

Imre Kifor

[demolished house mailbox]

(mailbox only, house torn down)

Newton, MA 02464

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>

September 11, 2025

President Donald J. Trump

The White House

1600 Pennsylvania Ave, NW

Washington, DC 20500

Concise Proof & Manifested Mechanism Of A Marxist-Inspired, “Governmental Ineffectiveness”-Based, Deeply Child Predatory “LGBTQ+” Profiteering/Racketeering Scheme By Massachusetts

Dear President Donald J. Trump,

While I did not plan to, I must start with our latest true national tragedy, the perhaps entirely preventable tragedy of the late Charlie Kirk. I found the Megyn Kelly and Vivek Ramaswamy heartfelt conversation the most soothing out of the incredible outpouring on social media and YouTube, see link attached, i.e.,

“**What did he do that was so wrong that earned him this fate?** It was to foster open conversations with young people who are hungry to figure out what they believed... he was committed to talking to people who disagreed with him. To do it openly, that was his ultimate sin... it turns out. God blessed him with immense gifts... and he was not afraid... to do what he felt was right for his country.”

Sadly, as a former “brainwashed” child -- who grew up in Eastern European Marxism & Communism --, I feel that, as any sane person who approaches another human for a conversation, Charlie's above “sin” was aggravated by his belief that the other person had something to gain. Charlie was way too young to know, and the national movement (all so dependent on him) was **too ineffective** in protecting him, that:

“Everyone who knows anything about Marxism knows that it seeks to ‘seize [all] the means of production’ and institute a socialist tyranny through a violent revolution against the producers and consumers of society. What many people don't know is that Marx didn't just outline a single ‘win condition’ for Marxism. **[Karl Marx] outlined the backup plan, too: total destruction.** From the first lines of the ‘Manifesto of the Communist Party,’ Karl Marx makes it clear that his class-conflict model always ends in one of two ways: ‘a revolutionary reconstitution of the society at large or in the common ruin of the contending classes,’” The Two Goals of Marxist Activism, by the deep-thinker James Lindsay et al., see https://www.youtube.com/watch?v=_tPwxPRNjVA.

Most importantly, as in his perhaps last interview with Fox News, see link attached, Charlie Kirk seemingly took the “Marxist bait” and attacked the paid-to-provoke, but still a mere pawn, Media.

One has to be brainwashed first to fully understand how “brainwashing” actually works: by inducing total confusion. With confusion present, the next step -- to create immediate fear -- achieves the ultimate Marxist objective, the signature ambiguity and inconsistency of one's reality, i.e., anything is possible.

Charlie Kirk, while the bravest of our heroes, did not recognize that his enemy was much bigger than an ordinary person simply sitting and conversing with him; **his enemy was sponsored by states**, i.e., actual American states, that directly depend on the largest concentration of wealth in the world: our Treasury.

Cognizant that I am effectively a homeless nobody now, especially compared to Charlie Kirk’s tragically deserved new “national legend” status, I still need to substantiate my above allegation I now made to the President of the United States by referring to my complaint/affidavit, titled “The Deeply Child Predatory And Also Profiteering Reverse Discriminations (And Racketeerings) By The First Lesbian Governor In Our Nation Is The Quintessential Definition Of ‘Hate Crimes’,” and mailed to FBI Director Kash Patel.

The concise summary of my reiterated Title VI/VII violations and still ongoing long-term Civil RICO matters against the State of Massachusetts is the following plain question to our federal government: **How many hundreds of thousands of fraudulently “maximized” dollars have been federally “reimbursed” to Massachusetts on behalf of our dear American children, only to collect \$0.71?**

Being a legal immigrant, I still think and feel like an immigrant (even though I am a proud U.S. citizen).

And Massachusetts Gov. Maura Healey’s brazen lies regarding the current ICE activities here, i.e., “... Imagine you're at home right now. What do you do? Do you send your kid to school, do you go to the grocery store, or do you go to the doctor's? Because people are being picked up and targeted based on the color of their skin,” is just as excruciatingly painful as reading about Charlie Kirk. His last interview was exactly about **how “[they] put race in almost every situation where it doesn’t exist,”** see links.

As a former Mass. Attorney General, Maura Healey fully knows that, after luring those poor “ignorant” immigrants into the state -- to violate federal laws on purpose for free food and empty promises, all the immigrants will be so compromised legally that she can then, as the modern-day “slave driver,” either blackmail them into compliance or treat them as criminals (or “prisoners,” like I was treated unjustly in federal court in Boston for years -- before the now changed and manifestly more professional routines, see attached details). **All the while, the State ruthlessly steals their children and entire lives away.**

While a mathematician by training, I am now also familiar with the intricacies of both state and federal laws. And I have put my new “skills” to use, so much so that the Massachusetts Supreme Judicial Court effectively “assassinated” me, just after I mailed my prior RICO complaint to FBI Boston, by ordering:

“It is FURTHER ORDERED that Kifor is hereby prohibited from filing any new papers, or from seeking to open any new case in the Supreme Judicial Court, where such papers, or such new case, arise out of the same underlying trial court matters... Any papers that Kifor hereafter submits to the

Supreme Judicial Court will be screened prior to docketing; if they arise out of the same underlying proceedings, the papers will not be accepted for filing. If Kifor continues to try to file any such papers, he risks further sanctions, including being held in contempt,” see docket SJ-2025-M006.

Consequently, I summarized my circumstances in my attached “Motion For Injunction Against The Federal Reimbursements-Collecting State [Of Massachusetts]” in the U.S. District Court in Boston:

"As there is no attempt in any of the state courts to differentiate among the wide-ranging facts, i.e., **all of [my] facts** — except for [my] 'white, straight, and legal immigrant male' political identity -- **must be erased and never reviewed**, the constitutional due process and equal protection of the law rights clearly apply, without any of the distractions imposed by the state courts' jurisdictions."

However, despite all the above “introductory” details, the objective of my herein letter/federal affidavit is encapsulated by the news item, “Former congressman Jason Chaffetz, who was at the event, told Fox News that Kirk was taking a question about ‘transgender shooters, mass shooters, and in the midst of that, the shot rang out.’” In this context, I still vividly remember when, as a teenager, I made “friends” with the Romanian Secret Police (Securitate) 17 to 19-year-old soldiers training their dogs. This was rooted in our shared, then best (and only true) friends, our German Shepard dogs. The soldiers, orphans (or abandoned), grew up without parents. They were absolutely the most cruel creatures I had witnessed.

