

SILENT TREATMENT

- It is the worst psychological aggression.
- It is equivalent to murder (not physical but emotional).
- It is the denial of the existence of the other person.
- It is the highest punishment you can inflict on the other person.
- It's the cruellest way to treat someone.
- It is a sign of cowardice and bad character.
- It is emotional abuse.
- It's manipulation.
- It is control over the other.

The silent treatment is abuse

Being ignored causes the same chemical reaction in the brain as being physically hurt

The narcissist has double standards. If you challenge them on their actions, they are likely to respond with rage or the silent treatment.

THE SILENT TREATMENT IS A PASSIVE- AGGRESSIVE FORM OF EMOTIONAL ABUSE . THIS IS ONE OF THE NARCISSIST'S FAVORITE WEAPONS , USED TO CONTROL , MANIPULATE , PUNISH AND MAKE THE VICTIM FEEL EXTREMELY ANXIOUS/ FEARFUL. IT TORTURES THE VICTIM MENTALLY. NARCISSISTS USE THE SILENT TREATMENT TACTIC FOR ANY LENGTH OF TIME - HOURS , DAYS , WEEKS OR EVEN LONGER.

WHAT IS SILENT TREATMENT?

Emotional Abuse -

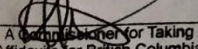
A form of punishment (aka control) designed to cause harm by making the victim feel powerless, invisible, insignificant & non-existent.



LAND TITLE ACT
STATE OF TITLE CERTIFICATE

PERRY FAINSTEIN, BARRISTER & SOLICITOR
3410 WOODBURN AVENUE, VICTORIA, BC, V8P
(250) 592-3239
RE: DALEY

This is Exhibit " C "
Referred to in the affidavit of
Victoria Nevens
sworn before me this
day of 3 FEB 2020


A Commissioner for Taking
Affidavits for British Columbia

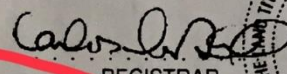
YOUR FILE NUMBER:
DALEY

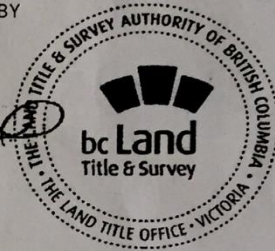
LAND TITLE DISTRICT: VICTORIA, BRITISH COLUMBIA

CERTIFICATE NO: STBC1670762

TITLE NO: EV10002

THIS IS TO CERTIFY THAT AT 05:44 ON 14 MARCH, 2013,
THE STATE OF THE TITLE TO THE LAND DESCRIBED HEREIN IS AS STATED
AND IS SUBJECT TO THE NOTATIONS APPEARING BELOW. THIS CERTIFICATE
IS TO BE READ SUBJECT TO THE PROVISIONS OF SECTION 23(2) OF
THE LAND TITLE ACT (R.S.B.C. 1996 CHAPTER 250) AND MAY BE AFFECTED BY
SECTIONS 50 AND 55-58 OF THE LAND ACT (R.S.B.C. 1996 CHAPTER 245).


REGISTRAR



APPLICATION FOR REGISTRATION RECEIVED ON: 30 JANUARY, 2003
ENTERED: 03 FEBRUARY, 2003

REGISTERED OWNER IN FEE SIMPLE:
GERALD WAYNE JACK DALEY, SALESMAN
604 POLYANTHUS CRESCENT
VICTORIA, BC
V8Z 2J4

TAXATION AUTHORITY:
MUNICIPALITY OF SAANICH

DESCRIPTION OF LAND:
PARCEL IDENTIFIER: 002-872-391
LOT 2, SECTION 82, VICTORIA DISTRICT, PLAN 25077

**My spouse GIFTED
me, Victoria N. our
homestead in a
testamentary trust**

 20211127_092915.mp4

20211127_092
915.mp4

 Video

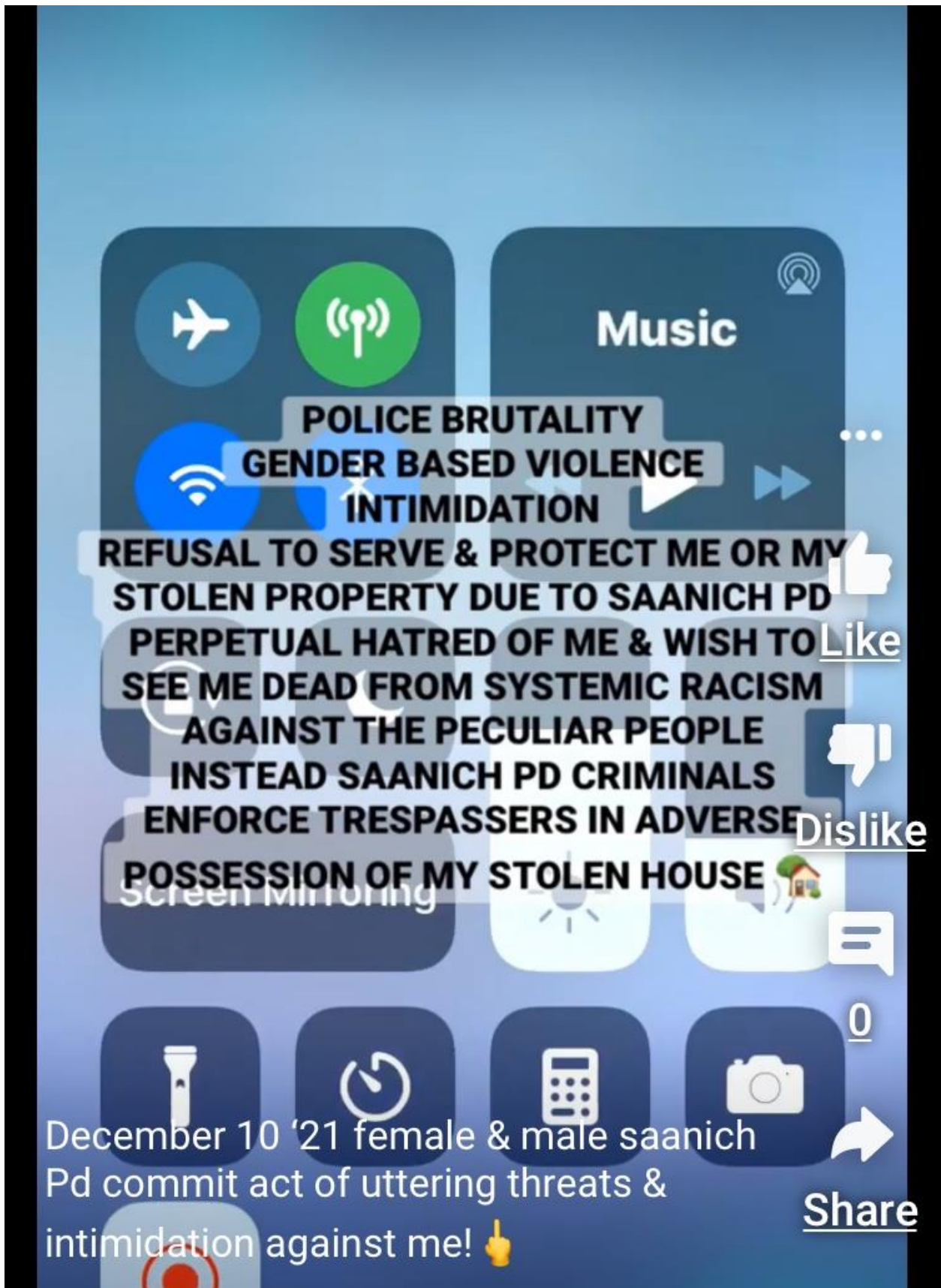
November 27 '21 I had right to commandeer service & protection from those with fiduciary duty 'n moral obligation to my spouse and I who have owed property in Saanich for two decades. Instead the toxic criminals acting as "SAANICH PD" chose to aid & abet criminals trespassing and committing acts of mischief on myself and my stolen property! Truth hating, incompetent, racist, CURSED Saanich PD HATE ME & INTENTIONALLY WANT ME DEAD & GONE! 🙄

