

Appendix
SUPREME COURT OF THE UNITED STATES

JASON D. FISHER *pro se*-
(*Plaintiff-Appellant*)

- VERSUS -

FAITH MILLER (Scheinkman), MILLER ZEIDERMAN & WIEDERKEHR LLP,
JOANNE CAMBARERI, JENNIFER LIGHTER, GARY LIGHTER, JESSICA LIGHTER,
TIFFANY GALLO, JENNIFER JACKMAN, GUTTRIDGE & CAMBARERI, PC
(*Defendant-Appellees*)

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- I. Order of Dismissal 2nd Circuit
- II. Order of Dismissal Southern District
- III. RICO Proof Sheet correlating Crimes to party with evidence. This document was provided with updated Complaint to Southern District and 2nd Circuit in the Appendix.
- IV Docket

S.D.N.Y. – N.Y.C.
21-cv-7784
Swain, C.J.

United States Court of Appeals
FOR THE
SECOND CIRCUIT

At a stated term of the United States Court of Appeals for the Second Circuit, held at the Thurgood Marshall United States Courthouse, 40 Foley Square, in the City of New York, on the 8th day of June, two thousand twenty-three.

Present:

Debra Ann Livingston,
Chief Judge,
Denny Chin,
Maria Araújo Kahn,
Circuit Judges.

Jason D. Fisher,

Plaintiff-Appellant,

v.

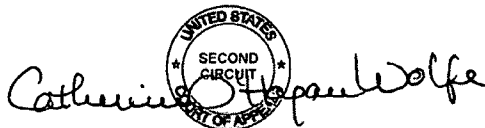
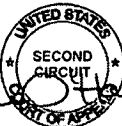
23-473

Faith Miller Scheinkman, et al.,

Defendants-Appellees.

Appellant, pro se, moves for in forma pauperis status. Upon due consideration, it is hereby ORDERED that the motion is DENIED and the appeal is DISMISSED because it “lacks an arguable basis either in law or in fact.” *Neitzke v. Williams*, 490 U.S. 319, 325 (1989); *see* 28 U.S.C. § 1915(e).

FOR THE COURT:
Catherine O’Hagan Wolfe, Clerk of Court

MANDATE

United States Court of Appeals

Second Circuit

Warranted to the United States Court of Appeals for the Second Circuit, New York, New York, in the case of *Debra Ann Livingston, et al. v. United States Citizenship and Immigration Services*, No. 03-1001.

Debra Ann Livingston,
Clerk of Court
Denny Chin,
Maria Aracé Kahn,
Clerk of Court

U.S. GOVERNMENT
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DATE: 07/25/2003

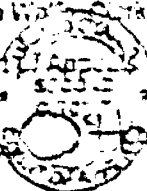
23473

Warranted to the United States Court of Appeals for the Second Circuit, New York, New York, in the case of *Debra Ann Livingston, et al. v. United States Citizenship and Immigration Services*, No. 03-1001. The appeal is dismissed because the petition for review was filed after the deadline. See 8 U.S.C. § 1252(a)(2)(B).

FOR THE COURT
Catherine O'Hagan Wolfe, Clerk of Court

Catherine O'Hagan Wolfe


A True Copy
Catherine O'Hagan Wolfe, Clerk
United States Court of Appeals, Second Circuit

Catherine O'Hagan Wolfe


MANDATE ISSUED ON 07/24/2003

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF NEW YORK

JASON D. FISHER,

Plaintiff,

-against-

FAITH MILLER (SCHEINKMAN), et al.,

Defendants.

21-CV-7784 (LTS)

ORDER

LAURA TAYLOR SWAIN, Chief United States District Judge:

Plaintiff, who is proceeding *pro se* and *in forma pauperis*, filed this complaint claiming that Defendants violated the civil provision of the Racketeer Influenced and Corrupt Organizations Act (“RICO”) during family court proceedings in the New York Supreme Court, Westchester County (“state court”). The Court dismissed the action for failure to state a claim, but granted Plaintiff leave to amend. Plaintiff filed an amended complaint, but he does not allege any new facts suggesting a violation of RICO. (*See* ECF 13-1, at 14.) The Court therefore dismisses the action.

DISCUSSION

The Court assumes familiarity with the November 16, 2021, order, dismissing this case. (ECF 11). To summarize, Plaintiff sues his former wife, her parents, her lawyers, and another lawyer involved in the family court matter in state court, as well as that lawyer’s law firm. Plaintiff claims that these individuals have participated in two illegal enterprises with the purpose of defrauding him. In the amended complaint, Plaintiff reasserts the claims asserted in the original complaint: the New York State judiciary is an illegal enterprise, and Defendant Faith Scheinkman’s relationship with her spouse, a judicial officer, “has allowed . . . the Enterprise to remain unquestioned despite the financial interest that Judge Scheinkman has in Miller

(Scheinkman)'s firm." (ECF 13-1, at 15.) Plaintiff contends that "the persons controlling or directing the affairs of the Enterprise are responsible for attempting to violate the Plaintiff's bank accounts, email accounts and other financial accounts." (*Id.* at 27.) He further contends that "[i]n furtherance of its scheme, persons controlling or directing the affairs of the [enterprise] utilize their power through marriage as a means of linking the Defendants and Enterprise," meaning that Plaintiff's ex-wife's lawyer, Defendant Scheinkman, uses her relationship with her husband, Judge Scheinkman, to commit crimes. (*Id.* at 28.)

Plaintiff includes in his complaint a chart of the alleged illegal acts committed by Defendants in furtherance of the alleged enterprise, all of which concern the litigation of his state court action. These acts include: (1) issuing a temporary protection order, (2) filing documents in court; (3) proffering alleged false statements in court; (4) permitting Defendants to violate court orders for the purpose of preventing Plaintiff from seeing his children; (5) destroying evidence; and (6) violating a stay of Plaintiff's medical coverage. (*Id.* at 142-143.) Plaintiff contends that the "Enterprise Court" allowed Defendants to remove Plaintiff's documents but "chose not to address or investigate . . . despite having evidence[.]" (*Id.* at 144.)

These acts, in their totality, do not suggest a violation of the RICO statute but rather Plaintiff's disagreement with the strategies taken, and the decisions made, during his state court litigation. This disagreement, and general frustration with his adversaries in his matrimonial matter, does not state a claim under RICO. Accordingly, the Court dismisses the action for failure to state a claim.

CONCLUSION

The Court dismisses the action for failure to state a claim. *See* 28 U.S.C. § 1915(e)(2)(B)(ii).

The Court directs the Clerk of Court to enter judgment in this case.

The Court certifies under 28 U.S.C. § 1915(a)(3) that any appeal from this order would not be taken in good faith, and therefore IFP status is denied for the purpose of an appeal. *See Coppedge v. United States*, 369 U.S. 438, 444-45 (1962).

SO ORDERED.

