds Jr. < roundsmechanical5@protonmail.com wrote:

Thanks again Brandon!

I really appreciate it!

Dear Chief Justice Roberts,

My Rehearing Petition was denied at SCOTUS on January 11, 2021. I have been in contact with various SCOTUS's clerks about my Motion in kind which I originally filed on August 24, 2020 and later resubmitted a few times, the most recent resend on December 31, 2020 still has not been docketed. Prior to that ruling, I had two different motions in kind for an Application to Justice Breyer (see attached). Both were filed in a timely manner prior to my Petition for a Writ of certiorari and Petition for Rehearing on same. I need to know the ruling on those motions and why they have not been posted on the SCOTUS website, after numerous requests to have them posted.

I would also like to give you and SCOTUS a timeline of my legal matter which led to my litigation leading up to SCOTUS and the events which transpired at SCOTUS. On January 7, 1998 I reported my then employer Airtron Heating and Air Conditioning for violations of the Clean Air Act to Special Agent Dan Green from the Environmental Protection Agency's (EPA) Criminal Investigation Division (CID) at his Tampa, Florida field office.

I had called Special Agent Dan Green several times anonymously leading up to our meeting. I had expressed legitimate concerns for both my ex-wife and my safety: I had requested witness protection because of death threats I had received; he guaranteed me this protection but later reneged. During the meeting, he told me how he would be working with the Department of Justice (DOJ) on this case, specifically the FBI.

I had received these death threats because my coworkers had told the upper management at Airtron that I was not only going to blow the whistle on them for venting refrigerants (violating the Clean Air Act) but also blow the whistle on them for forcing HVAC service techs to exploit the elderly. They did so by selling them things they did not need and forcing HVAC service techs to keep quiet about severe mold problems within HVAC systems that Airtron was installing.

Airtron and its upper management at its new parent company, Group MAC, realized that if this matter went public it would cost the HVAC industry several hundred billion dollars, like what had just happened to the tobacco industry. Group MAC and its management through its Agents told the DOJ that I had sabotaged these systems.

On or about the second and third weeks of 1998 at one of the homes with severe mold problems, owner, and prominent Attorney at the time in the Tampa Bay Area, Larry Beltz along with the DOJ (FBI) on two separate occasions tried to entrap me for extortion. Group MAC's upper management told the DOJ that I had

sabotaged Mr. Beltz's HVAC system; my motive was allegedly to tell him to initiate massive class action lawsuits whereby I would be compensated from Mr. Beltz.

I did not sabotaged Mr. Beltz's HVAC systems and I never approached Mr. Beltz about starting class action lawsuits. The severe mold problem which was within Mr. Beltz's HVAC systems was caused by Airtron's poor design, improper installation, and the use of substandard materials. Two of the part owners of Group MAC at the time were Charles and David Koch (aka the Koch brothers).

The DOJ then commenced an investigation of Airtron and the Koch brothers not only for this transgression but for additional matters including manipulation of the oil futures markets and political and social engineering. The Koch brothers have been heavily involved in politics, specifically the Republican Party. High-profile politicians swept up (figuratively speaking) in the DOJ's investigation of the Koch brothers include President Donald J. Trump.

In December of 2011, one of my Attorneys, Lana Sullivan, who had worked for Davids & Cohen in Wellesley, Massachusetts called Special Agent Dan Green relative to the status of his investigation. He would not confirm or deny the investigation and refused to comment on it. On January 5, 2012, I was instructed by one of my Attorneys to send an email (see attached exhibit page 102 in complaints) to myself (with the subject line of 60 Minutes segments); the DOJ is hacked into my Verizon email account (which is now AOL). I sent it to myself to let the DOJ know that I knew how the DOJ ran a front to say that I was involved in environmental terrorism (eco terrorist). The DOJ would use this front as justification to the courts and if this matter were to ever go public for my long running time involvement in this legal matter.

The following week the DOJ staged a national news event in Tampa Florida (see exhibits in complaints filed) to give it grounds and justification to not only falsely arrest myself but also my brother who resides in Parrish, Florida. One of my Attorneys with the whistleblower (source) in the Boston FBI Field Office said the reason why they did not go through with it was because they were not sure who the whistleblower was nor how I was getting my information.

From that specific point in time, the DOJ, and the Central Intelligence Agency (CIA) (who are heavily and "illegally" involved in this matter), stepped up its relentless threatening and harassing treatment towards me. The DOJ then staged three other national news events (as outlined in the exhibits of my complaints) but never followed through with them. My Attorney with the source (whistleblower in the Boston FBI Field Office) instructed me to talk openly of their plans over my cellular phone to discourage them from going through with them. The DOJ has had my cell phone tapped. In those three specific staged events, had they followed

through with their plans, they were going to physically harm both my dogs and I in the process as outlined in the exhibits.

Starting in 2015 to the present, I have filed four different lawsuits in Massachusetts District Courts and one in the Massachusetts Superior Court (as outlined in the respective complaints and exhibits) which were all to try to have myself legally removed from the DOJ's investigation of the Koch brothers and other parties. Then on August 24, 2020 I filed a Petition for a Writ of Certiorari at SCOTUS along with the Application motion to Justice Breyer for an expedited emergency order, Rehearing Petition as well as a subsequent motion in kind for the Application to Justice Breyer for the ruling on an emergency order.

As stated in my Application motion letter (see attached) that I filed on November 16, 2020, there was an incident at my apartment building on November 14, 2020. This was one of my points of new developments that supported not only my Rehearing, but the urgency for my request for the emergency order. If I decide to go public with this legal matter, I will elaborate on what happened on November 14, 2020, and how the DOJ and its manager (Richard Ciruolo) threatened my upstairs neighbor, Autumn Jones a 24-year-old single mother and her two, twin one-year-old sons, Bentley and Landon. Because of the size of this email, I will send a separate email of a video that I took of my upstairs neighbors, Bentley, and Landon which I forwarded to my brother at Christmas time, 2020.

In closing, when Ms. Maura Silver from SCOTUS called me on Friday evening January 8, 2021 around 6:00pm, one of the things that I had said was that I needed the DOJ to stop threatening me, which I evidenced to support that claim and that I cannot go to any higher (in reference to SCOTUS) court. I also said that the DOJ continues to threaten me and physically harm me which has been documented by two, medical doctors and a licensed social worker. If I am unable to get SCOTUS to give me equitable relief in the form of SCOTUS stopping the DOJ from threatening me, if I go public with this, I will be able to say that I have completely exhausted all my legal means to stop them. I intend to file a review of the decision from SCOTUS on January 11, 2021 because of my well documented problems with my regular mail from the USPS and request a time extension to file it, because of these problems with my regular mail, as it relates to this legal matter.

I will also proclaim that the complicity of all of the parties involved (including the courts) and that the courts emboldening of the DOJ (which has allowed the DOJ to act out in violent ways towards me), should now throw into question all of the cases of the DOJ and Massachusetts law enforcement that have been successfully prosecuted and all of the US and State law enforcement agencies that have relied on or partnered with the DOJ over the last twenty two years (the length of my involvement with this legal matter). I will state that all of them should be put under review or be dismissed, as what happened with disgraced Massachusetts State Police lab chemists, Annie Dookhan and Sonja Farak.

If you could please let me know the status of the Application (motion in kind) by the end of the business day January 15, 2021 or if SCOTUS needs more time to rule on it. I have decided not to move in with my ex-wife on January 15, 2021 until this emergency order is secured. As well documented (see my Appendix pages 67-73) my ex-wife has been threatened and harassed by this individual and the DOJ in which I am seeking this application for. This individual is presumed to be one of five mangers that planned, ordered, and executed my ex-wife's staged car crash on March 5, 2015. She could have been seriously hurt, maimed, or killed if her air bag deployed. She drove a 2006 Ford Explorer (see Appendix page 67) which had at the time a Takata air bag that was recalled. I intend to have my process server hand deliver a copy of this letter no later than the end of business day January 14, 2012. Please advise.

This application is covered under Rule 22, is addressed to Justice Breyer, which has arisen from the First Circuit Court and the District Courts, as outlined in the Petition of Writ certiorari and appendix. Justice Breyer has authority and jurisdiction to grant the sought relief. Also because of the length of time for this motion request, I ask that it be treated as an expedited request, due to all the mitigating factors.

Respectfully submitted.

Irving F. Rounds, Jr. Petitioner

Dated: January 13, 2021

Irving F. Rounds, Jr.