 20211127_094418.mp4

20211127_094
418.mp4

 Video

November 27 2021 I attend Saanich PD with proof of my right to enforce a lawfully binding contract, a trust to regain my property back from those who stole it. Instead of kindness, understanding & compassions I'm gaslit, intimidated, criminally harassed & threatened for exercising my authority & lawful/legal rights! 🙄



December 10 '21 female & male saanich Pd commit act of uttering threats & intimidation against me! 🙄

Share

TITLE SEARCH PRINT

2021-12-11, 12:34:30

File Reference:

Requestor: Wendy Smith

Declared Value \$860000

****CURRENT INFORMATION ONLY - NO CANCELLED INFORMATION SHOWN****

Land Title District VICTORIA
Land Title Office VICTORIA

Title Number CA8652951
From Title Number CA8061764

Application Received 2020-12-16

Application Entered 2020-12-18

Registered Owner in Fee Simple
Registered Owner/Mailing Address: HOWFAM HOLDINGS INC., INC.NO. BC0448824
1474 FAIRCLIFF LANE
VICTORIA, BC
V8S 5L2

Taxation Authority Saanich, The Corporation of the District of

Description of Land
Parcel Identifier: 002-872-391
Legal Description:
LOT 2 SECTION 82 VICTORIA DISTRICT PLAN 25077

Legal Notations NONE

Charges, Liens and Interests
Nature: MORTGAGE
Registration Number: CA8652952
Registration Date and Time: 2020-12-16 16:08
Registered Owner: THE BANK OF NOVA SCOTIA

Nature: ASSIGNMENT OF RENTS
Registration Number: CA8652953
Registration Date and Time: 2020-12-16 16:08
Registered Owner: THE BANK OF NOVA SCOTIA

Duplicate Indefeasible Title NONE OUTSTANDING

Transfers NONE

**Sandra Dennis &
Benjamin How of 1474
Faircliff Lane Victoria
BC are "HOWFAM
HOLDINGS, INC."**

ATTENTION BENJAMIN HOW and SANDRA DENNIS.

Following info provides proof beyond a reasonable doubt you and those illegally occupying my stolen property are aware you are committing indictable crime as well as serious, financially devastating to you, civil torts against my family who actually own that home as explained in evidence provided in the docdro.it.

There has been ample proof provided to all involved parties, now plenty of time to get over the shock. Action is now required.

I am under contract for Jack Daley who gifted me our home 2017 in a legally binding contract of which you have been provided. I belong to a cultural that does not permit crime or abuse/harm, civil or criminal to be

committed against us, most certainly never against widows as that's pure evil. Sunday January 9 2022 noon I shall retrieve my stolen gift from the trespassers in adverse possession without incident.

These persons have no legal rights, NONE nor do those who falsely believe they own my private property as carefully, completely explained. I am an expert in my rights so in full right to perform citizens arrest, if necessary on the squatters in adverse possession of my private property. Presently its two criminal charges, trespassing and mischief. More will be required as I know there's more indictable crime being committed as has been since November 27 2021. Yet these crimes continue against me and my spouse as you made the choice to ignore the truth, the law and my rights. That's disgusting. Who

are you? What are you?

I am the victim in this life-threatening situation, you will not forget. I am requiring peaceful cooperation from all and shall be provided with all respect due for what I've just survived, another act of genocide.

During #12DaysOfChristmas (December 25-January 5) what sought to remain in the dark was brought into the brilliant light of the season 21/22! 🎉

As prophesied this generation receives the well deserved grade of F- for its complete failure to show any halfway decent hospitality towards me, a Woman and total stranger to the vast majority. Now I know why my people are forbidden to associate with our enemies, those who hate the Truth. That you? Hope not for your sake

**👉 LISTEN 👉 READ 👉
ACT/COOPERATE**

<https://youtu.be/peQfV9qoo1Y>

<https://docdro.id/P1anfEu>

<https://youtu.be/2CLnJqU5UMM>

**Do you understand? Read all I've said!
LISTEN! Legally but more importantly
morally you must actually listen as
I've jurisdiction being the owner of my
private property.**

**The garbage in my carport is required
to be removed no later than 2 o'clock
Sunday afternoon. The persons can
make appointment to remove their
personal chattel, by appointment
only, before end of January 2022.
Personal chattel left after last day of
January will be considered**

“abandoned” & irretrievable. I will not be touching their personal property at anytime for any reason as I’m not into harming or disrespecting others like all of you enemies of the peculiar people clearly are. What a shame. Your ignorance is exhausting. Your greed is nauseating. Your refusal to act is criminal.

