

Imre Kifor

[demolished house mailbox]

(mailbox only, house torn down)

Newton, MA 02464

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

(857) 340-8699

(by the federal Lifeline program)

I have no valid driver's license

I now sleep in a homeless shelter

<https://www.youtube.com/@ImreKifor>

February 16, 2026

Scott S. Harris, Clerk

Supreme Court of the United States

Washington, DC 20543

Dear Clerk Scott S. Harris,

In response to the attached letter from the Supreme Court, I have made all the requested corrections to my petition for a writ of certiorari, without altering the substance as originally submitted on 10/6/2025.

Consequently, I am enclosing my corrected petition for filing and docketing with the Court, at this time exclusively for the Massachusetts Supreme Judicial Court's two most recent (**and now final**) decisions:

1. Imre Kifor's Affidavit Verifying His Only Valid Physical Mailing Address As Requested By The Supreme Court On 11/21/2025 (as e-filed with the U.S. District Court on 1/7/2026),
2. Motion for Leave to Proceed *In Forma Pauperis* with exhibits,
3. Affidavit in Support of Motion for Leave with exhibits,
4. *Pro Se* Petition for Writ of Certiorari,
5. Appendices to Petition for Writ of Certiorari -- amended with **Imre Kifor's "Proof For The Prescribed 'Five Elements Of [Feminist And LGBTQ+] Fascism' In Massachusetts"** open letter and signed affidavit mailed to The White House on 2/16/2026,
6. Proof of Service.

Thank you.

Respectfully,

/s/ Imre Kifor, Pro Se

Enclosure

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

January 12, 2026

Imre Kifor

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Newton, MA 02464

RE: Kifor v. MA, et al.

SJC Nos. DAR-30493, SJ-2025-M006

Dear Mr. Kifor:

The above-entitled petition for writ of certiorari was originally postmarked October 6, 2025 and received again on December 30, 2025. The papers are returned for the following reason(s):

The statement of jurisdiction must show the dates the judgments or orders sought to be reviewed were entered. Rule 14.1(e). To the extent you wish to seek review of both the order dated September 5, 2025 in case No. SJ-2025-M006 and the order dated September 19, 2025 in case No. DAR-30493 at the Supreme Judicial Court under Rule 12.4, then the statement of jurisdiction must clearly state the same.

Please correct and resubmit as soon as possible. Unless the petition is submitted to this Office in corrected form within 60 days of the date of this letter, the petition will not be filed. Rule 14.5.

A copy of the corrected petition must be served on opposing counsel.

When making the required corrections to a petition, no change to the substance of the petition may be made.

Sincerely,  
Scott S. Harris, Clerk

By:



Katie Heidrick  
(202) 479-3038

Enclosures

Imre Kifor

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December 23, 2025

Scott S. Harris, Clerk

Supreme Court of the United States

Washington, DC 20543

Dear Supreme Court Clerk Harris,

In response to the attached letter from the Supreme Court, I have made all the requested corrections to my fifth petition for a writ of certiorari, without altering the substance of the petition.

Consequently, I am enclosing my corrected petition for filing and docketing with the Court, at this time exclusively for the Massachusetts Supreme Judicial Court's two most recent (and now final) decisions:

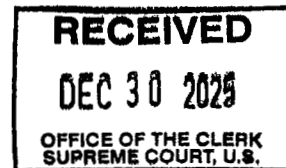
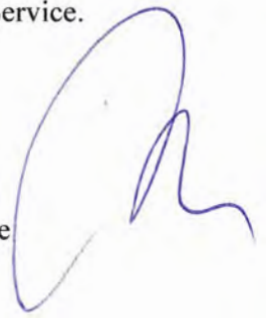
1. Imre Kifor's Affidavit Verifying His Only Valid Physical Mailing Address As Requested By The Supreme Court On 11/21/2025 (to be also submitted to the U.S. District Court),
2. Motion for Leave to Proceed *In Forma Pauperis* with exhibits,
3. Affidavit in Support of Motion for Leave with exhibits,
4. *Pro Se* Petition for Writ of Certiorari,
5. Appendices to Petition for Writ of Certiorari,
6. Proof of Service.

Thank you.

Respectfully,

/s/ Imre Kifor, Pro Se

Enclosure



UNITED STATES DISTRICT COURT  
DISTRICT OF MASSACHUSETTS  
BOSTON DIVISION

IMRE KIFOR,  
Plaintiff,

v.