Certificate of Service

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

ATTACHMENT 10

Plaintiff

Irving F. Rounds, Jr. 246 Beacon Street Apartment 1 Clinton, MA 01510

v,

Defendant#1

Charles Koch P.O. Box 2256 Wichita, KS-67201-2256

Defendant#2

David Koch 740 Park Avenue Manhattan New York 10021

Defendant#3

United States Government Department of

Justice

U.S. Deputy Attorney General Rod Rosenstein

Special Counsel and former F.B.I. Director Robert Mueller

Congressman Robert Goodlatte Chairman of the DOJ's oversight committee

Civil Action NO 4:18-CV-

40066-TSH
The Plaintiff files
An Interlocutory
Appeal

- 1. Plaintiff: Irving F. Rounds, Jr. is an individual residing at 246 Beacon Street Apartment 1, Clinton MA 01510. "Mailing addresses P.O. Box 324, Clinton, MA 01510."
- 2. Defendant #1, Charles Koch is an individual who resides in Wichita Kansas and has a mailing address of P.O. Box 2256 Wichita, KS-67201-2256
- 3. Defendant #2 David Koch is an individual who resides at 740 Park Avenue Manhattan New York 10021
- 4. Defendant #3 Department of Justice, which is a Department of the government of the United States of America, which maintains offices in Washington, D.C.

JURISDICTION

5. Jurisdiction is claimed under 28 USC Chapter Spc. 1343

Motion 8

- 6. The Plaintiff files an Interlocutory appeal on one narrow part of this case: the rulings dated 8/31/18, docket# 27, District Judge Timothy S. Hillman: ELECTRONIC ORDER entered denying docket# 23 Motion to have Judge D.J. Hillman recuse himself; denying docket# 24 Motion to Amend; and denying docket# 25 Motion to have defendant 3 stop relentlessly harassing the Plaintiff. (Castles, Martin) (Entered: 08/31/18) see exhibit#299.
- 7. The Plaintiff files this motion based on newly discovered evidence to support this motion.
- 8. On docket# 23 Motion to have Judge T.S. Hillman recuse himself; newly discovered evidence (see exhibits 300-313) to support this motion shows that by having Judge Hillman not recusing himself, that his bias and prejudice towards the Plaintiff is physically harming the Plaintiff in years being lost off the Plaintiffs life, caused by the stress induced by Defendants 1, 2 and 3 as supported by two of the Plaintiffs medical Doctors.
- 9. On denying docket# 24 Motion to Amend; newly discovered evidence to support this motion shows that Defendant 3 by hacking into the Plaintiffs cell phone (see exhibits 300 -309) is not only one more example of Defendant 3 relentless harassment towards the Plaintiff, but it also supports Defendant 3 efforts to disrupt the Plaintiffs communication abilities to respond to this complaint in a timely manner.
- 10. On denying docket# 25 Motion to have defendant 3 stop relentlessly harassing the Plaintiff; newly discovered evidence (see exhibits 300-309) to support this motion shows that Defendant 3 is continuing to relentlessly harass the Plaintiff which is physically harming the Plaintiff in the form of years lost of the Plaintiffs life, harming the Plaintiff financially in the form of costs to switch his cell phone from Apple to Google, having to buy a new computer because Defendant 3 infected the Plaintiffs old iPhone and iPad and disrupting the Plaintiffs communication abilities to respond to this complaint in a timely manner.

Conclusion

WHEREFORE, for the foregoing reasons, the Motion should be allowed.

Date 9/7/18

Irving F. Rounds Jr.

Initials

Certificate of Service

I, Irving F. Rounds, Jr. do hereby certify that I gave notice today of the within Motion an Interlocutory appeal by mailing a copy of same to Michael P. Burke, Esq.

Dated: September 7th, 2018.

Irving F. Rounds, Jr.

UNITED STATES DISTRICT COURT

for the

District of Massachusetts

(Boston)

inving F. Rounds Jr. P.O. Box 5241 Framingham, MA 01710

Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

See Attachments: 1

Defendani(s)

(Write the full name of each defendant who is being sued. If the riames of all the defendants carnot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)

Case No.

19-11388-FDS

(to be filled in by the Clerk's Office)

MOTION 13 REQUEST FOR INJUNCTION

The Parties to This Complaint I.

The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Inving F. Rounds Jr. Name P.O. Box 5241 Street Address Framingham Middlesex City and County State and Zip Code MA, 01710 Telephone Number 857-500-9845 E-mail Address Roundsmechanical5@gmail.com

The Defendant(s) B.

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

Defendant No. 1	р.
Name	Department of Justice
Job or Title (if known)	NΔ
Street Address	950 Pennsylvania Avenue NW
City and County	Washington, District of Columbia
State and Zip Code	District of Columbia 20530
Telephone Number	
E-mail Address (if known)	
Defendant No. 2	The second secon
Name	ar action
Job or Title (f known)	William Barr
Street Address	U.S. Attorney General
City and County	950 Pennsylvarlia Avenue NW
State and Zip Code	Washington, District of Columbia District of Columbia 20530
Telephone Number	District of Columbia 20530
E-mail Address (if known)	
Defendant No. 3 Name Job or Title (if known) Street Address City and County State and Zip Code	Jeffrey Rosen U.S. Deputy Attorney General 950 Pennsylvania Avenue NW Washington, District of Columbia District of Columbia 20530
Telephone Number	SIGNATOR CONTINUE 20030
E-mail Address (if known)	
Defendant No. 4 Name Job or Title (If totoon) Street Address City and County State and Zip Code Telephone Number	Lindsey Graham U.S. Senator 290 Russell Senate Office Building Washington, District of Columbia District of Columbia 20530
E-mail Address (if known)	

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sucs a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

Wha	t is the b Fed	asis for l cral ques	federal court jurisdiction? (check all that apply) dion Diversity of citizenship	
Fill (out the p	aragraph	s in this section that apply to this case.	
Α.	If the	e Basis f	or Jurisdiction Is a Federal Question	
	List i	he speci	fic federal statutes, federal treaties, and/or provisions of the United	States Constitution that
В.	II the	e Basis f	or Jurisdiction Is Diversity of Citizenship	- the same of the
	i.	The I	Plaintiff(s)	
		a.	If the plaintiff is an individual	
			The plaintiff, (name) Irving F. Rounds Jr.	, is a citizen of the
			State of (name) Massachusetts	The second of th
		b.	If the plaintiff is a corporation	
			The plaintiff, game)	, is incorporated
		46	tardor the saws of the State of (name)	a a de A como de constante de la const
			and has its principal place of business in the State of (name)	
-		(If mo same	ore than one plaintiff is named in the complaint, attach an addition information for each additional plaintiff.)	al page providing the
	2.	The I	Defendant(s)	
		a.	If the defendant is an individual	
			The defendant, (name) See attachments 2	, is a citizen of
			the State of (name)	Or is a citizen of
	· <u>s.</u>		(foreign nation)	inth

and has its princip	Or is incorporated	principal place of	the laws of the State of (manue)	The defendant, (name)	b. If the defendant is a corporation	•
and has its principal place of business in (name)	Or is incorporated under the laws of foreign nation)	principal place of business in the State of (name)	tte of (name)	ane)	a copporation	
			, and has its	is incorporated unde		

same information for each additional defendant) (If more than one defendant is named in the complaint, attach an additional page providing the

3. The Amount in Controversy

The amount in controversy—the amount the plaintiff claims the defendant owes or the amount at stake—is more than \$75,000, not counting interest and costs of court, because (explain):

Damages exceed \$75,000.00

III. Statement of Claim

Write a short and plain statement of the claim. Do not make legal arguments. State as briefly as possible the facts showing that each plaintiff is entitled to the injunction or other relief sought. State how each defendant was involved and what each defendant did that caused the plaintiff harm or violated the plaintiff's rights, including the dates and places of that involvement or conduct. If more than one claim is asserted, number each claim and write a short and plain statement of each claim in a separate paragraph. Attach additional pages if needed.

Where did the events giving rise to your claim(s) occur? Florida and Massachusetts (see attached complaint with exhibits)

January 1998 to present (see attached complaint with exhibits) What take and approximate time did the events giving rise to your claim(s) occur?

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disc.

; 8.

3.2

What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)

Defendants #1, #2 and #3 through their agents and specifically a manager of the DOJ (agent of Defendant #1, #2 and #3) have followed me to my gym (as outlined in the Exhibits) and followed me to Shaw's supermarket on February 2, 2020 (see exhibits) whereupon the Plaintiff filed a complaint with Shaw's. This DOJ's egregious behavior toward the Plaintiff is placing the Plaintiff and the public in imminent danger given the agents' harassing and intimidating behavior. Most recently, a manager who is an agent of Defendants #1, #2 and #3 has been following the Plaintiff to his new gym at Orchard Hillis Athletic Club in Lancaster, Massachusetts (see exhibits). The Plaintiff's fear is for his safety and that of the public's safety; the DOJ, by providing the Plaintiff, could potentially cause some type of altercation where the agents could discharge their firearms not only harming the Plaintiff but anyone caught in some type of crossfire. The Plaintiff, starting in January 1998, was effectively tentrapped twice for extortion and has been forced egainst his will through various investigations by Defendants #1, 2# and #3.

IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

The Defendants #1, #2 and #3 through their agents along with the specific individual (DOJ manager) have placed the Plaintiff in constant fear of being falsely arrested given the harassing and intimidating behavior of their agents and the named individual (DOJ manager as outlined in the exhibits). This has been documented by the Plaintiff's two medical doctors (Doctor Jerry Blaine, MD, Doctor John L. Przybylski, MD) and one clinical Social Worker (Michael E. Foran, LICSW). They all feel that this has taken a major toll on the Plaintiff physically, in the form of years lost of life, because of the shear emotional duress levied by Defendants' 1, 2 and 3 agents as well as the latest abuse at the Plaintiff's new gym, Orchard Hills Athletic Club. All three will provide Doctor notes to support that claim should the Court require them to do so.

V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

The Plaintiff needs all 3 Defendants through their agents to stop harassing, threatening, stalking and intimidating the Plaintiff and placing the Plaintiff in constant fear of his safety and that of others. The Plaintiff is seeking relief in the form of compensatory and punitive damages as outlined in the complaint.

App. 46

Page 5 of 6

VI. Certification and Closing

B.

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint. (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

Lagree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

1

Date of signing:	02/12/2020
Signature of Plaintiff Printed Name of Plaintiff	Irving F/Rounds Jr.
For Attorneys	
Date of signing:	02/12/2020
Signature of Attorney	· · ·
Printed Name of Attorney	And the state of t
Bar Number	
Name of Law Firm	
Street Address	The state of the s
State and Zip Code	Commence of the second
Telephone Number	A second
E-mail Address	
	the control of the property of the section of the s

Attachments

1. A) Department of Justice 950 Pennsylvania Avenue NW Washington, DC 20530

361

- 8) William Barr 950 Pennsylvania Avenue NW Washington, DC 20530
- C) Jeffrey Rosen 950 Pennsylvania Avenue NW Washington, DC 20530
- D) Lindsey Graham 290 Russell Senate Office Building Washington, DC 20510
- A) Department of Justice.
 950 Pennsylvania Avenue NW Washington, DC 20530
 - B) William Barr 950 Pennsylvania Avenue NW Washington, DC 20530
 - C) Jeffrey Rosen 950 Pennsylvania Avenue NW Washington, DC 20530
 - D) Lindsey Graham 290 Bussell Senate Office Building Washington, DC 20510

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United States Court of Appeals For the First Circuit

No. 18-1878

IRVING F. ROUNDS, JR.

Plaintiff - Appellant

٧.

CHARLES KOCH; DAVID KOCH; UNITED STATES GOVERNMENT DEPARTMENT OF JUSTICE; ROD ROSENSTEIN, U.S. Deputy Attorney General; ROBERT MUELLER, Special Counsel and former F.B.I. Director; ROBERT GOODLATTE, Congressman, Chairman of the DOJ's oversight committee

Defendants - Appellees

ORDER OF COURT

Entered: October 23, 2018 Pursuant to 1st Cir. R. 27.0(d)

Plaintiff-appellant Irving F. Rounds, Jr., filed a Notice of Interlocutory Appeal (D. Ct. Dkt. #28) in district court case no. 4:18-cv-40066-TSH (D. Mass.) on September 11, 2018, seeking to appeal "one narrow part of this case," the district court's August 31, 2018, electronic order denying his motions for (1) recusal of district court Judge Hillman; (2) leave to amend plaintiff-appellant's motion for reconsideration; and (3) "to have defendant 3 stop relentlessly harassing the Plaintiff."

Upon review, it appears this court does not have jurisdiction to review plaintiff-appellant's appeal of the denial of his motions because no final judgment or otherwise appealable order has entered in the district court. See 28 U.S.C. §§ 1291, 1292; see also In re Martinez-Catala, 129 F.3d 213, 217 (1st Cir. 1997) ("Ordinarily, a district judge's refusal to recuse is reviewable only on appeal of a final judgment[.]"); Kartell v. Blue Shield of Massachusetts, Inc., 687 F.2d 543, 551 (1st Cir. 1982) (finding the denial of a motion to amend a complaint is not a final judgment subject to interlocutory appeal); Carson v. Am. Brands, Inc., 450 U.S. 79, 84 (1981) (finding the exception to finality allowing immediate review of certain orders relating to injunctions must be strictly construed and that interlocutory review is precluded unless it has "serious, perhaps irreparable, consequence," and that the order can be "effectually challenged" only by immediate appeal"). E.g., De La Tierra Del Cano Martin Pena v. Fortuno, 582 F.3d 131, 133 (1st Cir. 2009).

Accordingly, plaintiff-appellant Irving F. Rounds, Jr., is ordered to either move for voluntary dismissal of this appeal pursuant to Fed. R. App. P. 42(b), or show cause, in writing, filed by November 6, 2018 why this appeal should not be dismissed for lack of jurisdiction. The

failure to take either action will lead to dismissal of this appeal for lack of diligent prosecution. See 1st Cir. R. 3.0(b).

By the Court:

Maria R. Hamilton, Clerk

cc: Irving F. Rounds Jr. Jack Irving Siegal Cynthia A. Young

UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

ATTACHMENT 11

Plaintiff
Irving F. Rounds, Jr. 246 Beacon Street Apartment 1 Clinton, MA 01510

v.

Defendant#1
Charles Koch P.O. Box 2256 Wichita, KS-67201-2256

Defendant#2
David Koch 740 Park Avenue Manhattan New York 10021

Defendant#3
United States Government Department of
Justice
U.S. Deputy Attorney General Rod Rosenstein
Special Counsel and former F.B.L Director Robert Mueller
Congressman Robert Goodlatte Chairman of the DOJ's oversight committee

Civil Action
NO 4:18-CV40066-TSH
Review of
Request for
Injunction

The Plaintiff hereby files with the United States Court of Appeals for the First Circuit for a review of the United States District Court's denial (Hillman, J.) of his Motion for Injunctive Relief on 1/8/2019.

PARTIES

- 1. Plaintiff: Irving F. Rounds, Jr. is an individual residing at 246 Beacon Street Apartment 1, Clinton MA 01510. "Mailing addresses P.O. Box 324, Clinton, MA 01510."
- 2. Defendant #1, Charles Koch is an individual who resides in Wichita Kansas and has a mailing address of P.O. Box 2256 Wichita, KS-67201-2256
- 3. Defendant #2 David Koch is an individual who resides at 740 Park Avenue Manbattan New York 10021
- 4. Defendant #3 Department of Justice, which is a Department of the government of the United States of America, which maintains offices in Washington, D.C.

JURISDICTION

- 5. Jurisdiction is claimed under 28 USC Chapter Sec. 1343
- 6. The Plaintiff hereby files with the United States Court of Appeals for the First Circuit for a review of the United States District Court's denial (Hillman, J.) of his Motion for Injunctive Relief on 1/8/2019.
- 7. The Plaintiff files this motion based because Judge T.S. Hillman continues to allow Defendants 1,2 and 3 to relentlessly harass, threaten and intimidate the Plaintiff to date as outlined in this complaint with attachments (see new attachments) and a previous complaint filed in May of 2017.
- 8. The Plaintiff to date has filed factual documentation to support this injunction such as stated in motion 5 (see copy of attached motion and attachments). In that motion the Plaintiff stated and proved how that he suffered a work related accident in the form of emotional distress.
- 9. The Plaintiff was then forced to quit his job because Defendants 1 and 2 had told his then employers'uppjer management (Life Technologies) of how he was an informant for the U.S. Government (Defendant 3).
- 10. The Plaintiff 's then employer (Life Technologies) was then Court ordered by Administrative Judge Roger S. Lewenberg to compensate the Plaintiff, because of the harassment levied by Defendants 1, 2 and 3 as outlined in the complaint and attachments.
- 11. As stated in the Plaintiff's motion's 5 and 8, the Plaintiff feels that Judge T.S. Hillman is biased and prejudiced to oversee this case. Judge Hillman's bias and prejudice is causing physical harm to the Plaintiff by allowing Defendants 1, 2 and 3 to harass, threaten and intimidate the Plaintiff, as outlined in the complaint, exhibits and motions not only in this case, but also in a recent Law suit

filed related to this Legal matter, Civil action 4:17-CV-40072-TSH, where Judge T.S. Hillman oversaw the case.

- 12. Judge T.S. Hillman has been provided several hundred pages of attachments to support the claim that the Plaintiff is in fact being harassed, threatened and intimidated Defendants 1, 2 and 3. For whatever reason Judge T.S. Hillman is not impartial to oversee both the ruling on the injunction and complaint.
- 13. The Plaintiff has sought medical help for work related and stress induced by Defendants 1,2 and 3 brought on by the relentless harassment (see exhibits 295-296). "The Plaintiff has been treated (and consulted with) . . . Doctor Jerry Blaine, MD, Social Worker Michael E. Foran, LICSW and Doctor John L. Przybylski, MD." They all feel that the harassment levied by Defendant 1, 2, and 3 has taken an adverse effect and toll on the Plaintiff's health. They will all furnish Doctor notes to the United States Court of Appeals for the First Circuit if requested by the Court to support that claim.

