

Imre Kifor

██████████
Newton, MA 02464

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 1, 2023

Senator Dick Durbin,
Chairman
Senate Judiciary Committee
224 Dirksen Senate Office Building
Washington, DC 20510

Congressman Jim Jordan,
Chairman
House Judiciary Committee
2138 Rayburn House Office Building
Washington, DC 20515
(via Judiciary_Whistleblower@mail.house.gov)

A Marxist (and Communist) “Equity-Based” Justice Directly And Fundamentally Subverts Our U.S. Constitution - A Meticulous Legal Proof

Dear Senator Durbin,

Dear Congressman Jordan,

I am writing once again regarding our “**fatherlessness crisis.**” I am doing so pursuant to “*In addition to its role in conducting oversight, the Senate Judiciary Committee also considers legislation, resolutions, messages, petitions, memorials, and other matters*” and “*The Committee on the Judiciary has been called the lawyer for the House of Representatives because of its jurisdiction over matters relating to the administration of justice in federal courts, administrative bodies, and law enforcement agencies.*”

A young presidential candidate superficially characterized the problem with his recent “*We also have a Federal government that pays single women more **not** to have a man in the house than to have a man in the house, contributing to an epidemic of fatherlessness.*” I can now formally substantiate my argument regarding the cause of the inspiring candidate's above description of the mere effect, i.e., that the Federal government is **not** the villain but the “rich” victim in a vast Marxist “redistribution of wealth” scheme.

While I have no interest in politics and am certainly not an expert in Marxism, I grew up as an eager but “brainwashed child” in tyrannical Marxism and communism. An essential part of that experience was to read some of the obscene amounts of mass-produced books by Lenin (for example) and his cohorts. Past an initial shock and intimidation, a persistent person can quickly realize that most Marxist ideas revolve around a lazy, “copy and paste”-style of **dogmatic promises** for stealing others' already created wealth.

As the past century of Marxist and communist history unambiguously proves, it is even more important to realize that once such “other people's” wealth is exhausted, the “progressive” social system runs out of energy as it is incapable of creating any wealth based on the pure “copy and paste” dogma and ideals.

Trivially, the most elemental “redistribution of wealth” is splitting up our nuclear families. In the age of all societal harms being universally caused by “white privilege,” a non-white presidential candidate’s eloquent assertion that the “ultimate privilege” is “two parents in the [family’s] house” is thus revealing.

On a personal level and from a capitalist perspective, the predatory “feminist” promise of easy “wealth after divorce” to all future single mothers is an initially appealing yet simple **bait-and-switch scheme**.

Once the predominantly emotional mothers initiate court proceedings, the “system” starts to churn while escalating any inherent “parental conflict” only to steal a higher and higher percentage of the family’s prior wealth. My attached extensive court filings meticulously document this fraudulently fabricated “progressive” process where Boston’s most prestigious Burns & Levinson, LLC., deliberately attempted to extort \$1,000,000 even when the court refused initially to award any support to a dishonest mother.

To make a **deliberately child-predatory** (as the “ultimate privilege” cited by our youngest presidential candidate continues to be purposely stolen for profit from our innocent children), but still only personal tragedy into a federal case, the now loudly “LGBTQ+” Commonwealth of Massachusetts had to step in.

Deeply empathizing with all our purposely disturbed (and confused) LGBTQ+ minors, I repeatedly and explicitly implored the former “first lesbian” Mass. Attorney General (and now Governor) to investigate a “feeder network” of sex-obsessed activists and also obscenely profiting professionals. These dishonest Harvard, and now Yale, “pediatric gender” professionals, who routinely fabricated infantile QAnon-style “feminist” narratives in our courts, cannot be considered “protectors of our children” under any pretext.

Predictably, a Family Court, i.e., the Commonwealth of Massachusetts, initiated a directed, sustained, and systemic conspiracy instead to silence and enslave a whistleblower. Despite being sworn to uphold the U.S. Constitution, **even a father’s civil rights**, the court sided with a dogmatic activist agenda, the Marxist “equity-based” justice whereby “fathers are always liars and mothers always tell the truth.”

The Family Court continues to reject my evidence and witnesses while actively inducing the “*Regarding Mr. Kifor’s forthcoming nature, Probation questions his authenticity and desire to secure employment*” baseless stereotypical claims. The meticulously documented “conspiracy to silence and enslave” started in 2018 when I was forced into intractable indignity and total isolation. From my house arrest, I wrote:

Thank you, [Dear Daughter].

