I am a Woman who has endured repeated, violent sexual assaults since being rendered INTENTIONALLY homeless and destitute **March 19 2020** by outrageous organized gang stalking crimes of hate, war and genocide perpetuated against me in continual attempts to end my life. I am the continuous victim of hate crimes, racism and violent sexual assaults as I attempted to maintain a roof over my head, security and safety after being unlawfully force evicted from my stolen private In Trust property.

I identify as a Woman in need of protection because **AM A WOMAN IN NEED OF PROTECTION** as decades of organized gang stalking by "public servants", select members of the public, racism, discrimination, violence, slander, unsolicited attacks, attempted murder, continual injustice and targeting due to my sex, proven remnant race, cultural heritage and ethnic identity.

This deposition will provide proof of a sexual assault I endured and whom is responsible for this violent crime and subsequent continued vicious crimes committed by the perpetrator after the rape. As shown "sexual assault violates the victim's fundamental rights, including the right to physical and psychological integrity and security of the Woman, the victim."

mobile.inspq.qc.ca

[TRANSLATION]

o "Sexual assault is a sexual act, with our without physical contact, committed by an individual without the consent of the victim or, in some cases, and especially when children are involved, through emotional manipulation or blackmail. It is an act that subjects another person to the perpetrator's desires through an abuse of power, the use of force or coercion, or implicit or explicit threats. Sexual assault violates the victim's fundamental rights, including the right to physical and psychological integrity and security of the person (p. 22).

Due to severe traumatic damages from the violence perpetrated against me and the resulting acute psychological injuries I am unable to function as I normally would. I endure severe, debilitating chronic fatigue, the aftermath of being continually sexually assaulted since the summer of 2020. This presentation of truth may be disjointed, difficult to follow or understand to no fault of my own. I will do the best I can considering the dire circumstances that have been created for me by those who hate me and seek to cause me irreparable harm, loss and injury in continual attempts to end my life.

I will be utilizing cases of rape and society's definition of rape to educate those who will be providing the appropriate compensation as lawfully and legally required.

I am a Woman from a foreign jurisdiction that knows the Torah is the non-negotiable Law. This

"country" is also aware Torah is the Law as the Instructions of Life and Life more abundantly sit on the witness box of every commonwealth courtroom. I am an expert on the Law of my people. The peculiar people, chosen trained experts in Law, Justice, Remedy, Relief and Restoration understand **the damage caused by rape is the equivalent to murder**. With each rape I have endured I have become less and less capable of functioning as the Woman I once was.

The following information has been researched to provide proof I have been raped according to Canadian court and society's definition of this hate crime against Women who endure this level of racism, violence, discrimination and destruction. I am in possession of the proof of rape by the assailant as I was wise enough to save the prophylactic utilized during the violent assault.

Once the criminal was aware I had saved proof of the rape it orchastrated a hate crime to vandalize my PRIVATE AUTOMOBILE, which is considered "consumer goods" knowing I have zero financial resources to restore the damage and replace the entire window.

CANADA

Man's refusal to wear condom after agreeing to cancels out consent: judge

Paola Loriggio
The Canadian Press

Published Wednesday, July 3, 2019 3:23PM EDT



(Shutterstock.com/Olesya Feketa)

SHARE:

HAVE BEEN REPEATEDLY

SUBJECTED TO UNSAFE WORKING CONDITIONS RESULTING IN MULTIPLE SEXUAL ASSAULTS

An Ontario court has ruled that a man who had unprotected sex after agreeing to wear a condom committed sexual assault because his behaviour invalidated his sexual partner's consent.

bc.ctvnews.ca

Two judges ruled consent can be limited to sexual intercourse on certain conditions, in this case wearing a condom. Thus, the complainant had not consented.

The other felt there was evidence to suggest that her consent was vitiated by fraud, and that Kirkpatrick had been dishonest.