WHEREFORE, for the foregoing reasons, the Plaintiff seeks review with the United States Court of Appeals for the First Circuit of the denial of his Request for Injunctive Relief by the United States District Court (Hillman, J.) on 1/8/2019. The Plaintiff does so without prejudice following the prior direction of the Appeals Court (10/23/18). The Plaintiff also prays the Court appoint another Judge at the District Court to oversee the injunction request based on the interlocutory appeal filed with the First Circuit of Appeals on September 11th, 2018. Furthermore, the Plaintiff requests a hearing before the Court.

Date___\

Irving F. Rounds Jr.

Certificate of Service

I, Irving F. Rounds, Jr. do hereby certify that I gave notice today of the within by mailing a copy of same to Michael P. Burke, Esq.

Dated: January 14th, 2019

Irving F. Rounds, Jr.

UNITED STATES DISTRICT COURT

for the

District of Massachusetts

(Worchester)

Irving F. Rounds JR 246 Beacon Street Apartment 1 Clinton, MA 01510) Case No.	(to be filled in by the Clerk's Office)	
Plaintiff(s) (Write the full name of each plaintiff who is filing this complaint. If the names of all the plaintiffs cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.) -V-)		
See Attachments: 1.)))		
Defendant(s) (Write the full name of each defendant who is being sued. If the names of all the defendants cannot fit in the space above, please write "see attached" in the space and attach an additional page with the full list of names.)))		

COMPLAINT AND REQUEST FOR INJUNCTION

I. The Parties to This Complaint

A. The Plaintiff(s)

Provide the information below for each plaintiff named in the complaint. Attach additional pages if needed.

Name	Irving F. Rounds JR.	
Street Address	246 Beacon Street Apartment 1	
City and County	Clinton, Worcester	
State and Zip Code	MA, 01510	
Telephone Number	781-504-8974	
E-mail Address	Roundsmechanical@verizon.net	

B. The Defendant(s)

Provide the information below for each defendant named in the complaint, whether the defendant is an individual, a government agency, an organization, or a corporation. For an individual defendant, include the person's job or title (if known). Attach additional pages if needed.

See Attachment 1

Page 1 of 6

Defendant No. 1	,
Name	Charles Koch
Job or Title (if known)	Chango Much
Street Address	8516 E. 13th Street
City and County	Wichita, Sedgwick
State and Zip Code	KS, 67206
Telephone Number	
E-mail Address (if known)	
Defendant No. 2	
Name	
Job or Title (if known)	David Koch
Street Address	7/0 0-1-1
City and County	740 Park Ave.
State and Zip Code	Manhattan, New York New York, 10021
Telephone Number	10th, 10021
E-mail Address (if known)	
Defendant No3	
Name	U.S. Covernment D
Job or Title (if known)	U.S. Government Department of Justice
Street Address	OEO Downstanda A Anni
City and County	950 Pennsylvania Ave, NW
State and Zip Code	Washington, District of Columbia
Telephone Number	District of District of Columbia 20530
E-mail Address (if known)	
Defendant No. 4	
Name	Mad Many 1 1
Job or Title (If known)	Rod Rosenstein
Street Address	U.S. Deputy Attorney General, U.S. Department of Justice
City and County	950 Pennsylvania Ave, NW
State and Zip Code	Washington, District of Columbia
Telephone Number	District of Columbia 20530
E-mail Address (if known)	

II. Basis for Jurisdiction

Federal courts are courts of limited jurisdiction (limited power). Generally, only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case arising under the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one State sues a citizen of another State or nation and the amount at stake is more than \$75,000 is a diversity of citizenship case. In a diversity of citizenship case, no defendant may be a citizen of the same State as any plaintiff.

Wha	,		federal court jurisdiction? (check all that apply)	
	Fed	eral que	stion Diversity of citizenship	
Fill o	out the p	aragraph	is in this section that apply to this case.	
A.	If th	e Basis i	for Jurisdiction Is a Federal Question	
	are a	the speci t issue in J.S.C. 13	ific federal statutes, federal treaties, and/or provisions of the Unite this case. 343	ed States Constitution that
В.	If the	e Basis 1	for Jurisdiction Is Diversity of Citizenship	
	1.	The l	Plaintiff(s)	
		a.	If the plaintiff is an individual	
			The plaintiff, (name) Irving F. Rounds JR	, is a citizen of the
			State of (name) Massachusetts	,
		b.	If the plaintiff is a corporation	
			The plaintiff, (name)	, is incorporated
			under the laws of the State of (name)	·
			and has its principal place of business in the State of (name)	
		(If m same	ore than one plaintiff is named in the complaint, attach an addition information for each additional plaintiff.)	onal page providing the
	2.	The l		
		a.	If the defendant is an individual	
			The defendant, (name) Charles Koch	, is a citizen of
			the State of (name) Kansas	. Or is a citizen of
			(foreign nation)	**************************************

		b.	If the defendant is a corporation	
			The defendant, (name)	, is incorporated under
			the laws of the State of (name)	, and has its
			principal place of business in the State of (name)	
			Or is incorporated under the laws of foreign nation	n) ,
			and has its principal place of business in (name)	
		(If me same	ore than one defendant is named in the complaint, a information for each additional defendant.	attach an additional page providing the
	3.	The A	Amount in Controversy	- Crimacypyleson 3
		The a	mount in controversy—the amount the plaintiff clair—is more than \$75,000, not counting interest and co	ms the defendant owes or the amount at usts of court, because (explain):
		Dam	ages exceed \$75,000.00	,,
was i	nvolved a ding the d and write	ind who lates an	n statement of the claim. Do not make legal argument he plaintiff is entitled to the injunction or other relies to each defendant did that caused the plaintiff harmed places of that involvement or conduct. If more that and plain statement of each claim in a separate part of the plain statement of the plain stateme	f sought. State how each defendant or violated the plaintiff's rights,
A.	Where	did the	events giving rise to your claim(s) occur?	
			lassachusetts (see attached complaint with exhibits	5)
B.	What	iate and	approximate time did the events giving rise to you	ur claim(s) occur?
			to present (see attached complaint with exhibits)	
				

C. What are the facts underlying your claim(s)? (For example: What happened to you? Who did what? Was anyone else involved? Who else saw what happened?)
Since that time I have been harassed, threatened and intimidated by Defendants 1,2 and 3. I have two medical Doctors (Doctor Jerry Blaine, MD, Doctor John L. Przybylski, MD) and one clinical Social Worker (Michael E. Foran, LICSW).
They all feel that this has taken a major toll on me physically, in the form of years lost of life, because of the shear emotional duress levied by Defendant's 1, 2 and 3. All three will provide Doctor notes to support that claim if the Court requests them to.

IV. Irreparable Injury

Explain why monetary damages at a later time would not adequately compensate you for the injuries you sustained, are sustaining, or will sustain as a result of the events described above, or why such compensation could not be measured.

Defendants 1 and 2 through their agents engaged in a pattern of harassment, intimidation and threatening the Plaintiff which is hindering my livelihood and career opportunities.

Defendant 3 through their agents engaged in a pattern of harassment, intimidation and threatening the Plaintiff which is hindering my livelihood and career opportunities.

All activities of these Defendants have irreparably injured the Plaintiff physically.

V. Relief

State briefly and precisely what damages or other relief the plaintiff asks the court to order. Do not make legal arguments. Include any basis for claiming that the wrongs alleged are continuing at the present time. Include the amounts of any actual damages claimed for the acts alleged and the basis for these amounts. Include any punitive or exemplary damages claimed, the amounts, and the reasons you claim you are entitled to actual or punitive money damages.

I need all 3 Defendants to stop harassing, threatening and intimidating me in order that I may find full time employment for which I'm fully qualified within my HVACR field (I have been limited to employment on a part time basis with out benefits). I'm seeking relief in the form of compensatory and punitive damages as outlined in the original complaint.

VI. Certification and Closing

Under Federal Rule of Civil Procedure 11, by signing below, I certify to the best of my knowledge, information, and belief that this complaint: (1) is not being presented for an improper purpose, such as to harass, cause unnecessary delay, or needlessly increase the cost of litigation; (2) is supported by existing law or by a nonfrivolous argument for extending, modifying, or reversing existing law; (3) the factual contentions have evidentiary support or, if specifically so identified, will likely have evidentiary support after a reasonable opportunity for further investigation or discovery; and (4) the complaint otherwise complies with the requirements of Rule 11.

A. For Parties Without an Attorney

I agree to provide the Clerk's Office with any changes to my address where case-related papers may be served. I understand that my failure to keep a current address on file with the Clerk's Office may result in the dismissal of my case.

