

Quenby Wilcox Founder - Global Expats www.global-xpats.com quenbywilcox2@gmail.com

Senator Elizabeth Warren 317 Hart Senate Office Building Washington, DC 20510

February 10, 2017

RE: Human Rights Violations of Americans and a State's Obligation to Protect Under International Law—Time to Drain the Swamp of Negligent Government Staffers

Dear Senator Warren,

Please find attached letters I have sent to newly appointed Secretary of State Rex Tillerson, National Security Advisor to the President, Michael Flynn, and Senator John McCain. Hopefully, Lieutenant General Flynn and Senator McCain will encourage Secretary Tillerson to investigate the rampant, and criminal negligence, throughout the State Department in regards to protecting and defending the rights of Americans residing, and travelling overseas. The negligence of American consulates around the world to protect, defend, and advance the rights of Americans abroad; not only renders them accessory to the violation of rights of their citizens by foreign governments, but also negates the validity of the US government under *Gonzales (Lenahan) vs. USA*, ¹ 2011.

I have been listening to your speech on judicial corruption, at the Progressive Congress Strategy Summit Seminar² (2017). While your rhetoric is "right on target" it is time to transform this rhetoric to reality. In 1970 the American Bar Association published the Clark Report exposing that 70% of lawyers were negligent in knowing how to file motions, argue cases, or understand the law. Since that time, not only have governments and the legal profession done nothing to address the problems, but law schools have flooded the market with lawyers who do not understand the law, under common law standards, contract law, the US Constitution, or international law. At present, 'litigation by death' in which citizens are maliciously attacking other citizens with superfluous litigation designed to destroy them financially and psychologically is *a la mode*. Even though lawyers have a legal obligation to inform their clients if a law-suit they wish to initiative is against the Law, they are systematically not doing so; nor do the care if they are enabling and empowering illegal behavior; becoming accessory to the crimes of their clients. About 70-80% of lawyers need to be investigated for negligence, disbarred, and prosecuted, with reparations to victims. And, court-houses need to be investigated for criminal negligence, with Judge Newman and Wiggins in Arlington, VA and Judge Rankin of DC courts, perfect examples of judges who need to be thoroughly investigated for decades of criminality in the DC area,

¹ http://www.law.columbia.edu/human-rights-institute/inter-american-human-rights-system/jessica-gonzales-v-us

² https://www.facebook.com/ElizabethWarren/videos/10154495934538687/

and held accountable under penal codes, rather than a "forced" retirement, as in the case of Judge Wiggins.

Since my return to the USA, and DC, in 2009, I have repeatedly been victim to housing rights and labor rights violations, with no recourse under the law. The NGOs who are supposed to be assisting citizens are all criminally negligent in their failure to protect, under international law. In the past 7 months, I have been put through "The Gauntlet" of DC Landlord/tenant court, with the level of criminality within the court-house of crisis proportions. Both of the legal clinics within the court-house, as well as legal clinics throughout DC, need to be investigated for criminal negligence, with draconian reform to the US legal system. Decades and decades of unbridled greed, and a total lack of governance from legislative and executive branches, have transformed the American society into an autocracy, where the financially stronger parties are at liberty to harass and oppress citizens with malicious litigation.

For the past decade, I have been preparing a case against the Spanish government for human rights violation, challenging their defense in the 2nd jurisprudence of violence against women as human rights violations (VAW) *Gonzalez Carreno vs. Spain*, 2014 CEDAW, which was "judicial error and a failure to exhaust." Not only did I "exhaust all domestic remedies," but demonstrated that "errors" are not errors, but rather illegal manipulations by unscrupulous lawyers and their clients. In my case in point in DC Landlord/tenant court³, the contract in question violates public policy and is therefore, unenforceable, yet Judge Rankin upheld the joint-liability clause, even though the other tenant moved out. From the beginning, I have been asking how I can be legally bound and financially liable for someone with whom I have no affiliation or relationship personally or professionally. How can an American judge "marry" two women, without their consent, in a country which does not universally accept same sex marriage? And, how do I get a divorce from this woman?