~Victoria KC

**ALL CULTURAL RIGHTS OF THE
PECULIAR PEOPLE RESERVED**

Ignorance of the law

19 Ignorance of the law by a person who commits an offence is not an excuse for committing that offence.

Parties to offence are Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel

21 (1) Every one is a party to an offence who

(a) actually commits it;

(b) does or omits to do anything for the purpose of aiding any person to commit it; or

(c) abets any person in committing it.

Common intention to destroy me include but are not limited to Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel

(2) Where two or more persons form an intention in common to carry out an unlawful purpose and to assist each other therein and any one of them, in carrying out the common purpose, commits an offence, each of them who knew or ought to have known that the commission of the offence would be a probable consequence of carrying out the common purpose is a party to that offence.

Person counselling offence include Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel

22 (1) Where a person counsels another person to be a party to an offence and that other person is afterwards a party to that offence, the person who counselled is a party to that offence, notwithstanding that the offence was committed in a way different from that which was counselled

Idem include Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel

(2) Every one who counsels another person to be a party to an offence is a party to every offence that the other commits in consequence of the counselling that the person who counselled knew or ought to have known was likely to be committed in consequence of the counselling.

Definition of *counsel* include Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel

(3) For the purposes of this Act, *counsel* includes procure, solicit or incite.

Offences of negligence — organizations **GUILTY OF OFFENCES OF NEGLIGENCE Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel**

22.1 In respect of an offence that requires the prosecution to prove negligence, an organization is a party to the offence if

(a) acting within the scope of their authority

(i) one of its representatives is a party to the offence, or

(ii) **two or more of its representatives engage in conduct**, whether **by act or omission**, such that, if it had been the conduct of only one representative, that representative would have been a party to the offence; and

(b) the senior officer who is responsible for the aspect of the organization's activities that is relevant to the offence departs — or the senior officers, collectively, depart — markedly from the standard of care that, in the circumstances, could reasonably be expected to prevent a representative of the organization from being a party to the offence.

Attempts **GUILTY OF ATTEMPTS Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel**

24 (1) Every one who, having an intent to commit an offence, does or omits to do anything for the purpose of carrying out the intention is guilty of an attempt to commit the offence whether or not it was possible under the circumstances to commit the offence.

Breach of trust by public officer **GUILTY OF BREACH OF TRUST BY "PUBLIC OFFICERS" Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS et al**

122 Every official who, in connection with the duties of his office, commits fraud or **a breach of trust is guilty of an indictable offence** and liable to imprisonment for a term not exceeding five years, whether or not the fraud or breach of trust would be an offence if it were committed in relation to a private person.

Influencing municipal official Saanich PD, Victoria PD, BC Attorney Generals, BC provincial court, BC BAR MEMBERS, CIBC, Victoria Real Estate agents, squatters in adverse possession of my stolen property & their counsel GUILTY of "influencing municipal officials" with their compulsive LIES to get away with their indictable crimes of theft, discrimination, false statements, fraud etc. of hundreds of thousands of property from me their targeted victim

(2) Every one is guilty of an indictable offence and liable to imprisonment for a term not exceeding five years who influences or attempts to influence a municipal official to do anything mentioned in paragraphs (1)(a) to (d)

(a) suppression of the truth, in the case of a person who is under a duty to disclose the truth;

(b) threats or deceit; or

(c) any unlawful means.

Definition of *municipal official*

(3) In this section, *municipal official* means a member of a municipal council or a person who holds an office under a municipal government.

Disobeying a statute GUILTY OF "DISOBEYING STATUTES" Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel

126 (1) Every one who, without lawful excuse, contravenes an Act of Parliament by wilfully doing anything that it forbids or by wilfully omitting to do anything that it requires to be done is, unless a punishment is expressly provided by law, guilty of an indictable offence and liable to imprisonment for a term not exceeding two years.

Public mischief trespassers/squatters in adverse possession of my stolen property GUILTY OF "public mischief" by intent to mislead Saanich PD to start a file on their lies against me

140 (1) Every one commits public mischief who, with intent to mislead, causes a peace officer to enter on or continue an investigation by

(a) making a false statement that accuses some other person of having committed an offence; **trespassers/squatters in adverse possession of my stolen property GUILTY OF falsely accusing me of "trespassing" when that is A LIE as I have EVERY RIGHT to contact the squatters to regain lawful possession of my INTENTIONALLY stolen land and premises**

(b) doing anything intended to cause some other person to be suspected of having committed an offence that the other person has not committed, or to divert suspicion from

himself; **trespassers/squatters in adverse possession of my stolen property falsely accusing me of "trespassing" which has NOT been committed at any time since my special property was stolen**

(c) reporting that an offence has been committed when it has not been committed; or **trespassers/squatters in adverse possession of my stolen property GUILTY of reporting an offence to Saanich PD of "trespassing" has been committed when it has not been committed because my homestead was STOLEN and these persons MUST LEAVE IMMEDIATELY**

(d) reporting or in any other way making it known or causing it to be made known that he or some other person has died when he or that other person has not died.

Punishment

(2) Every one who commits public mischief

(a) is guilty of an indictable offence and liable to imprisonment for a term not exceeding five years

Compounding indictable offence Saanich PD, Victoria PD, BC BAR MEMBERS, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel GUILTY of "compounding indictable offences" against me their victim
141 (1) Every one who asks for or obtains or agrees to receive or obtain any valuable consideration for himself or any other person by agreeing to compound or conceal an indictable offence is guilty of an indictable offence and liable to imprisonment for a term not exceeding two years.

Criminal negligence Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel ALL GUILTY of "criminal negligence" by REFUSING Justice, Relief and Redress or to "serve and protect" me showing their "wanton and reckless disregard for my life and safety"

219 (1) Every one is criminally negligent who

(a) in doing anything, or

(b) in omitting to do anything that it is his duty to do, shows wanton or reckless disregard for the lives or safety of other persons.