Dated: March 3, 2023
New York, New York

/s/ Laura Taylor Swain
LAURA TAYLOR SWAIN
Chief United States District Judge

Predicate Act	Act committed	Party	Conspired to Commit among other parties	Crime Enabled, executed or Allowed to be committed by Enterprise	Evidence that proves decision making to allow for crime throughout the Defendants and Enterprise
Obstruction	Issuance of Temporary Protection Order based on false statements prohibiting access to his own titled home and belongings June 14, 2018	Defendant Lighter	Defendant Miller Directed according to Defendant Lighter's own words	Enterprise Court allowed Temporary Order to be issued despite the Court itself stating that it was questionable that it was even issued. Enterprise Court allowed Temporary Order without the Defendant ever producing evidence	Temporary Protection Order Claims, Plaintiff's attempts to submit evidence for Temporary Protection Order, Plaintiff's Evidence including Audio Recordings and Emails of Defendant J. Lighter., Original application for Temporary Protection Order
Obstruction	Issuance of second TOP to prohibit access to children based on false statements and without actually being present to witness events June 2018	Defendant Lighter	Defendant Jackman and Defendant Miller	Enterprise Court allowed for a second temporary protection order to prevent Plaintiff from seeing children Enterprise Court allowed second temporary protection order without getting a hearing for the validity of the first protection order Enterprise Court allowed for separation of the Plaintiff who was the primary caretaker of the children Enterprise Court allowed for temporary protection order	2 nd Temporary Protection Order Claims, Plaintiff's attempts to submit evidence for Temporary Protection Order, Plaintiff's Evidence, Original application for Temporary Protection Order
Obstruction	Maintenance of Temporary Protection Order (TOP) without hearing 2018 until around present day	Defendant Lighter	Defendant Jackman and Defendant Miller	The Enterprise had every ability to conduct a hearing but instead chose not to. Instead Faith Miller's undue influence over the Court caused the Enterprise to avoid any review of the Temporary Protection Order . Enterprise Court allowed Temporary Order to be renewed for years on a month by month renewal. Enterprise Court prevented Temporary Order not to be heard with years of denial	Temporary Protection Order Claims, Plaintiff's attempts to submit evidence for Temporary Protection Order, Plaintiff's Evidence including Audio Recordings and Emails of Defendant J. Lighter., Original application for Temporary Protection Order, Court Correspondence
Obstruction	Purjury to mischaracterize Plaintiff with false statements beginning June 2018	Defendants J. Lighter, Miller and Jackman	Defendants Lighter allowed Miller provided false information that she knew was false Defendant Jackson provided false information that she knew was false	Enterprise Court was presented evidence and numerous opportunities to accept evidence to qualify the Defendants statements but instead chose to ignore evidence and direct further injury to Plaintiff The Enterprise furthered the scheme in many instances whereby Enterprise member Referee Reiner repeatedly and without any evidence referred to the Plaintiff as violent.	Numerous Affidavits of Opposition, Affidavit to Vacate Default, Correspondence to the Court, Court transcripts
Obstruction	Theft and withholding of Corporate Documents June 14 2018	Defendant Lighter	Defendant Cambareri provided false information that she knew was false Defendant Lighter Directed Defendant Miller and documents were located in Faith Millers documents Defendant Jackman admitted to having the documents Defendant Miller admitted to having the documents Other third parties have also received from Defendants	Likewise The Enterprise member Judge Lubell repeatedly made negative comments about the Plaintiff's character which violated section 100.2 of the New York Rules of the Chief Administrative Judge which states that "a judge shall of testify voluntarily as a character witness" Enterprise Court allowed for initial theft without rectifying Enterprise allowed the presentation Enterprise Court allowed for continued withholding without addressing for over a year Enterprise Court prevented addressing the issue in a Court of Law	Temporary Protection Order Claims, Plaintiff's attempts for Temporary Protection Order,
Obstruction	Mischaracterization of Plaintiff to children by these accounts from being presented to the Court	Defendant Cambareri	Defendant Miller and Jackman also obscured	Enterprise Court in off record session asked if he could speak to the children to confirm and said if he had to do so he would consider the father to be a bad parent for putting the children through the interview with the Judge. Enterprise Court prevented submission of evidence as a protectorate of Faith Miller, Cambareri and Lighter	Witnesses, Court transcripts, Court records, Court Orders,
Obstruction	Provide false statements to Court that Plaintiff abandoned children	Defendant Lighter Miller Jackman Cambareri	Defendant Miller and Defendant Jackman stated that it never happened. Defendant Miller Cambareri and Jackman removed the supervisors from the Plaintiff to add additional hardship to the Plaintiff	Enterprise Court coerced the Plaintiff to give up his only parenting time with his children to spend time with a non custodian and then penalized the Plaintiff for not spending time with the children during the same time period	Audio recordings, Plaintiff's submissions, emails to cambareri, supervisors contact to Plaintiff. Letters from supervisor to Forensic psychologist. Numerous Affidavits of Opposition, Affidavit to Vacate Default,
Obstruction	Allow for the Defendant to violate Court orders to prevent Plaintiff from seeing children	Defendant Lighter	Defendant Miller and Defendant Jackman would then present	Enterprise Court allowed for countless violations of Court Orders and stipulations by Defendant Lighter which prevented the Plaintiff from seeing his children but then penalized the Plaintiff for not spending time with the children during the same time.	Correspondence to the Court, Court transcripts, Forensic Report evidence, police reports, correspondence from supervisors Numerous Affidavits of Opposition, Affidavit to Vacate Default, Correspondence to the Court, Court transcripts, video audio texts

Only a Sample of the Claims of Substantive Violations of Obstruction

	Page	#	out of IX
Obstruction	On August 19 th 2019 Jennifer Jackman stated in open Court that the firm had Plaintiff's Corporate Documents and Research directly conflicting with a later statement	On September 11, 2019, Faith Miller stated they had Corporate materials which was garbage.	Court Transcripts, "notes", Affidavit produced by Defendants,
Obstruction	Allow for the Defendant to violate Court orders multiple times to prevent Plaintiff from seeing children	Defendant Miller and Defendant Jackman would then present	Court transcripts, Correspondence to Court, police reports
Obstruction	Prevent information that could benefit her own client (the children) but would create negative legal ramifications for the Defendants Lighter and Defendants Miller	Defendant Miller and Defendant Jackman helped obscure truth and offered false statements to allow Cambareri to remove supervisors	Emails, Letters provided by supervisors, Forensic Report, Video, evidence of violations by defendant lighter, police reports
Obstruction	Falsifying income that had already been reported to provide a means to reduce potential alimony in a settlement,	Defendant Miller and Defendant Jackman helped obscure truth and offered false statements to allow Defendant J. Lighter to commit crimes	Submitted documents by the Defendants during financial discovery by the Defendant, Emails, Other Court communications, Court Rulings
Obstruction	Preventing a means to submit a transfer to an adjacent District as specified in NY CPLR	Defendant Jackman, Miller,	Plaintiff's submission to Enterprise II, Video, Audio witnesses, fax from judge, CPLR
Obstruction	Manipulation of Court's electronic systems to cause obstruction	Defendant Jackman,	Electronic transmissions from the Clerk, Video confirming that changes to the Clerks system should show the Plaintiff as ProSe but were subsequently changed back to give the appearance that the Plaintiff was being represented by Counsel
Obstruction	Preclusion amid not presenting that they had received thousands of pages from Plaintiff for financial discovery	Defendant Jackman, Lighter	Court Correspondence, Rule E motion sheets, transcripts, Court decisions and judgments
Obstruction	Perjury	Defendant Jackman Lighter	Court Transcripts, Affidavits
Obstruction	Destruction of email and calendar while in Mexico in February 2016 and attempts were made as recent as 2020.	Defendant Miller	Server records including IP logs, admission by Defendant Lighter of 2016 incident.
Obstruction	Ms. Miller Scheinkman's firm willfully misrepresented Plaintiff in Motion 4 filed on September 5 2019 whereby approved stipulations contained a "no prejudice" clause existed to protect Plaintiff from such allegations contained in the Motion.	Defendant Miller	
Obstruction	Medical information and an email from Defendant's employer falsely claims that the Plaintiff had seen a psychiatry clinic when he in fact has never seen the clinic or doctors.	Defendant Miller	Motion 4, Plaintiff's Affidavit of Opposition
Obstruction	J Lighter	Miller Jackman have been recommending, endorsing, and executing patterns of obstruction against the Plaintiff.	Information is verified by NYUs own email to the Plaintiff, Plaintiff's location

