

Imre Kifor

Newton, MA 02464

ikifor@gmail.com

I have no phone

I have no valid driver's license

I have to move to a homeless shelter

<https://femfas.net>

May 13, 2023

Senator Elizabeth Warren
"Fight for Middle-Class Families"
309 Hart Senate Office Building
Washington, DC 20510
Elizabeth_Warren@warren.senate.gov

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

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

Sen. Warren: Stealing Children Is A War Crime, Yet Massachusetts Steals Them And Brainwashes Them Only To Then Abandon Them

Dear Senators Warren and Durbin,
Dear Congressman Jordan,

I am a loving and dedicated father of four dear children. I recently petitioned the U.S. Supreme Court alleging that *"by substantiating these child-predatory 'activist' schemes, Father alleges that the many federal taxpayers are being used to benefit the few state taxpayers. Father's allegations have focused on only those judicial acts where the Family Court assumed appellate roles. Father claims with specificity that 'in the nature of certiorari' acts were performed in the 'complete absence of jurisdiction.'"*

Being an "ignorant immigrant" and now a **forcedly indigent** layman with **\$325,000+** of in-arrears child supports, I could only file a *pro se* and *forma pauperis* petition. Without going into the fabricated "toxic masculinity" details of the sad cases, it suffices to say that I owed \$0 when I first approached the courts.

On 8/5/2018, I wrote to Sen. Warren in one of my first, but now 500+ sent open letters to top officials, *"I also would like to cautiously propose legislating 'toxic masculinity,' the label or accusation, as a hate crime. While using it may make some feel better, it doesn't help our children, especially boys, and makes defense in Court impossible. One cannot prove the negative, and having to prove innocence is fascism."*

As expected from the *de facto* “activist feminist” czar of our nation, the **radical extremist** Sen. Warren has ignored all my desperate pleas. As a former Harvard Law professor, she also knows that the courts will continue to flatly ignore all the meticulously collected but ultimately deeply “uncomfortable” truths.

After all, I have a much less than 0.01% chance that the U.S. Supreme Court would grant my poor man's petition during their scheduled conference on 5/18/2023. The purpose-induced “war of attrition” by the State against this “**dangerous**” **whistleblower** has predictably been very effective as the Mass. Supreme Judicial Court continues to routinely deny all my painstakingly substantiated (but poor man’s) petitions.

Even the deliberately falsified docket entries, served by the Mass. Attorney General’s Office in my prior civil rights violations matter, cannot attract the attention of our high court. I filed my Civil RICO class action claims against the State in the U.S. District Court almost a year ago. That court noted, “*Put more simply, Kifor maintains that the Family Court, on multiple crucial occasions, deliberately failed to notify Kifor of its rulings, which resulted in Kifor not being able to appeal the same.*” Predictably, due to its “sovereign immunity,” the State moved for prompt dismissal in the U.S. Court of Appeals, First Circuit.

When President Biden provocatively [claimed](#) that “our nation's children are all our children,” I quickly excused that ruthless rhetoric with a “but he is not the State.” As a political immigrant from Romania, I was mindful of the cruel communist ideology that the dictators Nicolae and Elena Ceausescu unleashed on that nation with their “[the State can take better care of your child than you can](#)” political agenda.

“Read Maria Lvova-Belova's social media, and one might think Russia is selflessly delivering Ukrainian children from evil into the care of Russian families desperate to share their love,” [writes](#) CNN. That “[nasty woman](#)” is now a declared war criminal. Yet, she had acted just like “**Dr. Deutsch, an American Dr. Mengele from Harvard**” and her “activist” cohorts. So, I reiterated to Sen. Warren on 12/26/2022:

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

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

I am a tolerant and also fiercely apolitical liberal professional. I have no inclinations to follow “activist movements” by our radical and polarizing politicians. Nevertheless, it seems clear that had the State, led by a “first lesbian” governor, truly cared about protecting any LGTBQIA2S+ children, they would have prioritized investigating these greedy “activist” child predators, who got rich while deceiving our courts.