According to the summary of the SCC hearing, a 2014 case known as R. v. Hutchinson was expected to be cited as it was in the original trial.

What Is Sexual Assault? | Éducaloi https://educaloi.qc.ca/en/capsules/what-is-sexual-assault/

Irreparable injuries and harm caused by criminal agents for CIBC, Fulton & Co., Cox Taylor, BC Attorney Generals, BC Supreme Court et al. stealing the entire estate of Gerald Wayne Jack Daley from his Executrix, common law spouse and beneficiary has resulted in multiple sexual assaults on their intended despised target, me, Victoria.

I am being forced against my will to engage in acts of prostitution in attempt to maintain the lifestyle I'd grown accustomed while with my spouse. Agents of BCSC had a fiduciary duty to make sure I was not rendered homeless and destitute instead each agent committed obviously intentional malicious acts of fraud, bad faith, hate, liquidation and misfeasance in public office.

Well aware I am not engaging my species whom are Men and Women I am being forced into acts of sheer perversion known in my culture as beastiality with RH positive male beasts whom I insist, provide safe working conditions. I have been irreparably harmed by deception or outright refusal after these conditions have been understood and agreed upon.

No Woman forced into prostitution agrees to engage in unsafe working conditions. I do not consent to dangerous employment environments. I am made to believe I will be safe and respected by males who wish to engage services to provide for my needs. I'm being forced into destruction against my will by those who stole my homestead and the entire estate of my common-law spouse.

I have been made victim to repeated sexual assaults since the summer of 2020 after multiple attempts to access the liquid assets of the estate of which I have legal and lawful control, to no

avail. Now one of these violent assailants "James/Jim" has decided to destroy my PRIVATE AUTOMOBILE window. An act of retaliation. An act of hate. An act of vandalism. Here is the proof of violent crimes against me.

SECTION 2 – CRIME INFORMATION



H Lifestyle

Occasionally

INCOME

Over \$1M

DRINKS

NET WORTH

Over \$10M

No

EDUCATION

Degree

Bachelor's

This male human goes by "James" or "Jim". It was only interested in making sure I believed it was a billionaire who had been in Forbes magazine in the top ten riches in California. I researched this information to find it a lie.

"Jim" explained I'd only be abused by abusers on "secretbenefits" then turns out to be an abuser using that site to seek the weak and vulnerable as those types are easy targets with little to no recourse as "police" and society looks down on Women forced into prostitution.

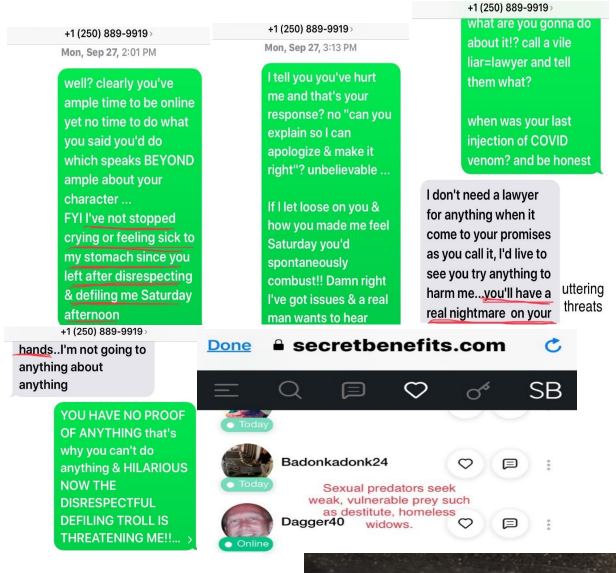
We only met a few times. I did notice his profile was not an honest portrayal of reality as can be seen in the bottom screenshot red circles. This verbal "sugar baby" contract was established afternoon of **Sept. 26 2021**. The arrangement was "Jim" would provide **\$1500 per month** to cover my living expenses and storage locker fee in exchange for companionship/"pay for play".