THE COMMONWEALTH OF MASSACHUSETTS, GOVERNOR MAURA HEALEY (official capacity), ATTORNEY GENERAL ANDREA JOY CAMPBELL (official capacity), COMMISSIONER GEOFFREY E. SNYDER (official capacity, Mass. Dept. of Revenue, Child Support Services Div.), CHIEF JUSTICE JOHN D. CASEY (official capacity, Mass. Probate And Family Court Dept.), CHIEF JUSTICE BRIAN J. DUNN (official capacity, Mass. Probate And Family Court Dept.), CHRISTY OLEZESKI, PHD (official capacity, Yale School of Medicine, Yale [Pediatric] Gender Program), CEO KENNETH BURDICK (official capacity, The Counseling Center of New England -- now Lifestance Health, Inc.), CEO DR STEVEN STRONGWATER, (official capacity, Atrius Health), [REDACTED]

Defendants.

**No: 1:25-cv-11831-AK**

**IMRE KIFOR’S STATUS AFFIDAVIT ON HIS NOW FILED RENEWED COMPLAINTS  
FOR CONTINUED CONSPIRACY TO DISCRIMINATE WITH CONCLUSIVE PROOF  
FOR THE “FIVE ELEMENTS OF [THE DEEPLY CHILD-PREDATORY ‘FEMINIST’  
AND PROFITEERING ‘LGBTQ+’] FASCISM” IN MASSACHUSETTS**

The Plaintiff, Imre Kifor (“Father”), respectfully states as follows:

- 1) On 2/13/2026, Father renewed his complaints for continued conspiracy to discriminate with
  - a) the Massachusetts Attorney General’s Office -- both Civil Rights Division and Criminal Bureau, b) the local U.S. Attorney’s Office, and c) the local FBI Special Agent (Exhibit 3).

2) Father's renewed complaints were based on the events that unfolded during the trial in the Middlesex Probate And Family Court on 2/10/2026. He complained as follows (Exhibit 1):

a) Specifically, in my attached "Combined Statement Of Facts In Support Of Parallel Motions For Relief From **Fraud-Based** Final Orders And To Compel Assembly Of Deliberately **Falsified** Parallel Appellate Records," I (as "Father") stated under the pains and penalties of perjury to the Family Court on 2/12/2026 [see the attached Exhibit 2]:

"Contradicting the '**collect the Mothers' signatures**' verbal order by a non-white female judge on 7/ 21/2025 (with Father's request for the hearing transcript denied), the white male judge on 2/10/2026 immediately questioned Father's attempt to request Mother-B's signature, i.e., 'You didn't expect her to sign your stipulation only to incriminate herself [in federal court].' Father responded, 'Of course not, Your Honor. But I also had to follow this Court's direct [verbal] order.' Significantly, after explicitly requesting that Atty. ██████ read out loud for the record the statute for 'discrimination in a public place,' G.L.c. 272, § 98, the same white male judge also asserted that 'I am certainly not discriminating.' Father immediately agreed. It became obvious that even the most basic details were hidden from the new judge on 2/10/2026, e.g., parallel cases existed with colluding mothers and that the DOR and federal courts had also been involved. Despite Father meticulously supporting his submissions on 2/6/2026 with [his two] **affidavits and 113 + 637 + 200 + 161 + 73 = 1,184 pages** of comprehensive 'individual facts,' the online docket on 2/11/2026 trivially demonstrates that none of [Father's] diligently e-filed affidavits nor a single page of his uncontested 'individual facts' were ever docketed and available for a white

male judge -- who made an explicit effort to avoid reverse discriminating in a public place against a straight white father and a ‘useless’ legal immigrant.”