I saw one “friend” of mine during work, while patrolling the streets with his dog and assault rifle. He felt “powerful,” and the gypsies sitting on the curb were afraid, even though he looked just like them (or us, as in poverty, everybody looks the same). And he kicked them, in their legs, in their stomachs, and in their faces with his big Russian-style army boots. I asked him later, “Why?” Because he “hated them,” because they “had a family, ...mothers, fathers, children.” Gypsies all over Romania have large families.

If a teenager can make such psychological observations, no wonder it has been scientifically known (see paper attached) that the State forcing children exclusively on “hating” mothers -- **only to fraudulently “maximize” federal child support reimbursements back to the State**, will confuse/destroy children:

“53% of the mothers of boys with gender identity disorder (GID), compared with only 6% of controls, met the diagnosis for Borderline Personality Disorder on the Diagnostic Interview for Borderlines or had symptoms of depression on the Beck Depression Inventory. Results of the Summers and Walsh Symbiosis Scale suggested that mothers of probands had child-rearing attitudes and practices that encouraged symbiosis and discouraged the development of autonomy.”

Consequently, no Charlie Kirk will ever have a chance of survival against the “child soldiers” purposely trained to hate and destroy, per the above Marxist Plan B. Utterly confusing children and even physically mutilating them ensures that they will always follow “the orders,” with no autonomy. As I believe in the rule of law, I respectfully request a mere token of support for my ongoing *pro se* petitions to SCOTUS.

Respectfully,
/s/ Imre Kifor¹, Pro Se

¹ Signed under the pains and penalties of perjury as an affidavit in support of my renewed federal “Complaint For Declaratory And Injunctive Relief And Damages” for violations of Title VI/VII of the Civil Rights Act of 1964.

Referenced links:

1. “Remembering Charlie Kirk: Megyn Kelly Discusses His Legacy with Vivek Ramaswamy,” <https://www.youtube.com/watch?v=9GyL-vAoa48>,
2. “THIS wasn't national news?!': Charlie Kirk SOUNDS OFF on the media,” https://www.youtube.com/watch?v=41_S_oVeLCU,
3. “Trump's border czar spars with Gov. Healey over increased ICE activity in Massachusetts,” <https://www.nbcboston.com/news/local/trumps-border-czar-spars-with-gov-healey-over-increased-ice-activity-in-mass/3805641/>,
4. “Spencer Cox Issues Passionate Message To Young People After Charlie Kirk Killing Suspect Arrested,” https://www.youtube.com/watch?v=_V6Rkgyo5jc.

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September 8, 2025

Director Kash Patel

FBI Headquarters

935 Pennsylvania Avenue, NW

Washington, D.C. 20535-0001

The Deeply Child Predatory And Also Profiteering Reverse Discriminations (And Racketeerings) By The First Lesbian Governor In Our Nation Is The Quintessential Definition Of "Hate Crimes"

Dear Director Kash Patel,

As a follow-up to my letter/federal affidavit, titled "Forced Fatherlessness Is The Manifested Objective Behind The Child-Predatory 'Feminism' And Profiteering 'LGBTQ+' Dual Discrimination Schemes In Today's Agenda-Driven Massachusetts" and mailed to The White House on 11/10/2024, I reiterated my complaints on 6/30/2025 to the DOJ's Civil Rights Division by elaborating on my new circumstances:

"Under Gov. Maura Healey's administration, the state of Massachusetts is appallingly mismanaged and in need of endless federal funds, reflecting the worldwide wisdom that 'Marxist ideals collapse when the money runs out.' Consequently, the first openly lesbian governor in the nation built her administration around the need to 'maximize' federal receipts at all costs, i.e., by leveraging our dear Massachusetts children. With a personal, professional, and a blatantly profiteering vendetta against 'everything masculine,' i.e., using taxpayer money to **brainwash, steal, and forcefully 'castrate' even underage American boys**, in the name of the conveniently 'custom-fabricated' — meaning illogical and incompetently 'hacked together,' see my complaints/petitions re: Russell's Paradox — 'LGBTQ+' principles, Gov. Healey effectively and explicitly based her entire career on the now federally unlawful 'reverse discriminations' against the vast majority white and straight men in our Massachusetts. As the Attorney General, Maura Healey also actively contributed to the deliberate and profiteering subversion of our U.S. Constitution, i.e., by loudly 'double protecting' some — the always ambiguous, inconsistent, and 'fluidly' changing artificial groupings — only to then freely (and lucratively, in Marxist-style) discriminate and retaliate [by silencing and enslaving] against all the despised 'white toxic masculinity,' **with [a thus] organized (RICO) racketeering pattern.**"

The DOJ promptly responded with the “You contacted the DOJ on 6/29/2025. Your report number is 630856-MZS. The Civil Rights Division relies on information from community members to identify potential civil rights violations. The Federal Bureau of Investigation and other law enforcement agencies conduct investigations for the Division. Therefore, you may want to contact your local FBI office.”

Accordingly, I mailed my 314-page “Renewed Complaint For Hate-Based Organized Racketeering (RICO) Against Straight White Fathers And Legal Immigrant Families By The State Of Massachusetts” to the FBI’s Boston office on 8/10/2025. The package directly referenced my prior federal Civil RICO complaints, which I had repeatedly filed with the U.S. District Court on 7/13/2022 and on 11/5/2023.

However, on 8/24/2025, I was finally able to concisely summarize with a 9-volume “Combined Record Appendix” (e-filed with the Massachusetts Appeals Court, No. [REDACTED] all materially significant developments since 11/5/2023, including the 4/20/2024 revelation of the **12/5/2013 secret “gatekeeper” order**. This order was used by the State to discriminate against me based on my race, sex, gender, and national origin, using the manifestly **false and infantile** (in QAnon-style) “mental health” fabrications.

Consequently, I have updated and attached my “Renewed Complaint for Violations of Title VI/VII of The Civil Rights Act of 1964 (42 U.S.C. §§ 2000d/e, et seq.), Deprivations of Civil Rights (42 U.S.C. §§ 1981, 1983, 1985), and for a Systemic & Sustained Civil RICO (18 U.S.C. § 1962) Conspiracy -- with its Prohibited Activities,” including relevant substantiating exhibits. Moreover, I am also updating my docket, No. 1:25-cv-11831-AK, with my new status affidavit in the U.S. District Court, District of Mass.

Coincidentally, the Massachusetts Supreme Judicial Court finally issued its order (see attached) of the “staging” docket, No. SJ-2025-M006, which has been at the core of my fourth SCOTUS petition for a writ of certiorari, No. 24-7282, and has already been distributed for the Court’s 9/29/2025 conference.