The distribution, and usage of a contract which is illegal in its form and intent, is a criminal offense, and no different than distributing illegal weapons to citizens with which they can harass and terrorizes other citizens. Judge Rankin's ruling provides sufficient evidence to challenge the American government's defense in the 1st jurisprudence of VAW as human rights violations, *Gonzales* (*Lenahan*) vs. USA, 2011, which claimed that the American government did not have "jurisdiction" over its courts, nullifying their raison d'etre under the US Constitution. If the American government has no control, nor jurisdiction over its courts; then its legitimacy ceases to exist, necessitating a dissolution of the US government and formation of a new one, with a new Constitution.

When my landlord began her malicious litigation, in July 2016 (after illegally entrapping, and reneging on our revised contractual agreements, well-documented in 3-months of emails), I attempted to file a constituent request with Congresswoman Eleanor Norton Holmes. However, as is always the case, Norton Holmes staffers refused to investigate my allegation, as was her legal obligation under the US Constitution, which provides for checks and balances between the legislative, executive, and judicial branches. It is IMPERATIVE that civil servants in all branches of governments start doing their jobs with a minimum of integrity, transparency, and accountability; rather than the *laisse faire* politics that has reigned since the Reagan Era. One of the principle actors in the *laisse faire* politics of the past decades have been the feminists, whose alpha/dominance (denounced by Betty Friedan in 1981) societies and economies are more oppressive and unstable, than before.

2

³ http://warondomesticterrorism.com/category/0landlord-bullying-in-dc/

For the past 7-years I have been soliciting assistance from Congresswoman Holmes Norton's staffers in regards to the obligation of the State Department, and my Consulate in Spain to assist me, and my children, who have been trapped there with their abusive father since 2007. I am terribly concerned at present that one of my children might commit suicide, with the American Embassy complicit to, and responsible for his death. Family courts are revictimizing victims of domestic abuse at rates of 70-90%, using the tactics I have documented during my divorce in Spain, as well as DC Landlord/tenant court⁴ in the past 7-months. I have all the evidence necessary to submit cases to the international courts, but need a NGO or lawyer willing to submit. Washington is over-flowing with NGOs, lawyers, economists, and think tanks, who are too busy promoting their careers, and schmoozing-n-cruising with the other PhDs and MBAs to create the jurisprudence needed to combat court corruption—and transform their rhetoric to reality.

My grand-father was the first white man to successfully defend a black man in the South (1910, Alabama), with my family tree including John Dickinson, John Paul Jones, Winston Churchill, and Thomas Wilcox (co-author of the Puritan Manifesto, 1572). If I were a man with this kind of lineage, everyone in "The Swamp" would be listening to me, instead of berating and belittling me. Not only has the misogynistic and discriminatory rhetoric of feminists been exported to countries around the world, but also the predatory and criminal activity of lawyers has been exported globally; and is the root cause of the escalation in violence and terrorism.

The UN report, *In-depth Study on All Forms of Violence Against Women*, demonstrated that while men are more physically and sexually violent against women, it is women who maintain the culture of violence and oppression in society. The past 5 decade of alpha/dominance rhetoric by feminists coupled with affirmative action, enabling and empowering minority women in Washington, has transformed it into the "Fourth Reich" with Middle-eastern women maintaining bullying networks in international organizations, and Afro-American women maintaining them at the local level (Michelle Alexander, *The New Jim Crow*⁵). As one man explained to me "the black women have the black men, by the balls, and they are terrified to move." Laura Nader in her book, *The Life of the Law*⁶, demonstrates not only the importance of fair and just court systems, but also the detrimental effect empowering Middle-eastern women is having in society. Phyliss Chesler, in her book *Woman's Inhumanity to Woman*⁷, also provides ample evidence as to the horrible effect empowering women has had on societies around the world. On top of empowering women, the dis-empowerment of clergy and religious influence in communities, has produced the oppressive and tyrannical social model with no morality or ethics, which reigns at present, and why terrorism is on the rise in countries around the world.