- b) Significantly, as manifested in the attached Pretrial Memorandums filed for the 2/10/2026 conference in the Family Court, Atty. ██████████ **continued to deliberately misrepresent** the extensive facts by claiming, “In an effort to avoid any future harassment and court-intervention, the Mother would agree to a termination of the Father's child support obligation, the only possible relief available to him,” directly and knowingly contradicting the Massachusetts Supreme Judicial Court’s SJC-13427 order on 8/8/2023, i.e., “To the extent [Father] contends that the docketing of any order was delayed and that the appellate period lapsed in the interim, a motion under Mass. R. Civ. P. 60 (b) (1) or (6) may provide a remedy.”
- c) The **deeply child-predatory “feminist”** and obscenely profiteering “LGBTQ+” reverse discrimination scheme -- served up to the Court by Atty. ██████████ -- was intended to pit the straight white mothers and father against each other by either a) signing incriminating stipulations, or b) abandoning **\$547,650+** of combined (parallel) child supports, thus ruthlessly damaging the innocent four Massachusetts children.
- d) With Atty. ██████████’s deliberate, **conspiracy-reinforcing scheme**, the Family Court was set to close the matters on 2/10/2026 without having to docket any of my “individual facts” as a straight white father and a “useless” legal immigrant, allowing the Gov. Healey administration to escape any investigations regarding the attached summarizing “Dear President Trump, I have the proof for the prescribed ‘five elements of [deeply child-predatory feminist and profiteering LGBTQ+] fascism’ in Massachusetts.”

Signed under the pains and penalties of perjury.

February 13, 2026,

Respectfully submitted,

/s/ Imre Kifor

Imre Kifor, Pro Se

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February 16, 2026

President Donald J. Trump

The White House

1600 Pennsylvania Ave, NW

Washington, DC 20500

**Proof For The Prescribed “Five Elements Of [Feminist And LGBTQ+] Fascism” In Massachusetts**

Dear President Donald J. Trump,

Encouraged by your bravery and continued successes in rectifying our beloved America, I am writing to you once again to offer you my meticulously preserved and now fully crystallized legal challenge to the Massachusetts Supreme Judicial Court's deliberate & long-running attempt<sup>1</sup> to subvert our Constitution.

For context, I will start with the Wall Street Journal's opinion published on 1/23/2026, “This is the world wealthy liberals created when they decided climate change and later ‘**systemic racism**’ and all the other so-called ‘existential causes’ required extra democratic action. It amounts to a subtler and more effective attack on democracy than anything Mr. Trump has attempted.” To elaborate on this conclusion, I refer to “The five elements of fascism -- And how Trump and much of today's Republican Party embrace them,” a **projection** written by Robert B. Reich, one of the “ten most effective cabinet members of the century.”

Even a summary reading of these will attract attention to our “systemic racism,” a brazen **deception**. For any “virtuous” (guilt-driven and easily manipulated) American, this phenomenon of “suicidal empathy” means that we must blame and outright “hate” our 341M+ compatriots, while unconditionally embracing the 8.3B+ world humanity -- a “global community” of our mere infantile projections of “luxury beliefs.”

Specifically, thanks to the finally genuinely protecting U.S. president, Nick Shirley, the most courageous member of our young generation, conclusively reported to a staggering 140M+ viewers that “Minnesota learned the hard way that tribes don't vanish at the border,” that is “... It is impossible to understand the

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<sup>1</sup> See “State Constitutional Law Declares Its Independence: Double Protecting Rights During a Time of Federal Constitutional Upheaval” by Scott L. Kafker, Associate Justice of the Massachusetts Supreme Judicial Court, at [https://repository.uclawsf.edu/hastings\\_constitutional\\_law\\_quarterly/vol49/iss2/4/](https://repository.uclawsf.edu/hastings_constitutional_law_quarterly/vol49/iss2/4/).

massive chunk of the world that runs from Morocco 4K+ miles east to Pakistan and south across Africa without realizing the importance of tribes. This area covers nearly two billion people, mostly Muslim -- but includes hundreds of millions of Christians too. It is mostly poor, but it also has the wealthy Gulf Arab nations. What it shares more than anything is **a commitment to tribe as the center of identity.**”

And when any such hardwired “tribe mentality” predictably means more than a convenient (and merely politically staged) “globalized Marxist victim” identity, a systemic and unsurprisingly vast fraud results, e.g., the \$9B+ Somali and the \$7B California-style “homeless” fraud -- that I personally am a witness to.

To anyone who has experienced the effects of Marxism and Communism, the foundational principles of modern global politics, i.e., “all Marxist ideals leverage the always inherent ‘tribe mentality’ of chaotic societies, and they collapse when the money runs out,” become the basis of a “first principles” thinking.