Date of signing;	11/02/2018
Signature of Plaintiff Printed Name of Plaintiff	ATTUING F. BOWARD TE
For Attorneys	1 - 1 VINS V - ROUNDED EDD.
Date of signing:	
Signature of Attorney	
Printed Name of Attorney	
Bar Number	
Name of Law Firm	
Street Address	
State and Zip Code	
Telephone Number	
E-mail Address	

B.





ATTACHMENTS

- 1. CHARLES KOCH; DAVID KOCH; UNITED STATES GOVERNMENT DEPARTMENT OF JUSTICE; ROD ROSENSTEIN, U.S. Deputy Attorney General; ROBERT MUELLER, Special Counsel and former F.B.I. Director; ROBERT GOODLATTE, Congressman, Chairman of the DOJ's oversight committee
- 2. A) Robert Mueller

Special Counsel and former F.B.I. Director, Department of Justice 950 Pennsylvania Ave NW Washington, District of Columbia District of Columbia, 20530

B) Robert Goodlatte

Chairman of the DOJ's Oversight Committee, U.S. Government 2138 Rayburn House Office Building Washington, District of Columbia District of Columbia, 20515

3. A) David Koch

Kansas

- B) U.S. Government Department of Justice District of Columbia
- C) Rod Rosenstein District of Columbia
- D) Robert Mueller
 District of Columbia
- E) Robert Goodlatte

District of Columbia

Case 4:18-cv-400667EE STATES BISTRICT OF MASSACHUSETTS

CLERK'S CERTIFICATE AND APPEALS COVER SHEET

ABBREVIATED ELECTRONIC RECORD

Case Caption:	Rounds v. Koch el	tal	
District Court Number:	18cv40066-TSH		
Fee: Paid? Yes No X	Government	t filer In Forma Pauperis	s Yes No
Motions Pending Yes	_No_X	Sealed documents If yes, document#	Yes No X
Ex parte documents Yes If yes, document #	_ No <u>X</u>	Transcripts If yes, document #	Yes No _X
Notice of Appeal filed by: Plaintiff/	/Petitioner X	Defendant/Respondent	Other:
Appeal from: #39 Electronic Order Other information:			
#39 and #42 with the electronic docket sheet, of the Notice of Appeal # 42	constitute the abb	previated record on appeal in t	he above entitled case for
In testimony whereof, I he	reunto set my ha	and and affix the seal of this C	ourt on January 18, 2019
		ROBERT M. FARREL Clerk of Court	L
		/s/Matthew A. Paine Deputy. Clerk	
COURT OF APPEALS DOCKET N	NIMBER ASSIC	NED.	

PLEASE RETURN TO THE USDC CLERK'S OFFICE

Orders on Motions

4:18-cv-40066-TSH Rounds v. Koch et al CASE CLOSED on 06/27/2018

United States District Court

District of Massachusetts

Notice of Electronic Filing

The following transaction was entered on 1/8/2019 at 12:26 PM EST and filed on 1/8/2019

Case Name:

Rounds v. Koch et al

Case Number:

4:18-cv-40066-TSH

Filer:

WARNING: CASE CLOSED on 06/27/2018

Document Number: 39(No document attached) --

Docket Text:

District Judge Timothy S. Hillman: ELECTRONIC ORDER entered denying [32] Motion for Injunctive Relief. (Castles, Martin)

4:18-cv-40066-TSH Notice has been electronically mailed to:

Jack I. Siegal jsiegal@grsm.com

Michael P. Burke mburke@grsm.com

4:18-cv-40066-TSH Notice will not be electronically mailed to:

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Irving F. Rounds, Jr P.O. Box 324 Clinton, MA 01510

Orders on Motions

4:18-cv-40066-TSH Rounds v. Koch et al CASE CLOSED on 06/27/2018

United States District Court

District of Massachusetts

Notice of Electronic Filing

The following transaction was entered on 1/16/2019 at 1:15 PM EST and filed on 1/16/2019

Case Name:

Rounds v. Koch et al.

Case Number:

4:18-cv-40066-TSH

Filer:

WARNING: CASE CLOSED on 06/27/2018 Document Number: 41(No document attached)

Docket Text:

District Judge Timothy S. Hillman: ELECTRONIC ORDER entered denying [40] Motion to have 3 Defendants stop harassing the Plaintiff. Plaintiff is reminded HIS CASE WAS CLOSED on 06/27/2018. (Castles, Martin)

4:18-cv-40066-TSH Notice has been electronically mailed to:

Jack I. Siegal jsiegal@grsm.com

Michael P. Burke mburke@grsm.com

4:18-cv-40066-TSH Notice will not be electronically mailed to:

Irving F. Rounds, Jr P.O. Box 324 Clinton, MA 01510

1	COMPLAINT FOR PROTECTION FROM HARASSMENT DOCKET NO. (for court use only)	
L	G.L. c. 258E 2168 RODO 27	Massachusetts Trial Court
1	L SUPERIOR COURT	DIVISION COUNTY
	NAME OF PLAINTIFF (person seeking protection) PCL ST NAME OF DEFENDANT (person ecrosed of the Detector of the Police Patrolnant for personal in	Chris Cornalius
	The Defendant is: 18 or older 17 16 or younger The Defendant is: 18 or older	ns involving the plaintiff and the as or administrative of disciplinary
D	I SUFFERED HARASSMENT WHEN: on or about (dates)	ndant committed 3 or more t to cause fear, intimidation, to property. duress caused me to t me an act that constitutes a
	4. to order the Defendant to remain away from my workplace (as listed on the PLAINTIFF CON 5. to order the Defendant to pay me \$	willful and malicious conduct y, or (2) by using force, threat against me any act that 13H (indecent assault and e), 26C (enticing a child), r sexual intercourse). IFIDENTIAL INFORMATION FORM). NEIDENTIAL INFORMATION FORM). ING losses suffered as a direct ACC 9C 14C H THOULT ADVANCE NOTICE to the ment. I understand that, if the
	Please complete the AFFIDAVIT on the reverse of this page, the PLAINTIFF CONFIDENTIAL INFORMATION FORM, and the DEFENDANT INFORMATION FORM. This is a second of the page of this page, the PLAINTIFF SIGNATURE of THE SIGNATURE OF THE SIGNA	1-11-
pe	This is a request for a civil order to protect the Plaintiff from future abuse or harassment. The actions of the Defendant may a penalties. For information about filing a criminal complaint, you may talk with the District Attorney & Office for the location when	also constitute a crime subject to criminal
A-1	A-1 (8/10)	re the alleged harassment occurred.

HA-1 (8/10)

Irving F. Rounds Jr.
246 Beacon Street
Apartment 1
Clinton, MA 01510
Email address: roundsmechanical@verizon.net
Cell Phone 781-504-8974

January 25, 2021

RE: File Police complaint about incidents at Apple County Market, Clinton Massachusetts to the Clinton Massachusetts Police Department

On Thursday January 21, 2021 at approximately 8:15 AM the individual in the attached pictures (also refer to Apple County Markets security camera tapes) deliberately cut in front of me while I was leaving the store, which was in an effort to cause an altercation. This individual appears to be possibly the same Department of Justice (DOJ) Agent that was threatening and harassing me at Orchard Hills Athletic Club in Lancaster Massachusetts, which I sent Detective Shaw from the Lancaster Massachusetts Police Department various emails and carbon copied (Cc) Detective Schmidt, Lieutenant Coyne and the Chief of Police, all from the Clinton Massachusetts Police Department on.

On Friday January 22, 2021, I was leaving the parking lot after shopping in Apple County Market in my 2004 Subaru Outback and this individual in the attached pictures ran up to my car and pointed what appeared to be a firearm at me with a hostile and aggressive facial expression. I then looked at my rosary beads with a cross that hang down from my rear view mirror and said a prayer to God. Then the individual appeared startled and fled the scene of the incident.

On advise of one of my Attorneys, she had recommended previously to try to get pictures of these different incidents and instead of driving away from the individual, I then proceeded to drive by him and take pictures of him running from the scene of the incident. If you look at the picture he appears to have a firearm in his right hand.

Because I'm not sure if this individual is a DOJ Agent, an Agent of Charles Koch or from the estate of deceased David Koch (which I have pending litigation the Supreme Court Of The United States (SCOTUS) or some unstable individual who is 'threatening me, I request the following from the Clinton Massachusetts Police Department:

- 1.) Identify who this individual is and ask him why he is threatening me.
- 2.) If he is an Agent for the DOJ, I know that the Clinton Massachusetts Police Department lacks Jurisdiction over the DOJ and can't divulge his information, but at least acknowledge that he is, in order that I will furnish that information to SCOTUS on a pending Application to Justice Breyer at SCOTUS for an emergency order that the DOJ stops threatening and harassing me.
- 3.) If the individual is not a DOJ Agent, then I need to retain his personal information in order to retain a restraining order against him and file a complaint to have his right to carry firearm (if he ever has a license to carry a firearm) taken away.

