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I have no phone
I have no valid driver's license
I have to move to a homeless shelter
<https://femfas.net>

August 4, 2022

Sen. Elizabeth Warren	Rachael S. Rollins	Maura Healey
"Fight for Middle Class Families"	U.S. Attorney for Mass.	Mass. Attorney General
United States Senate	John Joseph Moakley	Office of the Attorney General
309 Hart Senate O. B.	U.S. Federal Courthouse	One Ashburton Place
Washington, DC 20510	1 Courthouse Way, #9200	Boston, MA 02108
	Boston, MA 02210	

Our Sen. Warren Is The Ultimate White Supremacist And "Communist Apparatchik"¹

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

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

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

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

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

¹ Emailed only via Elizabeth_Warren@warren.senate.gov and ago@state.ma.us due to forced indigency.

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

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

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

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

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

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

Communism works by endlessly provoking and massively invalidating society with infuriating lies and then publicly silencing and enslaving those who dare to have an opinion. Despite relentless bullying, discrimination, and retaliation against a whistleblower, I have documented in state and federal court² that the Family Court has been engaging in racketeering. Driven by obligations to “churn” child support orders for maximized federal reimbursements, they specifically **targeted our innocent children**. Dear Sen. Warren, when does the alleged and now substantiated feminist “activist Mafia” cross your red line?

Respectfully,
/s/ Imre Kifor³, Pro Se

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

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