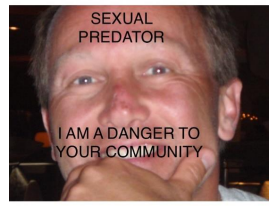
Later that afternoon there was an incident that left me reeling after it was over. After being "served" "Jim" promised before he left to e-transfer \$1500 before the end of the day as it was already the twenty-sixth and urgent monthly expenses would be due.

I heard nothing nor did I receive the e-transfer as agreed upon for services rendered. I cannot afford to work for free. The next day I reached out. Screenshots of the conservation have been included on the following page to provide proof of hate and sexual assault. "Jim" responds in the grey bubbles. At one point this predator threatens "I'll have a real nightmare on my hands" if I pursue justice. As shown **uttering threats** and **intimidation** are criminal offences committed against me by violent criminal "Jim".

November 26 2021 approximately 9:44 pm I went outside to see my beloved private automobile vandalized. The front desk manager had proof of this hate crime on the building's CCTV. I do believe this would be of some interest to BC public servants in "law enforcement" as I

understand an explosive device was attached to the window by the hired criminal who then left. Minutes later the window explodes everywhere, mostly inside the automobile. This hate crime was reported to those acting as "Saanich Police Department" who refuse to investigate or speak to me due to their proven hatred of & for my remnant race, the peculiar people.

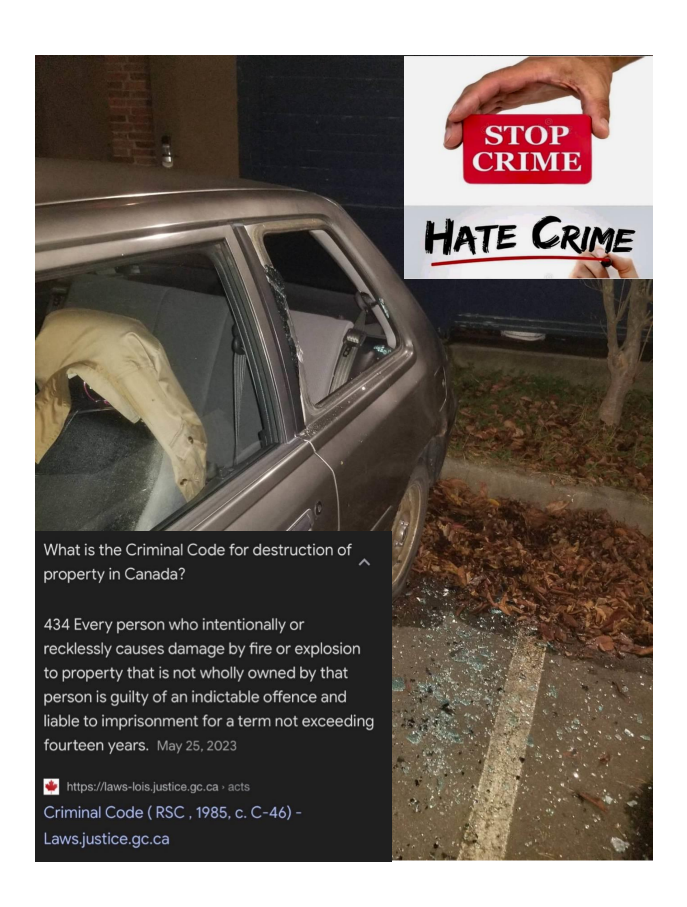






A COPY of the CCTV FOOTAGE of the BROAD DAYLIGHT HATE CRIME ASSAULT and VANDALISM OF MY PRIVATE AUTOMOBILE "bought and paid for" BY THE RAPIST "Jim" IS HELD BY THOSE ACTING AS "SAANICH POLICE DEPARTMENT" File No. SA21-27017. I have been severely mentally, emotionally and spiritually caused traumatic injuries as I did witness the targeted destruction of my property. An automobile the rapist knew had incredible sentimental value to me so intentionally destroyed it to cause me an irreparable level of harm,