My “Petition For Interlocutory Relief From Hate-Based Organized Racketeering Against Straight White Fathers And Legal Immigrant Families,” submitted to the Massachusetts Appeals Court, including its 9-volume “Combined Record Appendix,” concisely substantiates that the Family Court, the alleged Civil RICO “Enterprise Hub,” has a single unlawful objective and main priority, i.e., “the Family Court has an ulterior, ‘collateral’ motive, i.e., **avoiding the federal penalties**, for forcefully maintaining the dockets’ status quo. The Family Court’s priority can only be achieved if all, **even uncontested facts**, are erased from the parallel dockets... WHEREFORE, Father respectfully requests this [Appeals] Court to decide if Ames v. Ohio Dept. of Youth Servs, 605 U.S. _ (2025), applies to the Family Court’s refusal to docket Father’s four complaints for modification as confirmed by the Family Court’s denials on 7/8/2025.”

In summary, none of the intricate details of my cases matter in the deeply child-predatory “feminist” and also profiteering “LGBTQ+” Massachusetts, as long as all of my even uncontested facts -- **as a white, straight, “toxic” masculine, and despised “legal” immigrant**, a loving father of four “sacrificed for the Marxist cause” children --, are actively and systemically discarded & erased from my court dockets.

Respectfully, /s/ Imre Kifor¹, Pro Se

¹ Signed under the pains and penalties of perjury as an affidavit in support of my renewed federal “Complaint For Declaratory And Injunctive Relief And Damages” for violations of Title VI/VII of the Civil Rights Act of 1964.

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August 10, 2025

Andrea Joy Campbell,
Mass. Attorney General
Office of the AG (AGO)
One Ashburton Place
Boston, MA 02108
via katherine.dirks@mass.gov

Leah B. Foley,
U.S. Attorney, District of Mass.
U.S. Department of Justice
One Courthouse Way, #9200
Boston, MA 02210
via USAMA.CivilRights@usdoj.gov

Ted E. Docks,
Special Agent, FBI Boston
201 Maple Street
Chelsea, MA 02150
via U.S.P.S. Mail

Renewed Complaint For Hate-Based Organized Racketeering (RICO) Against Straight White Fathers And Legal Immigrant Families By The State Of Massachusetts

Dear Andrea Joy Campbell, Massachusetts Attorney General,

Dear Leah B. Foley, U.S. Attorney, District of Massachusetts,

Dear Ted E. Docks, Special Agent, FBI Boston,

I continue to be targeted with systemic disparate treatment, specifically **“reverse discrimination,”** as a straight white legal immigrant father, see U.S. Supreme Court Justice Ketanji Brown Jackson's ruling:

“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 ... Our case law makes clear that the standard for proving disparate treatment under Title VII does not vary based on whether or not the plaintiff is a member of a majority group. Accord, *Bostock*, 590 U.S., at 659 (‘This statute works to protect individuals of both sexes from discrimination, and does so equally’), the ‘background circumstances’ rule flouts that basic principle.” Ames v. Ohio Department of Youth Services, 605 U.S. __ (2025).

Consequently, I have docketed my first of three to-be-paired appeals as No. [REDACTED] In my also docketed first of three Massachusetts Supreme Judicial Court (“SJC”) Applications for DAR, No. DAR-30493, I raised the same constitutional questions as I had already raised in my U.S. Supreme Court petition No. 24-7282 and my SJC “staging” dockets Nos. SJ-2024-M026 and 2025-M006, see attached.

The focus of my complaints is the fact that a deeply child-predatory and profiteering Middlesex Probate And Family Court continues to conspire with the rest of the Commonwealth of Massachusetts (“State”) to deliberately violate my due process and equal protection constitutional rights by effectively doubling down on the following predicate acts: a) mail and wire fraud, b) obstruction of justice -- i.e., manifestly falsified Family Court dockets and sabotaged timely appeals, and c) **existential retaliations** -- only to safeguard the fraudulently maximized flow of child-support related federal reimbursements, while also effectively ordering the impoverished mothers to continue to commit fraud and attorney-assisted perjury.

In my reiterated complaint to the DOJ, Civil Rights Division, I also elaborated on my circumstances:

“Under Gov. Healey’s administration, the State is appallingly mismanaged and in need of endless federal funds, reflecting the worldwide wisdom that ‘Marxist ideals collapse when the money runs out.’ Consequently, the first openly lesbian governor in the nation built her administration around the need to ‘maximize’ federal receipts at all costs, i.e., by leveraging Massachusetts children. With a personal, professional, and a blatantly profiteering vendetta against ‘everything masculine,’ i.e., using taxpayer money to **brainwash, steal, and forcefully castrate even underage American boys**, in the name of the conveniently custom-fabricated — meaning illogical and incompetently ‘hacked together,’ see my complaints/petitions re: Russell’s Paradox — ‘LGBTQ+’ principles, Gov. Healey effectively and explicitly based her entire career on now federally unlawful reverse discriminations against the vast majority white and straight men in Massachusetts. As Attorney General, Healey also actively contributed to the deliberate and profiteering subversion of our U.S. Constitution, i.e., by loudly ‘double protecting’ some — the always ambiguous, inconsistent, ‘fluidly’ changing artificial groupings — only to then freely (and lucratively, in Marxist-style) discriminate and retaliate against all the despised ‘white toxic masculinity,’ **with [a thus] organized (RICO) racketeering pattern.**”

The DOJ promptly responded to me with “You contacted the DOJ on 6/29/2025. Your report number is 630856-MZS. The Civil Rights Division relies on information from community members to identify potential civil rights violations. The Federal Bureau of Investigation and other law enforcement agencies conduct investigations for the Division. Therefore, you may want to contact your local FBI office.”

Since then, the existential retaliations materialized, as I (as “Father”) documented to the Appeals Court:

Responding to a request from the U.S. Dept. of HHS, Father also complained to Sec. Robert F. Kennedy, Jr., in his attached open letter/federal affidavit, titled “Massachusetts’ Predatory And Profiteering ‘LGBTQ+’ Agenda Extorts Federal Funds To Torture Our Children Into Systemic ‘Fatherlessness’ Through The Manifestly Falsified Family Court Dockets,” mailed on 8/6/2025.