Only a sample of the Claims of Substantive Violations of Conspiracy

Predicate Act	Act committed	Party	Conspired to Commit among other parties	Crime Enabled, executed or Allowed to be committed by Enterprise	Evidence that proves decision making to allow for crime throughout the Defendants and Enterprise
Conspiracy	Violated New York stay of Medical Coverage	Defendant Lighter	Defendant Miller provided false information on Lighters behalf	Enterprise Court allowed Defendants to Downgrade Plaintiff's Medical Insurance Enterprise Court allowed Defendants to cancel Plaintiff's Medical Insurance Enterprise Court prevented the Plaintiff from addressing legally	Insurance Company, Her own employers benefits company, correspondence sent to Plaintiff Physical evidence of the actual recorder, Admission by the Defendant J. Lighter, Police
Conspiracy	Illegal eavesdropping Class E Felony	Defendant Lighter	Defendant Miller advises Defendant J. Lighter to to learn about the company and advance the conspiracy	Enterprise Court allows Defendant Lighter to commit eavesdropping	Admission by the Defendant J. Lighter, Police
Conspiracy	conversion of corporate intellectual property	Defendant Lighter	Defendant Miller and Def Lighter agreed to removing the documents and relocating the documents to Faith Miller's Office Defendant Miller Theft of intellectual property in Faith Millers firm Defendant Jackson of Miller's firm admits theft Defendant Miller admits theft Defendant Lighter employs patent attorney	Enterprise Court allows Defendants Miller Jackson and Lighter to initial theft Enterprise Court allows Defendants Miller Jackson and Lighter to initial theft	Admission by Defendants Miller and Jackman
Conspiracy	Defendant Lighter Violates Court Order/stipulation for Child access	Defendant Lighter	Defendant Miller Jackman acknowledges awareness of Defendants Lighters violations Defendant Jackson acknowledges awareness of Defendant Lighters actions Defendant Cambareri acknowledges awareness of Defendant Lighters Actions	Enterprise Court knew of violations and chose not to address or investigate issue despite having evidence or despite the frequency of severity of the violations Enterprise Court prevented submission and review of data. Enterprise (Judge Lubell) holds off record meetings with Judge and threatens Plaintiff	Video, emails, Court transcripts, texts, Affidavits of Opposition, Rule E Motion sheets, Correspondence to the Court, Police Reports, Witnesses
Conspiracy		Faith Miller, Jennifer Jackman	not providing the full motion or delivering to wrong location, no proof was required by Court and Court took Defendant Miller and Jackmans word over the Plaintiff. Thus he was forced to read hundreds of pages during a short break and defend in court with a verbal argument.	Enterprise acknowledged bad service and were provided evidence of bad service. Enterprise allowed for electronic delivery of service only by Defendants Miller and Jackman but not for Plaintiff. Enterprise allowed for service to Plaintiff at a quadplex home. Enterprise allowed for lack of service and forced Plaintiff to argue a motion hundreds of pages long only after reviewing for a short time in Court House Plaintiff did not receive subsequent electronic means of service or notification despite the fact the Court had already allowed the Defendants prior. It was a means of obscuring his ability to challenge Defendants or Court findings	Court transcripts, Correspondence to Court,
Conspiracy	Lack of Adequate Service perjury regarding corporate documents and stipulations	Defendant Miller	Defendant Lighter allowed for false statements to be made that she knew were false	Enterprise Court allowed for statements that they knew were hypocritical by the same Defendant	Court transcripts, Correspondence to Court from Plaintiff
Conspiracy	perjury regarding corporate documents and stipulations	Defendant Jackman	Defendant Lighter allowed for false statements to be made that she knew were false	Enterprise Court allowed for statements that they knew were hypocritical by the same Defendant	Court transcripts, Correspondence to Court
Conspiracy	perjury regarding her stated interaction with supervisors for the children when the supervisors state they did not speak to Cambareri	Defendant Cambareri	Defendant Lighter actively conducted exparte meetings on the record including exchanging notes during an active session while Cambareri and Fisher were presenting arguments to Lubell	Enterprise Court allowed for statements by the same Defendant that they knew were hypocritical	Letters to the Court, Motions, Affidavit in Opposition,
Conspiracy	conspiracy	Defendant Cambareri	Defendant Miller actively conducted exparte meetings on the record including exchanging notes during an active session while Cambareri and Fisher were presenting arguments to Lubell	Enterprise Court allowed for statements by the same Defendant that they knew were hypocritical	Witnesses, Court transcripts, Court records, Court Orders,
Conspiracy	conspiracy	Defendant Miller, Jackman, Lighter	Defendant Miller, Cambareri and Jackman were aware that the the witnesses would provide information damaging to them as well as J. Lighter	Referee Ratner observed by third party having ex parte conversations in the Court House about how to remove the Plaintiff's witnesses before trial. Judge Lubell kicked them all out and did not allow them to present any information to the Court that would have been incriminating to the Defendants..	Witnesses 12/12/21, Court transcripts, Court records, Court Orders,

Only a sample of the Claims of Substantive Violations of Conspiracy

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<p>Conspiracy</p> <p>"Off record" meetings with Judge whereby the Plaintiff was threatened numerous times</p>	<p>Defendants Lighter, Miller and Jackman Miller, Jackman</p>	<p>J. Lighter Scolded Judge Lubell and Judge Lubell covered to her comments and quickly verbally attacked the Plaintiff Judge Lubell threatened the Plaintiff financially and with access to his kids unless the terms of numerous agreements were not met to satisfy Defendants Miller, Jackman and Lighter</p>	<p>Letter from Plaintiff to Office of Court Administration, Correspondence to Court, Rule E applications to Court, Affidavits provided by Plaintiff to Court</p>
<p>Conspiracy</p> <p>On July 19th, 2019, the affidavit signed by Defendant and produced by Defendant's firm conflicts with their own statements regarding their possession of C corporation documents made in open court.</p>	<p>Jennifer Lighter Jackman Miller</p> <p>Defendants</p>	<p>Judge Lubell was aware during the session and yet did not take any investigative or negative action against the Defendants for active perjury whereby the statements contained were directly negated by their own statements.</p>	<p>Letters to Court, Emails, Affidavits, Court Transcripts,</p>
<p>Conspiracy</p> <p>Enterprise Court first delayed and then denied the submission of Plaintiff's protection order to protect himself from threats from Defendant G. Lighter as well as J. Lighter</p>	<p>Jackman Miller</p>	<p>Plaintiff alleges that Enterprise communicated with Jackman to alert him of his ex parte appearance to file for a protection order. He was asked to leave the queue by the Clerk to see judge and wait in a room. Once he was permitted to leave, Jackman was waiting for him at the door and entered is ex parte application. During his appearance, He was hardly allowed to speak and the judge dismissed the application despite its evidence.</p>	<p>Application by Plaintiff, Court transcript</p>