Definition of *duty*

(2) For the purposes of this section, duty means a duty imposed by law.

Criminal harassment Saanich PD GUILTY of "criminal harassment" by contacting me, threatening, harassing and intimidating me due to the squatters in adverse possession of my stolen property false accusations

264 (1) No person shall, without lawful authority and knowing that another person is harassed or recklessly as to whether the other person is harassed, engage in conduct referred to in subsection (2) that causes that other person reasonably, in all the circumstances, to fear for their safety or the safety of anyone known to them.

Prohibited conduct

(2) The conduct mentioned in subsection (1) consists of

(a) repeatedly following from place to place the other person or anyone known to them;

(b) repeatedly communicating with, either directly or indirectly, the other person or anyone known to them; **after being informed of THE TRUTH Saanich PD communicated with me to intimidate, harass and falsely accuse me of the false report filed by trespassers/squatters in adverse possession of my stolen property**

(c) besetting or watching the dwelling-house, or place where the other person, or anyone known to them, resides, works, carries on business or happens to be; or **Saanich PD repeatedly attended private property to intimidate, terrorize, traumatize and harass me with false accusations**

(d) engaging in threatening conduct directed at the other person or any member of their family. **Saanich PD threatened me with false "trespassing" charges for doing what is my right and lawful duty to demand IMMEDIATE POSSESSION OF MY STOLEN GIFT FROM trespassers/squatters in adverse possession of my stolen property & their unprofessional indictable crime committing counsel**

Punishment

(3) Every person who contravenes this section is guilty of

(a) an indictable offence and is liable to imprisonment for a term not exceeding ten years; or

(b) an offence punishable on summary conviction.

Uttering threats

264.1 (1) Every one commits an offence who, in any manner, knowingly utters, conveys or causes any person to receive a threat

(a) to cause death or bodily harm to any person; **Saanich PD uttered, conveyed, threatened to bodily harm me with another false arrest for "trespassing" on my stolen homestead property**

Punishment

(2) Every one who commits an offence under paragraph (1)(a) is guilty of

(a) an indictable offence and liable to imprisonment for a term not exceeding five years; or

(b) an offence punishable on summary conviction and liable to imprisonment for a term not exceeding eighteen months.

Section 346 (2) excludes alleged threats aka "forced eviction" to take back my stolen land & premises therefore I AM perfectly entitled to imply through repeated contact to not only bring criminal charges against trespassers/squatters in adverse possession of my stolen property & their counsel but also civil action as they refuse to acknowledge their crimes in the multi-millions in relief and redress they owe me and my family, their hated targeted victims.

Assault

265 (1) A person commits an assault when

(a) without the consent of another person, he applies force intentionally to that other person, directly or indirectly; **BC Attorney Generals, Saanich PD, Victoria PD GUILTY of assault by intimidating and threatening me face to face to falsely charge me with "criminal harassment/ trespassing" then falsely arrest=bodily harm me**

(b) he attempts or threatens, by an act or a gesture, to apply force to another person, if he has, or causes that other person to believe on reasonable grounds that he has, present ability to effect his purpose

Application

(2) This section applies to all forms of assault, including sexual assault, sexual assault with a weapon, threats to a third party or causing bodily harm and aggravated sexual assault.

Assault

266 Every one who commits an assault is guilty of

(a) an indictable offence and is liable to imprisonment for a term not exceeding five years; or

(b) an offence punishable on summary conviction.

Torture Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel ALL GUILTY of "torture" by discriminating against ME WHOM THEY HATE and seek to murder, steal from and destroy=genocide=Crime against the peculiar people

269.1 (1) Every official, or every person acting at the instigation of or with the consent or acquiescence of an official, who inflicts torture on any other person is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years.

Definitions

(2) For the purposes of this section,

official means

(a) a peace officer,

(b) a public officer,

(c) a member of the Canadian Forces, or

(d) any person who may exercise powers, pursuant to a law in force in a foreign state, that would, in Canada, be exercised by a person referred to in paragraph (a), (b), or (c),

whether the person exercises powers in Canada or outside Canada; (fonctionnaire)

torture means any act or omission by which severe pain or suffering, whether physical or mental, is intentionally inflicted on a person

(a) for a purpose including

(i) obtaining from the person or from a third person information or a statement,

(ii) punishing the person for an act that the person or a third person has committed or is suspected of having committed, and

(iii) intimidating or coercing the person or a third person, or

(b) for any reason based on discrimination of any kind,

but does not include any act or omission arising only from, inherent in or incidental to lawful sanctions. (torture)

No defence

(3) It is **no defence to a charge under this section that the accused was ordered by a superior or a public authority to perform the act or omission that forms the subject-matter of the charge or that the act or omission is alleged to have been justified by exceptional circumstances**, including a state of war, a threat of war, internal political instability or any other public emergency.

The typical elements of **theft** are a person a) taking someone's money or personal property without permission b) carrying the property away c) intending to keep the property permanently. A person can commit theft even by taking unattended property. While most people associate theft with taking property, the crime can also involve the stealing of services like criminals Ash and Melanie did to Victoria by stealing hundreds of hours of her labour. Fraud is theft.

Theft Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel GUILTY of "theft" against me, their hated victim by stealing hundreds of thousands of dollars worth of my special & personal property while mentally ill criminal "public servant" www.dictionary.com/pigs (noun informal a dirty, greedy, or bad-mannered person) named aided and abetted criminals BC Attorney Generals, BC provincial court, BC BAR MEMBERS, CIBC, Victoria Real Estate agents, trespassers/squatters in adverse possession of my stolen property & their counsel which makes their actions A HATE CRIME

322 (1) Every one commits theft who fraudulently and without colour of right takes, or fraudulently and without colour of right converts to his use or to the use of another person, anything, whether animate or inanimate, with intent

(a) **to deprive, temporarily or absolutely, the owner of it, or a person who has a special property or interest in it, of the thing or of his property or interest in it;**

(b) to pledge it or deposit it as security;

(c) to part with it under a condition with respect to its return that the person who parts with it may be unable to perform; or

(d) to deal with it in such a manner that it cannot be restored in the condition in which it was at the time it was taken or converted.

