

Imre Kifor

██████████  
Newton, MA 02464

[ikifor@gmail.com](mailto:ikifor@gmail.com)

I have no phone

I have no valid driver's license

I have to move to a homeless shelter

<https://femfas.net>

March 13, 2023

President Joseph Biden  
The White House  
1600 Pennsylvania Ave, NW  
Washington, DC 20500

Governor Ron DeSantis  
The Capitol  
400 S. Monroe St.  
Tallahassee, FL 32399

Governor Chris Sununu  
State House  
107 North Main Street  
Concord, NH 03301

### **A Desperate Plea For Interstate Political Asylum: The Start Of The American Gulag?**

Dear President Biden and Governors DeSantis and Sununu,

Growing up in a communist tyranny, I did not understand why all adults around me would get irritated when “incompetent” leaders publicly instructed professionals on how to perform their jobs. It took me some time to realize that those provocations of good, hard-working people were the essentials of a fear-inducing competency of the communist power, itself a morphing of [Russian serfdom](#) or “white slavery.”

I remember sitting in my apartment in Romania and translating Pres. Reagan's "[Evil Empire](#)" [speech](#). The speech directly pointed at the tyranny around me at the time as "the focus of evil in the modern world." The effects of the **Gulag**, the instrument of political repression of “the more than 100 million people killed by communist leaders over the past century,” are still being [memorialized](#) 40 years later.

The American moral clarity and deep understanding of how Russian “white slavery” works continues to be reflected today as “[[President](#)] [Biden Visits Embattled Ukraine as Air-Raid Siren Sounds](#).” While not threatened by any Russian missiles, I also used to take biweekly the notorious Eastern European 12-hour overnight trains to my “work camp” in [Pitești](#) as a sadistic “forced separation from family” punishment (however, just before my political-based emigration to the U.S. in 1986, I was not a “prisoner” in 1985).

Russian “white slavery,” and communism itself, is a parasitic order that derives its unlimited powers from deliberately confusing even its most confident “enemies” in a Dostoyevsky-an [“is everyone mad?”](#) fashion. Therefore, the **Biden Administration's genius** in facing this renewed evil empire is by making it voluntarily “fall on its sword” and revealing the delusion of its own “renowned” military competency.

The fundamentals of the psychologically defenseless Russian “white slavery” cannot be expressed more clearly than by its [“show me the man and I'll show you the crime”](#) modus operandi of targeting “the man” first, then proceeding to find or fabricating a crime. Normal human reaction to “nuclear threats” is to unconditionally give in, and engage in the forced asymmetrical dialog, yet rational sanity dictates firm

resistance. On a personal level, the now trendy threats of being sexist, racist, “toxic masculine,” etc., are just as “nuclear” and utterly canceling as perhaps the eternally imagined Russian [“Son of Satan”](#) missile.

While America is rightfully and successfully resisting the external insanity of the evil Russian “Sarmat” missiles, it is allowing and seemingly also encouraging the internal launching of the identical insanity driven, yet astronomically profitable, while simultaneously enslaving **“men get pregnant” warheads**.

Satisfying the [“black swan theory.”](#) the first high-profile potentially “a man who could get pregnant” was elected as a governor of my state that refuses to investigate repeated substantiated allegations of the elite sex-obsessed Harvard and Yale “activists” openly perjuring themselves in state courts only to advance their child-predatory agenda of even **“castrating young American boys”** to combat toxic masculinity.

Half of America’s population, simple men who know with absolute certainty that they could never get pregnant, cannot rationally refute this “men can get pregnant” delusion anymore. Moreover, any sanity-driven resistance to this induced confusion will result in KGB-like attrition of “showing you the crime.”

But who pays for Russian-style “white slavery”? In the case of Russia itself, its vast national resources pay the bills. And the Biden Administration's unprecedented and rightful sanctions try to slow that down. In the case of Massachusetts, I substantiated Civil [RICO](#) complaints of systemic and sustained rackets in [state](#) and [federal](#) courts. And I filed my first *pro se* and *forma pauperis* [petition](#) with the Supreme Court.

In my filings, I specifically allege that “the many federal taxpayers are being used to benefit the few state taxpayers,” that is, the tiny state effectively embezzles money from the “sleeping giant” federal government using the “men who cannot get pregnant” but still want connections with their children.

And why is the Russian-style “white slavery” a nuclear threat? In the case of Russia, this threat is literal. In the case of Massachusetts, the threat builds from all the **systemically falsified** Family Court docket entries and the sustained [conspiracy to silence and enslave](#) those loving fathers who could still complain.

And just like with Ceausescu’s Romania, where the millions of taxpayer dollars enriched the communist elite by [fooling](#) the U.S. with the [preaching](#) of “the sacred right of each nation to decide its own destiny without outside interference,” and where a [“national communist”](#) Romania **declared its independence** from any reviews of human rights violations, Massachusetts also claims “sovereign immunity” in court.

The “nuclear threat” to the U.S. Constitution comes from the Massachusetts Supreme Judicial Court. In their [“State Constitutional Law Declares Its Independence: Double Protecting Rights During a Time of Federal Constitutional Upheaval.”](#) the Court is loudly “double-protecting” a numerically negligible minority as a legal strategy in the lucrative context of legislated “maximized federal reimbursements” from a silenced and also enslaved majority, through the [deliberate violations](#) of all federal protections.

Therefore, as Massachusetts now openly asserts that “men can get pregnant,” and I am certainly not a man who could ever get pregnant, I cease to exist as a man worthy of any protection in Massachusetts.

Respectfully,  
/s/ Imre Kifor, Pro Se

**List of referenced links:**

1. “Peter Kolchin: Unfree Labor - American Slavery and Russian Serfdom,” <https://www.hup.harvard.edu/catalog.php?isbn=9780674920989>
2. [https://en.wikipedia.org/wiki/Evil\\_Empire\\_speech](https://en.wikipedia.org/wiki/Evil_Empire_speech)
3. <https://www.foxnews.com/lifestyle/president-reagans-powerful-evil-empire-speech-honored-dc-40-anniversary>
4. <https://victimsofcommunism.org/event/the-40th-anniversary-of-ronald-reagans-evil-empire-speech/>
5. <https://www.nytimes.com/2023/02/20/us/politics/biden-ukraine-visit.html>
6. [https://en.wikipedia.org/wiki/Pitești\\_Prison](https://en.wikipedia.org/wiki/Pitești_Prison)
7. <https://www.cambridge.org/core/journals/advances-in-psychiatric-treatment/article/is-everyone-mad-the-depiction-of-mental-disturbance-in-the-work-of-dostoyevsky/93AA567E56C90363B561FCB6077AE6F8>
8. <https://www.oxfordeagle.com/2018/05/09/show-me-the-man-and-ill-show-you-the-crime/>
9. <https://www.businessinsider.com/russian-army-helps-produce-song-nukes-wiping-out-nato-us-2022-12>
10. [https://en.wikipedia.org/wiki/Black\\_swan\\_theory](https://en.wikipedia.org/wiki/Black_swan_theory)
11. <https://www.law.cornell.edu/uscode/text/18/part-I/chapter-96>
12. [https://femfas.net/unfree/unfree\\_3/](https://femfas.net/unfree/unfree_3/)
13. <https://femfas.net/rico/>
14. [https://femfas.net/rico/rico\\_3/](https://femfas.net/rico/rico_3/)
15. <https://femfas.net/unfree/>
16. “Why Romania No Longer Deserves to Be a Most Favored Nation” <https://www.policyarchive.org/handle/10207/9210>
17. <https://www.washingtonpost.com/archive/politics/1978/12/02/romania-firm-in-defying-soviets/5586a156-a369-4396-8fb6-b58198cd7a0a/>
18. [https://en.wikipedia.org/wiki/National\\_communism\\_in\\_Romania](https://en.wikipedia.org/wiki/National_communism_in_Romania)
19. “State Constitutional Law Declares Its Independence: Double Protecting Rights During a Time of Federal Constitutional Upheaval,” [https://repository.uchastings.edu/hastings\\_constitutional\\_law\\_quaterly/vol49/iss2/4/](https://repository.uchastings.edu/hastings_constitutional_law_quaterly/vol49/iss2/4/)
20. [https://femfas.net/unfree\\_4.pdf](https://femfas.net/unfree_4.pdf)

Imre Kifor

██████████  
Newton, MA 02464

[ikifor@gmail.com](mailto:ikifor@gmail.com)

I have no phone

I have no valid driver's license

I have to move to a homeless shelter

<https://femfas.net>

December 26, 2022

Sen. Elizabeth Warren

“Fight for Middle-Class Families”

United States Senate

309 Hart Senate O. B.

Washington, DC 20510

**Dear Sen. Warren: Your “Nasty Women” Extremism Is Ravaging Our Vast Majority Of “Normal Women” And Children**

I am quoting from the "Elizabeth Warren's New Financial Surveillance Bill Is a Disaster for Privacy and Civil Liberties"<sup>1</sup> timely opinion. Specifically, *“In introducing the bill, Sen. Warren used the refrain that privacy-enhancing technology facilitates crime.”* And as a fiercely independent apolitical individual, see my linked open letters spanning many long years, I focus here only on crime by an authoritarian State.