In the past 8 years, I have tracked, and documented the female bullying networks within the IMF, as well as DC housing markets. As I explained in my blog *Open Letter to Special 'Ethics' Investigator at the IMF Sabina Blaskovic – Part 68*, the networks, maintaining the status quo of bullying in "The Swamp" are Afro-American women at the local level, Millennials on Capital Hill, White House, State Department, and NGOs; with Middle-Eastern women doing the same within international organizations, and I quote from by blog,

⁴ http://warondomesticterrorism.com/category/0landlord-bullying-in-dc/

⁵ http://newjimcrow.com/

⁶ http://www.ucpress.edu/book.php?isbn=9780520231634

⁷ https://www.amazon.com/Womans-Inhumanity-Woman-Phyllis-Chesler/dp/1556529465

⁸ https://www.linkedin.com/pulse/open-letter-special-ethics-investigator-imf-sabina-blaskovic-wilcox-5?trk=mp-reader-card

In addition to the bullying and manipulations, and their criminality under human rights standards, and civil and penal law, in DC Landlord/tenant court⁹, on top of Spanish family courts (see table of infractions of my lawyers in the table below), I have tracked and documented the same tactics and criminality of IMF's staff in 2 separate cases¹⁰; as well as the cover-up by IMF staff, HR personnel. The major players in my two cases against the IMF were minority women, and are Adrianne Thapa¹¹ (Indian), Sharmini Coorey¹² (Sri Lankan), Ana Daie¹³ (Middle Eastern, Iranian?), Kalpana Kochhar¹⁴ (Indian), Olivia Graham¹⁵ (Afro-American), Gheetha Ravindra¹⁶ (Indian), Lois Petzold¹⁷ (Indian, married to Pakistani), with two other players caucasion women, Gina Paone¹⁸ (Canadian), and Kate Phillips¹⁹ (New Zealander), as well as former IMF Family Association Chair Anne-Beatrix Keller Semadeni²⁰ (caucasian, French 'pienoire' national from N. Africa, Tunisia if my memory serves me), and the newest "Game-player" Sabina Blaskovic²¹ (?).

I hope that you will initiate a Congressional investigation into the rampant, and unbridled corruption in judicial systems. These systems are targeting the marginalized and defenseless with malicious and superfluous litigation, with court decisions violating the rights of citizens, and which are the root cause of the break-down in the rule of law in countries around the world.

Financial markets are on the brink of another collapse, with the world entering into the 'Great Depression' and civil unrest and violence escalating at all levels of society. It is imperative that staffers on Capitol Hill, the White House, and State Department start doing their jobs with a minimum of integrity and diligence, as well as in compliance with the Law and human rights standards. I have done extensive research on all the issues highlighted in this correspondence, with evidence posted on my activism website, www.warondomesticterrrorism.com; and request an audience with yourself or your staff, on what action is needed at present.

Sincerely,

Ouenby Wilcox

Cherry Wilcox

⁹ http://warondomesticterrorism.com/category/workplace-bullying-at-the-imf/

¹⁰ http://warondomesticterrorism.com/category/workplace-bullying-at-the-imf/

¹¹ https://www.imf.org/external/np/ins/english/pdf/inst2006.pdf

¹² https://www.imf.org/external/np/bio/eng/sc.htm

¹³ http://careerdevelopmentroundtable.org/wp-content/uploads/2015/12/NOTES-ON-DISCUSSION-OPEN-SPACE-SESSION-AT-THE-CDR-2015.pdf

¹⁴ https://blog-imfdirect.imf.org/bloggers/kalpana-kochhar/

¹⁵ https://www.linkedin.com/in/olivia-graham-621b73b

¹⁶ https://www.linkedin.com/in/geetha-ravindra-93ab676

 $^{^{17} \}underline{\text{https://www.ombudsassociation.org/Resources/IOA-Publications/The-Independent-Voice/July-2011/Meet-IOA-Publications/The-Independent-Voice/July-20$

s-Two-New-Board-Members.aspx

¹⁸ https://www.linkedin.com/in/gina-paone-798b1615

¹⁹ https://www.linkedin.com/in/kate-phillips-2434135

²⁰ https://www.blogger.com/profile/14716764321437505938

²¹ http://www.imf.org/external/pubs/ft/ar/2016/eng/fin-budget-income.htm