Subsequently, on 8/7/2025, the AGO emailed Father a letter stating that “Your complaint against Gov. Maura Healey was received by the Civil Rights Division ... Please be advised that after reviewing your complaint, the Civil Rights Division has decided not to further investigate or intervene in this matter at this time.” In his 8/8/2025 email response to the AGO, Father wrote:

“I finally have my evidence from the Family Court to renew my complaints for ‘Hate-Based Organized Racketeering (RICO) Against Straight White Fathers And Legal Immigrant Families By Massachusetts’ with the AGO’s Criminal Bureau and the [local] FBI. It is now clear that:

- a) as a now ‘undocumented’ (but always legal) immigrant, i.e., with no valid proof of status, **I will never get a job, any job**, in the current, extremely hostile, and polarized environment;
- b) as a deeply hated straight white father, the activist ‘LGBTQ+’ government will not allow me to change the fraudulently and usuriously accumulated (and **now over half a million dollars** worth) of disparately ordered in-arrears [child supports and other] obligations;
- c) as a ‘useless’ legal immigrant, **my family, i.e., my dear four children, will never benefit from Gov. Maura Healey’s agenda-driven carveouts** of “[\\$30K in migrant housing aid](#)”¹ — extorted from all law-abiding U.S. taxpayers for her grossly misguided political ambitions.

I reiterate that I would only need a tenth of that \$30K to renew my [long-]expired documents — something that was deliberately and explicitly denied to me by the Family Court on 1/30, 4/25, and even in person, on 7/21/2025. The next date is now 12/23/2025..., and this is the first time I feel that I may collapse by then.”

In the evidence attached to his email to the AGO, Father effectively substantiated that the Family Court [and the State] could have properly solved and closed the [intractable] matters on 1/30/2025, had it not been acting under “**collateral orders**” protecting the, therefore, uninterrupted flow of the fraudulently maximized federal reimbursements [in the tens of millions of dollars] to the state itself.

While being an unapologetically white, straight father, and legal immigrant, the superficially applied official “identity politics” based on all Marxist-inspired “Critical Feminist, Racial, Queer, etc., Theories” does not apply to me because I grew up in -- and was thoroughly brainwashed by -- actual Communism.

Specifically, I have nothing to do with any “patriarchy” -- as in Communism, both sexes are equal; I have nothing to do with “racism or white supremacy” -- as I was a deeply hated minority in a former tyranny; I have nothing with any “gay/lesbian/queer hatred etc.” -- as in Communism there is no religion and any “hatred” between hated minorities themselves is pure nonsense. Moreover, I have nothing to do with any “exploitation, manipulation, or control” -- as I arrived in the U.S. with nothing, only to create, single-handedly, through honest hard work and without relying on anyone, all my prior wealth. Significantly, as a now forcedly indigent legal immigrant, I am also not taking any (unfair) advantage of our absolutely essential “welfare system” -- due to my having paid more in taxes in the past than any average taxpayer.

Therefore, any official “double protection,” due to my purely superficial “white straight father and legal immigrant” Marxist-inspired mere “political identity,” is nothing but the **clear manifestation of official hatred, personally and also professionally, by the first lesbian Governor and the first black female Attorney General in Massachusetts**. Consequently, I now have the basis to renew my complaints for the hate-based organized racketeering (RICO) against straight white fathers and legal immigrant families by Massachusetts to FBI Director Patel and also President Trump on 8/18 and 8/25/2025, respectively.

Respectfully,
/s/ Imre Kifor², Pro Se

¹ See at <https://www.foxnews.com/politics/30k-migrant-housing-aid-has-dem-gov-hot-seat-revolving-door-policy>.

² Signed under the pains and penalties of perjury as an affidavit in support of my renewed federal “Complaint For Declaratory And Injunctive Relief And Damages” for violations of Title VI/VII of the Civil Rights Act of 1964.

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August 6, 2025

Robert F. Kennedy, Jr., Secretary
U.S. Department of Health & Human Services
Hubert H. Humphrey Building
200 Independence Avenue, S.W.
Washington, D.C. 20201

Massachusetts' Predatory And Profiteering "LGBTQ+" Agenda Extorts Federal Funds To Torture Our Children Into Systemic "Fatherlessness" Through Manifestly Falsified Family Court Dockets

Dear Secretary Robert F. Kennedy, Jr.,

President Trump seemingly posted on 8/4/2025, that "[Massachusetts U.S. Senator] Elizabeth Warren is a LOSER! She lies about everything..." Obviously, as a now-homeless straight white father of four, and an always legal immigrant, my identical claims about our Sen. Warren would only be ignored without solid evidence. Consequently, as a mathematician and a "first principles thinker," I will now summarize my evidence against the **lying senior politician driven by her clearly subversive communist agendas**.

For the rigorous context, I also have open dockets with the U.S. Supreme Court, U.S. Dept. of HHS (the Office of Civil Rights), U.S. District Court for Massachusetts ("Mass."), Mass. Supreme Judicial Court, Mass. Appeals Court, Mass. Superior and Family Courts (**a total of now 53 Mass. court dockets**), the Mass. Attorney General's Office (AGO), and, per the recommendations I recently received from the U.S. DOJ, I have also complained (and intend to continue doing so, see the attached TBD letters) to the FBI.

The first deliberate lie (**and purely subversive, communist deception**) is Sen. Warren's claim: "'Oh my goodness,' Warren cut in, using a mocking tone. 'Oh dear, are you worried that billionaires are going to go hungry?'" There is no doubt that, as a former Harvard professor, Sen. Warren is knowledgeable that there are two types of "billionaires," i.e., individuals with an unusual ability to keep extra-long "thinking contexts" in their heads, similar to how the fast-advancing AI technology is categorizing LLMs based on their "context windows." The first type of "extra smart" billionaire is the capitalist, that is "constructive" billionaire -- the trivial target for Sen. Warren and the communists, like President Trump and Elon Musk.

The second type of billionaire, the modern-day Karl Marx, or simply “lazy intellectual,” is embodied by George Soros, i.e., “The Man Who Broke the Bank of England’ as a result of his short sale of US \$10 billion worth of pounds sterling, which made him a profit of \$1 billion, during the 1992 UK currency crisis.” As a native Hungarian, I am very familiar with Soros’s subversive thinking patterns. Thinking is shaped by one’s language, with the tiny nation’s unique language influenced by its never-ending threats.

Regardless, Soros is the quintessential **subversive Communist, or “destructive,” billionaire**, the one who moves in when the “constructive” capitalists are forced out -- according to Warren’s mocking tone, deceitfully distracting from the well-known fact of modern finance that “[implied] volatility is vitality.” Soros and the other obscene “short sellers” of America’s genuine greatness profit from the vast chaos, confusion, and deceptions that the sicarios, i.e., Sen. Warren, hired by the “short sellers” publicly induce.