The idea behind distributed blockchain is to prevent rewriting or falsifying history. Simple, powerless people fib all the time, and its unique design seamlessly corrects the “record” without slowing down.

Powerful, misguided States also believe that they can get away with flat-out lying as long as they can intimidate those who have the ability to raise questions. Distributed blockchain is a machine and cannot be intimidated. Therefore, activist politicians intent on promoting a predatory **“truth denier” agenda** will always seek to ban it, along with all other technologies that cannot be coerced or just “canceled.”

As always, I am fully prepared to provide proof for my conjectures. The self-proclaimed “Father of Massachusetts’ [Progressive] Divorce Law,” Atty. Monroe Inker personally explained how million-dollar divorce lawyers, or “elite sicarios,” manipulate the law through the **deliberate fabrication** of deeply child-predatory “high-conflicts” in our unsuspecting, and thus vulnerable, divorcing families.

And I now have that ruthless script played out in real-time, covering all the courts in Massachusetts. As a software engineer, I could meticulously collect the data for years, but I could not have independently verified the proofs to substantiate my allegations, especially against a State. For that, I had to have the concise “textual” inconsistencies that the State itself had supplied (and thus also irrefutably verified).

---

<sup>1</sup> See <https://www.coindesk.com/consensus-magazine/2022/12/20/elizabeth-warrens-new-financial-surveillance-bill-is-a-disaster-for-privacy-and-civil-liberties/>

I have been inspired by the steps a distributed blockchain takes to choose the right (i.e., consistent and also sustainable) truth. And the State provided the “computable” (i.e., naively mechanical) verifications.

On 8/9/2021, the Attorney General’s Office served me with the **manifestly doctored** “docket entries” regarding our Family Court’s 12/5/2013 silencing order recorded only after all the deadlines for appeals had fully expired on 7/14/2014 (as attached, the Supreme Judicial Court also evaded any consideration).

On 11/11/2022, Fidelity refuted the verifiably **delusional attempt** by the MA DOR CSE to forcefully levy \$95,254.68 from my sole remaining financial accounts by transferring a residual and inaccessible \$85.06. On 11/03/2022, the DOR CSE doubled down to levy Fidelity once again for a new \$102,272.56 from my somehow still-open SEP-IRA account. Apparently, Fidelity will transfer the residual \$80.54 on 01/09/2023. The lesson from Communist tyrannies stands: the State cannot order people to have money.

Most importantly, as I have repeatedly claimed in federal court, the State’s efforts to conceal a sustained fraud on the court have morphed into **employment discrimination**. Specifically, the Family Court has been monitoring my now 500+ job applications (in addition to the 800+ sent in 2019) submitted in full compliance with the obsessive and absolutist “seek work” orders. And, just last week, I received concise written proof that, while my engineering skills are desirable, the forced legal “details” of my life are not.

The root controversy of this ever-escalating “**conspiracy to silence and enslave**” is the child-predatory GAL investigation conducted by sex-obsessed activist Harvard psychologists who purpose-fabricated infantile QAnon-style narratives and casually administered faulty psychology tests without licenses.

These “nasty” GALs went on to lead the American Psychological Association and the “Pediatric Gender Program” at Yale after repeatedly lying to and knowingly misleading our courts. The State’s retaliations and my forced indigency started with my email: “*Dr. Oleszki, Is your ‘Pediatric Gender Program’, in fact, in plain English, **castrating young American boys**? It is well known that the Nazis, as part of their ‘emerging eugenics movement,’ started with castrating the hated ‘inferior’ minorities (for clarity, I grew up as a deeply hated minority in a ruthless dictatorship). They moved onto gassing them in masses only after the population and ‘scientific community’ did not complain nor ‘resist’ them in any way.*”

Just like ordinary plain liars, sociopaths, and psychopaths, “**Nasty women are tough. Nasty women are smart.** - [\[Sen.\] Warren](#) told a crowd of an estimated 4,000 folks.” Yet, “nasty women” are above the law, as even the Mass. Supreme Judicial Court will go to extreme lengths to manifestly evade reviewing the extensive and meticulously collected record: the blatantly falsified “docket entries” of an activist court.

The “nasty women,” who serve the trendiest political issues of the day, never face the consequences of their ruthless actions. However, the vast majority of “normal women” and our children pay the ravaging price as the accumulated in-arrears obligations of this father, stolen from innocent children, have now reached **\$300,000+** due to the “progressive” (but in fact regressive) efforts by the State to conceal lies.

Respectfully,  
/s/ Imre Kifor<sup>2</sup>, Pro Se

---

<sup>2</sup> **Signed under the pains and penalties of perjury as an affidavit supporting my parallel and simultaneous Motions For Relief From Orders (Pursuant To Rule 60 Fraud And Specifically Fraud On The Court).**

Imre Kifor

██████████  
Newton, MA 02464

[ikifor@gmail.com](mailto:ikifor@gmail.com)

I have no phone

I have no valid driver's license

I have to move to a homeless shelter

<https://femfas.net>

November 13, 2022

Maura Healey  
Attorney General  
Office of the Attorney General  
One Ashburton Place, 18th Floor  
Boston, MA 02108  
(via [katherine.dirks@state.ma.us](mailto:katherine.dirks@state.ma.us))

Ron DeSantis  
Governor, State of Florida  
The Capitol  
400 S. Monroe St.  
Tallahassee, FL 32399

Chris Sununu  
Governor, State of New Hampshire  
State House  
107 North Main Street  
Concord, NH 03301

**Dear Governor-Elect Maura Healey: As A Simple Straight Boy, I Was Born Handicapped...**

(... and I cannot ever be a husband and a mother at the same time)

First, I congratulate you on your historic “first lesbian elected to lead a state” win. However, growing up in communism, I have always considered everyone equal as “workers” and I would never consider segregating anyone into “lesbian” or “straight” identities with their inherent manipulative insinuations.

I also grew up as a deeply hated minority, and I can empathize with you as an apparent victim. Besides, I understand and admire your achievements in the complete and **utter eradication** of any traces of “toxic masculinity” from your personal and political lives, as is shared by all victims with ambitious and robust intellects. I have tried to do the same with my “triggers,” the paralyzing poverty inherent in communism.

Inclusion and acceptance are clear priorities for you (see linked articles below). I fully agree, and, as a legal immigrant, I consider diversity outright fundamental in the “physical and mental health” of anyone or anything. In fact, as a man, I would have never achieved anything without the women in my presence tempering my perhaps ambitious obsessions and my inherently unavoidable imbalances. Living my life without that accepting daily male-female “balancing act” would have been a significant personal loss.

As the Massachusetts Attorney General, you have been claiming to be “leading the people's law firm as the people's lawyer.” I personally find that **grossly dishonest** and have now substantiated my allegations with thousands and thousands of pages of evidence filed in the Massachusetts courts. In my naive *pro se* efforts, as a forcedly indigent loving father of my four children, I have sued you in your official capacity.

That “people’s law firm’s” calculated inaction, perhaps driven by personal hatred for the stereotypical “masculinity” in Massachusetts, has now caused the unnecessary accumulation of ~\$300,000+ in unpaid support obligations for our deeply tortured children and endlessly repeated lawsuits in our state courts.

Addressing a roaring crowd on election day, you dedicated your win to "every little girl and every young LGBTQ person out there ... I hope tonight shows you that you can be whatever, whoever you want to be." Due to my lawsuits against you, I could not vote for you. But I could not vote for "election deniers" either. So I stayed away, quietly observing the sinister tones of the **narcissistic extremism** (i.e., blatantly ignoring half of our dear children, our simple and straight boys) identical to that of the "MAGA people."

The "MAGA conspiracy" is finally running out of steam, and thus I felt victorious. I could not align with the "election deniers" because they had violated the laws of reason: they forcefully wanted to derive the facts from the narratives. The subject of my whistleblower lawsuits is the exact opposite: I reconstructed the plots from the actual events. Based on all my meticulously collected pieces of evidence, I alleged in federal court the racketeering narrative of our profiteering state, targeting millions in "reimbursements" from the shared pool of all federal taxes based on deeply **child-predatory** "radical activist" fabrications.

Perhaps unsurprisingly, the state has then opposed and sabotaged my first amendment rights "to petition my government" and investigate. The under-oath lies of the prominent "feminist activists" Drs. Deutsch, Olezeski, Kurens, and Goldsmith were massive and deeply child-predatory invalidations. And so were the alienating acts of the NH therapists Drs. Lawson, Gallagher, Tempesta, Katragadda, and the ruthless subornations and "Trojan-horse" betrayals of the lawyers Otis, Lenihan, Foley, Lacivita, Harris, etc.

They all shared the same "**truth denier**" **activism**: men are unnecessary in an "inclusive" (of minimal percentages of society) utopia, and should they have any resources left, the Family Courts will forcefully alienate and turn their children against them. "Unsophisticated" straight men cannot ever get pregnant, and should they desire a fulfilling life, leveraging their loved ones will always silence and enslave them.

I substantiated my allegations of this conspiracy to silence and enslave in court. Yet even our Supreme Judicial Court seemingly denied the simple truth when recently insinuating that I had attempted to force a second appeal of the forced indigency orders without citing any records of any "granted" first reviews.