I very much appreciate your help. I will file this with the Family Court as vivid proof of the results of their predatory “activism.”

I already showed you that mental health and chess are very much interrelated. Here it is again:

“Chess kept Russian human rights activist Natan Sharansky sane throughout his imprisonment by the Soviets, writes David Edmonds,” <https://www.bbc.com/news/magazine-25560162>.

Don’t forget, I have been under house arrest for years now. And the Family Court finally admitted today that “the obsessive orders don’t work...”

Thank you. I love you both very much!

Dad

PS. “Natan Sharansky’s jailers took that as powerful evidence that he was going - or had already become - quite mad. After all, in his punishment cell there was no bed, chair, or table, let alone a

chessboard and pieces. In fact, it was chess that kept him sane.”

The U.S. Department of Labor clearly states that the deliberate “**separate but equal**” treatment (based on race) has ended: “*The Civil Rights Act of 1964 is the nation's benchmark civil rights legislation, and it continues to resonate in America. Passage of the Act ended the application of ‘Jim Crow’ laws, which had been upheld by the Supreme Court in the 1896 case Plessy v. Ferguson, in which the Court held that racial segregation purported to be ‘separate but equal’ was constitutional. The Civil Rights Act was eventually expanded by Congress to strengthen the enforcement of these fundamental civil rights.*”

Why is the Probation of a Family Court, an agency of a declared “sovereign LGBTQ+” Commonwealth of Massachusetts, allowed to characterize on 8/16/2023 my 5+ years-long desperate efforts for a proper investigation of the child-predatory **Rule 60 Fraud On The Court** as lacking “authenticity” and “desire (to work),” based only and entirely on purely stereotypical race, sex, national origin, and age factors?

The coordinated and intense retaliation by the state government for my meticulously documented early 2018 email is overwhelming and unsurvivable: “*Dr. Olezski, 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.*”

Initially, I was arrested and then thrown in jail. That certainly contributed to the futility of my diligently submitted **1,660+** compliant job applications at the age of **almost 62**, and with a deliberately allowed to accumulate **\$345,000+** of in-arrears court-ordered obligations for my children (a severe federal felony).

Why am I not writing this letter from jail? CNN has the explanation: “‘*Frankl talks about how you had to survive in a concentration camp by having skills. You had to be useful,’ Gutfeld told Tarlov. ‘Utility! Utility kept you alive!’*” The only “utility” I can imagine for myself after all this senseless torturing and utter devastation by the Commonwealth of Massachusetts is that I can now prove (through a Civil RICO class action lawsuit, see draft attached) that the fatherlessness crisis is part of a Marxist “equity-based”-justice scheme to subvert our U.S. Constitution, and to silently and fraudulently **steal and “redistribute the [Nation’s] wealth”** accumulated in our therefore victimized “sleeping giant” federal treasury.

Respectfully,
/s/ Imre Kifor¹, Pro Se

Enclosure

Cc: Katherine B. Dirks, Esq., Assistant Attorney General, via katherine.dirks@mass.gov
Civil Rights Center, U.S. Department of Labor, via CivilRightsCenter@dol.gov
CRCEExternalComplaints@dol.gov
USAMA.CivilRights@usdoj.gov

¹ Signed under the pains and penalties of perjury as an affidavit in support of my **second pro se** and *forma pauperis* petition for a writ of certiorari to the U.S. Supreme Court.

List of referenced links:

1. 5/13/2023 open letter: "Sen. Warren: Stealing Children Is A War Crime, Yet Massachusetts Steals Them And Brainwashes Them Only To Then Abandon Them" <https://femfas.net/letters/warren/>
2. <https://owens.house.gov/posts/fox-news-americas-crisis-is-a-lack-of-fathers#>
3. Fox: "Vivek Ramaswamy: There is a crisis of fatherlessness" <https://www.youtube.com/watch?v=4qADG5fFiog>
4. Vladimir Lenin Works Index: "This is a 'quick reference' guide with **4,170** of a potential **4,500** documents listed in one long file (160k) and organized alphabetically by title only" <https://www.marxists.org/archive/lenin/by-title.htm>
5. <https://www.dol.gov/agencies/oasam/civil-rights-center/statutes/civil-rights-act-of-1964#>
6. CNN: "Dangerous and extreme" Holocaust comments <https://www.cnn.com/2023/07/25/media/white-house-fox-news-slavery-holocaust/index.html>