Only a sample of the Claims of Substantive Violations of Fraud within Bank, Mail, and Wires to Defraud Plaintiff

		Page	V	out of IX	
<u>Predicate Act</u>	<u>Act committed</u>	<u>Party</u>	<u>Conspired to Commit among other parties</u>	<u>Crime Enabled, executed or Allowed to be committed by Enterprise</u>	<u>Evidence that proves decision making to allow for crime throughout the Defendants and Enterprise</u>
Fraud within Bank Mail, and Wires to Defraud	Send false information regarding health care insurance coverage	J. Lighter, Mill Miller, Jackman,		Acknowledged that the Defendant violated a New York Stay in over two different years: 1 st year reduction of medical insurance and 2 nd year a complete cancellation of Coverage	Confirmed by medical insurance records, dialogue with insurance company, dialog and interaction with benefits provider, email sent from Defendants
Fraud within Bank Mail, and Wires to Defraud	The Defendant moved private premarital accounts of the Plaintiff only associated with the Plaintiff to the Defendant's Accounts	J. Lighter G. L Miller Jackman		Court acknowledged by never took action	Correspondence to Court, company records of where these accounts exist
Fraud within Bank Mail, and Wires to Defraud	Theft of U.S. Mail at different time periods including document that was signed for at delivery by Defendants but never delivered to Plaintiff.	Miller, Jackman, J. Lighter		Theft of U.S. Mail, U.S. Mail tracking, Fed Ex packages that had been opened by the Defendants that were solely intended for Plaintiff, denied mail	U.S. Postal tracking codes, Mail not provided, electronic correspondence to indicate that the Plaintiff's mail was not being delivered, Police Report,
Fraud within Bank Mail, and Wires to Defraud	Medical information and an email from Defendant's employer falsely claims that the Plaintiff had seen a psychiatric clinic when he in fact has never seen the clinic or doctors.	J Lighter	Miller Jackman	Not Reported to Enterprise but shows willful interference in the Plaintiff's life and pattern of mischaracterization/obstruction	Information is verified by NYUs own email to the Plaintiff, Plaintiff's location
Fraud within Bank Mail, and Wires to Defraud	The Defendant falsified documents to give the appearance that debt was provided to Mico Bio Inc. from Gary Lighter, Jessi Lighter and Jen Lighter and thus would translate to a superior ownership of the company compared to that of the Plaintiff.	J. Lighter G. Lighter	Miller Jackman	Referee Rainer and Judge Lubell were told these documents provided under oath were false. Thus the falsification was allowed to be submitted and likewise, the Enterprise further protected the Defendants with preclusion of financial discovery	Submitted documents by the Defendants during financial discovery by the Defendant, Emails, Other Court communications, Court Rulings

Only a sample of the Claims of Substantive Violations to Coerce Plaintiff

Page _____ of _____ VI _____ out of IX

Predicate Act	Act committed	Party	Conspired to Commit among other parties	Crime Enabled, executed or Allowed to be committed by Enterprise	Evidence that proves decision making to allow for crime throughout the Defendants and Enterprise
Coercion	Denial of Medical Coverage forcing out of pocket expenses on Plaintiff	Defendant Lighter	Faith Miller Jennifer Jackman, sent false information regarding Medical Insurance	The Enterprise knew that the Defendant was violating a New York Stay by actively reducing coverage of the Plaintiff and eventually removing the coverage from the children and from the Plaintiff. They were aware and allowed it to happen further. Plaintiff was forced to forgo surgery until he could borrow money and find a surgeon who would execute the surgery.	Plaintiff's subsequent operations, witnesses, loans, insurance company information
Coercion	Plaintiff, the custodial parent, forced to give up visitation to his own children to allow his children to be with non custodians	Gary Lighter Jessi Lighter Jennifer Lighter	Faith Miller, Jennifer Jackman	Judge Lubell arranged off record sessions to threaten and coerce the Plaintiff to give up his already limited time with children while the Temporary Protection Order was in place and renewed dozens of times. The Plaintiff was told he would be viewed as a bad parent if he did not agree.	Correspondence with Court, Office of Court Administration, Requests by Plaintiff for a stenographer to be present during off record sessions or that he would not appear
Coercion	Plaintiff has been continually forced to attend Court sessions without due notice or service with otherwise threats of incarceration	Defendant Miller	Jackman	Judge Lubell arranged off record sessions to threaten and coerce the Plaintiff to give up his already limited time with children while the Temporary Protection Order was in place and renewed dozens of items	Electronic Court Records demonstrate this repeated issue which could have only happened to the
Coercion	The Plaintiff was forced to respond to motions that have easy and identifiable acts of perjury and obstruction	Defendant Lighter	Defendant Miller, Defendant Jackman	Judge Lubell knowingly allowed for motions against the Plaintiff that were dependent on perjury, false representations, or had grounds for immediate dismissal as per the NY CPLR	CPLR, Motion Sequence 4, Motion Sequence 5, Motion Sequence 6, Affidavit to Vacate Default
Coercion	The Plaintiff has been forced to have supervised visits via a paid agency after forcing Plaintiff to remove supervisors to see his children without due process	Defendant Cambareri	Defendant Lighter, Miller, Jackman	Judge knowingly was denying the Plaintiff due process and actively rejected submitted evidence that showed that Defendants Lighter Miller Cambareri and Jackman committed crimes to deny his constitutional liberties	Court records Court schedule, Court transcripts, Court activity, Witnesses, Letters to the Court, Emails and Letters to Forensic psychologist
Coercion	Plaintiff was forceably separated from his children and never given a hearing to challenge the temporary protection order	Defendant Miller	Defendant Lighter, Miller, Jackman	Judge knew over years there was no hearing, there were endless requests for hearing, there was an Order to Show Cause challenging, there were violations subsequently consistent with the Claims of the Plaintiff, there was evidence proving his assertions but instead chose to deny a hearing or resolve at every request.	Court records Court schedule, Court transcripts, Court activity, Witnesses, Letters to the Court, Emails and Letters to Forensic psychologist
Coercion	Plaintiff was forceably separated from his work without any control over a hearing	Defendant Lighter	Defendant Lighter, Miller, Jackman	Judge knew over years there was no hearing, there were endless requests for hearing, there were admissions subsequently consistent with the Claims of the Plaintiff, there was evidence proving his assertions,	Court records, Court transcripts, Witnesses, Letters to the Court, Emails and Letters to Forensic psychologist
Coercion	Plaintiff was forced to move out of his town for fear of seeing his children even by chance and then violating the protection order which would result in arrest. Moreover, the Plaintiff could not defend himself from future false accusations	Defendant Lighter	Miller, Jackman,	Judge Lubell and Ratner warned Plaintiff if there were any infractions that he would be arrested even though there was no hearing on the temporary protection order According to Ratner, even a violation on a temporary unheard protection order would result in arrest. Plaintiff lived in fear from more false charges from Defendant to be blind endorsed by Enterprise and Plaintiff was forced to leave due to the pattern of behavior already exhibited by the Defendants and Enterprises	Temporary Protection Orders, Plaintiff's attempts to gain hearing