Our state's current "inclusive" and "progressive" conclusive presumptions that men are evil (and should be forcefully alienated from their children) and they always lie (as "forced indigency" for them is just a diversion) have been falsified by the recent proofs of allowed subornation of perjury on children and the delusional attempt by our state to extract \$100,000+ from accounts that predictably had only a mere \$85.

You also promised: "we're going to be a better state, we'll be a better country when more voices are at the table, especially voices that have not been heard historically." My above points may become refuted or moot. Our Governor can pardon us, the three parents, the true victims of the child-predatory officials.

If not, and our state courts continue to deny the truth (only to conceal the child-predatory activism), then my only chance for survival will be to **plead for "political asylum"** from Govs. DeSantis and Sununu.

Respectfully,  
/s/ Imre Kifor<sup>1</sup>, Pro Se

---

<sup>1</sup> Signed under the pains and penalties of perjury as a material part of my "Affidavit On State-Sponsored Systemic And Total Parental Alienation" filed with the Mass. Supreme Judicial Court (dockets SJ-2022-0407, SJC-13339 and SJ-2022-0380) and my federal Civil RICO Class Action Complaint (U.S. District Court docket 1:22-cv-11141-PBS).

<https://www.cbsnews.com/boston/news/maura-healey-governor-massachusetts-lgbtq-community/>  
<https://www.nbcnews.com/nbc-out/out-politics-and-policy/massachusetts-maura-healey-rcna55236>  
<https://www.foxnews.com/opinion/ron-desantis-new-republican-party-leader>  
<https://www.rollingstone.com/politics/politics-features/chris-sununu-new-hampshire-governor-trump-republican-party-1234602759/>



Imre Kifor

██████████  
Newton, MA 02464

[ikifor@gmail.com](mailto:ikifor@gmail.com)

I have no phone

I have no valid driver's license

I have to move to a homeless shelter

<https://femfas.net>

October 13, 2022

President Joseph Biden  
The White House  
1600 Pennsylvania Ave, NW  
Washington, DC 20500

Dear President Biden,

I was pleasantly surprised on 12/29/2021 when I received the email response from The White House regarding my desperate letters to you. I truly appreciated the gesture and your presidential signature. However, my situation has worsened since then. Please see my attached letters to Sen. Warren et al. titled "*The 'Elite' Absolute Autocracy Is In Contempt Of Our Constitution And Our Rule Of Law.*"

While I am preoccupied with mere survival and without any energy or time to indulge in politics, I still carefully read your "[Remarks by President Biden on the Continued Battle for the Soul of the Nation.](#)"

Your words resonated with me: "... as I stand here tonight, equality and democracy are under assault. We do ourselves no favor to pretend otherwise.... I believe America is at an inflection point — one of those moments that determine the shape of everything that's to come... This is a nation that honors our Constitution. We do not reject it... This is a nation that believes in the rule of law. We do not repudiate it... America is an idea — the most powerful idea in the history of the world... Our task is to make our nation free and fair, just and strong, noble and whole." This is precisely why I am a proud American!

I am not a politician, nor am I aligned with any ideologies, and I do not need to conclude. Moreover, the Russians are not coming (as they lack the competency to go even 100 miles), the Chinese are paralyzed by their "Communism," and "MAGA people" seem to keep falling into every political trap set for them.

Nevertheless, the American Constitution and the rule of law are under assault. Powerful forces are ready to not directly "attack" it but to sabotage and subvert it. As a now forcedly indigent citizen, I am not an expert and I have no credentials. I am a mere eyewitness, a whistleblower with intellectual grit and an innate understanding (as a hated minority) of what's on the "other side." Once these "activist" saboteurs get to "fix" the American rule of law, the result will be quite indistinguishable from the rest of the world.

"Science is the belief in the ignorance of experts," said Richard Feynman. Feynman had a Nobel prize in physics. During his lifetime, Feynman became one of the best-known scientists in the world. Therefore,

I did not find the congressional [confusion](#) (or mere political trap) about “define a woman” convincing. A fiercely independent and prudent American, I would not go there. The concept of “men” is a lot easier: they are humans that cannot get pregnant, the humans who are just plain useless as “**birthing people**.”

“Men” are so simple and basic, so “unevolved” that they even get codified in the Massachusetts Equal Rights Act as the referential basis of the powerful anti-discrimination statutes. Yet, in my latest petitions to the Mass. SJC, my existential controversies (rooted in my [Civil RICO Complaint](#) and [Affidavit On Endless Existential Denials In State Courts](#)) boiled down to the question: “**can men get pregnant?**”

I have no power to answer that fundamental question. If men can get pregnant, then I am handicapped from birth. Equally, if men cannot get pregnant, the onslaught of sadistic retaliation against me is the same employment discrimination, not based on handicap but sex. As this is existential and relevant to my demonstrated unemployment, I have secured a “Notice Of Right To Sue” from the EEOC.

Please allow me to be specific before respectfully asking for your guidance regarding the simple “can men get pregnant?” I am a loving and committed father of four children. The Family Court has subjected me to targeted abuse, massive invalidations and destruction for the last 11+ years. While documenting the steps of the arduous process, I have now identified a systemic pattern of racketeering by the State to obtain fabricated federal reimbursements in the millions. And yes, **it is about our innocent children**.

Clearly, as “simple men” (who cannot ever get pregnant, regardless of our emotions), we still keep our children on our minds. And even the powerful politicians of the world are vulnerable to ruthless attacks through their children. With everything stolen from me, I stand on the opposite side of the “power” spectrum. It is unsurprising that the profiteering State, claiming “equity” for fairness, leverages our innocent children in a **conspiracy to silence and enslave** precisely on those who “cannot ever have.”

The State has deliberately alienated my children from me. Based on allowed activist fraud, the State ordered supervised visitations even with my then newborn. As a never-violent and always-calm father, I followed the orders. I submitted myself to every conceivable test, completed **500+ monitored visits** with my children with no complaints whatsoever, and even after the State ordered me not to contact my children again, I still attempted to maintain a bond with them **1,360 times**. The objective of the State has now crystalized: as I have never seen my younger children outside supervised visitations, the State has eagerly accepted their gaslighted affidavits claiming that my name is “**awkward & embarrassing**.”

The White House could confirm that “men can get pregnant.” It will promptly turn all those “dependent” American citizens (who cannot ever get pregnant, regardless of their emotions) into plain useless (as “birthing people”) targets of profiteering conspiracies to silence and enslave for federal reimbursements.

Respectfully,  
/s/ Imre Kifor<sup>1</sup>, Pro Se

<https://www.scientificamerican.com/article/how-gaslighting-manipulates-reality/>

---

<sup>1</sup> Signed under the pains and penalties of perjury as an affidavit in support of my employment discrimination complaint against the Commonwealth of Massachusetts and its deeply child-predatory Family Court.



Imre Kifor <ikifor@gmail.com>

---

## Response to Your Message

---

**The White House** <noreply@contact.whitehouse.gov>  
To: ikifor@gmail.com

Wed, Dec 29, 2021 at 6:51 PM



THE WHITE HOUSE  
WASHINGTON

December 29, 2021

Dear Imre,

Thank you for taking the time to share your thoughts with me. Hearing from passionate individuals like you inspires me every day, and I welcome the opportunity to respond to your letter.

Our country faces many challenges, and the road we will travel together will be one of the most difficult in our history. Despite these tough times, I have never been more optimistic for the future of America. I believe we are better positioned than any country in the world to lead in the 21st century not just by the example of our power but by the power of our example.

While we may not always agree on how to solve every issue, I pledge to be a President for all Americans. I am confident that we can work together to find common ground to make America a more just, prosperous, and secure Nation.

As we move forward to address the complex issues of our time, I encourage you to remain an active participant in helping write the next great chapter of the American story. We need your courage and dedication at this critical time, and we must meet

this moment together as the United States of America. If we do that, I believe that our best days still lie ahead.

Sincerely,

A handwritten signature in black ink, appearing to read "Joe Biden". The signature is written in a cursive style with a large, sweeping initial "J".

*If you wish to receive regular email updates from the White House, please [click here](#). You may also follow President Biden and the White House on [Facebook](#), [Instagram](#), [Twitter](#), and [YouTube](#).*

[White House Website](#) | [Privacy Policy](#) | [Contact the White House](#)

Imre Kifor

██████████  
Newton, MA 02464

[ikifor@gmail.com](mailto:ikifor@gmail.com)

I have no phone

I have no valid driver's license

I have to move to a homeless shelter

<https://femfas.net>

September 13, 2022

Sen. Elizabeth Warren  
"Fight for Middle Class Families"  
United States Senate  
309 Hart Senate O. B.  
Washington, DC 20510

Rachael S. Rollins  
U.S. Attorney for Mass.  
U.S. Federal Courthouse  
1 Courthouse Way, #9200  
Boston, MA 02210

Maura Healey  
Mass. Attorney General  
Office of the Attorney General  
One Ashburton Place  
Boston, MA 02108

### **The "Elite" Absolute Autocracy Is In Contempt Of Our Constitution And Our Rule Of Law<sup>1</sup>**

Dear Sen. Elizabeth Warren,  
Dear Rachael S. Rollins, U.S. Attorney,  
Dear Maura Healey, Mass. Attorney General,

I have to make a desperate proposal. A sadistic child-predatory state has led an all-out "war of attrition" against me. And it is trying to crush me for being an informed whistleblower. I have nothing left, as the state stole even my children from me, and my existence is teetering exclusively on the words I write.