Specifically, as **the second deliberate lie**, Warren shamelessly claims that “The issue is affordability. Do you know how many working families are chased out of New York because they can’t afford housing, they can’t afford groceries, they can’t afford child care?” As someone who grew up standing in line for hours for the “one chicken per family PER MONTH” in another Communist billionaire’s, the Romanian dictator’s, Nicolae Ceaușescu’s, centrally planned pure “affordability solution,” I can attest to the fact that nobody cared about the “affordability” of all the free stuff when there was nothing on the shelves.

But Sen. Warren, as always, has a now-sharpened, perfected, and refined, a “well-honed plan” for just that -- lifted from the Communist Manifesto, i.e., “from each according to his ability, to each according to his needs.” Paraphrasing **the third deliberate lie**, Sen. Warren is ready to fund all the promised free stuff for New Yorkers -- because they need it, from taxes extorted in Texas -- because they produce it.

The ultimate “profiteering conditions” for both constructive and destructive billionaires are provided by the U.S. Treasury, i.e., the unimaginable **current and future** wealth collected from all U.S. taxpayers.

As Sen. Warren has clear and concise plans to subvert our rule of law and our decidedly anti-communist U.S. Constitution, and “redistribute” the vast wealth as free stuff to a thus “destroyed” New York (with the “constructors” intentionally chased away) and Massachusetts (see another “destructive billionaire’s,” Gov. Healey’s, **squandering of ~\$1B in our extorted taxpayers’ funds -- as her own moneys** -- on the cruelly deceived and deliberately preyed upon, and then flatly abandoned “ignorant” illegal immigrants), and as a “silenced & enslaved” homeless father, I beg the federal government once again to investigate the “short sellers” and their hired sicarios, like our Massachusetts Sen. Warren, regarding their funding.

Specifically, as a legal immigrant (who has paid more in taxes from his constructive, diligent, and also directly productive hard work than the average American, see attached), I hereby reiterate my request that this agency **investigate the predatory and profiteering “LGBTQ+” agenda by Massachusetts** to extort fraudulently maximized federal funds, only to torture our children into systemic “fatherlessness” through the manifestly falsified Family Court dockets -- as voluntarily substantiated in my submissions.

Respectfully,
/s/ Imre Kifor¹, Pro Se

¹ Signed under the pains and penalties of perjury as an affidavit in support of my renewed federal “Complaint For Declaratory And Injunctive Relief And Damages” for violations of Title VI/VII of the Civil Rights Act of 1964.

Cc: Senator Elizabeth Warren, via Elizabeth_Warren@warren.senate.gov
Judiciary_Whistleblower@mail.house.gov
USAMA.CivilRights@usdoj.gov

Referenced links:

1. <https://www.yahoo.com/news/articles/trump-blows-fuse-elizabeth-warren-162210592.html>,
2. MSNBC - "Democrats will win delivering on affordability, says Sen. Warren," <https://www.youtube.com/watch?v=joCaH5PJW2A>,
3. https://en.wikipedia.org/wiki/George_Soros,
4. <https://www.foxnews.com/media/cnbc-battles-elizabeth-warren-over-raising-taxes-new-york-city-senator-defends-mamdani>,
5. <https://thehill.com/homenews/campaign/5435420-elizabeth-warren-mamdani-nyc-affordability/>,
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Imre Kifor

[demolished house mailbox]

(mailbox only, house torn down)

Newton, MA 02464

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>

June 30, 2025

Attorney General Pamela Bondi

U.S. Department of Justice

950 Pennsylvania Avenue, NW

Washington, DC 20530-0001

Assistant AG Harmeet K. Dhillon

Civil Rights Division,

U.S. Department of Justice

950 Pennsylvania Avenue, NW

Washington, DC 20530-0001

U.S. Attorney Leah B. Foley

U.S. Department of Justice,

District of Massachusetts

1 Courthouse Way, #9200

Boston, MA 02210

The Deeply Child-Predatory And Profiteering “LGBTQ+” Massachusetts ORDERS Impoverished Single Mothers To Nakedly Commit Fraud And Perjury In Our Family Courts Only To Conceal Systemic Title VI/VII Violations With A Federal Reimbursements-Extorting Racketeering Pattern

Dear U.S. Attorney General Pamela Bondi,

Dear U.S. Assistant AG Harmeet K. Dhillon,

Dear U.S. Attorney Leah B. Foley,

In my open letter to you on 2/16/2025, I wrote, “I am a legal immigrant and naturalized citizen from a former communist tyranny. I was raised by the then dictatorial state with the same deceptively ‘virtuous’ Marxist principles, i.e., allowing the blatant ‘stealing from the people to enrich the elites,’ that the Trump Administration is finally uncovering in my beloved America. As a conclusion to my now [14+] years of struggle/targeted retaliations by the deeply child-predatory and profiteering ‘LGBTQ+’ Massachusetts, I am writing to you in desperation. My utterly intractable matters in [Family Court] came to a head on 1/30/2025 with the last hearings I could attend...” However, I only received further denials from the DOJ.

Nevertheless, I continued my lonely layman (and now homeless while surviving on minimal federal aid) existential struggle. Consequently, I was allowed to docket my 4th pro se/in forma pauperis petition for a writ of certiorari against the Commonwealth of Massachusetts et al., with the U.S. Supreme Court, see No. 24-7282. Significantly, the Supreme Court has also invalidated the “background circumstances” rule for Title VII claims, resolving a split in the federal circuits and holding that courts must evaluate claims brought by majority-group plaintiffs under the same evidentiary framework as minority-group plaintiffs.

The routine imposition of the additional burden by the background circumstances rule, Justice Ketanji Brown-Jackson wrote, “cannot be squared with the text of Title VII or our longstanding precedents,”

“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 ... Our case law makes clear that the standard for proving disparate treatment under Title VII does not vary based on whether or not the plaintiff is a member of a majority group. Accord, *Bostock*, 590 U.S., at 659 (‘This statute works to protect individuals of both sexes from discrimination, and does so equally’), the ‘background circumstances’ rule flouts that basic principle.” Ames v. Ohio Department of Youth Services, 605 U.S. __ (2025).