Only a sample of the Claims of Substantive Violations to Coerce Plaintiff

Predicate Act	Act committed	Party	Conspired to Commit among other parties	Crime Enabled, executed or Allowed to be committed by Enterprise	Evidence
Coercion	Plaintiff was forced to appeal to Office of Court Administration in order to see his children which unfortunately was only a temporary fix Any Judgment or decision that affects the Plaintiff or his children is a product of conspiracy as fraud and intentional obstruction have occurred on a regular basis. Thus any decision is coercion	Miller	Jackman, Cambareni, Lighter	Plaintiff exhausted financially over months of Court appearances that never went anywhere to gain a hearing for the Temporary Protection Order	Letter from Plaintiff to Office of Court Administration, Meeting with Lubell,
Coercion	Plaintiff was forced to write a RICO suit in order to find justice as all avenues within the State had been exhausted due to the power and prestige of Miller/Scheinman duo	Defendant Lighter	Miller Jackman	The Enterprise prevented the Plaintiff from accessing all avenues of justice within the State	Judgements and Decisions, fines penalties, assignment of assets letters to state, letters to attorney general, letters to president, letters to vice president, correspondence with district attorney, Enterprise II interactions including video, faxes, witnesses

Only a sample of the Claims of Substantive Violations to Extort Plaintiff

Predicate Act	Act committed	Party	Conspired to Commit among other parties	Crime Enabled, executed or Allowed to be committed by Enterprise	Evidence
Extortion	By using excessive force against Plaintiff to deny basic civil liberties that violate constitution that was permitted in part by temporary protection order	Miller Jackman	Defendant J Lighter made the threats as stated and documented to the Court many times. Defendant G Lighter made the threats as stated in front of my parents at my children's recital	The Court or Enterprise I consistently and frequently issued or allowed for threats against the Plaintiff that further limited his access to his children without allowing for a means to provide evidence. It was excessive, an abuse of power, unAmerican, and unconstitutional	Court Decisions, Judgements, Motions by Defendants against Plaintiff that were retaliatory to Rule E letters by Plaintiff, Temporary Protection Order & Schedule, Court Communications from Defendants & Plaintiffs, Threats of incarceration, financial penalties
Extortion	The practice of obtaining exclusive control and access to the Plaintiffs' children as a result of threats	Miller Jackman Lighter Cambareri	Miller Jackman Lighter presented the item during an "off-record" meeting whereby the bill was passed off and we were told the Court would allow a suit against the Plaintiff if he did not assume. It was also presented as a quid pro quo in order to see children.	The Court or Enterprise I consistently and frequently issued or allowed for threats against the Plaintiff that further limited his access to his children without allowing for a means to provide evidence. It was excessive, an abuse of power, unAmerican, and unconstitutional	Court Decisions, Judgements, Motions by Defendants against the Plaintiff that were retaliatory to Rule E letters by Plaintiff, Temporary Protection Order & Schedule, Court Communications from Defendants, and Plaintiffs, Threats of incarceration, financial penalties
Extortion	By making threats to assume expenses including marital taxes that were not solely of the Plaintiff	Miller Jackman Lighter Cambareri	Miller Jackman Lighter initiated the conversation.	Signed documents under duress. Court did not allow this to occur.	Marital taxes.
Extortion	By making threats to assume expenses including forensic psychologist and forensic accountant	Miller Jackman Lighter Cambareri	Miller Jackman Lighter presented the item during an "off-record" meeting whereby the bill was passed off and we were told the Court would allow a suit against the Plaintiff if he did not assume. It was also presented as a quid pro quo in order to see children.	Miller stated in meeting that she would call judge unless I answered every question from forensic accountant Lubell stated during "off-record" meeting that Plaintiff was not going to see children if he did not pay forensic psychologist	Court Decisions, Judgements, Motions by Defendants against the Plaintiff that were retaliatory to Rule E letters by Plaintiff, Temporary Protection Order & Schedule, Court Communications from Defendants, and Plaintiffs, Threats of incarceration, financial penalties
Extortion	The Forensic accountant threatened Plaintiff on false grounds at the direction of Defendant Gallo	Miller Jackman Gallo	Miller Jackman Gallo forced the Plaintiff to attend a forensic accountant meeting which was supported by the Enterprise.	He tried to represent positive cash flows of consulting income of the Defendant as zero and threatened Plaintiff when he was challenged. Forensic Account threatened Plaintiff to report fraud when he was actually incorrect and he instead did not understand basic principles of reporting. Such a threat though baseless was a means to exert control and dominance over the Plaintiff though the Forensic Accountant attempt was misrepresenting basic accounting principles and thus he was wrong. Plaintiff reported ethics violations to the CFA Institute	Witnesses, Court records, emails
Extortion	Despite having a temporary protection order in place, Defendant Lighter literally stated via text that the Plaintiff could see them and be with the children alone every day if they Plaintiff returned a few pieces of jewelry	Lighter	Miller Jackman Lighter acknowledged event and angry behavior of Gary Lighter in writing. The threats and anger of Defendant Gary Lighter were acknowledged by Defendant Lighter in email to Jennifer June 13 2016 & an email to Defendant G. Lighter on July 25 2016.	Defendant literally stated that the jewelry was the obstacle to spending time alone with the children yet their was a protection order in place. It demonstrates that the Defendant was actually lying regarding the claims in the protection order and that the jewelry was a means of extortion. You can see your children if you give me something of value. The Enterprise was made aware of these facts in addition to the other evidence that showed that the children and the dad had a healthy relationship as well as showing that Defendant Lighter had been lying as per her own texts and emails as well as legally obtained audio recordings.	Texts from the Defendant Lighter, audio recordings of conversations with Plaintiff and Defendant Lighter, emails from Defendant Lighter
Threats	When Plaintiff told Defendant Jen Lighter that he was considering divorce, Defendant stated that he would never see children again if he did.	Defendant Jen Lighter	Miller Jackman executed plan with the help of the Enterprise and made good on Defendants Lighters threat	The Enterprise prevented a submission to the Court to document get an order of protection from the individuals involved	Emails
Threats	The Defendant would threaten by making references to Jessica Lighter's father's connection to well-known mobster Meyer Lansky.	Jessi Lighter Gary Lighter	Miller's firm was representing the parents in the Court, their link to Miller's firm is undeniable. It is likely they provided financial resources to Miller's firm from Gary Lighter, Jessi Lighter, Defendant's sister Gwen Lighter or Defendants brother-in-law husband Gary Kilberg.	The Enterprise prevented any means from allowing the Plaintiff to gain any protection from these individuals as shown by his exparte application that was delayed by the Enterprise until it could be thwarted by Jennifer Jackman.	Emails

Only a sample of the Claims of Substantive Violation to deny the Plaintiff rights via Witness Retaliation