The state then took the inaccessible ~\$100 from me (see attached letter to Fidelity). It turned me into the quintessential intellectual, a forcefully isolated "thinker" whose only escape from the induced insanity is his old laptop and open-source software. Based on its pretentious "critical theory," Communism started as the brainchild of frustrated intellectuals. And it was also deconstructed by the frustrated "creatives."

I had to study Marxism, Leninism, etc., and I have been good with my studies. I benefitted from state-sponsored free schools and universities. When I refused to become an "elite" informant for the state, I was also promptly punished. Being the only student at the university not invited to join the Communist Party (after being cruelly beaten by the Romanian Secret Police), the U.S. granted me political asylum.

While being a "legal alien" and proud U.S. citizen later, making millions on "brainpower" alone, I have not forgotten my roots and the long years of being a "Communist Youth." I intimately understand the intensely deconstructive "weaponized psychology" behind Communism. That continues to give me an edge in the predominantly constructive American culture because **I know how "white slavery" works.**

---

<sup>1</sup> Emailed only via [Elizabeth\\_Warren@warren.senate.gov](mailto:Elizabeth_Warren@warren.senate.gov) and [ago@state.ma.us](mailto:ago@state.ma.us) due to forced indigency.

"The idea just soak the rich, billionaire tears that fill that cup. Screw you, Elizabeth Warren, you're everything that's wrong with politics," said the billionaire Mark Cuban (see links attached below).

On a vastly different scale, I experienced the pain of **Communist deconstruction**. My grandparents had a flower shop that got bombed during WWII, yet the Communists forever labeled my father "rich," with us having very little money growing up. While the "I have a plan for that" mere plagiarism by our Sen. Warren might be attractive for some naive "American people," it is a déjà vu for anyone daring to read about the banned "white slavery." My dear late Harvard scientist father used to say: trust your intellect.

As per the billionaire Leon Cooperman's visceral outburst to Sen. Warren, "You proceeded to admonish me (as if a parent chiding an ungrateful child) to 'pitch in a bit more so everyone else has a chance at the American dream'," constructive Americans utterly fail to understand the fundamentals of Communism.

However, in addition to seeing through the cynical provocations and emotional traps, I have the data, the **meticulous proofs behind Sen. Warren's lies**. In her predatory deconstructive fashion, her delusional ambitions are to "end Washington corruption and fix our democracy" while also promising "child care costs are painfully high... the federal government will pick up a huge chunk of the cost of ... options."

As a conclusion of my years-long existential struggle with a state government that Sen. Warren uses as her inspiration to deconstruct the federal system, I filed a Civil RICO class action complaint<sup>2</sup> in federal court. On 332 pages, I substantiated my claims that the "Warren PLANS" are mere copies of the sadistic and hugely profiteering "the state is your parent" Communist mantra, as per the Romanian orphanages.

The "Mother of all Romanians" Elena Ceausescu also had plans for everything, including the **forced separation of children** from their parents for vast political and obscene economic gains. Based on my experienced facts, I meticulously documented in my *pro se* court filings the child-predatory racketeering by the state to defraud the federal government blinded by Sen. Warren's deceptive plans "for children."

The root cause of my now existential lawsuits spanning well over ten years is the massive invalidation purpose fabricated by "activist" Harvard psychologists masquerading as Guardian ad Litem. These professionals deliberately created an infantile child-predatory narrative for their profiteering purposes.

After repeatedly lying to the courts, the doctors went on to lead the American Psychological Association and the Pediatric Gender Program at Yale. I emailed "*Dr. Oлезeski, Is your 'Pediatric Gender Program', in fact, in plain English, castrating young American boys? It is well known that the Nazis, as part of their 'emerging eugenics movement,' started with castrating the hated 'inferior' minorities (for clarity, I grew up as a deeply hated minority in a ruthless dictatorship). They moved onto gassing them in masses only after the population and the 'scientific community' did not complain nor 'resist' them in any way*" on 1/12/2018. Ever since then the courts and the state have been conspiring to silence and enslave me.

To conceal the extensively documented details of the matters, the courts and state have been blocking, denying, or dismissing my now fourth wave of complaints for modifications. I was effectively forced into full indigency as I started 2018 owing nothing. My in-arrears child supports are now **\$285,000+**.

---

<sup>2</sup> 1:22-cv-11141-PBS (U.S. District), and SJC-13310, SJ-2022-0271, FAR-28962, FAR-28963 (Supreme Judicial)

The courts and state also started to dictate impossible conditions for my employment, only to retaliate against a whistleblower father. Despite complying with the orders and emailing **800+** solicitations for work, the courts and state sentenced me in 2019 for not having \$255. They then arrested me again.

While submitting another **350+ job applications**, the trap became clear for all the employers: with my salary garnished, I could not survive performing my duties, leading to the ultimate rightful incarceration. My documented losses have now reached \$9M+, and as per the attached "Notice Of Right To Sue" from EEOC, I will be filing an absolute employment discrimination complaint against the courts and state.

Please support my efforts to organize an opposition to the reelection of Sen. Elizabeth Warren. Her objectives to deconstruct our Rule of Law (in contempt of our Constitution) is the ultimate insurrection. The latest sloppy "**men can get pregnant**" political delusions only serve to utterly confuse the courts as I now have cause of action to appeal the matters and argue systemic discrimination against "handicaps."

Respectfully,

/s/ Imre Kifor<sup>3</sup>, Pro Se

Pronouns: he (who cannot get pregnant, but is denied contact with his children)

Cc: Donald J. Trump, via <https://www.45office.com/info/share-your-thoughts>  
Geoff Diehl, via "Geoff Diehl For Governor" <https://diehlallen.com> (and email)  
Tucker Carlson, via <https://www.foxnews.com/shows/tucker-carlson-tonight>  
Abby Johnson - Chairman and CEO - Fidelity Investments (mail and email)  
Marc Cuban, via <https://markcubancompanies.com/partner-with-mcc/> (and email)  
Elon Musk, via <https://www.tesla.com/contact> (and email)  
Jordan B. Peterson, via [media@jordanbpeterson.com](mailto:media@jordanbpeterson.com)

<https://www.thestreet.com/investing/mark-cuban-goes-nuclear-at-elizabeth-warren-on-this-hot-issue>

<https://www.cnbc.com/2019/11/11/mark-cuban-says-sen-warrens-policies-divert-attention-from-reality.html>

<https://www.cnbc.com/2019/10/31/billionaire-leon-cooperman-sends-elizabeth-warren-critical-letter.html>

<https://www.cnn.com/2021/12/15/investing/elon-musk-elizabeth-warren-taxes/index.html>

<https://elizabethwarren.com/PLANS>

<https://elizabethwarren.com/plans/universal-child-care>

"Article: Butchers and Liars Reprise": <https://www.youtube.com/watch?v=56jb4YME3n4>

<https://www.theatlantic.com/magazine/archive/2020/07/can-an-unloved-child-learn-to-love/612253/>

<https://www.mass.gov/orgs/office-of-attorney-general-maura-healey>: "About the Attorney General's Office: The Massachusetts Attorney General's Office is an advocate and resource for the people of Massachusetts in many ways, including protecting consumers, combating fraud and corruption, investigating and prosecuting crime, and protecting the environment, workers, and civil rights."

---

<sup>3</sup> Signed under the pains and penalties of perjury as a material part of my "Affidavit On Judicial Deadlock Leading To Absolute Unemployability" filed with the Mass. Supreme Judicial and the U.S. District Courts.

Imre Kifor

██████████  
Newton, MA 02464

[ikifor@gmail.com](mailto:ikifor@gmail.com)

I have no phone

I have no valid driver's license

I have to move to a homeless shelter

<https://femfas.net>

August 4, 2022

Sen. Elizabeth Warren

“Fight for Middle Class Families”

United States Senate

309 Hart Senate O. B.

Washington, DC 20510

Rachael S. Rollins

U.S. Attorney for Mass.

John Joseph Moakley

U.S. Federal Courthouse

1 Courthouse Way, #9200

Boston, MA 02210

Maura Healey

Mass. Attorney General

Office of the Attorney General

One Ashburton Place

Boston, MA 02108

### **Our Sen. Warren Is The Ultimate White Supremacist And “Communist Apparatchik”<sup>1</sup>**

Dear Sen. Elizabeth Warren,

Dear Rachael S. Rollins, U.S. Attorney,

Dear Maura Healey, Mass. Attorney General,

*Disclosure: This open letter is a published affidavit on the obsessive retaliatory “seek work” orders of a Family Court. I have applied to 300+ jobs so far in full compliance. As I am now a forcedly indigent whistleblower, my in-arrears obligations to my children have reached \$280,000+ (see “[Sadistic Family Court Using Children To Conceal Systemic Due Process Violations](#)” letter to the U.S. Congress). The “activist” Family Court intends to force me into a “to silence and enslave” trap, deliberately set to incarcerate me at last. While I will unconditionally **accept any employment offers**, hiring me would also cause my immediate sentencing. The Family Court has prepared the orders to garnish all my wages.*

I am a proud U.S. citizen and a political immigrant from a former communist tyranny. Therefore, I have repeatedly stated in my 500+ open letters to state and federal government officials that I have no interest in politics, nor in any “activism,” protests, resistance, etc. I specifically have no political “identities,” I am not “left” or “right,” and neither conservative nor progressive ideals or agendas affect or drive me.