Sexual offence is one of the most serious crimes in Canada. Sentences go from one to ten years in jail if convicted for criminal act, and up to 18 months in jail if convicted for summary offence. There are various types of sexual offence depending on the victim's age, whether they are adult or not, if they were injured, whether a weapon was used and other circumstances of the act. If a person gets accused for sexual assault that involved using a weapon (and the definition of "weapon"is extremely important here) or causing bodily hard, the maximum sentence goes up to 14 years in jail. The punishment is severe, which is why such accusations must be treated very seriously.

2) Lack of consent

The issue of consent is one of the most important in a sexual assault case. For such crime to happen, the assailant doesn't have to use force at all. All that matters is whether the victim gave their consent or not.

I:Woman THE VICTIM forced to prostitute to survive would NEVER give my time or body, sexual or otherwise unless I was being COMPENSATED/PAID! I:Woman agreed to sexual activity with "Jim" on the mutual agreement I was to be accordingly compensated as discussed. "Jim" never paid for my service/time vitiating/removing my consent which is legally defined as SEXUAL ASSAULT/RAPE!

1) Sexual contact

Sexual contact involves direct or indirect contact by a person with sexual purposes. For example, a simple handshake is not sexual contact if it was performed only with the purpose of greeting. But if there is proof that it was of sexual nature, the situation changes completely. The test used in court to determine whether contact that happened was of sexual nature is: "Under all circumstances, would a reasonable person perceive this contact as sexual?" Also, contact must be intentional, as opposed to accidental.

Endangerment is a tort—or action causing harm to another—in which a person exposes others to possible danger or harm. Endangerment can be intentional or accidental.

Intentional Endangerment

Intentional endangerment is usually a crime. A person who intentionally endangers another may face criminal charges and may be sued for damages by their victim.

SEXUAL DEVIANT and criminal known as "Jim" has INTENTIONALLY ENDANGERED My Life by making through vandalism my private automobile UNSAFE, UNSECURE https://youtu.be/wHM4XaSxCYQ. Now each time I:Woman utilize My private property to travel I am exposed to DANGER and/or HARM. Do YOU understand the rules of society?

Here are some of the **ACUTE SYMPTOMS OF TRAUMA** I now live with every second. Due to years of violent asssaults and refusal of service by agents of "SAANICH POLICE DEPARTMENT" the Red Lion Staff insisted those acting as "Saanich Police Department" obtain a copy of the CCTV footage of the hate crime and violent assault on my property yet not once have I heard a word regarding the alleged investigation. I only have the police file number as I called Saanich PD reception to be told a public servant would call yet I've yet to hear a word from anyone regarding these violent crimes as I have proof of HATE and REFUSAL OF SERVICE or PROTECTION and PERPETUAL VIOLENT ASSAULTS from countless members of said fraturnity.

violent crimes cause irreparable Symptoms of Trauma

Cognitive:

- Mood swings
- Flashbacks or recurring stressful thoughts
- Confusion
- Nightmares
- Disorientation
- Constant visualizations of the event
- · Difficulty concentrating and loss of memory

Physical:

- Edginess
- Insomnia
- · Changes in sleeping and eating patterns
- Sexual dysfunction
- Complaints of aches and pains throughout the body
- Extreme alertness, always on the lookout for warnings and potential danger
- Fatigue and exhaustion
- Extremely rapid heart rate (tachycardia)
- · Easily startled
- Digestive problems

Behavioral:

- Social isolation and withdrawal
- Lack of interest in previously enjoyable activities
- Avoidance of activities and places which trigger memories of the event

Psychological:

- Constant and overwhelming fear
- Obsessive compulsive behaviors
- Detachment from emotions and personal relationships
- Emotional numbness
- Depression
- Guilt
- Shame
- Emotional shock
- Denial
- Irritability
- Anger
- Anxiety
- Panic attacks
- Sadness
- Hopelessness