My fully preserved legal controversy points to a more sinister “activist” subversion of our rule of law. I claimed on 3/13/2023 that “*the ‘nuclear threat’ to the U.S. Constitution comes from [the State, as it] is*

loudly 'double-protecting' a numerically negligible minority as a legal strategy in the lucrative context of legislated 'maximized federal reimbursements' from a silenced and also enslaved majority, through the deliberate violations of all federal protections." The Family Court has become the State's **political branch** to spearhead that, following the communist (and fascist) practices of cruelly targeting children.

Had the Family Court's priority been to protect "our nation's children [as] all our children," they would not have contemplated ejecting and abandoning my older twins (who had just turned 19 yo) during the 3/23/2023 hearing only to conceal the now institutionalized "feminist" child-abuse and endless torturing.

I have been arguing in court that "*the State continues to openly divert significant federal assistance to finance this activist 'experiment,' a targeted discrimination based on national origin in Father's specific case, armed with purpose-fabricated 'mental health' fraud.*" While I moved the courts to grant Title VI of the Civil Rights Act of 1964, 42 U.S.C. § 2000d *et seq.*, and 42 U.S.C. § 1983 injunctions against the State, the intractable controversy sadly persists: the State's "war of attrition" works, and the **emerging American Gulag** will silence and enslave "dangerous" whistleblowers just like the original Soviet did.

Respectfully,
/s/ Imre Kifor, Pro Se

Referenced links:

<https://www.foxnews.com/media/parents-agree-biden-alarms-assertion-no-thing-someone-elses-child>

<https://www.theguardian.com/news/2014/dec/10/-sp-ceausescus-children>

<https://www.cnn.com/2023/02/15/europe/russia-ukraine-children-maria-lvova-belova-intl/index.html>

<https://www.npr.org/2016/10/24/499224776/elizabeth-warren-rallies-nasty-women-to-vote-for-clinton>

Imre Kifor

Acton, MA 01720

ikifor@gmail.com

August 5, 2018

Senator Elizabeth Warren
2400 JFK Federal Building
Boston, MA 02203

Dear Respected Senator Elizabeth Warren,

With this open letter I would like to request your much appreciated assistance in my and my families' intractable situation. Back in 2011, as a divorced father raising my twins alone, I was ruthlessly and falsely accused with serious child abuse in Court. The police was called on me; they didn't arrest me, DCF was called; they screened out physical abuse; an application for criminal complaint was filed; it was later dropped with no record. Yet the false accusations kept piling up: bullying, rape, control, etc.

I am an immigrant father of 4 children, also a software engineer who built a company by himself and sold it for \$25M. During the lawsuits (now at 54 Court hearings/events, 9 trial days, 8 depositions), 3 GAL investigations took place. 2 of them, completed by a 400 times GAL and then Harvard/MGH professor, were so biased, flawed and incomplete that I was able to file a motion with a 100+ pages affidavit meticulously documenting over 900 errors of hers in it.

Regardless, I had no choice but to work with another 3 Harvard psychiatry professors just to compensate for the Court's superstar "high conflict" specialist. A total of now 8 Harvard psychologists/psychiatrists were called on, with their own highly conflicting opinions. The number of "touched" doctors and (child) therapists grew to 21, in 3 states! I spent hundreds of hours with the doctors, and I have 2 full psychiatry reports stating that I am not a danger to my children. Yet the Court refused to even consider them. I also completed 4 years of weekly supervised visits (14 monitors) with my loved ones, with no complaints whatsoever. My tortured children are still forcefully and indefinitely separated from their father.

The attached book chapters reflect my latest motion and letter to the IRS. Perhaps they explain the 23 lawyers involved so far. Our defraud amount is \$1,402,395. My personal and professional damages are at \$4,981,756, all due to false accusations. My children have not received any child support this year.

Specifically, I would like to ask you to please consider this a women's issue. As per the Inker/Otis "win-win" strategy (see attached), the mothers have been seemingly forced by predators to systematically incriminate themselves. Can one imagine a sane conclusion to a superstar feminist 400 times GAL from Harvard reporting to Court "mother either lacks affect or was bullied into abandoning her 3.5 yo twins"?

I also would like to cautiously propose legislating “toxic masculinity”, the label or accusation, as hate-crime. While using it may make some feel better, it doesn’t help our children, especially boys and makes defense in Court impossible. One cannot prove the negative, and having to prove innocence is fascism.

Sincerely,

A handwritten signature in black ink, appearing to be 'Imre Kifor', written in a cursive style.