Time when theft completed

(2) A person commits theft when, with intent to steal anything, he moves it or causes it to move or to be moved, or begins to cause it to become movable.

Secrecy

(3) A taking or conversion of anything may be fraudulent notwithstanding that it is effected without secrecy or attempt at concealment.

Theft by or from person having special property or interest **Saanich PD, BC Attorney Generals, BC provincial court, BC BAR MEMBERS, CIBC, Victoria Real Estate agents, squatters in adverse possession of my stolen property & their counsel GUILTY of "theft from person having special property" as my gifted homestead is lawfully and legally "special property"**

328 A person may be convicted of theft notwithstanding that anything that is alleged to have been stolen was stolen

(a) by the owner of it from a person who has a special property or interest in it;

(b) by a person who has a special property or interest in it from the owner of it;

Punishment for theft

334 Except where otherwise provided by law, **every one who commits theft**

(a) is guilty of an indictable offence and liable to imprisonment for a term not exceeding ten years, where the property stolen is a testamentary instrument or the value of what is stolen **exceeds five thousand dollars;** or

Fraudulent concealment **Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel GUILTY of FRAUDULENT CONCEALMENT because UGLY PROTECTS UGLY**

341 Every one who, for a fraudulent purpose, takes, obtains, removes or conceals anything is guilty of an indictable offence and liable to imprisonment for a term not exceeding two years.

Robbery involves taking money or property without permission. The crime of robbery also involves force or threat of force. The typical elements of robbery are someone taking money or property: a) with the intent to keep the property permanently b) without the property owner's consent c) by the use of force or intimidation.

Robbery **Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel et al. (violent assault/intimidation with intent to cause me terror and bodily harm)**

343 Every one commits robbery who

(a) steals, and for the purpose of extorting whatever is stolen or to prevent or overcome resistance to the stealing, uses violence or threats of violence to a person or property;

344 (1) Every person who commits robbery is guilty of an indictable offence and liable

(i) in the case of a first offence, five years

Possession of property obtained by crime Sandra Dennis, Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel "possession of property obtained by crime" as my personal property was STOLEN by CIBC, BC Attorney Generals, BC provincial court, BC BAR MEMBERS et al.

354 (1) Every one commits an offence who has in his possession any property or thing or any proceeds of any property or thing knowing that all or part of the property or thing or of the proceeds was obtained by or derived directly or indirectly from

(a) the commission in Canada of an offence punishable by indictment

Punishment

355 Every one who commits an offence under section 354

(a) is **guilty of an indictable offence and liable to imprisonment for a term not exceeding ten years, where the** subject-matter of the offence is a testamentary instrument or the value of the **subject-matter of the offence exceeds five thousand dollars**

False pretence trespassers/squatters in adverse possession of my stolen property & their counsel ALL GUILTY of "false pretence"

361 (1) A false pretence is a representation of a matter of fact either present or past, made by words or otherwise, that is known by the person who makes it to be false and that is made with a fraudulent intent to induce the person to whom it is made to act on it.

Fraud Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel ALL GUILTY of "fraud"

380 (1) **Every one who, by deceit, falsehood or other fraudulent means, whether or not it is a false pretence within the meaning of this Act, defrauds the public or any person, whether ascertained or not, of any property, money or valuable security OR any service**

(a) is guilty of an indictable offence and liable to a term of imprisonment not exceeding fourteen years, where the subject-matter of the offence is a testamentary instrument or the value of the subject-matter of the offence **exceeds five thousand dollars**

Threat against internationally protected person MY race fall under the title of "internationally protected" people therefore anyone guilty of threats/intimidation against ME IS GUILTY

424 Every one who threatens to commit an offence under section 235, 236, 266, 267, 268, 269, 269.1, 271, 272, 273, 279 or 279.1 against **an internationally protected person** or who threatens to commit an offence under section 431 **is guilty of an indictable offence and liable to imprisonment** for a term of not more than five years.

Definition of property

428 In this Part, property means real or personal corporeal property.

Wilfully causing event to occur Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel GUILTY of "wilfully causing THEFT OF MY HOMESTEAD, VIOLENT ASSAULTS TO OCCUR" et al. against me...ALL NAMED PARTIES "wilfully causing events OF INTIMIDATION, INJUSTICE, TORTURE, ATTEMPTED MURDER, DISCRIMINATION to OCCUR" against me BECAUSE THESE dictionary.com/pigs (noun informal a dirty, greedy, or bad-mannered person) HATE ME AND WANT ME MURDERED, RAPED, HOMELESS, STOLEN FROM, BANKRUPTED AND DESTROYED

429 (1) Every one who causes the occurrence of an event by doing an act or by omitting to do an act that it is his duty to do, knowing that the act or omission will probably cause the occurrence of the event and being reckless whether the event occurs or not, shall be deemed, for the purposes of this Part, wilfully to have caused the occurrence of the event.

Mischief Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel ALL GUILTY of "MISCHIEF"

430 (1) Every one commits mischief who wilfully

(a) destroys or damages property;

(b) renders property dangerous, useless, inoperative or ineffective;

(c) obstructs, interrupts or interferes with the lawful use, enjoyment or operation of property; or **MY life is MY PROPERTY therefore Saanich PD, Saanich mayor**

Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel are all obstructing, interrupting, interfering with the lawful enjoyment and operation of MY PROPERTY, MY LIFE ...

(d) obstructs, interrupts or interferes with any person in the lawful use, enjoyment or operation of property. Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel are all obstructing, interrupting, interfering with the lawful enjoyment and operation of MY PROPERTY CAUSING ACTUAL DANGER TO MY LIFE

Punishment

(2) Every one who commits mischief that causes actual danger to life is guilty of an indictable offence and liable to imprisonment for life.

Punishment

(3) Every one who commits mischief in relation to property that is a testamentary instrument or the value of which exceeds five thousand dollars

(a) is guilty of an indictable offence and liable to imprisonment for a term not exceeding ten years

Attempts, accessories Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers and squatters in adverse possession of my stolen property & their counsel are GUILTY of "attempts and accessories" because they ALL HATE their victim ME!