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Predicate Act	Act committed	Party	Conspired to Commit among other parties	Crime Enabled, executed or Allowed to be committed by Enterprise	Evidence that proves decision making to allow for crime throughout the Defendants and Enterprise
Witness Retaliation	Retaliation against Christa Percopo who provided evidence and accounts of experiences with the children on phone calls and in email to the Court appointed attorney for the Children, Cambareri	Cambareri	Miller Jackman supported this notion	On December 19 th 2020, Christa Percopo, David Leis, Pastor George, Father Elias were kicked out of the Court Room by Enterprise member Judge Lubell These witnesses were not allowed to present evidence that was incriminating to the Defendants These witnesses were all retaliated against as they were no longer able to spend time or supervise the children under Defendant Miller and Cambareri's instruction and the Enterprises following the orders of the Defendant Faith Miller Even the Plaintiff's sister and Plaintiff's parents have been denied access to the children which is confirmed even by the Defendant Lighter's own emails.	Court records Court schedule, Court transcripts, Court activity, Witnesses, Letters to the Court, Emails and Letters to Forensic psychologist
Witness Retaliation	Pastor George, Father Elias, Christa Percopo, David Leis, Helen Leis, Doug Rankin and Ann Rankin provided accounts and testimony of their experiences with the Plaintiff and the Plaintiff's children to the forensic psychologist in person Court appearance	Cambareri	Miller Jackman	Witnesses were ejected from the Court session, Plaintiff was kicked out. Minutes before the Court Session, Referee Ratner a member of the Enterprise, and Faith Miller are seen having an exparte meeting by supervisors where they are discussing getting rid of the witnesses. The Enterprise was aware that the witnesses would provide factual accounts against Cambareri, account for the violations of Defendant Lighter, and provide further evidence of the information already provided to the Enterprise that Plaintiff was a healthy and loving dad to his children.	Court records Court schedule, Court transcripts, Court activity, Witnesses, Letters to the Court, Emails and Letters to Forensic psychologist
Witness Retaliation	the Plaintiff's quadriplegic sister has been denied access to the children which is confirmed even by the Defendant Lighter's own emails.	Cambareri	Miller Jackman	The Defendants prevented the children from seeing their aunt, a quadriplegic woman where the children stayed initially during the protection order. The Defendant Lighter prevented the aunt from seeing the children even when she was in the area despite the fact that she is wheelchair bound and it takes an hour to get to the Plaintiff's residence. The Enterprise knew this fact and did not provide any guidance and the Attorney for the Children Cambareri did nothing to protect their access.	Calls, emails, texts as exchanges between the defendants, Correspondence with Court,
Witness Retaliation	Plaintiff's parents have been denied physical and phone access to the children which is confirmed even by the Defendant Lighter's own emails.	Cambareri	Miller Jackman	The Defendants denied the children access to their grandparents, the Plaintiff's parents. The Enterprise and the Attorney for the Children knew this fact and did not provide any guidance did nothing to protect their access. Thus the Enterprise allowed for behavior.	Call logs, emails, Correspondence with Court
Witness Retaliation	On December 19 th 2020, Christa Percopo, David Leis, Pastor George, Father Elias were kicked out of the Court Room by Enterprise member Judge Lubell These witnesses were not allowed to present evidence that was incriminating to the Defendants These witnesses were all retaliated against as they were no longer able to spend time or supervise the children under Defendant Miller and Cambareri's instruction and the Enterprises following the orders of the Defendant Faith Miller	Cambareri	Miller Jackman	Enterprise followed the suggestion of Defendant Miller and Cambareri and further protected Defendant Lighter. The Enterprise specifically took no negative or investigative action against Defendant Lighter after reports to Cambareri and Enterprise showed violations as witnessed by them that caused unneeded and unwarranted damage to the Plaintiff and to the children. The violations also caused the Plaintiff to be	Video, emails, Court transcripts

**U.S. District Court
Southern District of New York (Foley Square)
CIVIL DOCKET FOR CASE #: 1:21-cv-07784-LTS**

Fisher v. Miller et al
Assigned to: Judge Laura Taylor Swain
Case in other court: Michigan Eastern, 2:21-cv-11600
Cause: 18:1961 Racketeering (RICO) Act

Date Filed: 09/17/2021
Date Terminated: 03/03/2023
Jury Demand: Plaintiff
Nature of Suit: 470 Racketeer/Corrupt
Organization
Jurisdiction: Federal Question

Plaintiff

Jason D. Fisher

represented by **Jason D. Fisher**
163 East Main St.
Unit 142
Little Falls, NJ 07424
646-256-1469
PRO SE

V.

Defendant

Faith Miller Scheinkman

Defendant

Miller Zeiderman & Wiederkehr LLP

Defendant

Joanne Cambareri

Defendant

Jennifer Lighter

represented by **Jennifer Lighter**
PRO SE

Defendant

Gary Lighter

Defendant

Jessica Lighter

Defendant

Tiffany Gallo

Defendant

Jennifer Jackman

Defendant

Guttridge & Cambareri, PC

Date Filed	#	Docket Text
07/08/2021	<u>1</u>	COMPLAINT filed by Jason D. Fisher against defendants (DPer) [Transferred from Michigan Eastern on 9/17/2021.] (Entered: 07/09/2021)
07/09/2021		Deficiency directed to Jason D. Fisher: Initiating document filed without any form of payment or Application for In Forma Pauperis. (DPer) [Transferred from Michigan Eastern on 9/17/2021.] (Entered: 07/09/2021)
07/09/2021	<u>3</u>	APPLICATION to Proceed Without Prepaying Fees or Costs, by Jason D. Fisher. (RLou) [Transferred from Michigan Eastern on 9/17/2021.] (Entered: 07/09/2021)
08/06/2021	<u>4</u>	Notice Regarding Parties' Responsibility to Notify Court of Address Changes (KCas) [Transferred from Michigan Eastern on 9/17/2021.] (Entered: 08/06/2021)
08/26/2021	<u>5</u>	Letter from Jason Fisher. (TTho) [Transferred from Michigan Eastern on 9/17/2021.] (Entered: 09/02/2021)
09/09/2021	<u>6</u>	ORDER granting application to proceed without prepaying fees, transferring this action to the United States District Court for the Southern District of New York and closing action. Signed by District Judge Denise Page Hood. (TTho) [Transferred from Michigan Eastern on 9/17/2021.] (Entered: 09/09/2021)
09/09/2021		Case transferred to Southern District of New York. (VLun) [Transferred from Michigan Eastern on 9/17/2021.] (Entered: 09/09/2021)
09/09/2021		TEXT-ONLY CERTIFICATE OF SERVICE re <u>6</u> Order Transferring Case Outside the State of Michigan on Jason D. Fisher at 318 John R. Rd. No. 202, Troy, MI 48083. (LSau) [Transferred from Michigan Eastern on 9/17/2021.] (Entered: 09/09/2021)
09/17/2021	<u>7</u>	CASE TRANSFERRED IN from the United States District Court - District of Michigan Eastern; Case Number: 2:21-cv-11600. Original file certified copy of transfer order and docket entries received. (sjo) (Entered: 09/17/2021)
09/17/2021		Case Designated ECF. (sjo) (Entered: 09/17/2021)
09/17/2021		NOTICE OF CASE REASSIGNMENT - SUA SPONTE to Judge Laura Taylor Swain. Judge Unassigned is no longer assigned to the case..(wb) (Entered: 09/17/2021)
09/17/2021	<u>8</u>	ORDER DIRECTING ORIGINAL SIGNATURE: Plaintiff is directed to submit a signed signature page to this Court's <i>Pro Se</i> Office within thirty (30) days of the date of this Order. The Clerk of Court is directed to assign this matter to my docket. The Court certifies, pursuant to 28 U.S.C. § 1915(a)(3), that any appeal from this Order would not be taken in good faith, and therefore <i>in forma pauperis</i> status is denied for the purpose of an appeal. See <i>Coppedge v. United States</i> , 369 U.S. 438, 444-45 (1962). Signature Page due by 10/18/2021. (Signed by Judge Laura Taylor Swain on 9/17/2021) (Attachments: # <u>1</u> signature page) (asg) Transmission to Docket Assistant Clerk for processing. (Entered: 09/17/2021)
09/17/2021		Mailed a copy of <u>8</u> Order Directing Original Signature to Jason D. Fisher at 318 John R. Rd., No. 202, Troy, MI 48083. (kh) (Entered: 09/17/2021)
09/30/2021	<u>9</u>	Original Signature Received from Jason D. Fisher re: <u>1</u> Complaint. (sc) (Entered: 09/30/2021)
10/14/2021	<u>10</u>	LETTER addressed to Judge Laura Taylor Swain from Jason Fisher, dated 10/8/21 re: "FOLLOWUP ON EMAIL SENT TO CLERK ON 10/1/21 HON. LAURA TAYLOR SWAIN" - As my email files were not added to my docket, I am taking the liberty to