Reiterating my long-standing arguments, i.e., “The Commonwealth of Massachusetts aims to ‘double protect’ some citizens at the expense of revoking all protections from others, including Constitutional rights. Does ‘double protecting’ some waive Constitutional protections for all?” — see my consistently filed petitions with the Mass. Supreme Judicial Court, including a meticulously assembled record as SJ-2024-M026/2025-M006, and my just renewed “Complaint For Declaratory And Injunctive Relief And Damages” docketed with the U.S. District Court on 6/25/2025 as 1:25-cv-11831-AK —, I continue to be targeted with “silencing & enslaving,” i.e., the now unlawful **reverse discriminations and retaliations**.

As reiterated in my attached SJC “Status Affidavit On Appeals Endlessly Sabotaged Only To Conceal Reverse Discrimination-Based Predatory And Profiteering ‘Double Protection’ Agenda,” the retaliating State is applying “every tool in the [cheater’s] toolbox” to silence my unprotected whistleblower voice:

“Had reverse discrimination been recognized by Massachusetts law, the precedent from Lopez v. Commonwealth, [463 Mass. 698, 703 (Mass. 2012)], would have applied — as Father intentionally constructed his essentially identical [discrimination] claims against the State by following the pattern established by the [double protected] Black and Hispanic police officers. While Father intends to amend his complaints for modifications — re: his now HALF MILLION DOLLARS of fraudulently and usuriously accumulated in-arrears child supports and expenses — in the Family Court (see his blocked/ignored submissions on 4/13/2025), he cannot do so until the Family Court’s deliberately and materially falsified dockets are reviewed and rectified, as any further submission at this time by Father is manifestly futile, i.e., it would continue to be blocked/denied/ignored/discarded/erased — deliberately violating his due process and equal protection constitutional rights, **but saving the State from federal penalties for provenly extorted and fraudulently ‘maximized’ federal funds.**”

Under Gov. Maura Healey’s administration, the State is appallingly mismanaged and in need of endless federal funds, reflecting the worldwide wisdom that “Marxist ideals collapse when the money runs out.”

Consequently, the first openly lesbian governor in the nation built her administration around the need to “maximize” federal receipts at all costs, i.e., by shamelessly leveraging our dear Massachusetts children.

With a personal, professional, and a blatantly profiteering vendetta against “everything masculine,” i.e., using taxpayer money to **brainwash, steal, and forcefully castrate even underage American boys**, in the name of the conveniently custom-fabricated — meaning utterly illogical and incompetently “hacked together,” see my consistently filed complaints/petitions re: Russell’s Paradox — “LGBTQ+” principles, Governor Healey effectively and explicitly based her entire career on the now federally unlawful reverse discrimination against the vast majority white and straight men in Massachusetts. As Attorney General,

Healey also actively contributed to the deliberate and profiteering subversion of our U.S. Constitution, i.e., **by loudly “double protecting” some** — the always ambiguous, inconsistent, “fluidly” changing artificial groupings — only to then freely (and lucratively, in Marxist-style) discriminate and retaliate against all the despised “white toxic masculinity,” **with an organized (RICO) racketeering pattern.**

While not as originally intended, U.S. Supreme Court Justice Ketanji Brown-Jackson’s dissent, i.e.,

“... from the perspective of constitutional theory and actual practice, disaster looms. What I mean by this is that our rights-based legal system can only function properly if the Executive ... is always bound by law. Today’s decision is a seismic shock to that foundational norm. Allowing the Executive to violate the law at its prerogative with respect to anyone who has not yet sued carves out a huge exception — a gash in the basic tenets of our founding charter that could turn out to be a mortal wound. What is more, to me, requiring courts themselves to provide the dagger (by giving their imprimatur to the Executive Branch’s intermittent lawlessness) makes a mockery of the Judiciary’s solemn duty to safeguard the rule of law.” Trump v. CASA, Inc., 606 U.S. ____ (2025).

fits Governor Healey’s “LGBTQ+” administration like a glove. Specifically, Massachusetts is expressly protected by “absolute judicial and prosecutorial immunities,” as reiterated in Superior Court, while it:

- a) “deliberately violates the Title VI provisions by continuing to commit sustained and systemic discriminations and subsequent (i.e., upon his consistent complaints) retaliations against Father — based on race, color, and national origin — by specifically conspiring against and violating Father’s due process/equal protection constitutional rights with repeated cycles of organized acts — reflecting a 10+ years-long racketeering pattern — including: mail/wire fraud (e.g., secret “gatekeeper” orders, fraud-based decisions), obstruction of justice (e.g., forcedly faulty filings, falsified court dockets, discarded evidence and pleadings, erased uncontested facts), and repeated direct retaliations (e.g., ambiguous/inconsistent rulings, cancelled hearings, and continuously sabotaged appeals),”¹
- b) “deliberately violates the Title VII anti-retaliation provisions by continuing to commit sustained/systemic retaliations against Father — upon his consistently filed complaints for discriminations based on race, color, sex, and national origin — by specifically conspiring against and violating Father’s due process and equal protection constitutional rights with repeated cycles of organized acts — reflecting a 10+ years-long racketeering pattern — including: **deliberately caused adverse employment actions (e.g., invalidating years in Father’s professional resume without allowing a chance to correct the attorney-assisted multi-million dollar fraud, [while] ordering an endless stream of frivolous complaints for contempt)**, mail/wire fraud (e.g., secret “gatekeeper” orders, fraud-based decisions), obstruction of justice (e.g., forcedly faulty filings, falsified court dockets, discarded evidence and pleadings, erased uncontested facts), and repeated direct retaliations (e.g., ambiguous/inconsistent rulings, cancelled hearings, and continuously sabotaged appeals).”

Significantly, the U.S. District Court, and the U.S. Court of Appeals for The First Circuit, repeatedly “provided the mortal dagger” against me, i.e., the background circumstances rule has been so entrenched that they ignored my “Motion For Injunction Against The Vindictive Commonwealth And Declaration That President Biden’s ‘Equity For All’ Blatant Deception Is Unconstitutional” e-filed on 11/12/2024:

¹ See my “Complaint For Declaratory And Injunctive Relief And Damages” docketed as 1:25-cv-11831-AK.

“... As already established since 10/14/2024, the Family Court continues to refuse to docket even Father’s e-filed and timely oppositions (supported by his affidavit and extensive relevant evidence) to a maliciously biased and otherwise hateful anti-immigrant motion. As the thus committed predicate acts of [Civil] RICO racketeering activities support Father’s assertion that ‘no remedy for discrimination is ever possible if the evidence is deliberately discarded or erased by the perpetrators themselves,’ they also simultaneously violate [both Title VI/VII]. WHEREFORE, Father respectfully requests this Court to a) enjoin the child-predatory ‘feminist’ and profiteering ‘LGBTQ+’ agenda-driven State from discriminating against the significant number of immigrant men by either inciting the ‘ignorant illegals’ into violating federal law or effectively discarding the legal immigrant men as mere ‘Biden’s garbage’ by outright erasing their evidence/nullifying their complaints and b) declare that [former] President Biden’s 2/16/2023 Executive Order is unconstitutional, as it deceptively intends to foster the above discrimination by the states against the predominantly male immigrants.”