As a victim of continuous violent assaults, in this deposition victim of sexual assault and other hate crimes it is no wonder to me that other victims of sexual assault most often are compensated in the hundreds of thousands of dollars as shown on page 14 of this presentation as there is no way to restore the victim back to where they were before the act of murder was committed. In the PERFECT Law of my hated race, the peculiar people, in Torah also known as "the Way, the Truth and the Life", the punishment for rape is the death of the rapist as the harm, loss and injury to the victim, in essence, is the loss of their life and enjoyment of life.

Sexual assault and rape are **never** a victim's fault.

Sexual assault and rape are crimes motivated by a need to control, humiliate, and harm.

If a victim does not fight the acts, it does not mean consent.

YOUR BRAIN ON TRAUMA:

- Suspicious & untrusting
- Negative & pessimistic
- Addictive
- Self sabotaging
- · Scattered & distracted
- · Demotivated & drained of energy
- Self critical
- Judgmental of yourself & others
- Emotionally cut off

Effects of Rape

- □ Victims of sexual assault are:⁷
- □ 3 times more likely to suffer from depression.
- □ **6 times** more likely to suffer from post-traumatic stress injuries.
- ☐ **13 times** more likely to abuse alcohol.
- 26 times more likely to abuse drugs.
- 4 times more likely to contemplate suicide.

Common Effects of Sexual Assault

Victims of sexual assault often experience a number of common effects. These may include:

- Flashbacks
- Nightmares
- Difficulty falling or staying asleep
- Anger and rage
- · Difficulty concentrating
- Hypervigilence
- Anxiety and panic
- · Self-blame, guilt, and shame
- Emotional numbing
- · Physical symptoms and health problems

It is imperative at this point in this PROOF OF SEXUAL ASSAULT deposition to explain my unalienable rights as **a Woman in need of protection** to those who are employed by this public service agency, as required by law, must provide the appropriate compensation posthaste. As I am a Woman of a foreign culture, race and identifiable group known as "**the peculiar people**" I insist on reminding public service agents of this public service of *the Act* for the preservation and enhancement of multiculturalism in Canada as it includes the protections for my hated, targeted race in the ICERD=(International Convention on the Elimination of All Forms of Racial Discrimination), ICESCR =(International Covenant on Civil and Political Rights) and CEDAW =(Convention on the Elimination of All Forms of Discrimination Against Women).

An Act for the <u>preservation and</u> enhancement of multiculturalism in Canada

WHEREAS the Constitution of Canada provides that every individual is equal before and under the law and has the right to the equal protection and benefit of the law without discrimination and that everyone has the freedom of conscience, religion, thought, belief, opinion, expression, peaceful assembly and association and quarantees those rights and freedoms equally to all people.

AND WHEREAS the Constitution of Canada recognizes the importance of preserving and enhancing the multicultural heritage of Canadians

AND WHEREAS the Citizenship Act provides that all Canadians, whether by birth or by choice, enjoy equal status, are entitled to the same rights, powers and privileges and are subject to the same obligations, duties and liabilities

AND WHEREAS the Canadian Human Rights Act provides that every individual should have an equal opportunity with other individuals to make the life that the individual is able and wishes to have, consistent with the duties and obligations of that individual as a member of society, and, in order to secure that opportunity, establishes the Canadian Human Rights Commission to redress any proscribed discrimination, including discrimination on the basis of race, national or ethnic origin or colour;

AND WHEREAS Canada is a party to the <u>International Convention on the Elimination of All Forms of Racial Discrimination</u>, which Convention recognizes that <u>all human beings are equal before the law and are entitled to equal protection of the law against any discrimination and against any incitement to discrimination, and to the <u>International Covenant on Civil and Political Rights</u>, which Covenant <u>provides</u> that <u>PEOPLE belonging to ethnic</u>, religious <u>or linguistic minorities shall not</u></u>