More importantly, I am a man and a loving father who admittedly never had the curiosity, and neither the desires nor any delusions, of being someone else. While I firmly know and believe that I cannot get pregnant, this never resulted in an ambition on my part to control anyone else's pregnancy in any way.

According to the “men get pregnant” [Congressional hearing](#), Americans can now identify as “supermen” (i.e., people who can decide on an emotional whim to stop their testosterone shots and get pregnant).

---

<sup>1</sup> Emailed only via [Elizabeth\\_Warren@warren.senate.gov](mailto:Elizabeth_Warren@warren.senate.gov) and [ago@state.ma.us](mailto:ago@state.ma.us) due to forced indigency.



With rightful anti-discrimination policies, anyone belonging to a “protected class” enjoys advantageous legal attention. Understandably, being pregnant is a *de facto* membership in such a class. Therefore, a pregnant and "protected" superman can also get an abortion on an emotional whim and at any time.

Current activism also holds that any masculinity is “toxic” and must be invalidated/eradicated, leading to due inconsistency. Any law treating these “emotionally disturbed” or opportunistic supermen the same as women with genuine family/motherhood dreams would therefore be discriminatory from the start.

Obviously, [“a person who was born male and is living as a man cannot get pregnant.”](#) and the above doesn’t apply. Men identifying as women, etc., are also a separate issue. However, it is advantageous for whites to pretend sometimes to be non-whites with the current “everything is now racist” activism.

As non-whites cannot pretend to be whites, the therefore chameleon-like superman status is only possible, or most effective and profitable, for unscrupulous, or perhaps "[nasty](#)" white women. “Nasty” white women can be Cherokees, “nasty” white women can disturb our toddlers with [“sneaky”](#) BLM messages, and “nasty” white women can become the “above them all” supermen, but Cherokees cannot ever be white, blacks cannot ever lead whites with any BLM messages, and ordinary simple men cannot ever be protected with "a pregnancy on an emotional whim". This is **white supremacy** by definition.

As abortion in this “men can get pregnant” context has nothing to do with genuine “women’s bodies,” Sen. Elizabeth Warren’s publicized [incitement](#) against the U.S. Supreme Court and our current American rule of the law is the ultimate “white supremacist insurrection” (e.g. *“This far-right, extremist Supreme Court doesn’t care if Americans suffer; they are hellbent on imposing their views on all of us,” “But these extremist justices on the Supreme Court want to send us back to those dark days and take away women’s rights to control their own futures,” “The Supreme Court does not get the last word,”* etc.).

The basis of communism is the Marxist “Critical Theory,” an emotionally predatory doctrine or a theory as critical insofar as it seeks “to liberate human beings from the circumstances that enslave them.” And the basis of tyranny is the practice of fabricating negligible “protected classes” of minorities that a tyrant then leverages to frighten and enslave the majority of society. The significant difference between a communist tyranny (that I experienced) and the U.S. is the **consistent** application of the rule of law.

Communism works by endlessly provoking and massively invalidating society with infuriating lies and then publicly silencing and enslaving those who dare to have an opinion. Despite relentless bullying, discrimination, and retaliation against a whistleblower, I have documented in state and federal court<sup>2</sup> that the Family Court has been engaging in racketeering. Driven by obligations to “churn” child support orders for maximized federal reimbursements, they specifically **targeted our innocent children**. Dear Sen. Warren, when does the alleged and now substantiated feminist “activist Mafia” cross your red line?

Respectfully,  
/s/ Imre Kifor<sup>3</sup>, Pro Se

---

<sup>2</sup> See SJ-2022-0271, FAR-28962, FAR-28963, SJC-13310 (Mass. Supreme Judicial Court); 2181CV00921, 2281CV02933 (Mass. Middlesex Superior Court); and 1:22-cv-11141-PBS (U.S. District Court).

<sup>3</sup> Signed under the pains and penalties of perjury as an affidavit on 8/4/2022.

Imre Kifor

██████████  
Newton, MA 02464

[ikifor@gmail.com](mailto:ikifor@gmail.com)

I have no phone

I have no valid driver's license

I have to move to a homeless shelter

<https://femfas.net>

June 2, 2022

Vice President Kamala Harris  
President, U.S. Senate  
1600 Pennsylvania Ave, NW  
Washington, DC 20500

100 U.S. Senators  
U.S. Senate  
Washington, DC 20510

Rep. Nancy Pelosi  
Speaker Of The House  
1236 Longworth H.O.B.  
Washington, DC 20515

### **Sadistic Family Court Using Children To Conceal Systemic Due Process Violations**

Dear Respected Madam U.S. Senate President Harris,  
Dear Respected U.S. Senators,  
Dear Respected U.S. Congress,

I started my now ~500 sent open letters (see <https://femfas.net>) in 2018 with my pleading to our **Sen. Elizabeth Warren**, *"I would like to ask you to please consider this a women's issue. As per the Inker/Otis 'win-win' strategy, the mothers have been seemingly forced by predators to systemically incriminate themselves. Can one imagine a sane conclusion to a superstar 'feminist' 400 times GAL from Harvard reporting to Court 'mother either lacks affect or was bullied into abandoning her 3.5 yo twins'?"*

Our senior "Fight For Middle Class Families" senator simply ignored all of my "toxic masculine" cries and, while her watching my in-arrears child supports/expenses skyrocket from \$0 in 2018 to \$270,000+ today, she also silently allowed our Family Court's forcefully appointed "elite sicarios," the million-dollar **white male lawyers/partners** of the nation's "Best Law Firms," to openly bully a just starting female judge into collusion with systemic & deliberate subornation of perjury on our tortured children.

On January 2, 2022, I reached out again: *"It is easy to obsess about something intangible and uselessly unprovable, and it is also a political 'genius' to publicly attack the world's richest person with something that he can immediately refute. Yet, our Dear Sen. Warren just keeps ignoring to most vile greed of all: by a state government in her own state focused on maximizing federal [child support] reimbursements through falsified records, fraud, defamation, discrimination, and slavery, while also deliberately preying on our innocent Massachusetts children. Will you pay attention Sen. Warren?"*

As I have now documented it to the Mass. Supreme Judicial Court (see SJC-13263), open discrimination (for astronomical profits) and then a conspiracy to silence and to enslave was the alleged objective of our "activist" Family Court. And to preemptively eliminate my whistleblower voices, "reasons" to prey on my endlessly tortured children were fabricated while forcefully separating and fully alienating them

from their loving father. As an indigent defendant, I was also sentenced to jail for not having \$255 just a day after my **“Is Mass. Chief Justice leveraging, torturing and abusing innocent children?”** letter.

I am a proud US citizen and a legal immigrant of 36 years, a political refugee. Based on my personal experience with totalitarian (specifically communist) tyrannies, I can now point to a key aspect of our democracy: it provides to all a cherished opportunity to correct mistakes. As a software engineer, I am also intrigued by the genius and the also elegant consistency of our “rule of the law.” In this context, the dogmatic Soviet-style “the state and judges have absolute immunity” is not as hopelessly predetermined.

Being able to correct mistakes has always been the genuine “privilege.” An illegal immigrant’s mistake should not be correctable (see recent SCOTUS deportation). But Sen. Warren making obvious repeated mistakes regarding her race, and now even her own sex, only seems innocent. She has always ran on the “women” platform: *“Nasty women are tough. Nasty women are smart. And nasty women vote... we nasty women are going to march our nasty feet to cast our nasty votes to get you out of our lives forever.”*

Yet suddenly, after deceiving Mass. women for decades, she gets to correct that “mistake” by getting conveniently confused about what a “woman” truly is, despite the opposite “white male” being clearly codified in our Mass. Equal Rights Act. Throwing women under the bus, along with all her LGBTQ+ victims, as the applauded **“men get pregnant”** delusion sweeps the US, is the toxic “white privilege.”

If I ever felt that I could not live anymore with my inability to get pregnant, and through endless medical bills I became a “pregnant man,” by also compromising my immune system for the next pandemic, my most important objective would be to ensure that nobody categorized me “pregnant, but still just a man.”

I find Sen. Warren’s opportunistic characterization of immigrants as “dreamers” deeply degrading. With delusional dreaming, one simply cannot survive as an “alien.” Consistency is the only secret for survival for both immigrants and also our democratic rule of the law. As an eternally punished and now homeless whistleblower, who has none of Sen. Warren’s “white privilege” to act wildly inconsistently, I must find safety in the projected reliability of “judges have absolute immunity," **provided they have jurisdiction.**

The crux of my cases against my state and its Family Court is that judges without appellate jurisdiction banned and **sabotaged my attempts to appeal for years on end**, after violating my due process rights. Fabricating false contempt actions, to wear me down through attrition, then led to my homelessness.

As the survival of the rule of the law lies in its ability to **correct mistakes in a consistent manner**, i.e. through the appeals process open to anyone, and in light of the current “confused feminist” effort to delegitimize exactly these “appeals processes” (by openly destroying trust in our higher courts, see the Soviet courts where the top was a mere political entity), I respectfully request a waiver for my state’s sovereign immunity, as it claims that “the state and judges have absolute immunity” without conditions.