If you could please let me know as soon as possible I would greatly appreciate it.

Respectfully submitted,

Irving F. Rounds, Jr. Petitioner

Dated: January 25, 2021

Living F. Rounds, Jr.

	COMPLAINT FOR PROTECTION FROM HARASSMENT G.L. c. 258E DOCKET NO. (for count use only) All RROM Massachusetts Trial Court 18
A	BOSTON MUNICIPAL COURT XNOTHING THE COURT XNOTHING THE COURT AND THE COURT XNOTHING THE C
\vdash	NAME OF PLAINTRIES (AMANGE) IN SUPERIOR COURT
В	DEFENDANT (person accused of harassment)
C	The Defendant is: 18 or older 17 16 or younger defendant, including any court actions or administrative or disciplinary.
Đ	I SUFFERED HARASSMENT WHEN: I on or about (dates) acts of willful and malicious conduct aimed at me which were committed with the intent to cause fear, intimidation, abuse or damage to property and did in fact cause fear, intimidation, abuse or damage to property. I on or about (date) The Defendant by force, threat or duress caused me to involuntarily engage in sexual relations. In on or about (date) The Defendant committed against me an act that constitutes a violation of one of the following statutes: G.L. c. 265, §§ 13B, 13F or 13H (indecent assault and battery), 22 or 22A (criminal harassment), or G.L. c. 272, § 3 (drugging for sexual intercourse).
·	THEREFORE, I ASK THE COURT: 1. to order the Defendant not to abuse me by physically harming me, attempting to physically harm me, or placing me in fear of imminent serious physical-harm, and to stop harassing me (1) by any willful and malicious conduct aimed at me and intended to cause fear, intimidation, abuse or damage to property, or (2) by using force, threat or duress to make me engage in sexual relations unwillingly, or (3) by committing against me any acf that constitutes a violation of any of the following statutes: G.L. c. 265, §§ 13B, 13F or 13H (indecent assault and battery), 22 or 22A (rape), 23 (statutory rape), 24 or 24B (assault with intent to rape), 26C (enticing a child), 43 (criminal stalking) or 43A (criminal harassment), or G.L. c. 272, § 3 (drugging for sexual intercourse). 2. to order the Defendant not to contact me, unless authorized to do so by the Court. 3. to order the Defendant to remain away from my residence (as listed on the PLAINTIFF CONFIDENTIAL INFORMATION FORM). 4. to order the Defendant to remain away from my workplace (as listed on the PLAINTIFF CONFIDENTIAL INFORMATION FORM). 5. to order the Defendant to pay me \$
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Th pe A-1	is is a request for a civil order to protect the Plaintiff from future abuse or herassment. The actions of the Defendant may also constitute a sime subject to criminal (8/10)

HA-1 (8/10)

Alias name
John Coughlin DOJ Agent Field
Supervisor involved in Suzanne
Rounds staged car crash running
down the street after pointing a
firearm at Irving F Rounds Jr with a
pocket pistol in right hand and
potentially a firearm in a paper bag
and what he appears to be
wearing a bulletproof vest on
January 22, 2021 outside the store
of Apple County Market Clinton
Massachusetts





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PUMPKIN SPK COFFEE AND CAPAU

Irv Rounds

From:

Betsy E Lister <culshock@choujintairiku.com>

Sent:

Friday, March 06, 2015 5:59 AM

To:

mike@cocktailmixer.com; gruntsofboston@live.com; mbrconsulting@mac.com; stodd29 @comcast.net; john.oleary@kofc.org; alppia@aol.com; agentlicensing@phlyins.com;

stodd29@comcast.net; cknight@phlyins.com; powmia1967@att.net;

cathy@becomingacna.com; flagambina@aol.com; acordfromfnol@plymouthrock.com; rayjay11@verizon.net; andy.ernst@wkramerassociates.com; benwalton@comcast.net; juliat@iiane.com; roundsmechanical@verizon.net; chrislanni@harbor-towers.net;

amcdonough@empire-today.com

Subject:

From: Betsy E Lister

Hi! How are you?

Have you seen this before? http://looksandlikes.co.in/getting.php
Oprah had been using it for over a year!

Betsy E Lister

Irving F. Rounds Jr.

From:

Irving F. Rounds Jr. <Sheehan055@comcast.net>

Sent:

Tuesday, May 8, 2018 10:03 AM

To:

'belister@aol.com'

Subject:

RE: Email Sent On 3/6/15

Hi Betsy.

As I just told you, I have some very serious Legal issues with the Department of Justice (DOJ) as it relates directly with a whistle blowing case I'm involved in, regarding Charles and David Koch AKA the Koch brothers. One of my Attorneys private investigators has a source (whistle blower) in the Boston F.B.I. filed office, that states that 2 F.B.I. Agents staged the car crash with my ex-wife on 3/5/2015. They allegedly staged the car crash so when they sent me that bogus email the next day, I would click on that hyperlink and then they could then hack into my computer.

I then went to the Massachusetts State Police Detectives Unit in Woburn and spoke with Sargent Bruce O'Rourke about that and along with other Legal matters regarding my involvement with this whistle blowing case. There is no other action required by you and or your insurance company at the time. I appreciate you acknowledging that you didn't send this email.

Thank you,

Irving F. Rounds JR. 246 Beacon Street Apartment 1 Clinton, MA 01510

From: belister@aol.com <belister@aol.com>

Sent: Tuesday, May 8, 2018 9:42 AM To: Sheehan055@comcast.net Subject: Re: Email Sent On 3/6/15

I never sent this email to you! Somebody used my "NAME" to affix to a bogus email address. The only email address that I used for business back in 2015 was BELister@aol.com.

I've NEVER had an email address of that nature; this appears to be a phishing email whereas it was sent to numerous people.

Betsy E Lister BELister@aol.com

In a message dated 5/8/2018 9:35:39 AM Eastern Standard Time, Sheehan055@comcast.net writes:

Hi Betsv.

I need to do a follow up question regarding an email sent to me (see screen shot below) on 3/6/15. As we discussed, this was regarding when at the time I had told you that this email was sent to me the day after 2 cars deliberately staged a car crash with my ex-wife Suzanne, which was in an effort so I would click on the emails

hyperlink supposedly sent by you and then the DOJ could then hack into my computer. So my question is, do
you still agree that you did not send that email to me as shown below. Also when you reply please put your full
name and insurance company information. Please advise.

Thank you,

Irving F. Rounds JR.

246 Beacon Street Apartment 1

Clinton, MA 01510

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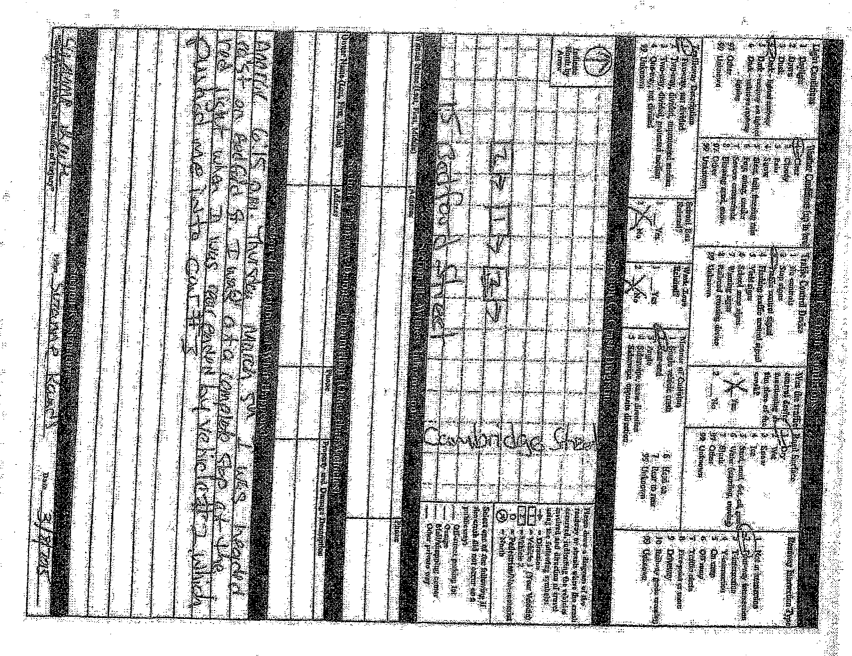
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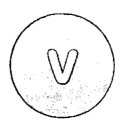


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John T Klesaris staged car crash threatening Irving F Rounds Jr Anytime Fitness Auburn MA JUNG 19,7022

« Recents



VIRTUALCFO

+1 (214) 545-3634 Dallas, TX

threatening me at school in front of student Kaiden Brochu 12:06 PM Incoming Call 1 minute December 22, 2022

Share Contact

Create New Contact

Add to Existing Contact

Add to Emergency Contacts











HIGHLIGHTS OF REMARKS MADE BY DETECTIVE KARL SCHMIDT OF THE TOWN OF CLINTON, MASSACHUSETTS POLICE DEPARTMENT

4/16/19

(Telephone call received by Attorney Crowne from Detective Schmidt)

- 1. He (Detective Schmidt) has not investigated the complaint filed by Mr. Irving Rounds, Jr. and has no intention of doing so;
- 2. He has not prepared a Police Report in this matter,
- 3. Mr. Rounds may seek a written statement from Public Information Officer Robert Shampagne if he chooses to do so;
- 4. Mr. Rounds has a background of mental illness and alcoholism and his "rants" are not to be taken seriously;
- 5. For this reason, he has not bothered to read the most recent emails sent to him by Mr. Rounds;
- 6. The allegations made by Mr. Rounds relative to governmental agencies and governmental agents are most likely fictitious;

7. The Town of Burlington, Massachusetts Police Department has reached similar conclusions.

G. Crowne, Esq.

Dated: April 18, 2019.