10

Ecclesiastes 12:13 That's the whole story. Here now is the final conclusion: Fear the Most-High and obey His commands, for THIS IS EVERYONE'S DUTY.

be denied the right to enjoy their own culture, to profess and practise their own religion or to use their own language;

International Convention on the Elimination of All Forms of Racial Discrimination

Article 1

1. In this Convention, the term "racial discrimination" shall mean any distinction, exclusion, restriction or preference based on race, colour, descent, or national or ethnic origin which has the purpose or effect of nullifying or impairing the recognition, enjoyment or exercise, on an equal footing, of human rights and fundamental freedoms in the political, economic, social, cultural or any other field of public life

Article 2

1. States Parties condemn racial discrimination and undertake to pursue by all appropriate means and without delay a policy of eliminating racial discrimination in all its forms and promoting understanding among all races, and, to this end: (a) Each State Party undertakes to engage in no act or practice of racial discrimination against persons, groups of persons or institutions and to ensure that all public authorities and public institutions, national and local, shall act in conformity with this obligation; (b) Each State Party undertakes not to sponsor, defend or support racial discrimination by any persons or organizations;

Article 5

In compliance with the fundamental obligations laid down in article 2 of this Convention,

States Parties undertake to prohibit and to eliminate racial discrimination in all its forms and to guarantee the right of everyone, without distinction as to race, colour, or national or ethnic origin, to equality before the law, notably in the enjoyment of the following rights:

(a) The right to equal treatment before the tribunals and all other organs administering justice;

11

Ecclesiastes 12:13 That's the whole story. Here now is the final conclusion: Fear the Most-High and obey His commands, for THIS IS EVERYONE'S DUTY.

(b) The right to security of person and protection by the State against violence or bodily harm, whether inflicted by government officials or by any individual group or institution;

(c) Political rights, in particular the right to participate in elections-to vote and to stand for election-on the basis of universal and equal suffrage, to take part in the Government as well as in the conduct of public affairs at any level and to have equal access to public service;

- (d) Other civil rights, in particular:
 - (i) The <u>right to freedom of movement and residence</u> within the border of the State;
 - (ii) The <u>right to leave any country, including one's own, and to return to one's country;</u>
 - (v) The right to own property alone as well as in association with others;
 - (vi) The right to inherit;
 - (vii) The right to freedom of thought, conscience and religion;
 - (viii) The right to freedom of opinion and expression;

(ix) The right to freedom of peaceful assembly and

association liars=BAR members/Bankers/PIGS (noun informal a dirty, greedy, or bad-mannered person) (PIGS=Persons In Govt=poisonous, toxic cause of 'global warming' swine herd)

do+not+know+the+way+of+peace I HAVE RIGHT TO FREEDOM of REFUSAL to ASSOCATION WITH THESE

DEMONS dictionary.com/demons (noun a person extremely biblehub.net/wicked, biblehub.net/evil, or biblehub.net/cruel.

Article 6

States Parties shall assure to everyone within their jurisdiction effective protection and remedies, through the competent national tribunals and other State institutions, against any acts of racial discrimination which violate their human rights and

12

fundamental freedoms contrary to this Convention, as well as the right to seek from such tribunals just and adequate reparation or satisfaction for any damage suffered as a result of such discrimination

As a righteous Woman belonging to a foreign identifiable group, I am deeply concerned as I should be this BC public service agency has made the illegal, unconscionable decision to refuse to provide PAIN and SUFFERING compensation to victims of sexual assault in the Province of British Columbia. This is a myriad of criminal offences to refuse to provide PAIN and SUFFERING recompense to those unfortunate enough to be victims of, in truth, an act of murder. BE AWARE: to be raped is an assault on not only the physical body but also the mental, emotional and spiritual wellbeing of the victim.

sexassault.ca

 \equiv

416-524-8321

Financial Compensation/Damages

The first question many victims have is how damages are calculated. It must first be understood that the purpose of a civil judgment is to put the victim back in the place they would have been in had the wrong not been committed. Now as we all know, no amount of money can erase the pain of a sexual assault, but this is the theory that the courts work under.