Imre Kifor, Pro Se

Enclosure

Dr. Deutsch, an American Dr. Mengele from Harvard

A FemFas Appendix, Release Candidate RC-1

by Andreas Laker (a pseudonym for protection)

To my dear children "Leon", "Lisa", "Luke" and "Lola"
and their deeply victimized mothers "Abigail" and "Alessia".

Dedicated to "Xmao" for her unwavering support
and gentle protective love for children.

Thank you,
"Andreas"

(expected publication) Summer 2019.

Copyright © 2018 FemFas.net and Andreas Laker (a pseudonym).

Massachusetts (6 Active Cases)

See cases from the First Circuit (/from/circuit/First%20Circuit), which includes Massachusetts.

Petition Filed

Daniel Kim v. Massachusetts, No. 22-7397
(/dockets/22-7397)
(Massachusetts (/from/state/Massachusetts))

Maurice Morrison v. Massachusetts, No. 22-7400 (/dockets/22-7400)
(Massachusetts (/from/state/Massachusetts))

Ryan J. Welter v. Massachusetts Board of
Registration in Medicine, No. 22-922
(/dockets/22-922)
(Massachusetts (/from/state/Massachusetts))

Response Waiver

Laurie A. Dermody v. Massachusetts
Executive Office of Health and Human
Services, No. 22-957 (/dockets/22-957)
Amicus
(Massachusetts (/from/state/Massachusetts))

BIO Requested

None

BIO Filed

None

Current Conferences

May 18, 2023

Imre Kifor v. Massachusetts, et al., No. 22-7115 (/dockets/22-7115)
(Massachusetts (/from/state/Massachusetts))

Older Conferences

December 1, 2017

City of Springfield, Massachusetts, et al. v.
Will Quarterman, No. 17-438 (/dockets/17-438)
(Massachusetts (/from/state/Massachusetts))

Certiorari Granted

None

Argued

None

Decided

None

Denied or Dismissed This Term

13 cases in in OT 2022
(click to see the list)
(/from/state/Massachusetts/denied)

Distributed

No. 22-7115

IMRE KIFOR V. MASSACHUSETTS, ET AL.

from the Supreme Judicial Court of Massachusetts

See other cases from Massachusetts ([/from/state/Massachusetts](#)).

Docket Entries

DISTRIBUTED for Conference of 5/18/2023. (/conferences/2023-05-18)	on May 3, 2023
Waiver of right of respondents Massachusetts, et al. to respond filed.	on March 30, 2023
Petition for a writ of certiorari and motion for leave to proceed in forma pauperis filed. (Response due April 26, 2023)	on February 17, 2023

Parties

Imre Kifor, *Petitioner*, pro se

Massachusetts, et al., *Respondent*, represented by
Katherine Brady Dirks

Last updated: May 4, 2023

UNITED STATES COURT OF APPEALS
FOR THE FIRST CIRCUIT

IMRE KIFOR,
Plaintiff-Appellant,

v.

THE COMMONWEALTH OF
MASSACHUSETTS, MIDDLESEX
PROBATE AND FAMILY COURT,
MASSACHUSETTS DEPARTMENT
OF REVENUE CHILD SUPPORT
ENFORCEMENT DIVISION, YALE
SCHOOL OF MEDICINE, THE
COUNSELING CENTER OF NEW
ENGLAND, and ATRIUS HEALTH,
INC.,
Defendants-Appellees.

CIVIL ACTION
No. 23-1008

**PLAINTIFF-APPELLANT’S STATUS AFFIDAVIT ON CONTINUED
SYSTEMIC JUDICIAL NEGLIGENCE BY THE STATE**

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

- 1) Citing the state’s sovereign immunity, the Commonwealth Defendant-Appellees filed a Motion for Summary Disposition in this Court on 2/10/2023.
- 2) Following the parallel hearings held in the underlying matters in the Middlesex Probate And Family Court on 3/23/2023, Father respectfully moved this Court to grant him Title VI of the Civil Rights Act of 1964, 42 U.S.C. § 2000d *et seq.*, and 42 U.S.C. § 1983 injunctions against the Commonwealth on 4/9/2023.