Respectfully,  
/s/ Imre Kifor<sup>1</sup>, Pro Se

---

<sup>1</sup> Signed under the pains and penalties of perjury as an affidavit on civil rights violations on 6/2/2022.

Imre Kifor

██████████  
Newton, MA 02464

[ikifor@gmail.com](mailto:ikifor@gmail.com) & <https://github.com/quantapix>

I have no phone

I have no valid driver's license

I no longer have a stable physical address

March 28, 2022

Rachael S. Rollins  
United States Attorney  
John Joseph Moakley  
U.S. Federal Courthouse  
1 Courthouse Way, #9200  
Boston, MA 02210

Commission Against Discrimination  
One Ashburton Place, Room 601  
Boston, MA 02108  
MCAD #22BPA00184  
(via [nancy.to@mass.gov](mailto:nancy.to@mass.gov))

Geoffrey E. Snyder  
Commissioner, MA DOR  
Child Support Enforcement  
PO Box 7057  
Boston, MA 02204

Dear Respected Rachael S. Rollins, U.S. Attorney,  
Dear Respected Commission Against Discrimination (MCAD),  
Dear Respected Geoffrey E. Snyder, Commissioner, MA DOR,

As a former political immigrant and a now proud U.S. citizen, I vigorously applaud our national efforts to diversify. And, as a loving father, I even desperately noted to our U.S. Attorney General that *“Yet, my children, and millions of other American-born and forcefully ‘single parented’ children, are deliberately, systemically, and institutionally denied the same vital ingredients, i.e. **sheltered diversity**,”* see attached.

U.S. Supreme Court nominee Ketanji Brown Jackson testified just days ago in the U.S. Senate: *“Can I provide a definition [for the word ‘woman’]? No... I can’t... I’m not a biologist.”* In our Massachusetts, however, no judge would have been able to consistently claim such a shockingly contrived and purely dishonest excuse, considering the significant and decades-long effort of the rightful feminist movement.

As per M.G.L.c. 93, § 102 (a), *“All persons within the commonwealth, regardless of sex, race, color, creed or national origin, shall have ... the same rights enjoyed by white male citizens...”*, and thus any valid, non-biological definition for “woman” could start with a simple **“at least NOT a white male.”**

The crucial difference from 42 U.S.C. § 1981 (that refers to only “white citizens”) is quickly established in Massachusetts by Thurdin v. SEI Boston, LLC, 452 Mass. 436 (Mass. 2008), i.e. *“A Superior Court judge erred in dismissing a civil action alleging gender and pregnancy discrimination under the Mass. Equal Rights Act [MERA], G.L.c. 93, § 102...”* Specifically, as no white males in Massachusetts have ever been known to be pregnant, hence obviously no MERA employment protection can apply to them.

While in general law the informal “protected classes” (e.g. non-white-male, or specifically pregnancy-related “Mothers” groups) are *de facto* minorities, in family law “motherhood” is the norm and absolute defining majority. Any such abrupt inversion of contexts in law causes the creation of legal loopholes (i.e. a symmetrical protection from the thus suddenly controlling “Mothers” doesn’t exist in family law).

These complaints, along with my herein attached just submitted Supreme Judicial Court, Superior Court, and MCAD filings, specifically document the Middlesex Probate & Family Court's (and also the state's) apparently deliberate and child-predatory "**Conspiracy To Silence And To Enslave**" based on the thus claimed racist, sexist and also unconstitutional loophole in our general laws, as applied to family courts.

The 3 paragraph essentials of my desperate complaints are as follows: the two mothers of my 4 children (a millionaire Whole Foods cashier ex-wife and an educated but penniless ex-fiancée) have a history of deep & intractable jealousy and a ruthless, bitter competition. 11 years ago they initiated a premeditated child-predatory "coup" against this (then full-time physical custodian) father caring for his 7 yo twins.

The mothers' systemic lying to the police, DCF, GALs, and the courts was then covered up by Family Court by allowing documented subornations of perjuries in the forcefully separated parallel cases. By deliberately and routinely violating the MERA right of fathers to "give evidence," the Family Court enforced a fabricated and child-abusive QAnon-style re-interpretation of the events (including medical torturing and brainwashing of children across state boundaries), while also falsifying the docket entries for maximized federal child-support reimbursement purposes. These divide-and-conquer-style activities continue, as the MA DOR still slices a jailed father's now **\$260,000+** in-arrears child supports/expenses.

Understanding the ramifications of a white male "legal oligarch's" (the "Father of Divorce Law" Atty. Monroe Inker's) explanations on how to extort astronomical profits from fellow white Massachusetts males, by leveraging a loving father's dear children in the name of insinuated "feminism," I have now filed extensive evidence regarding the child-predatory practices of the mostly white male "elite sicarios" from **Burns & Levinson, Todd & Weld, Prince Lobel Tye**, etc. to bully a now all female Family Court.

There is no federal anti-feminist "gender confusion" in Massachusetts, as all "white males" (i.e. the able, capable, and hence still not capitulated loving fathers) are fully **unprotected targets** for these "million-dollar" mostly white male elite lawyers/partners of the nation's "Best Law Firms." They operate with impunity from behind the armor of sovereign and absolute immunities of our Family Courts, they falsely promise "feminist" riches to incriminated mothers, and they suborn perjury on our innocent children.

Without abilities to mount discrimination suits by "white males" in Massachusetts, the only remedy left for such a father to defend himself and his deliberately leveraged children against fabricated activist "feminist realities" is to appeal a Family Court's compromised decisions. Therefore, the fundamental evidence in these filings is the proof of the Family Court's deliberate actions (starting in 2014 and still ongoing) to **sabotage all efforts to appeal** the judgments. Without any appeals allowed, as inspired by the Marxist "Critical Theory," the Family Court is unshackled from the "rule of state and federal law."

Respectfully,  
/s/ Imre Kifor, Pro Se

Enclosure

<https://www.msn.com/en-us/weather/topstories/sen-blackburn-asks-ketanji-brown-jackson-to-define-woman/vi-AAVpXox>

Imre Kifor

Acton, MA 01720

[ikifor@gmail.com](mailto:ikifor@gmail.com)

I have no phone

September 13, 2021

Hon. Merrick B. Garland  
US Attorney General  
U.S. Department of Justice  
950 Pennsylvania Ave., NW  
Washington, DC 20530-0001

Hon. Nathaniel R. Mendell  
US Attorney, Dist. of Mass.  
John J. Moakley Courthouse  
1 Courthouse Way, # 9200  
Boston, MA 02210

Hon. David L. Jaffe  
Acting Chief, OCGS  
Criminal Division, OCGS  
1301 New York Avenue, NW  
Washington, DC 20005

### **Sadistic Family Court Using Children To Conceal Systemic Due Process Violations**

Dear Respected Hon. Merrick B. Garland, US Attorney General,  
Dear Respected Hon. Nathaniel R. Mendell and Hon. David L. Jaffe,

I continue to write my countless open letters out of sheer desperation (see attached). While I have no interest in politics, nor in any sort of activism, I was still drawn to the confident remark, “Senator, I’m a pretty good judge of what an antisemite is.” Referring to the rest of the insightful “Merrick Garland held back tears” article (see links below) I admit, once I was a “child of the revolution,” a forced believer. I grew up to resist the lure of revolutions since then. My bag of “identities” is hence deliberately empty.

I still find the emotionally charged, but eloquent response “I come from a family where my grandparents fled antisemitism and persecution,” and “using his family history leaving Russia’s Pale of Settlement” to “confronting hate and discrimination” inspiring. As I proudly have no identities left, other than “just another Eastern-European immigrant fleeing persecution,” I instinctively focus on the candidly projected inherent resiliency. Our US AG is clear: his erudite success comes from his family’s sheltering diversity.

Yet, my children, and millions of other American-born and forcefully “single parented” children, are deliberately, systemically, and institutionally denied the same vital ingredients, i.e. **sheltered diversity**.

I will now attempt to abstract from all unnecessary details and focus on the crucial opposite: punitive mono-culture. Starting with the quintessential Russian “Pale of Settlement,” it is by definition the brutal punishment of a “different” group of people. This more general, devoid of any religion, characterization still applies since the same region brutally punished another group of thus conveniently different people, at virtually the same time, during the much less publicized Holodomor or “Great Famine” socialist act.

My beloved “expert therapist,” Dr. Bursztajn MD, a Harvard Medical School psychiatry professor and respected Holocaust researcher, also focuses on the “resiliency of the survivors.” While our children are deliberately and cynically manipulated these days to “heroically” (i.e. blindly) “resist” oppressors, our sincere role-models advise exactly the opposite: had a Jew, Gypsy, or any “enemy,” openly resisted the Nazi’s orders in Eastern-Europe, they would “have killed him on the spot or thrown him onto the train.”

This convergence of the now conveniently banned, so that it can be **openly repeated**, “white history” is not an accident. In that same geographic region, Hegel, Marx, etc. had already observed the “laws of power,” or the conflicts of social forces, before any tyrant, like Hitler, Stalin, Ceausescu, etc. could callously take advantage of the easily malleable and ruthlessly weaponizable “Marxist” Critical Theory.