The main areas that sexual assault victims seek compensation for are pain and suffering, future income loss, dimunition of earning capacity, and punitive damages. These individual heads of damages make up the overall lawsuit.

This means a victim may get \$150,000.00 for pain and suffering + \$500,000.00 for income loss for a total of \$650,000.00. You don't have to pick and choose one or the other - they operate together.

Pain and Suffering

This is a money quantification of the victim having to experience the sex assault itself, including any physical harm and subsequent emotional pain. In Canada, pain and suffering amounts are typically much lower than in most US states. In fact, the Supreme Court of Canada placed a cap on pain and suffering awards of approximately \$300,000.00. This means even if you are rendered a quadriplegic in an accident, you'll receive no more than \$300,000.00 for pain and suffering. Of course, pain and suffering is only one aspect of the overall lawsuit.

In sexual assault cases, pain and suffering amounts tend to range from \$125,000.00 to \$275,000.00. Now, no amount is guaranteed, but many courts in provinces across Canada have found awards in this range are warranted. In the case of Blackwater v. Plint, the Supreme Court of Canada upholds a ruling of compensation for pain and suffering for sexual assault victims of \$125,000.00.

The information on the left is from a Canadian federal government website on the courts decision to how much compensation **must** be provided to victims of sexual assault as it pertains to **"PAIN and SUFFERING"**.

As stated, pain suffering and compensation works in conjunction with the other damages due to victims of this level of outrageous violence against Women. As a victim I will not allow others to refuse to ignore the operation as a whole of "pain and future suffering, income loss, diminution of earning capacity, and punitive damages" to me as a victim of sexual assault & hate.

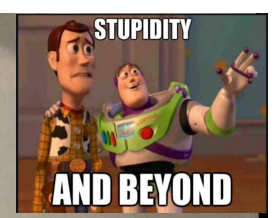
As a Woman of Truth, I am aware private for profit "Province of BC" is hoarding over 7 billion dollars so to have any excuse of lack of financial resources is more crime, namely fraud and theft against a victim of crime.

As shown Supreme Court of Canada upholds а standing ruling compensation for pain and suffering for sexual assault victims of AT MINIMUM \$125,000.00 which must be, by law and International **Conventions** calculated into the other compensation to be provided to me, the completely destroyed victim, forthwith as *the Act* being utilized by this public service agency is only A GUIDELINE not THE LAW.



All Acts are 'statutes' known variously as legislation, regulations, rules, they are not Law. Statutes are subject to the consent and this is called individual consent and not collective consent. The same as we are Policed by Consent.





October 27, 2022

To Counsellor:

RE: Victoria Nevens

Claim No. 22-59891

The Crime Victim Assistance Program has awarded 48 one-hour counselling sessions to assist Victoria in dealing with the effects of offences occurring between September 26, 2021, and November 26, 2021

The program also awards 4 one-hour psycho-educational sessions to allow a support person to learn ways to support Victoria in their recovery from the eligible offence.

While we recognize that it is difficult to separate issues during the course of therapy, please ensure that the allotted sessions address issues directly concerning the eligible offence. Counselling required for any other purpose is beyond the scope of this decision and cannot be funded.

The provision of counselling benefits is subject to administrative review; this means the Program may request information at any point to confirm that sessions remain focused on the eligible offence. If there is a significant break in attendance at counselling sessions (i.e. 2 years or more), the Program may require specific information regarding the need for additional counselling.

Counsellors are required to be registered with the Program in order to determine their education and experience, and to establish the appropriate fee rate. For more information regarding registration and the Program's guidelines, please contact us at cvapcounselling@gov.bc.ca

If you have any questions, please contact the Crime Victim Assistance Program at cvap@gov.bc.ca, (604) 660-3888 or toll free at 1-866-660-3888.