Revealing the State’s deeply predatory and profiteering motives, I now have direct proof that, as a legal immigrant/citizen, I am receiving \$292/month aid and a bed in a shelter with ~50 people, whereas **the State is extorting 10+ times that amount from taxpayers per illegal immigrant**, see “Migrant influx pushing Massachusetts shelter costs past \$1B in FY25: Massachusetts taxpayers are forking out around \$1,000/person/week under the program... Gov. Healey’s administration has already spent \$830 million so far in FY25, accommodating more than 4,000 families who have been receiving taxpayer-funded shelter, food, education, legal aid, and case management. The costs work out at about \$3,496/week per family, or around \$1,000/person/week for the program, known as the Emergency Assistance system.”

Once again, as per the established pattern, the State targets families with children with blatant “stealing from the people to enrich the elites” schemes, while condescendingly inciting the “ignorant illegals” into openly violating federal law and thus **forever compromising their ability to ever protect themselves and their children** from an “LGBTQ+” agenda-driven State intent on brainwashing, stealing, and also mutilating children, see my endlessly discarded substantiated complaints filed in the U.S. District Court for the District of Mass., citing *sua sponte* “prisoner” justifications without me ever committing a crime.

Consequently, I desperately request protection from a retaliating Massachusetts, as my 90-day stay in the shelter has expired, while the State has effectively ORDERED the impoverished mothers to lie in court.

Respectfully,
/s/ Imre Kifor², Pro Se

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2. <https://www.foxnews.com/us/massachusetts-migrants-taking-shelter-beds-from-taxpayers-allowed-no-vetting-former-director>,
3. <https://www.foxnews.com/politics/migrant-influx-pushing-mass-shelter-costs-past-1b-fy25-report>,
4. <https://plato.stanford.edu/entries/russell-paradox/>.

² Signed under the pains and penalties of perjury as an affidavit in support of my renewed federal “Complaint For Declaratory And Injunctive Relief And Damages” for violations of Title VI/VII of the Civil Rights Act of 1964.

Imre Kifor

[demolished house mailbox]

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>

November 10, 2024

President-Elect Donald J. Trump
The White House
1600 Pennsylvania Ave, NW
Washington, DC 20500

Vice President-Elect JD Vance
The White House
1600 Pennsylvania Ave, NW
Washington, DC 20500

Elon Musk
Tesla Headquarters
1 Tesla Road
Austin, TX 78725

Forced Fatherlessness Is The Manifested Objective Behind The Child-Predatory “Feminism” And Profiteering “LGBTQ+” Dual Discrimination Schemes In Today’s Agenda-Driven Massachusetts

Dear President-Elect Donald J. Trump, Vice President-Elect JD Vance, and Elon Musk,

Waking up Wednesday morning to peace and silence on the streets felt unbelievably liberating. Having been raised in a Marxist tyranny, I gained a visceral understanding of how the malicious State routinely fabricates intractable conflict, purposefully and only to justify its unbearable fear-mongering existence.

I am incredibly grateful to you for your focused and persistent efforts to engineer such an overwhelming and disciplined “victory of reason and common sense” for the future of America. And I congratulate you for leading the now clear majority of Americans to strongly reject a soon-to-be former President Biden’s sneering “garbage” remark (and [officially devaluing classification](#)) for half of the country’s population.

As a fiercely apolitical immigrant and a loving “simple” father, I have been writing to The White House regarding the [2/16/2023 Executive Order](#). I have been repeatedly claiming that “as the consequences of [President Biden’s] Executive Order (effectively equivalent to mandating ‘Jim Crow’-like segregation of Americans into ‘double protected with equity’ and ‘unprotected with no equity at all’ disjoint camps), the directly implied ‘**American Gulag of leftovers**’ can be categorized only as a hateful [Clintonian-base](#) for ‘forced deprogramming’ of masses of Americans,” similar to the Chinese Xinjiang internment camps.

I justified my claims (that the Presidential Order has a crucial and fundamental **logical fallacy**) in my three docketed *pro se* and indigent SCOTUS petitions by substantiating my repeated layman (but also pressing legal) question: “The ‘Sec. 8. Affirmatively Advancing Civil Rights ... to prevent and address discrimination and advance equity for all’ clause of the 2/16/2023 Presidential Executive Order results in [Russell's Paradox](#), and it must be corrected as a logically unacceptable conclusion to a less deceitful ‘equity for some.’ Is the mandate to selectively ‘advance equity’ (for only some) Constitutional?”

Moreover, in my appellants' brief filed with the U.S. Court Of Appeals For The First Circuit, No. 24-1075, I summarized my arguments on 3/3/2024: "1) The Issue Of 'Equity For All': To resolve the flaw in deductive logic carelessly introduced by [President Biden] **naively enumerating** the purposely non-inclusive 'LGBTQ+' alphabet soup of 'specially protect from others' groups without mentioning the always inherently present 'leftovers,' i.e., Russell's Paradox, the deceitful 'equity for all' promise of the Executive Order must be corrected to a mere 'equity for a chosen some' in contradiction with the U.S. Constitution, 2) The Issue Of Sovereign Immunity: After growing up as a hated minority in a communist tyranny, [this "simple" non-LGBTQ+ father] sympathizes with all minorities. Therefore, the 'LGBTQ+' label used herein refers to [my] already elaborated claim that 'as the consequences of the Executive Order (effectively equivalent to mandating new 'Jim Crow'-like segregation of Americans... [see above]. 3) The Issue Of 'Dogmatic Interplay': In his petition, [this father] substantiated the controversy from the lower courts as a 'dogmatic interplay' to subvert justice based on individual merit and replace it with justice based on [the simplistic], efficient, and convenient but also entirely superficial 'group identity.'"

The root controversy of my lawsuits stems from my "first principles"-based observations, analysis, and meticulous documentation of the forced fatherlessness, i.e., the [extreme parental alienation](#), that my four dear children experienced in the agenda-driven Massachusetts courts since 2011. I referred to the "win-win" divorce strategy by attorney Monroe Inker, a self-described "father of Massachusetts divorce law" from Harvard, as the **Marxist-inspired and deeply child-predatory "feminism" invented by men.**

The ruthless child-predatory strategy is as follows: provoke the distraught father out-of-court by openly torturing his dear children. Predictably, as any human, he will stereotypically respond by "attacking" the mother in court, i.e., openly "victimizing" her directly in front of the judge. Repeat this until he breaks down either by abandoning his children or by being ordered out of the life of his children by the court.