EXHIBIT 82



Test Results

NARRATIVE & IMPRESSION

TANCICEAD: NOTHASS'OF QUICIAI QUAIAUDIT

ADRENAL GLANDS: No nodules.

KIDNEYS: 1.9 x 1.5 cm, solid, partially exophytic nodule at anterior cortex of lower polar region of right kidney. Nodule is T2 hypointense, shows low signal on ADC, loss of signal on opposed phase images and shows postcontrast enhancement. Left kidney shows mild hydronephrosis with UPJ narrowing. Left kidney perfusion and excretion is normal

BOWEL/MESENTERY: Small hiatal hernia. PERITONEUM: No upper abdominal ascites. LYMPH NODES: No lymphadenopathy.

VESSELS: Unremarkable.

BONES: Unremarkable bone marrow signal.

EXTRA-ABDOMINAL FINDINGS: None.

IMPRESSION:

- 1. 1.9 x 1.5 cm solid nodule anterior cortex of lower polar region of right kidney, which could be a papillary RCC with a less likely differential of lipid poor angiomyolipoma.
- 2. Mild left hydronephrosis with transition zone at level of ureteropelvic junction without functional abnormality.
- 3. Diffuse hepatic steatosis.
- 4. Small stones in the gallbladder neck.
- I, Young Kim, have reviewed the examination and concur with the findings as reported or so edited. Resident/Fellow:Vaibhav Jain

If this radiology report contains a blank impression section, it is an incomplete radiology report. Please contact the interpreting radiologist or applicable radiology division as soon as possible to obtain the completed interpretation. Workstation ID: FS1HPACSW47

IMAGES

Tap here to view full-resolution images.

Final result

Ask a question



UMass Memorial Health

33 KENDALL STREET LEVINE BUILDING - GROUND FLOOR WORCESTER MA 01605 P: 508-334-8765

F: 508-334-9477

No Recipients

September 16, 2022

Patient:

Irv Rounds

Date of Birth: 2/26/1962 Date of Visit: 9/16/2022

To Whom it May Concern:

Irv Rounds was seen in my clinic on 9/16/2022. He is under a lot of stress from external situations happening in his life that in my opinion is affecting his health negatively with poor sleep and urinary difficulties.

If you have any questions or concerns, please don't hesitate to call.

Sincerely,

Electronically signed by Igor Sorokin, MD

CC: No Recipients

This letter was initially viewed by Irv Rounds at 9/17/2022 8:44 PM.



BWH Urology 45 FRANCIS ST

ASB2-3

BOSTON MA 02115

Dept Phone #: 617-732-6325 Dept Fax #: 617-566-3475

November 14, 2022

Irving Rounds JR

Patient:

Irving Rounds JR

MR Number: **48505085**Date of Birth: **2/26/1962**Date of Visit: **11/14/2022**

To Whom this Concerns,

I have seen Irving Rounds Jr in consultation at Dana Farber Cancer Institute. He has a small renal mass suspicious for renal cell carcinoma that is currently under surveillance. This mass has been developing for sometime but again is suspicious for cancer. If there are any questions regarding this kidney mass please feel free to contact my office at 617-278-0950.

Sincerely,

Timothy N Clinton, MD

CC : Igor Sorokin, MD (UMass Urology)

This letter was initially viewed by Irving Rounds JR at 11/14/2022 6:10 PM.

Test Results



MRI ABDOMEN W WO CONTRAST

(i

Ordered by Physician Igor Sorokin, MD
Collected on 10/15/22
Resulted on 10/17/22

NARRATIVE & IMPRESSION

EXAMINATION: MRI of the abdomen without and with intravenous contrast.

INDICATION: N28.89 - I10 - Other specified disorders of kidney and ureter. Assessment of right renal mass.

TECHNIQUE: Multiplanar, multisequential MRI of the abdomen was performed without intravenous contrast according to standard departmental protocol. Subsequently, a weight-based dose of intravenous Gadolinium-based contrast agent was administered, followed by acquisition of images with contrast.

COMPARISON: CT on 4/4/2022.

FINDINGS:

LIVER: Diffuse loss of signal of the liver on opposed phase images, suggestive of steatosis. No focal hepatic lesions.

BILIARY: Small stones in the gallbladder neck. No biliary ductal dilatation or intraductal filling defect.

SPLEEN: Normal.

PANCREAS: No mass or ductal dilatation.

ADRENAL GLANDS: No nodules.

KIDNEYS: 1.9 x 1.5 cm, solid, partially exophytic nodule at anterior cortex of lower polar region of right kidney. Nodule is T2 hypointense, shows low signal on ADC, loss of signal on opposed phase images and shows postcontrast enhancement. Left kidney shows mild hydronephrosis with UPJ narrowing. Left kidney perfusion and excretion is normal

BOWEL/MESENTERY: Small hiatal hernia. PERITONEUM: No upper abdominal ascites. LYMPH NODES: No lymphadenopathy.

VESSELS: Unremarkable.

BONES: Unremarkable bone marrow signal.

EXTRA-ABDOMINAL FINDINGS: None.



GIM Station 7 at Laney Burlington 41 Mall Road Burlington, MA 01805 (781) 744-7000

05/21/2012 11:11AM 2273454

IRVING ROUNDS 66 FRANCIS WYMAN RD BURLINGTON, MA 01803

Lisa Anastos, Esq. 63 Shore Rd. Suite 24 Winchester, MA 01890

Re: Irving Rounds Jr Lahey # 2273454

Dear Atty, Anastos:

I am writing you regarding Mr. Rounds, with his permission.

I saw him on January 25, 2012. He reported to me that he had been under intense stress at work related to his role as a whistle blower to the EPA 14 years ago for another company. He felt that this was being held against him. He was unable to work during this time. He was seeing a social worker. He was unable to focus on his health. He felt that he was being discriminated against by his supportance. He was out of work until February 27 health. He felt that he was being discriminated against by his supervisors. He was out of work until February 27

Sincerely youre,

Jerry, M. Blaine M.D.

Electronically signed by HERRY BLAINE, MD; May 21 2012 11:11AM

Irving Rounds

1/4/12 First Session – Presenting Problem: Mr. Rounds is a 49 year male who had to leave his previous employment due to work related stress and he has an ongoing workes' compensation claim. The client related in detail the events at his last employer, which led to the stress, which made it impossible to remain at his job. The client related that he has had a longstanding Whistle Blower case with the EPA. The case has been pending for years, however, the client appears to be able to handle that stress. However, when his manager at his last place of employment wanted him to lie to OSHA about OSHA' regulations the company was violating he refused and his work environment became a hostile one which resulted in the stress which eventually led to his filing a workers' compensation claim. The client also related that that his manager and coworkers had somehow found out that he was a Whistle Blower for the EPA. The client also related that he suspected a coworker was an undercover FBI agent.

1/18/12 Saw client for the second time – we discussed his mood. He related that his stress had abated since he had left his last job and he was optimistic about finding new employment. He denied being depressed or anxious and he noted that he was feeling more positive about his future and that he was exercising and losing weight. The client did note that the ongoing workers' compensation case was a concern, but he was handling the stress from that issue.

1/25/12 Met with the client for the last time today for half a session. I told the client that his stress appeared to be well under control and that he was not presenting with any symptoms which would justify continued treatment. The client agreed and he said he was fairly certain that he would shortly be starting a new job that, due to the distance, would not make it possible for him to continue therapy with me. The client had asked me to complete a report regarding his treatment for work related stress. This report was to be given to his attorney in preparation for his workers' compensation case before the Industrial Accident Board. I told the client that I could not do that as I had never treated him for that stress and that he was not showing signs of it when he presented for treatment. I noted that I did not doubt that it had been a very stressful time and that it was the reason he had to leave his job, but I could not write a report about something I never treated him for. We agreed that this would be our last session and I urged the client to return to therapy, with me or someone else, if he felt he needed the support.