463 Except where otherwise expressly provided by law, the following provisions apply in respect of persons who attempt to commit or are accessories after the fact Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel are GUILTY to the commission of offences:

(a) every one who attempts to commit or is an accessory after the fact to the commission of an indictable offence for which, on conviction, an accused is liable to be sentenced to imprisonment for life is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years;

(b) every one who attempts to commit or is an accessory after the fact to the commission of an indictable offence for which, on conviction, an accused is liable to imprisonment for fourteen years or less is guilty of an indictable offence and liable to imprisonment for a

term that is one-half of the longest term to which a person who is guilty of that offence is liable;

(c) every one who attempts to commit or is an accessory after the fact to the commission of an offence punishable on summary conviction is guilty of an offence punishable on summary conviction; and

(d) every one who attempts to commit or is an accessory after the fact to the commission of an offence for which the offender may be prosecuted by indictment or for which he is punishable on summary conviction

(i) is guilty of an indictable offence and liable to imprisonment for a term not exceeding a term that is one-half of the longest term to which a person who is guilty of that offence is liable, or

(ii) is guilty of an offence punishable on summary conviction.

467.1 (1) The following definitions apply in this Act.

criminal organization means a group **Saanich PD, Victoria PD, BC Attorney Generals, BC provincial court, HOWFAM HOLDINGS INC. et al.**, however organized, that

(a) is composed of three or more persons in or outside Canada; and

(b) has as one of its **main purposes or main activities the facilitation or commission of one or more serious offences that, if committed, would likely result in the direct or indirect receipt of a material benefit, including a financial benefit, by the group or by any of the persons who constitute the group.**

It does not include a group of persons that forms randomly for the immediate commission of a single offence. (*organisation criminelle*)

serious offence means an indictable offence under this or any other Act of Parliament for which the maximum punishment is imprisonment for five years or more, or another offence that is prescribed by regulation. (*infraction grave*)

“CONSTABLE” means [dictionary.com/CON](https://www.dictionary.com/CON) adjective involving abuse of [confidence](https://www.dictionary.com/CONFIDENCE): a con trick. verb (used with object), conned, con-ning. to swindle; trick: *That crook conned me out of all my savings.* to persuade by deception, cajolery, etc. noun a [confidence game](https://www.dictionary.com/CONFIDENCE_GAME) or swindle. a lie, exaggeration, or glib self-serving talk

[dictionary.com/STABLE](https://www.dictionary.com/STABLE) noun a building, usually consisting of stalls, for the lodging of horses or other livestock *informal* a source of training, such as a school, theatre, a number of people considered as a source of a particular talent like conning people

by pretending to “*serve and protect*” the community and innocent like criminal Victoria and Saanich PD “*PIGS*”=Persons In Govt con society into believing their lies

Participation in activities of criminal organization

467.11 (1) Every person in the Saanich PD, BC Attorney Generals, BC provincial court, squatters in adverse possession of my stolen property & their counsel who, for the purpose of enhancing the ability of a criminal organization to facilitate or commit an indictable offence under this or any other Act of Parliament, knowingly, by act or omission, participates in or contributes to any activity of the **criminal organization is guilty of an indictable offence and liable to imprisonment for a term not exceeding five years.**

Prosecution

(2) In a prosecution for an offence under subsection (1), it is not necessary for the prosecutor to prove that

- (a)** the criminal organization actually facilitated or committed an indictable offence;
- (b)** the participation or contribution of the accused actually enhanced the ability of the criminal organization to facilitate or commit an indictable offence;
- (c)** the accused knew the specific nature of any indictable offence that may have been facilitated or committed by the criminal organization; or
- (d)** the accused knew the identity of any of the persons who constitute the criminal organization.

Factors

(3) In determining whether an accused participates in or contributes to any activity of a criminal organization, the Court may consider, among other factors, whether the accused

- (a)** uses a name, word, symbol or other representation that identifies, or is associated with, the criminal organization;
- (b)** frequently associates with any of the persons who constitute the criminal organization;
- (c)** receives any benefit from the criminal organization; or
- (d)** repeatedly engages in activities at the instruction of any of the persons who constitute the criminal organization.

Arrest by owner, etc., of property

Justice, Relief and Redress is due in the billions from all guilty criminal organizations and the persons who pretend to be these criminal organizations. 604 Polyanthus Crescent is MY PROPERTY therefore Saanich PD, Victoria PD, BC Attorney Generals, BC provincial court, Benjamin How, Sandra Dennis, trespassers/squatters in adverse possession of my stolen property are all going to be indicted, arrested by either myself or police departments in each criminal's area to be instructed by me with indictable charges against ALL GUILTY persons who have committed and are currently committing hate, genocide, injustice, discrimination, intimidation, civil and criminal et al. crimes against me

(2) The owner or a person in lawful possession of property, or a person authorized by the owner or by a person in lawful possession of property, may arrest a person without a warrant if they find them committing a criminal offence on or in relation to that property and

(a) they make the arrest at that time; or

(b) they make the arrest within a reasonable time after the offence is committed and they believe on reasonable grounds that it is not feasible in the circumstances for a peace officer to make the arrest

GUILTY OF Conversion, Detinue, and Trespass to Chattels Involve Interference With Rights of Ownership or Rights of Possession, DISCREDITABLE CONDUCT

COUNTLESS EVILDOERS ACTING AS Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property "PUBLIC SERVANT" AGENTS ACTING AS "BC MINISTRY OF FINANCE" GUILTY OF CRIMINAL EMBEZZLEMENT FOR STEALING 700K FROM THE DALEY FAMILY TRUST AND BENEFICIARIES

Under Canadian law, [embezzlement](#) falls under the umbrella of theft offences. In a nutshell, embezzlement is a type of financial fraud that involves the unauthorized taking or use of another person's property or money, with the intention of depriving that person of the property or money on either a temporary or permanent basis.

The Penalties for Criminal Embezzlement in Canada:

322. (1) Every one commits theft who fraudulently and without colour of right takes, or fraudulently and without colour of right converts to his use or to the use of another person, anything, whether animate or inanimate, with intent

- (a) to deprive, temporarily or absolutely, the owner of it, or a person who has a special property or interest in it, of the thing or of his property or interest in it;
- (b) to pledge it or deposit it as security;
- (c) to part with it under a condition with respect to its return that the person who parts with it may be unable to perform; or
- (d) To deal with it in such a manner that it cannot be restored in the condition in which it was at the time it was taken or converted.