Accordingly, in my attached petition for a writ of certiorari to the Supreme Court, I argue that the “elite” attorneys (and Massachusetts judges) have cleverly “reverse engineered” and **hijacked** the badly written federal discrimination laws with “naive” (or trivially incompetent, i.e., predictably leading to the famous Russell's paradox) but deeply child-predatory & obscenely lucrative (through fraudulently “maximized” federal reimbursements) “LGBTQ+” fabrications -- under the first openly lesbian governor in the nation.

The premise of my now fifth reiteration of the above argument (that Title VI/VII of the Civil Rights Act of 1964 and descendant discrimination laws are “badly written,” so much so that even the Massachusetts Supreme Judicial Court feels the need to “**double protect**” **some**) was openly manifested on 1/13/2026:

- Addressing West Virginia state Solicitor General Michael Williams, Supreme Court Chief Justice John Roberts said, “In terms of Bostock, I understand that to say that discrimination on the basis of transgender status is discrimination on the basis of sex. But the question here is whether or not a sex-based classification is necessarily a transgender classification.”
- Williams agreed and said, “I think the court can stop and say that a sex definition and a reference to biological sex is not the same as a transgender classification.”

Specifically, reflecting all quintessential “Marxist efforts” (to always degrade societies by sowing chaos with purpose-fabricated ambiguities and inconsistencies), the core of the federal discrimination laws has been invalidated by threatening and punishing people based on “sex” -- without ever adequately defining what that sex is, i.e., prominent women publicly refusing to explain the meaning of a “woman” or prove that “men get pregnant” by simply naming a single male to have given birth out of our 8.3B+ humanity.

As a mere *pro se & in forma pauperis* layman, I have no standing to argue any laws. However, building on the assumption that all sane societies must always protect “women,” the perfect symmetry of my two parallel & simultaneous lawsuits trivially cancelled out my own masculinity, thus revealing the ultimate Marxist objective of the child-predatory “feminist” scheme: **to extort money while harming children.**

Namely, while “protecting” a millionaire mother (by allowing 30+ “elite” lawyers to enrich themselves and extort an estimated \$1,265,112 through subornation of perjuries and systemic Rule 60 frauds on the court), the all-female state government in Massachusetts deliberately discriminated and retaliated against the “poor” mother, seemingly collecting long-term government aid, and her “**fatherless**” minor children.

Furthermore, the most clear and significant manifestation of “**sowing [Marxist-inspired] chaos**” (based on the “badly written” federal discrimination laws) was promptly reported by you, Mr. President, in your post: “... [Mayor] Frey just stated that, ‘Minneapolis does not, and will not, enforce Federal Immigration Laws.’... this statement is a very serious violation of the Law, and [Frey] is PLAYING WITH FIRE!”

Mayor Jacob Frey exposed the fraud-driven “sanctuary policies” scheme when deceiving with, “We’re going to do everything possible that we can to advocate, to push & stand up for the [Somali] neighbors, whom we love so dearly.” By reverse-engineering and then hijacking the discrimination laws, sanctuary policies first protect “based on color,” and then conceal crimes (by not “targeting”), also based on color.

In summary, the “sanctuary scheme” is simple: bait by brandishing federal discrimination laws -- poorly written for a majority white “**localized**” population of the ‘60s (and merely projecting “systemic racism” in the arguably least racists country), and then switch by deceitfully expanding the badly written laws to a “**globalized**” world population (the unconditionally invited millions of majority colorful “neighbors”).

As an always “legal” immigrant (and proud U.S. citizen), I have the peculiar circumstances to factually prove that Mayor Frey (and Massachusetts Governor Healey) are brazenly lying when preaching about “loving and protecting our neighbors.” These sanctuary policies simply **silence and enslave** -- by luring ignorant “illegals” into “feeling safe” in hiding. The politicians know that these “neighbors” will forever be legally compromised, e.g., they will never be able to sue in court to protect themselves & loved ones.

Severely restricted by case law, the Supreme Court has started a piecemeal effort to combat the “reverse engineering” and Marxist-inspired “hijacking” of the federal discrimination laws when Justice Ketanji Brown Jackson ruled in Ames v. Ohio Department of Youth Services, 605 US \_ (2025), that “The ‘law’s focus on individuals rather than groups is anything but academic.’ By establishing the same protections for every ‘individual’ -- without regard to that individual’s membership in a minority or majority group -- Congress left no room for courts to impose special requirements on majority-group plaintiffs alone.”