		send these forms again in order to facilitate the process for the Clerk's Office to begin service when appropriate because there is quite a bit of information contained in the attachments. It is also certain that the Clerk's Office would need this information in order to satisfy these forms. I would like to begin service as soon as possible etc. Document filed by Jason D. Fisher.(sc) (Entered: 10/14/2021)
11/16/2021	<u>11</u>	ORDER OF DISMISSAL: Plaintiff's complaint, filed IFP under 28 U.S.C. § 1915(a)(1), is dismissed pursuant to 28 U.S.C. § 1915(e)(2)(B)(ii), with 30 days' leave to replead. The Court certifies under 28 U.S.C. § 1915(a)(3) that any appeal from this order would not be taken in good faith, and therefore IFP status is denied for the purpose of an appeal. See Coppedge v. United States, 369 U.S. 438, 444-45 (1962). The Clerk of Court is directed to mail a copy of this order to Plaintiff and note service on the docket. (Signed by Judge Laura Taylor Swain on 11/16/2021) (sac) Transmission to Docket Assistant Clerk for processing. (Entered: 11/17/2021)
11/18/2021		Mailed a copy of <u>11</u> Order 30 Days Amended Complaint (case opening) to Jason D. Fisher at 318 John R. Rd., No. 202, Troy, MI 48083. (kh) (Entered: 11/18/2021)
11/18/2021	<u>12</u>	LETTER addressed to Judge Laura Taylor Swain from Jason Fisher, dated 11/10/21 re: "REQUEST TO ORDER SERVICE" - Based on the Michigan ruling, it is law of the case that I can proceed in forma pauperis. That is why I am dependant on the Court to get these papers served etc. My reason for reaching out to you relies on the facts that the pro se Office does not seem clear on the status of my case and, despite my efforts, has done a few errors which have been detrimental to my case etc. I am sure that the Court can appreciate that my financial status should not affect my ability to pursue legal matters. My lack of income, need for the Court's financial aid, and residential status have directly been a result of my adversaries' crimes. Had the situation been different, I would have already executed service for this complaint at my own expense. Document filed by Jason D. Fisher.(sc) (Entered: 11/19/2021)
12/13/2021	<u>13</u>	LETTER addressed to Judge Laura Taylor Swain from J. Fisher, dated 12/13/21 re: "RESPONSE TO ORDER OF DISMISSAL" - I have hereby attached my response to your Order of Dismissal and repleading in this email. File 21dec135Swain21cv7784.pdf Please add it to my docket, and it is for your review. Document filed by Jason D. Fisher. (sc) (Additional attachment(s) added on 12/14/2021: # <u>1</u> Letter) (sc). (Entered: 12/14/2021)
12/14/2021	<u>14</u>	NOTICE OF APPEAL from <u>11</u> Order 30 Days Amended Complaint (case opening). Document filed by Jason D. Fisher. Filing fee \$ 505.00, receipt number 465401290603. Form D-P is due within 14 days to the Court of Appeals, Second Circuit. (tp) (Entered: 12/14/2021)
12/14/2021		Transmission of Notice of Appeal and Certified Copy of Docket Sheet to US Court of Appeals re: <u>14</u> Notice of Appeal. (tp) (Entered: 12/14/2021)
12/14/2021		Appeal Record Sent to USCA (Electronic File). Certified Indexed record on Appeal Electronic Files for <u>14</u> Notice of Appeal filed by Jason D. Fisher were transmitted to the U.S. Court of Appeals. (tp) (Entered: 12/14/2021)
02/08/2022	<u>15</u>	LETTER addressed to Judge Laura Taylor Swain from Jason Fisher, dated 2/2/22 re: "NOTICE TO ALL PARTIES & ADDRESS CHANGE. PLEASE UPDATE TO REFLECT NEW ADDRESS" - All mail and correspondence should be sent to the following: Jason D. Fisher, 163 East Main St., Unit 142, Little Falls, NJ 07424/ jasonfisher@protonmail.com. Document filed by Jason D. Fisher.(sc) (Entered: 02/08/2022)