•

(2) A person commits theft when, with intent to steal anything, he moves it or causes it to move or to be moved, or begins to cause it to become movable.

(3) A taking or conversion of anything may be fraudulent notwithstanding that it is effected without secrecy or attempt at concealment.

(4) For the purposes of this Act, the question whether anything that is converted is taken for the purpose of conversion, or whether it is, at the time it is converted, in the lawful possession of the person who converts it is not material.

334. Except where otherwise provided by law, everyone who commits theft

(a) is guilty of an indictable offence and liable to imprisonment for a term not exceeding ten years, where the property stolen is a testamentary instrument or the value of what is stolen exceeds five thousand dollars; or

(b) is guilty

(i) Of an indictable offence and is liable to imprisonment for a term not exceeding two years, or

(ii) Of an offence punishable on summary conviction,

Where the value of what is stolen does not exceed five thousand dollars.

Theft takes place where someone takes possession of something fraudulently or otherwise “without colour of right” (s. 322(1) Criminal Code of Canada), with the intent in doing so. Someone can also be found guilty of possession of stolen property where, by act or omission, a person takes possession of something which was obtained by the commission of a crime (s. 354(1), Criminal Code).

In essence, the crime of theft requires that someone takes possession of something, or takes steps in order to move, or eventually convert the object in a manner which is fraudulent. It must be proven that there was intent to take possession or move the object so that it may transfer possession illegally.

GUILTY OF CIVIL FRAUD evildoers acting as CIBC, Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel et al.

The tort of **civil fraud** consists of four elements:

1. A false representation made by the evildoer(s);

2. Some level of knowledge of the falsehood of the representation on the part of the evildoer(s) (whether through knowledge or recklessness);
3. The false representation caused the victim to act; and
4. The victim's actions resulted in a loss.

Bruno Appliance and Furniture, Inc. v. Hryniak, 2014 SCC 8, at para. 21.

NOTE: Civil fraud is also known as deceit or fraudulent misrepresentation.

GUILTY OF CIVIL CONSPIRACY evildoers acting as CIBC, Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel et al.

Predominant Purpose Conspiracy/Conspiracy to Injure

The elements of the tort of conspiracy to injure are:

1. An agreement between two or more;
2. To use means either lawful or unlawful;
3. With the predominant object of causing injury to the victim; and
4. Causing actual damage to the victim.

Pro-Sys Consultants Ltd. v. Microsoft Corporation, 2013 SCC 57, at paras. 72-74.

Unlawful Means Conspiracy

The elements of unlawful means conspiracy are:

1. The evildoers act in combination, that is, in concert, by agreement or with a common design;
2. Their conduct is unlawful (and each must commit an unlawful act);
3. Their conduct is directed towards their victim/target;
4. They should know that, in the circumstances, injury to their victim/target is likely to result;
and
5. Their conduct causes injury to their victim/target.

Agribands Purina Canada Inc. v. Kasamekas, 2011 ONCA 460, at para. 26; applied in *National Bank Financial Ltd. v. Barthe Estate*, 2015 NSCA 47 and *HSBC Bank Canada v. Fuss*, 2013 ABCA 235; see also *Bank of Montreal v. Tortora*, 2010 BCCA 139.

GUILTY OF INDUCING BREACH OF CONTRACT evildoers acting as CIBC, Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel et al.

The elements of the tort of inducing breach of contract are:

1. The existence of an enforceable contract;
2. Knowledge on the part of the evildoer(s) of the existence of their victim's contract;
3. An intention on the part of the evildoer(s) to cause a breach of that contract;
4. Wrongful interference on the part of the evildoer(s); and
5. Resulting damage.

GUILTY OF UNLAWFUL MEANS evildoers acting as CIBC, Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel et al.

The elements of the tort of causing loss by unlawful means are:

1. Intention to cause economic harm to their victim/target;
2. Interference with their victim's economic relations by the use of unlawful means against a third party that is actionable by that third party, or would be actionable if the third party had suffered loss as a result; and
3. Resulting economic loss to their victim.

A.I. Enterprises Ltd. v. Bram Enterprises Ltd., 2014 SCC 12, at paras. 23 and 76.

GUILTY OF CONVERSION evildoers acting as CIBC, Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel et al.

The tort of conversion involves a wrongful interference with the goods of another, such as taking, using or destroying these goods in a manner inconsistent with the owner's right of possession.

The tort is one of strict liability and accordingly it is no defence that the wrongful act was committed in all innocence.

Boma Manufacturing Ltd. v. Canadian Imperial Bank of Commerce, [1996] 3 S.C.R. 727, at para. 31.

NOTE: Conversion is the tort equivalent of theft in criminal law.

GUILTY OF INJURIOUS FALSEHOOD evildoers acting as CIBC, Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property & their counsel et al.

An action for injurious falsehood involves the publication of false statements, either orally or in writing, reflecting adversely on the plaintiff's business or property, or title to property, and calculated to induce persons not to deal with their victim/target.

The specific elements are:

1. The published statements about their victim's business or property must be untrue;
2. They must be made maliciously, that is without just cause or excuse; and
3. Their victim must have suffered special damages.

Raymond E. Brown, *The Law of Defamation in Canada* (Toronto: Carswell, 1987), adopted in *Lysko v. Braley* (2006), 79 O.R. (3d) 721 (C.A.) at para. 133.

GUILTY OF INTIMIDATION evildoers acting as CIBC, Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, trespassers/squatters in adverse possession of my stolen property et al.

Two-Party Intimidation

1. A must deliver an unlawful threat to B;
2. Intending to cause harm to B;
3. A's threat must cause B's subsequent conduct; and
4. Result in harm to B.

Three-Party Intimidation

1. A must deliver an unlawful threat to B;
2. Intending to cause harm to C;
3. A's threat must cause B's subsequent conduct; and
4. Result in harm to C.

Burns & Blom, *Economic Interests in Canadian Tort Law* (Markham: LexisNexis, 2009), at 128, see also *A.I. Enterprises Ltd. v. Bram Enterprises Ltd.*, 2014 SCC 12, at para. 65.