As Marxist delusions collapse when money runs out, the overwhelming objective of these agendas is to use badly written federal discrimination laws to deceitfully “protect” fabricated victims while extorting fraudulently “maximized” federal funds. Correcting the discrimination laws (that directly target the only “unprotected class”: **the straight white fathers and “useless” legal immigrants**) is the comprehensive solution to stop the endless stealing of federal funds by the state governments themselves. Accordingly, my petition to the Supreme Court concisely generalizes all these “hijack laws to conceal fraud” schemes.

Consequently, I am praying for support for my petition. In my attached affidavit on the “five elements of fascism,” I summarized my facts about a much smaller scale, but still identical projection, i.e., “**the left always accuses people of doing something they are guilty of themselves ... it is called a projection.**”

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

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<sup>2</sup> Signed under the pains and penalties of perjury as an affidavit in support of my now fifth *pro se* and *in forma pauperis* petition for a writ of certiorari submitted to the U.S. Supreme Court.

## Referenced links:

1. "The Minneapolis Protests and Democrats' Nonprofit Problem," [https://www.youtube.com/watch?v=3V65\\_L3sCMI](https://www.youtube.com/watch?v=3V65_L3sCMI).
2. "The five elements of fascism - And how Trump and much of today's Republican Party embrace them," <https://robertreich.substack.com/p/the-five-elements-of-fascism>.
3. "Robert Bernard Reich ... He was also a member of President Barack Obama's economic transition advisory board. In 2008, Time magazine named him one of the Ten Most Effective Cabinet Members of the century," [https://en.wikipedia.org/wiki/Robert\\_Reich](https://en.wikipedia.org/wiki/Robert_Reich).
4. "'Suicidal Empathy' Reason for Open Border Policies Says Gad Saad," <https://www.youtube.com/watch?v=QhQCUQlcUZU>.
5. "Nick Shirley: I Testified in Front of Congress About Fraud...," <https://www.youtube.com/watch?v=vmOqH9BzKIY>.
6. "Minnesota learned the hard way that tribes don't vanish at the border," <https://www.foxnews.com/opinion/alex-berenson-minnesota-learned-hard-way-tribes-dont-vanish-border>.
7. "U.S. Attorney: Fraud likely exceeds \$9 billion in Minnesota-run Medicaid services," <https://minnesotareformer.com/2025/12/18/u-s-attorney-fraud-likely-exceeds-9-billion-in-minnesota-run-medicaid-services/>.
8. "FRAUD EXPOSED: Vance calls out California's rampant \$7B scheme," <https://www.youtube.com/watch?v=YpTEM5dYsJQ>.
9. "Roberts Probes Whether 'A Sex-Based Classification Is Necessarily A Transgender Classification,'" <https://www.youtube.com/watch?v=6WtlOkQhjOO>.
10. "Sen. Blackburn asks Supreme Court nominee to define 'woman' | USA TODAY," <https://www.youtube.com/watch?v=BWtGzJxiONU>.
11. "Senator Hawley Calls Out Doctor Witness Who Can't Answer If Men Get Pregnant," <https://www.youtube.com/watch?v=dX4uoS0aCok>.
12. "BREAKING: Trump hits back at Frey: 'PLAYING WITH FIRE!'," <https://www.youtube.com/watch?v=G9PNsuuD5VU>.
13. "Frey doubles down on Minneapolis sanctuary city policy," <https://thehill.com/homenews/state-watch/5712515-frey-doubles-down-on-minneapolis-sanctuary-city-policy/>.
14. American Psychological Association: "**Projection:** -- updated on 11/15/2023 -- in psychoanalytic and psychodynamic theories, the process by which one attributes one's own individual positive or negative characteristics, affects, and impulses to another person or group. This is often a *defense mechanism* in which unpleasant or unacceptable impulses, stressors, ideas, affects, or responsibilities are attributed to others. For example, the defense mechanism of projection enables a person conflicted over expressing anger to change 'I hate them' to 'They hate me.' Such defensive patterns are often used to justify prejudice or evade responsibility; in more severe cases, they may develop into paranoid delusions in which, for example, an individual who blames others for their problems may come to believe that those others are plotting against them. In classical psychoanalytic theory, projection permits the individual to avoid seeing their own faults, but modern usage has largely abandoned the requirement that the projected trait remain unknown in the self," <https://dictionary.apa.org/projection>.