This blatant discrimination scheme based merely on sex was later refined by the first openly lesbian, i.e., the only credible "toxic masculinity combatant," Attorney General and now Governor Maura Healey, to a more precise (thus always "maximized" federal reimbursements producing) gender-based "LGBTQ+" discrimination "tool" in her proverbial "toolbox." The combined deeply child-predatory "feminist" and profiteering "LGBTQ+" dual discrimination schemes provide the ultimate vehicle for Massachusetts to impose the **Stalinist-inspired "predominantly white men are always guilty until proven innocent."**

However, as the American people seemingly took advantage of the liberating "last chance" elections to prevent the Marxist takeover of the country (and the implied deliberate subversion of our Constitution), the frightened citizens of Massachusetts could not follow their "sisters and brothers" in the other states to overwhelmingly reject the to-be-imposed Marxist (and punitive Stalinist) extremes. Still remembering the "forced march" to vote for Ceausescu in Romania, I did not dare to approach a Massachusetts voting booth due to our "one-party dominance" and the extreme "weaponized lawfare" I had been subjected to.

Specifically, as I have been living under an implied house arrest for years now (with literally everything stolen from me), I have no ability anymore to overcome the all too real threat [voiced by Massachusetts](#) just days ago, i.e., "Massachusetts Democratic Gov. Maura Healey... warning that **she will use 'every tool in the toolbox'** to 'protect' residents in the blue state" (see attached). As a legal immigrant, I have tried to use the same "tools in the toolbox" when meticulously collecting and diligently assembling my 5,514-page "SJC Record" the Massachusetts Supreme Judicial Court ordered on purpose. While the state

and federal anti-discrimination statutes equally apply to all, the Massachusetts Attorney General's Office ("AGO") continues to claim that "absolute immunities [for Stalinist 'tools']" exist for them to bully by adopting "guilty until proven innocent" principles and to openly discriminate against "Biden's garbage."

Starting in 2018, I have now sent **174 complaints (and/or desperate messages)** to the AGO regarding the rabid anti-immigrant and anti-"toxic masculinity" discriminations I experienced in Massachusetts:

"Nevertheless, to support an activist and forcefully projected 'feminist' agenda, a notoriously cruel **400 times GAL** Harvard psychologist, a child predator Dr. Robin Deutsch, was brought in to custom fabricate factually false and thoroughly infantile QAnon-style narratives for the [court], specifically: '[child] is afraid the father will 'put suction cups on her feet and take her out the window,' and [child] is afraid the father would 'put him in boiling water' if he went back in the father's care.'"

The "superstar" GAL based her incomplete, faulty, and biased (with my meticulously documented **900+** errors and distortions) investigation on a provocatively administered and defective "psychology test" by a sex-obsessed postdoc with an experience of "probably 10" completed evaluations (without a license).

I diligently reported to Maura Healey, the then Attorney General and proud author of the profiteering "LGBTQ+" discrimination "tool" against the "toxic masculine" fathers of our dear innocent children:

"The GALs went on to lead the American Psychological Association and Pediatric Gender Program at Yale. My forced indignity, caused by systemic discriminations and sustained retaliations by [the AGO], started with my email: Dr. Olezeski, Is your 'Pediatric Gender Program,' in fact, in plain English, **castrating young American boys?** It is well known that the Nazis, as part of the '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."

I now have federal proof that the Healey government's combined child-predatory "feminist"/profiteering "LGBTQ+" dual discrimination schemes' manifested objective is to target "ignorant immigrants" to first father children and then "steal" the forever abused and victimized "fatherless children" for "maximized" federal reimbursements. The Healey government is using all the "tricks" (e.g., **mail fraud, obstruction, falsified dockets, etc.**) to cheat and to extort the last penny from a blinded federal government by using immigrants while also barring them access to her "tools in the toolbox," see my endlessly sabotaged *pro se* Title VI/VII of the Civil Rights Act of 1964 (42 U.S.C. §§ 2000d/e, *et seq.*) and Civil RICO lawsuits.

Respectfully,

/s/ Imre Kifor¹, Pro Se

Cc: Senator Elizabeth Warren, via Elizabeth_Warren@warren.senate.gov
Katherine B. Dirks, Esq., Deputy Chief, Government Bureau, via katherine.dirks@mass.gov
Judiciary_Whistleblower@mail.house.gov
USAMA.CivilRights@usdoj.gov

¹ Signed under the pains and penalties of perjury as an affidavit (in support of my motion for an injunction against the Commonwealth of Massachusetts submitted to the U.S. Court Of Appeals For The First Circuit, No. 24-1075).

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Imre Kifor
2 Wyndcliff Dr.
Acton, MA 01720
<https://femfas.net> and <https://qnarre.com>
ikifor@gmail.com

Mailed September 13, 2020

Sen. Elizabeth Warren	99 US Senators
“Fight for Middle Class Families”	US Senate
309 Hart Senate Office Building	Washington, DC 20510
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 Kifor¹, Pro Se

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



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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

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**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) 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

Consultants (2011). She is a founder of Overcoming Barriers, an organization that provides family-centered services for families in conflict.

Dr. Deutsch is a fellow of APA, 2006 recipient of the American Psychological Association Karl F. Heiser Presidential Award for Advocacy, the 2017 recipient of the Massachusetts Psychological Association Kenneth D. Herman, Ph.D. J.D. Career Contribution Award, and the 2018 recipient of the AFCC John E. Van Duzer Distinguished Service Award.

Dr. Deutsch teaches extensively to judges, lawyers, mediators, and mental health groups in the US, Canada, Europe, and Asia. She continues to pursue her interest in interdisciplinary approaches to difficult family situations and has consulted to the Family courts of Massachusetts, Connecticut and Indiana. She has published extensively on issues related to attachment, alienation, co-parenting after divorce, high conflict divorce, parenting plans, and parenting coordination. She is the co-author of 7 Things Your Teenager Won't Tell You: and How to Talk about Them Anyway (Ballantine, 2005, 2011) and co-editor of Overcoming Parent-Child Contact Problems: Family-Based Interventions for Resistance, Rejection, Alienation (Oxford, 2016).

Robin M. Deutsch, Ph.D. CV

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