The recipe is simple, provoke the enemy to “resist” inherently unfair treatment and the then reinterpreted “attack” on a hence protected mono-culture becomes a justified cause for swift punishments. The Nazis deliberately titled the camps “Arbeit Macht Frei,” as anyone resisting “work” would be violating “their” entire society. Or the Communists, while appointing only activist but incompetent managers, promptly punished any dissent from the disastrous “central” plans for everything, as direct attacks on all workers.

Our “Father of Modern Divorce Law,” Atty. Monroe Inker, proudly exclaimed to me that, “they were onto something,” after visiting Vietnam. As evidenced in countless cases, he successfully injected a plagiarized and obscenely lucrative “**critical feminist theory**” into our family law. In this ultimate battleground of unbounded greed, the elite white male sociopaths of our society, the “million dollar” lawyers (see open letter to Gov. Baker et al.), are ever eager to fabricate child-predatory high-conflicts.

The patterns are becoming visibly obvious across the board, as the elite male **sociopath lawyers**’ only credible opponents in our modern “tanning” society are the still dedicated males. The former callously leverage fake “feminism,” race, economy, etc. to effectively destroy the later’s sons’ only chance for survival: that very sheltered diversity that our true leaders are so emotionally reliant on and proud of.

Unlike most destroyed American fathers, I am the outspoken (barely) survivor of viciously false rape and countless other stereotypical male (like “structured thinking”) abuse allegations. As such, I owe to my children to call on US Rep. Ocasio-Cortez to withdraw her malicious insinuations of the entire male “race” (as a black woman is a lot less different from a white one than a white man) being outright rapist. There have been less reported rapes in Texas in 2019 than incapacitating accidents, and therefore also children’s issues (e.g. abortion) need to be “solved” without abusive “toxic masculinity” generalizations.

Due to allowed repeated subornation of perjuries, the “feminist” Family Court named in my lawsuits has knowingly conspired with forcefully medicating, needlessly operating on, brainwashing, etc. my “stolen children,” out-of-state. Documenting the **extreme “environmental” damage** of the now politically so desirable “mono-culture” families’ (see Secy. Buttigieg’s babies), my eternally abused IVF twins started their lives as triplets. I then personally witnessed a Mass. General doctor drive the foot-long needle of a syringe with laser-precision into the visibly beating heart of my perfectly viable and happily fidgeting several months-old fetus. The doctor had coldly requested us, the parents, **to pick one out of the three...**

While I am relentlessly fighting my own David & Goliath existential struggle against the most lawless institutions of this land, I call on our forthright leaders to protect our children’s sheltered diversity, and, while also protecting our Constitutions, order investigations into the acts of “trusted” child-predators.

Respectfully,  
/s/ Imre Kifor<sup>1</sup>, Pro Se

---

<sup>1</sup> Signed under the pains and penalties of perjury on 9/13/2021 as an affidavit on civil rights violations.

Imre Kifor

Acton, MA 01720

<https://femfas.net> and <https://qnarre.com>

ikifor@gmail.com

Mailed September 13, 2020

Sen. Elizabeth Warren  
"Fight for Middle Class Families"  
309 Hart Senate Office Building  
Washington, DC 20510

99 US Senators  
US Senate  
Washington, DC 20510

**Dear Sen. Warren: "Arbeit Macht Frei" (Nazi Auschwitz) - And PLEASE RESIGN**

This is my **14th** attempt to openly communicate with you regarding my and my four innocent children's dire "legal" situation and truly alarming years-long financial and emotional living conditions in your "progressive" state of today's Massachusetts. I have repeatedly stated to you in the past that I was a deeply apolitical, hard-working, and highly-educated legal immigrant from a former communist tyranny, accepted to the US for political reasons in 1986. As a "dreamer," who literally escaped to America with hope and ambitions, I fall squarely into that "**immigrants are ignorant**" category, that perhaps your students, the high-powered Harvard Law attorneys, seem to be targeting with greedy "feminist" delight.

Without repeating the contents of the countless letters and emails I sent you and other public officials, see <https://femfas.net> for snapshots and links, suffice it to say that I am a loving, caring and dedicated father. I also personally witnessed the Harvard Law attorney's, Monroe Inker's, deeply child abusive "schemes" at work. By citing the ruthless Inker's, the "**Father of Mass. Divorce Law's**" cruel edicts, our Appeals Court just recently denied again my desperate attempts to rectify this monstrous legal mess.

The Boston Globe wrote "*Monroe Inker, the man, is slight, stooped at the middle... In a half-century of mucking around in the slop of failed Mass. marriages, he's been called a "cobra," accused of being overly aggressive...*" As a little weak man with a superego and deep antisocial tendencies, the hallmarks of predatory "feminists", he was using gullible rich women to ambush other men, through their children.

As I wrote to you, I personally witnessed this monster facilitating the forceful "relocation" of a little boy through 7 school districts during his first 9 years of schooling. The "progressive" Inker "fought hard" for the "**liberty of women,**" i.e. enticing them to move again and again and again. With the eager collusion of our Family Courts, Inker made ~\$300K at the expense of that little boy, whose only fault was **crying in the dark, "I want my Daddy, I want my Daddy"**. His desperate father, driven into hopeless debt, finally gave up on his only son, as most stereotypical American men do, and moved to Florida for good.

Glancing at the news just last week, I read, "*I don't think that there should be any debates,*" Pelosi told reporters. "*I do not think that the president of the United States has comported himself in a way that anybody has any association with truth, evidence, data and facts... I think that he'll probably act in a*



way that is beneath the dignity of the presidency,” she said, citing what she called his “disgraceful” actions during the 2016 debates with former Sec. of State Hillary Clinton. Coincidentally, that seems to be the stance of the Cambridge Family Court as well: **no “debates” allowed**, e.g. any witnesses or any evidence supporting a father’s claims must be ignored, neglected, blocked, denied, rejected and banned.

Accordingly, I wrote to you 2 months ago regarding that disastrous Clinton debate (see online). Just as recent national reporting documents the origin of the “Romanian Orphans” once again, the “supreme top scientist” of that land, the “unschooled-peasant-to-Ph.D.-in-a-blink” hero, and most powerful wife of a dictator, **Dr. Elena Ceausescu, Ph.D.**, was the “Mother” of the strictest anti-abortion laws of humanity.

It was also in the news recently that, “We’ve got to get real economic relief into women’s hands now”, Biden reportedly said, later saying that **“women hold up half the sky.”** That famous quote from Mao Zedong was also frequently used by the Ceausescus, as us, Romanian “communist” children, grew up with the notion that both **“mothers and fathers were equal workers.”** Anyone with any knowledge of socialism or communism understands that “feminism” is meaningless in those “workers only” societies.

Yet, a US Sec. of State, Hillary Clinton, still went in front of the nation, and bringing up only Russia and Romania in that “disgraceful” presidential debate in 2016, falsely claimed that somehow the most horrific recent crime against masses of children, the widely publicized “Romanian Orphans” tragedy, was because of anti-feminism, patriarchy, misogyny, or “toxic masculinity.” It is hard to believe that Clinton did not know that the “Romanian Orphans” were due to the ruthless political aspirations of the scared dictator, **and his at least equally powerful wife**, for the ever so important **“popular vote.”**

A glance at the logbooks of prior US Secretaries’ of State past travels show another Sec. of State, George Shultz, having traveled to see the Ceausescus in December of 1985, “Shultz *“very fully laid out” the mood in Congress and said that unless Romania changes its human rights policy, the lawmakers are likely to cancel Bucharest’s most-favored-nation trade status*”. Hillary Clinton shamelessly attempted to confuse, or hijack, a politically induced nationalist “demographic growth” with a feminist-only agenda.

As fate would have it, Sec. Shultz also seemingly brought a letter to the Ceausescus with ~200 names. Allegedly my mother, my sister and I were listed on that letter, and after years of systemic torture, the Romanian communists ordered us to immediately leave the country as non-Romanians. Both Hungary and W. Germany had rejected us by that time, as non-Hungarians, despite being native speakers, and non-Germans, despite the birth certificates of ancestors. The US, however, has legally accepted us on our celebrated May 12, 1986, in NYC, by handing us “green cards” upon landing at Kennedy Airport.

While desperately protecting my dear children from the Massachusetts state-sponsored “feminist” supervised visitation program, that vividly reminded me week after week of the ruthless, cruel torturing that “communist children” had to endure for purely political gains of the elite, I wrote (see online): *[“Mother of Supervised Visitation”] Ms. Brice is a more “sophisticated” activist. She publicly shamed my 11 year old boy for somehow, childishly preferring Sen. Sanders as opposed to Sec. Clinton during the election “That old white guy will never be elected... He is weak... It is time for a woman president... Girl power all the way”. And she leaned down to my very uncomfortable little son with a strong “Future is Female”. My little children didn’t dare to say more than a “but Clinton never talks about boys”.*

Spinning the disgraceful 2016 national debate was immediate, “*Nasty women are tough,*” Warren said. “**Nasty women are smart,** and nasty women vote.” Yet, on March 4, 2020, the NYT wrote: “*Senator Elizabeth Warren, who last summer rose to the top of polls in several presidential primary states, on Tuesday reached the nadir of her bid for the White House: a third-place finish in her home state.*”

I befriended a boy in elementary school in communist Romania. I vividly remember his name: Szabo Karcsi. While his family lost everything during the “revolution”, on the books his ancestors were still members of the “bourgeoisie”. For my little friend that was a deadly crime, the communists frequently implied that “**his little life did not matter,**” a routine excuse, see my email *Dear “Biden Press”: The “Elites” Are Ripping Our American Children Apart*. Also, his father was a doctor at the Medical School.