Michael E. Foran, LICSW

7 Kent Street

Brookline, MA 02445



The Commonwealth of Massachusetts

Department of Industrial Accidents

DEVAL L. PATRICK Governor TIMOTHY P. MURRAY Lieutenant Governor

PHILIP L. HILLMAN

Director

<ADDRESS>

Employee: IRVING ROUNDS JR

Employer: APPLIED BIOSYSTEMS BEDFORD Insurer: FEDERAL INSURANCE COMPANY

D.I.A. #: 3499011

ORDER OF PAYMENT §34

This claim for compensation came before me for conference under the provisions of M.G.L. c.152, §10A, on October 10, 2012, at Boston, Massachusetts. The claimant was represented by LISA A ANASTOS ESQ and the insurer was represented by MEREDITH P RAINEY ESQ.

Based on information submitted at the conference, I order the insurer to pay the claimant temporary total incapacity compensation under M.G.L. c.152, §34, at the rate of \$912.60 per week based on an average weekly wage of \$1,521.00 from December 19, 2011 to February 27, 2012, plus medical benefits under the provisions of M.G.L. c.152, §30.

There will be no impartial as the parties opted out.

For injuries arising on and after November 1, 1986, the insurer is ordered to pay a fee to employee counsel pursuant to M.G.L. c.152, §13A, in the amount of \$1,563.91, plus expenses.

For injuries arising prior to that date, the fee paid to the employee's attorney shall be subject to an agreement between the employee and his attorney; provided that such fee shall not exceed twenty percent of the aggregate retroactive compensation award.

For claims filed on or after December 24, 1991 where payments of any kind have not been made within sixty days of claim, the insurer shall pay interest at the rate of ten percent per annum on all sums due from the date of receipt of the notice of claim until the date of payment of this order.

For injuries occurring on or after December 24, 1991 the insurer may withhold the employee's share of the attorney's fee in accordance with the provisions of §13A(10) and the relevant provisions of 452 C.M.R 1.02.

If this is an amended or corrected order and you appealed the original order, please re-appeal this corrected order, indicating that a check was sent in with your previous appeal.

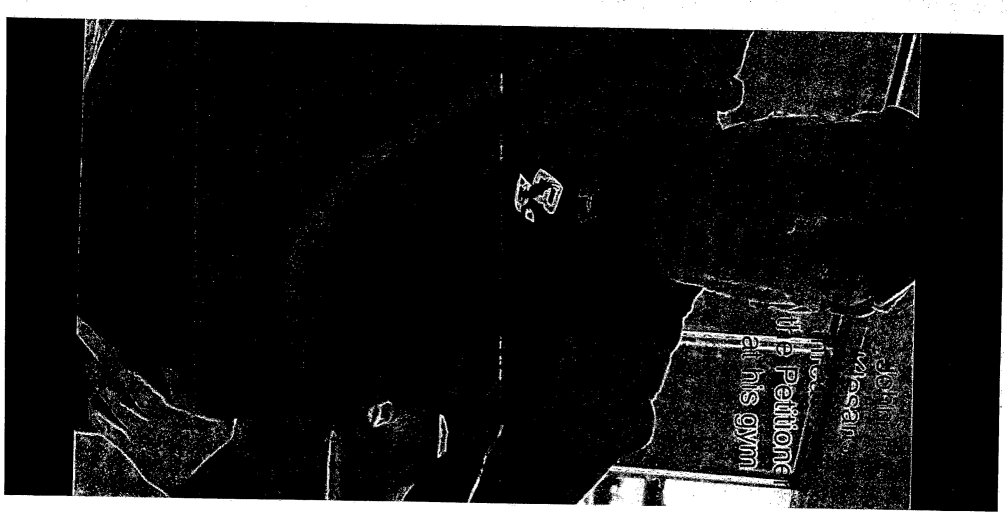
Any party aggrieved by this Order shall have fourteen days from the filing date of such Order within which to file an appeal for a hearing pursuant to M.G.L. c.152, §11. Such appeal shall be filed with Department 121, Department of Industrial Accidents, 1 Congress St. Suite 100, Boston, MA 02114-2017.

The parties shall be responsible to confirm within the fourteen day appeal period, that their conference submissions have been correctly entered into the Department's Document Management System.

RSL/mv Filed on October 11, 2012

> ROGER S LEWENBERG Administrative Judge Department of Industrial Accidents

<CC>



March 15,



Recents



Spam Risk

+1 (978) 662-2318

Andover, MA Richard Ciruolo

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can students Andrew, pay
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Austin

Today

12:55 PM Incoming Call 33 seconds

Share Contact

Create New Contact

Add to Existing Contact

Add to Emergency Contacts











Incidents At Anytime Fitness Southbridge And Auburn MA

คริงคล Irv's Rounds second Proton mail address

roundsmechanical55@protonmail.com



To: carles.parcia@adylinadithans.com a S



Hi Carlos,

I'm just doing a follow up to our conversation earlier today. As we discussed, I'm involved in a high profile whistleblower case (see attached documents and hyperlink with documents on it). The Department of Justice (DOJ) has severely broken the law against me in the process of going after Charles and David Koch a.k.a. the Koch brothers.

The DOJ staged a car crash on March 5, 2015 and almost killed my ex-wife as outlined in the documents. For this reason, there has been multiple individuals that have been threatening me, because they could be possibly criminally charged for their involvement.

The DOJ through their agents have been threatening me at various different locations for over the last past 15 plus years including gyms such as Planet Fitness Burlington, MA, Pro-Fitness Gym Billerica, Encompass Fitness Framingham, LA Fitness Framingham, Lifetime Fitness Framingham and Chestnut Hill MA, Ciccone Family Fitness Clinton MA, Orchard Hills Athletic Club Lancaster MA, Anytime Fitness Clubs: Clinton, Boylston, Grafton, Worcester (both locations), Auburn and Southbridge locations.

On March 15, 2023, a few of these DOJ agents followed me to Anytime Fitness Southbridge (see attached video). I reported the incident to Lauren that night. She told me his name but that's his alias name. His real name John Klesaris. Then on May 8, 2023, he followed me into Anytime Fitness Auburn MA. Then on May 9, 2023, he threatened me in the parking lot at Anytime Fitness Auburn and I thought he was going to reach into his pocket and then he got in his car and left (see attached picture).

If you could please provide me with his alias name I would appreciate it. There is a possibility I might file a complaint with the Massachusetts State Police, but as I told you they lack jurisdiction over the DOJ. If you have any video of him while at your gym while I was there I would appreciate it and if I could get a copy of it. I Cc Eric from Anytime Fitness Auburn MA.

Like I also said if you know Jim Buck (the former owner of Anytime Fitness Clinton MA) and if he's willing to disclose what happened at his gym, you can get some insight of what's going on here. I also suggest that you contact any Law Enforcement agencies that you know

(specifically either the Clinton, Charlton or Massachusetts State Police departments) to also give you insight again on what's going on here. I just want to reassure both you and Eric that I'm not going to start any trouble inside your gyms. I just want to go there to workout!

Also, I texted Ramiro to have him give you a call about that Spanish-speaking class that you suggested in Southbridge. Depending on how I do over the next week or two with school homework, I'll try to get out to Anytime Fitness Southbridge and the Plainville club to take care of those things. If either you, Lauren or Eric have any questions regarding this matter, please feel free to contact me.

https://acrobat.adobe.com/link/review?uri=urn:aaid:scds:US:754e640a-53f1-3e88-b5fc-21e917a8c236

Regards,

Irving F. Rounds Jr. 48 North Sturbridge Road Apartment B Charlton, MA 01507

Primary Cell <u>781-504-8974</u>

Secondary Cell <u>857-500-9845</u>

CONFIDENTIALITY NOTICE:

The contents of this email message and any attachments are intended solely for the addressee(s) and may contain confidential and/or privileged information and may be legally protected from disclosure. If you are not the intended recipient of this message or their agent, or if this message has been addressed to you in error, please immediately alert the sender by reply email and then delete this message and any attachments. If you are not the intended recipient, you are hereby notified that any use, dissemination, copying, or storage of this message or its attachments is strictly prohibited.

Sent from Proton Mail for iOS

.Did not receive letter until May 20, 2023, 8 days later

OFFICE OF THE CLERK
SUPREME COURT OF THE UNITED STATES
WASHINGTON, DC 20343-0001
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Supreme Court of the United States Office of the Clerk Washington, DC 20543-0001

May 12, 2023

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

Mr. Irving F. Rounds 48 N. Sturbridge Rd. Apt. B Charlton, MA 01517

Re: Irving F. Rounds, Jr.
 v. Maura T. Healey, Governor of Massachusetts, et al.
 No. 22-1109

Dear Mr. Rounds:

The petition for a writ of certiorari in the above entitled case was filed on May 9, 2023 and placed on the docket May 12, 2023 as No. 22-1109.

Forms are enclosed for notifying opposing counsel that the case was docketed.

Sincerely

Socias. Harris, Clerk

Case Analyst

Enclosures