10/05/2022	<u>16</u>	MANDATE of USCA (Certified Copy) as to <u>14</u> Notice of Appeal filed by Jason D. Fisher. USCA Case Number 21-3049. Appellees Joanne Cambareri and Guttridge & Cambareri, PC move to dismiss this appeal. This Court lacks jurisdiction over this appeal because a final order has not been issued by the district court as contemplated by 28 U.S.C. § 1291. See Slayton v. Am. Express Co., 460 F.3d 215, 224 (2d Cir. 2006). Upon due consideration, it is hereby ORDERED that the motion is GRANTED and the appeal is DISMISSED.. Catherine O'Hagan Wolfe, Clerk USCA for the Second Circuit. Issued As Mandate: 10/05/2022..(nd) (Entered: 10/05/2022)
10/28/2022	<u>17</u>	LETTER addressed to Judge Laura Taylor Swain from Jennifer Lighter, MD dated 10/28/22 re: I am writing to request a pro se to file a motion to this case. I would like to file a motion to seal the case etc. I am concerned the false accusations from my ex-husband, Jason Fisher, could damage my reputation, as the documents are available to the public. Please note that there is a current order of protection filed in Westchester County Supreme Court(Order #2021-000415) protecting me from Jason etc. Document filed by Jennifer Lighter.(sc) (Entered: 11/02/2022)
11/10/2022	<u>18</u>	ORDER: The Court denies Defendant Lighters request to place this action under seal. The Court construes Plaintiff's request to include a motion to strike under Fed. R. Civ. P. 12(f) and grants that request. Electronic access to this action shall remain limited to the parties to the action. The Court certifies under 28 U.S.C. § 1915(a)(3) that any appeal from this order would not be taken in good faith, and therefore in forma pauperis status is denied for the purpose of an appeal. Cf. Coppedge v. United States, 369 U.S. 438, 444-45 (1962) (holding that an appellant demonstrates good faith when he seeks review of a nonfrivolous issue). The Court directs the Clerk of Court to mail a copy of Lighter's letter to Plaintiff. SO ORDERED. (Signed by Judge Laura Taylor Swain on 11/10/22) (rdz) (Entered: 11/14/2022)
11/15/2022		Mailed a copy of <u>18</u> Order, <u>17</u> Letter, to Jason D. Fisher at 163 East Main St. Unit 142 Little Falls, NJ 07424. (dsh) (Entered: 11/15/2022)
11/15/2022		Mailed a copy of <u>18</u> Order, to Jennifer Lighter (dsh) (Entered: 11/15/2022)
03/03/2023	<u>19</u>	ORDER: The Court dismisses the action for failure to state a claim. See 28 U.S.C. § 1915(e)(2)(B)(ii). The Court directs the Clerk of Court to enter judgment in this case. The Court certifies under 28 U.S.C. § 1915(a)(3) that any appeal from this order would not be taken in good faith, and therefore IFP status is denied for the purpose of an appeal. See Coppedge v. United States, 369 U.S. 438, 444-45 (1962). SO ORDERED. (Signed by Judge Laura Taylor Swain on 3/3/23) (rdz) (Entered: 03/06/2023)
03/03/2023	<u>20</u>	CIVIL JUDGMENT: For the reasons stated in the March 3, 2023, order, this action is dismissed. The Court certifies under 28 U.S.C. § 1915(a)(3) that any appeal from the Court's judgment would not be taken in good faith. SO ORDERED. (Signed by Judge Laura Taylor Swain on 3/3/23) (Attachments: # <u>1</u> PRO SE APPEAL PACKAGE) (rdz) (Entered: 03/06/2023)
03/07/2023		MAILING RECEIPT: Document No: 19. Mailed to: Jason D. Fisher 163 East Main St. Unit 142 Little Falls, NJ 07424; Jennifer Lighter . (dsh) (Entered: 03/07/2023)
03/07/2023		MAILING RECEIPT: Document No: 20. Mailed to: Jason D. Fisher 163 East Main St. Unit 142 Little Falls, NJ 07424; Jennifer Lighter . (dsh) (Entered: 03/07/2023)
03/17/2023	<u>21</u>	LETTER from J. Fisher, dated 3/15/23 re: "REQUEST FOR COPY OF DOCKET & COPY OF ORDER 3/13/23" - I request a copy of the docket mailed to me at my address. Document filed by Jason D. Fisher.(sc) (Entered: 03/17/2023)
03/17/2023		Request for Copies of Document & Docket Sheet Received: Re <u>21</u> Letter. Request for Docket Report, Order dated 3/13/23 from Jason Fisher received on 3/16/23.

		Transmission to Records Management for processing copy of Order and Transmission to Pro Se Assistants for processing docket sheet. (sc) (Entered: 03/17/2023)
03/17/2023		Request for Copies/Transcripts/Docket Sheet Processed: Mailed letter to Jason fFsher at Unit 142, 163 East Main Street, Little Falls, NJ 07424 advising that copy/copies of the Docket Sheet requested will be furnished upon receipt of the statutory fee of \$2.50 in the form of a company check, certified check or money order payable to the Clerk of the Court, SDNY. (dn) (Entered: 03/17/2023)
03/17/2023		Request for Copies/Transcripts/Docket Sheet Processed: Mailed copy of Docket Sheet to Jason D. Fisher at 163 East Main St. Unit 142, Little Falls, NJ 07424 on 3/17/2023. (sha) (Entered: 03/17/2023)
03/29/2023	<u>22</u>	NOTICE OF APPEAL from <u>20</u> Judgment - Sua Sponte (Complaint), <u>19</u> Order of Dismissal,. Document filed by Jason D. Fisher. Form D-P is due within 14 days to the Court of Appeals, Second Circuit..(nd) (Entered: 03/30/2023)
03/30/2023		Transmission of Notice of Appeal and Certified Copy of Docket Sheet to US Court of Appeals re: <u>22</u> Notice of Appeal..(nd) (Entered: 03/30/2023)
03/30/2023		Appeal Record Sent to USCA (Electronic File). Certified Indexed record on Appeal Electronic Files for <u>22</u> Notice of Appeal filed by Jason D. Fisher were transmitted to the U.S. Court of Appeals..(nd) (Entered: 03/30/2023)
03/30/2023	<u>23</u>	NOTICE OF APPEAL (<i>DUPLICATE ORIGINAL</i>) from <u>20</u> Judgment - Sua Sponte (Complaint), <u>19</u> Order of Dismissal. Document filed by Jason D. Fisher. Form D-P is due within 14 days to the Court of Appeals, Second Circuit. (tp) Modified on 3/31/2023 (tp). (Entered: 03/31/2023)
03/31/2023		Transmission of Notice of Appeal and Certified Copy of Docket Sheet to US Court of Appeals re: <u>23</u> Notice of Appeal.(tp) (Entered: 03/31/2023)
03/31/2023		Appeal Record Sent to USCA (Electronic File). Certified Indexed record on Appeal Electronic Files for <u>23</u> Notice of Appeal, filed by Jason D. Fisher were transmitted to the U.S. Court of Appeals. (tp) (Entered: 03/31/2023)
07/25/2023	<u>24</u>	MANDATE of USCA (Certified Copy) as to <u>23</u> Notice of Appeal, filed by Jason D. Fisher, <u>22</u> Notice of Appeal filed by Jason D. Fisher USCA Case Number 23-0473. Appellant, pro se, moves for in forma pauperis status. Upon due consideration, it is hereby ORDERED that the motion is DENIED and the appeal is DISMISSED because it "lacks an arguable basis either in law or in fact." Neitzke v. Williams, 490 U.S. 319, 325 (1989); see 28 U.S.C. § 1915(e). Catherine O'Hagan Wolfe, Clerk USCA for the Second Circuit. Issued As Mandate: 7/24/2023..(tp) (Entered: 07/25/2023)
07/25/2023		Transmission of USCA Mandate/Order to the District Judge re: <u>24</u> USCA Mandate. (tp) (Entered: 07/25/2023)
08/01/2023	<u>25</u>	LETTER from J. Fisher, dated 7/27/23 re: I am requesting a copy of the docket sheet mailed to my address above and a copy of Order dated 7/27/23. Document filed by Jason D. Fisher.(sc) (Entered: 08/03/2023)
08/02/2023		Request for Copies of the updated Docket Sheet and Order, Received: Re <u>25</u> Letter. Request for Docket Report, copy of Order dtd 7/27/23 from Jason Fisher received on 8/2/23. Transmission to Records Management for processing copy of Order and Transmission to Pro Se Assistants for processing docket sheet. (sc) (Entered: 08/03/2023)