And the doctor secretly listened to Radio Free Europe nightly. Unfortunately, the “call sign” of that most successful American psychology “experiment” was so addictive, that little children would pick up the melody instantaneously. My friend did the same, and once he inadvertently whistled it in school. When the school officials interrogated him, he innocently told the “caring” adults, “*my dad’s radio plays it.*” His father, **without any violence and without any notice at all**, simply disappeared a few days later. Inspired by the Soviet Gulags, “*overall, one million Romanians had been imprisoned in various prisons and labor camps, including the Danube–Black Sea Canal,*” wrote NY University professor Tony Judt.

Any decent human being, understanding the clear boundaries between good and evil, will find Sen. Warren’s latest “sneaky little message,” see attached, deeply troubling. I have not been able to find any other senator so brazenly targeting, and manipulating our little innocent children with her all engrossing political ambitions and hatred for “whiteness / toxic masculinity.” Unless the Senator, a woman and a mother, can clearly state that, **when it comes to children, ALL LIVES MATTER**, she should resign.

Politicians, who have decided that one child’s life mattered more than another’s, ultimately created the attached purely “white” tragedy. Not even a former Harvard Law professor, and so sudden BLM activist, should be allowed to make those “sneaky little... well played!” stunts, while broadcasting to the nation.

But Sen. Warren’s aggressive, all-or-nothing activism, while seemingly “progressive” and “feminist”, is anything but. The “progressive” agenda of **stealing hapless children from their parents and forcefully brainwashing them** for the “greater good,” is in fact regressive, “*Janissaries began as elite corps made up through the devşirme system of tribute, by which young Christian boys, notably Albanians, Bosnians, Bulgarians, Croats, Greeks and Serbs, were taken from the Balkans, enslaved and converted to Islam, and incorporated into the Ottoman army*”, <https://en.wikipedia.org/wiki/Janissary>. The currently attempted US cultural genocide, also called “**cancel culture,**” cannot easily “whitewash” these 500+ years old “white” threats, as the latest bloody European war, the Yugoslav Wars, are all rooted in them.

Yet Sen. Warren silently stands behind the “**Dr. Deutsch, An American Dr. Mengele From Harvard**” brazen “elite” experiment for current “cultural genocide” of our hapless children. The “super star” GAL, while deliberately violating GAL rules and shamelessly lying to the Family Court, claimed “*According to Mr. Kifor, his father moved to the United States to take a teaching position at Harvard University in 1982. Mr. Kifor, his mother and sister remained in Romania at that time. Mr. Kifor immigrated to the United States in 1986 and his mother joined him when she retired from her practice in 2004.*”

As part of the leadership of the **American Psychological Association, etc.**, the truly monster doctor's ruthless intention was to bully and cram the cruel predatory "feminist" agenda through the Cambridge Family Court, and officially steal the children, by proving, as an elite "Harvard psychologist," that the children's parents were "inadequate," themselves being raised by "strict," i.e. primitive, and "uncaring" parents, specifically a "*Romanian mother, who valued her practice more than being with her children.*"

As always, these sort of "activist" nasty manipulations and shameless, under-oath lies in Court, affect and damage the victims "intended" to protect the most. Dr. Deutsch's actions, **and Sen. Warren's tacit supportive collusion with the "feminist comrade,"** is hurting hard working, highly educated, and highly appreciated - by none other than the *Hersey Professor of the Theory and Practice of Medicine of Harvard Medical School* and *Chairman of Brigham And Women's Hospital* - women, my dear Mother.

The attached letter from Prof. Braunwald, MD, was dated November 22, 1994 as **my mother had been with us, her children, all along.** And as a true scientist, a prolific woman scientist, the count of her verifiable publications is 71, citations are 8,827, and highly influential citations are 301. Searching for "Dr. Robin Deutsch, Ph.D.," gives us 4 publications and 46 citations... but she is still the self-appointed megalomaniac "*Director, Center for Excellence of Children*"... exactly like Dr. Elena Ceausescu, Ph.D.

On the other side of this cruel, deeply anti-social "activist" spectrum, other women, and mothers, are being forever haunted by Dr. Deutsch's court-filed, **900+ meticulously documented deliberate lies and deceptions**, as part of my 100+ pages affidavit questioning the monster predator. In a ruthless attempt to cover up the long-running, deeply child-abusive, and documented "chain fraud" rooted in the predatory practices of the ~1,500 Dr. Deutsch and associates' GAL cases, the Cambridge Family Court simply denied the now \$165,000+ in arrears child supports/expenses from the silent, but provenly struggling mothers. The only judge that protected the child supports for the poor mother was the sole male judge.

Sen. Warren, please help the deeply victimized Mass. mothers and children, and if your "activism," or partisan hatred for "white toxic masculinity" doesn't allow that, **then please resign as our US Senator.**

Respectfully,  
/s/ Imre Kifor<sup>1</sup>, Pro Se

---

<sup>1</sup> Signed under the pains and penalties of perjury as an Affidavit on September 7, 2020.

# THE WEEK



SUBSCRIBE & SAVE

GIVE A GIFT

2020 DNC

## The blocks behind Elizabeth Warren during her DNC speech held a secret message for sharp-eyed viewers

August 19, 2020



Massachusetts Sen. Elizabeth Warren spoke at the virtual Democratic National Convention on Wednesday night from the Springfield Early Childhood Education Center, a pre-kindergarten and kindergarten facility, where she discussed childcare as an economic issue.

As might be expected in a classroom setting, Warren was back-dropped by an American flag, children's art, cubbies, and blocks — blocks that *happened* to spell out a sneaky little message for sharp-eyed viewers:

 **Nicholas Wu**   
@nicholaswu12 

"BLM" spelled out in blocks while Warren speaks



10:20 PM · Aug 19, 2020 

 848  837 people are Tweeting about this

Well played. —*Jeva Lange*

# Comprehensive Forensic Associates

Search

Search

HOME	ABOUT US	AREAS OF EXPERTISE	SERVICES	CONTACT	BLOG	
------	----------	--------------------	----------	---------	------	--

## Professionals

- [Julia M. Reade, M.D.](#)
- [Robin M. Deutsch, Ph.D](#)
- [Judith G. Edersheim, J.D., M.D.](#)

## Robin M. Deutsch, Ph.D

## Areas of Expertise

- Family Law
- Juvenile cases
- Civil litigation
- Criminal cases
- Employment-related matters
- Professional conduct

## Services

- Comprehensive Psychological and Psychiatric Evaluation
- Litigation Consultation
- Testimony
- Specialized Services
- Teaching and Training



### ROBIN M. DEUTSCH, PH.D.

Dr. Robin Deutsch is a Diplomate in Couple and Family Psychology and Professor of Clinical Psychology at William James College. She was the founder and the Director of the Center of Excellence for Children, Families and the Law at the William James College ([www.williamjames.edu/cffc](http://www.williamjames.edu/cffc)) where she developed the Certificate in Child and Family Forensic Issues. From 1990 until 2012 she was on the faculty of Harvard Medical School, most recently as an Associate Clinical Professor of Psychology.

Dr. Deutsch attended Northwestern University and is a graduate of the University of Wisconsin-Madison where she also received a Masters Degree in Counseling and Guidance and a Ph.D. in Counseling Psychology. She completed her internship at the Judge Baker Children's Center and Children's Hospital Boston, Harvard Medical School and her postdoctoral fellowship at Judge Baker and Children's Hospital with a rotation at the Boston Juvenile Court Clinic. Dr. Deutsch was the first Clinical Director of the Norfolk County Juvenile Court Clinic, and for 20 years the Co-Director and Director of Forensic Services of the Children and the Law Program in the Department of Psychiatry at Massachusetts General Hospital.

Dr. Deutsch has performed a wide variety of forensic evaluations and testified in juvenile, family, district and federal courts involving divorce and visitation disputes, relocation, domestic violence, adoption, alienation, abuse and neglect, posttraumatic stress and personal injury. She provides consultation and expert witness services on boundary violations, ethical issues, child and adolescent development, complex custody issues, and custody and parenting evaluations.

Dr. Deutsch has been involved in leadership roles in multiple organizations and task forces. She currently serves as Chair of the American Psychological Association (APA) working group to Review Scientific Literature Regarding High Conflict Family Relationships with Child Involvement. She was the former President of the AFCC (2008-2009), and the former Chair of the APA Ethics Committee (2007). She served on the AFCC task force that developed Guidelines for Examining Intimate Partner Violence (2016), the American Psychological Association (APA) task force that developed Guidelines for Parenting Coordinators (2011), the Association of Family and Conciliation Courts (AFCC) Task Force that developed Guidelines for Parenting Coordinators (2006), and the AFCC Task force that developed Guidelines for Court Involved Therapists (2010). She served as co-chair of the APA-ABA Working Group on Issues of Alleged Abuse, Neglect and Endangerment, co-chair of the APA-ABA Working group on Psychological and Legal Interventions with Parents, Children, and Families, and co-chair of the AFCC Task Force for Child Custody