GUILTY OF PASSING OFF evildoers acting as CIBC, Saanich PD, Victoria PD, BC BAR MEMBERS, CIBC, Sandra Dennis and Benjamin How, trespassers/squatters in adverse possession of my stolen property et al.

The elements of the tort of passing off are:

1. The existence of goodwill;
2. Deception of the public due to a misrepresentation; and
3. Actual or potential damage to their victim.

Ciba-Geigy Canada Ltd. v. Apotex Inc., [1992] 3 S.C.R. 120, at para. 33.

NOTE: Where the goodwill relates to a trade mark, sections 7(b) and 53.2(1) of the *Trademarks Act*, RSC 1985, c. T-13, provides a parallel statutory action for an injunction and damages.

GUILTY OF BREACH OF FIDUCIARY DUTY evildoers Saanich PD, Saanich mayor Fred Haynes, Saanich MLA Lana Popham, Victoria PD, BC BAR MEMBERS, CIBC et al.

1. A fiduciary duty, owed as a result of:
 - a historically recognized fiduciary relationship existing as a matter of course within the traditional categories of trustee-cestui que trust, executor-beneficiary, solicitor-client, agent-principal, director-corporation, and guardian-ward or parent-child; or
 - an ad hoc fiduciary relationship, established on a case-by-case basis, with the following elements: (1) an undertaking by the alleged fiduciary to act in the best interests of the alleged beneficiary or beneficiaries; (2) a defined person or class of persons vulnerable to a fiduciary's control (the beneficiary or beneficiaries); and (3) a legal or substantial practical interest of the beneficiary or beneficiaries

that stands to be adversely affected by the alleged fiduciary's exercise of discretion or control.

2. A breach of the fiduciary duty, consisting of an act of disloyalty in which the fiduciary, acting out of self-interest, does something that is, or is presumed to be, detrimental to the interests of the beneficiary.

Alberta v. Elder Advocates of Alberta Society, 2011 SCC 24, at paras. 22, 33 and 36.

I Victoria Nevens LAWFUL LEGAL OWNER OF 604 POLYANTHUS CRESCENT AM FILING CRIMINAL CHARGES AGAINST BENJAMIN HOW, SANDRA DENNIS AND ALL TRESPASSING INSIDE AND ON MY STOLEN HOMESTEAD POSTHASTE. I AM FILING DEVASTATING CIVIL ACTION AGAINST THESE PERSONS FOR KNOWINGLY, WILLINGLY CAUSING ME, LOSS, HARM AND ACUTE INJURIES AFTER BEING PROVIDED WRITTEN EVICTION NOTIFICATION 11/26/21.

Tort law

Trespass to land is one of the oldest torts known in law. Historically, it has been held to occur whenever there has been an unauthorized physical intrusion onto the private property of another. Trespass also occurs when a person remains on an individual's land after permission has been withdrawn.

Trespass to land is actionable "per se". That means that someone can be sued and found liable for trespassing even if there is no proof of damage. In a trespass case, if the incident was for particularly malicious purposes, such as to intimidate the land owner, even punitive damages may apply.

That said, however, any person can go onto the private property of another during daylight hours if permission to do so is implied. For example, if there is a path up to the front door of a residence and there are no signs warning people to stay off the land, there is implied permission for people to enter, such as a letter carrier. This implied permission can, of course, be revoked instantly by the person in charge of the property. If you are told to leave, you must leave or you could be sued for trespass.

TRESPASS ACT
[RSBC 2018] CHAPTER 3

Deposited with Clerk of the Legislative Assembly on August 20, 2018

Contents

- 1 Definitions
- 2 Trespass prohibited
- 3 Defences to trespass charge
- 4 Methods of posting or giving notice
- 5 Offence to remove, alter or deface posted signs
- 6 Trespasser must give name and address
- 7 Arrest without warrant
- 8 Court may order compensation
- 9 Prosecution not defeated by variation in lawful fence
- 10 Owners in rural area responsible for lawful fence
- 11 Section 5 of the Offence Act does not apply
- 12 Power to make regulations
- Revision Schedule — Amendment to Other Act

**I Victoria Nevens am the
LAWFUL OWNER
ENTITLED TO
IMMEDIATELY POSSESS
604 Polyanthus Crescent**

Definitions

1 In this Act:

"authorized person" means a person authorized by an occupier of premises to exercise a power or perform a duty of the occupier under this Act;

"enclosed land" includes land that is

- (a) surrounded by a lawful fence,
- (b) surrounded by a natural boundary,
- (c) surrounded by a lawful fence and a natural boundary, or
- (d) posted, in accordance with section 4 (1) [*methods of posting or giving notice*], with signs prohibiting trespass;

"lawful fence" means a lawful fence as defined by regulation;

"occupier", in relation to premises, means the following:

- (a) in the case of premises that are
 - (i) land, including enclosed land, foreshore and land covered by water, or
 - (ii) property described in paragraph (b) (i) of the definition of "premises",a person entitled to maintain an action for trespass in respect of those premises;
- (b) in the case of premises that are property described in paragraph (b) (ii) or (iii) of the definition of "premises", a person lawfully entitled to possession of those premises;
- (c) in the case of premises that are water, a person described in paragraph (a) of this definition in relation to the land under the water;

Trespass prohibited

- 2 (1) Subject to section 3, a person who does any of the following commits an offence:
- (a) enters premises that are enclosed land;
 - (b) enters premises after the person has had notice from an occupier of the premises or an authorized person that the entry is prohibited;
 - (c) engages in activity on or in premises after the person has had notice from an occupier of the premises or an authorized person that the activity is prohibited.
- (2) A person found on or in premises that are enclosed land is presumed to be on or in the premises without the consent of an occupier of the premises or an authorized person.
- (3) Subject to section 3, a person who has been directed, either orally or in writing, by an occupier of premises or an authorized person to
- (a) leave the premises, or
 - (b) stop engaging in an activity on or in the premises
- commits an offence if the person
- (c) does not leave the premises or stop the activity, as applicable, as soon as practicable after receiving the direction, or
 - (d) re-enters the premises or resumes the activity on or in the premises, as applicable.