- 3) Simultaneously, Father also duly petitioned the Mass. Supreme Judicial Court to review the **secretive “gatekeeper orders”** with his Emergency Petition For Relief In The Nature Of Certiorari Pursuant To G.L. c. 249, § 4 on 4/2/2023.
- 4) The Supreme Judicial Court issued the following judgment on 5/1/2023: “This matter came before the Court, Lowy, J., on the petitioner Imre Kifor’s petition pursuant to G.L. c. 211, § 3. Upon consideration thereof, it is ORDERED that the petition be, and the same hereby is, denied without hearing.”
- 5) As the judgment, referring to a nonexistent G.L. c. 211, § 3, (“superintendence of inferior courts; power to issue writs and process”) petition, has nothing to do with Father’s G.L. c. 249, § 4, (“action in the nature of certiorari”) respectful and desperate request to review the above actual yet also secretive “gatekeeper orders,” Father is now appealing the judgment to the full SJC, see SJC-13427.

Signed under the pains and penalties of perjury.

May 2, 2023

Respectfully submitted,

/s/ Imre Kifor

Imre Kifor, Pro Se



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>

TABLE OF CONTENTS OF ADDENDUM

5/1/2023 Judgment SJ-2023-0122	6
5/1/2023 Filed Notice Of Appeal From Single Justice Denial	7
4/9/2023 Proof of filing Motion For Stay Pending Appeal	10
4/2/2023 Text of SJC Emergency Petition For Relief In The Nature Of Certiorari Pursuant To G.L.c. 249, § 4	11

COMMONWEALTH OF MASSACHUSETTS

SUPREME JUDICIAL COURT

SUFFOLK, ss

DOCKET No. SJ-2023-0122

IMRE KIFOR,

Petitioner,

v.

THE COMMONWEALTH OF MASSACHUSETTS,

GOVERNOR MAURA HEALY (official capacity)

ATTORNEY GENERAL ANDREA CAMPBELL (official capacity),

COMMISSIONER GEOFFREY SNYDER (official capacity, MA
DOR CSE),

MIDDLESEX PROBATE AND FAMILY COURT,

████████████████████,

████████████████████,

Respondents.

NOTICE OF APPEAL FROM SINGLE JUSTICE DENIAL

Pursuant to Supreme Judicial Court Rule 2:21, the
Petitioner, Imre Kifor, ("Father"), hereby files this
"Notice Of Appeal From Single Justice Denial" for the
attached Single Justice Judgment entered on 5/1/2023.

1. Father's herein notice of appeal is specifically
based on the now verified **manifest impossibility** of


filing any complaints or motions with the Middlesex
Probate And Family Court in Father's parallel matters.

Signed under the pains and penalties of perjury.

May 1, 2023.

Respectfully submitted,

/s/ Imre Kifor
Imre Kifor, Pro Se


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>



Imre Kifor <ikifor@gmail.com>

Sen. Warren: Stealing Children Is A War Crime, Yet Massachusetts Steals Them And Brainwashes Them Only To Then Abandon Them

Imre Kifor <ikifor@gmail.com>

Sat, May 13, 2023 at 12:58 PM

To: Elizabeth Warren <Elizabeth_Warren@warren.senate.gov>, USAMA.CivilRights@usdoj.gov,
Judiciary_Whistleblower@mail.house.gov

Cc: "Dirks, Katherine (AGO)" <katherine.dirks@state.ma.us>, "Xavier, Michael" <mxavier@princelobel.com>, [REDACTED]

[REDACTED], tips@cnn.com,

guardian.witness@theguardian.com, letters@washpost.com, newstip@globe.com, scoops@huffpost.com, tips@nytimes.com,
tips@slate.com




Bcc: [REDACTED]

Dear Sen. Elizabeth Warren,

Please see the attached open letters titled **"Stealing Children Is A War Crime, Yet Massachusetts Steals Them And Brainwashes Them Only To Then Abandon Them"** to be physically mailed to the Congressional Judiciary Committees on Monday.

Thank you,
/s/ Imre Kifor, Pro Se

5 attachments

 **01-To-Sen-Warren.pdf**
507K **02-SJC-13427.pdf**
259K **03-USCA1-23-1008.pdf**
210K **04-SJC-13392.pdf**
260K **05-To-Pres-Biden.pdf**
1366K