Sincerely,

Susana

Adjudicator

I:Woman forced into prostitution by base "British Columbians" and CIBC banker beasts, INTENTIONALLY left homeless and destitute to be RAPED REPEATEDLY am now being denied hundreds of thousands in redress due and payable to ALL rape victims across by wholly incompetent ignorant LAWLESS "public servants"!

Ministry of Public Safety and Solicitor General Crime Victim Assistance Program Website: www.gov.bc.ca/crimevictimassistance

Email: cvap@gov.bc.ca
Telephone: 604 660-3888
Toll Free: 1-866-660-3888 (within Canada)
Facsimile: 604 660-3880

Mailing Address: PO Box 5550 Stn. Terminal Vancouver, BC V6B 1H1



October 26, 2022

Victoria Nevens 101 3366 Douglas Street Victoria, British Columbia V8Z 3L3



Dear Victoria Nevens:

Re: Crime Victim Assistance Program: ORIGINAL ADJUDICATION

Victim Claim Number: 22-59891

Decision:	Approved:	48
	Counselling Sessions	46
	Psycho-Educational Sessions	-

Ineligible:

Medical Expenses (Massage)

Repair or Replacement Costs of Damaged or Destroyed Personal Property (Car Window)

We have received your application under the *Crime Victim Assistance Act* (the Act) as a victim in relation to offences occurring between September 26, 2021, and November 26, 2021, in Saanich, British Columbia.

During this period, you state you were sexually assaulted. You also shared that your vehicle's window was allegedly destroyed by the same man after the offences.

You request benefits for medical expenses (massage) and for supplies to cover the vehicle's window.

Claim Information

Section 6 of the *Crime Victim Assistance Act* enables the Crime Victim Assistance Program (Program) to collect police and other information to assist in determining the victim's eligibility and entitlement to benefits under the Act.

Analysis and Findings

For your claim to be considered for benefits I must first find that you are a victim of an eligible offence (sexual assault). The standard applied in adjudicating claims is the civil standard: on the balance of probabilities.

In considering and weighing the evidence provided by you, I offer it significant weight, as it represents your lived experience, your first-person evidence as to the occurrence of a prescribed

Page 1 of 4

Claim No: 22-59891

offence. Therefore, based on the information contained in the application and on file, there is sufficient information to conclude that you are a victim of an eligible offence. You are therefore eligible to be considered for benefits. 1. Woman do NOT consent to this

I: Woman do NOT consent to this blatant disrespect, cruel and unusual treatment & ignorance from a "BC govt public servant"!

Under Section 9 of the Act, where benefits are available from another source for a same or similar purpose, you must apply for those benefits. Any benefits provided through another source must be deducted from benefits available through the Program.

In addition to the above, the Program pays benefits retroactively to the date the offence, or one year prior to the application being received, whichever is later. To receive retroactive benefits all expenses incurred must be submitted within six months of the date of this decision. Any future expenses must be submitted within one year of the date the expense was incurred.

You are provided the following benefits if they are not available through any other program, medical plan, or private insurer.

Counselling Services or Expenses

Section 11 of the Crime Victim Assistance (General) Regulation allows for the provision of a counselling benefit to assist the victim in their recovery from the psychological injury resulting from the offence.

Although you did not request counselling in your application, it is customary for the Program to award counselling to all victims to assist in recovery from injuries related to the offence. As such, you are awarded 48 one-hour counselling sessions, which is the maximum available under the legislation.

Counselling funded by the Program must address issues directly related to the offence. Should therapeutic support be required to address other issues, including any issues specific to other historical trauma, this unfortunately is outside the scope of the counselling benefit awarded under this claim.

The provision of awarded counselling benefits is subject to administrative review; this means the Program may request a progress report from the counsellor at any point to confirm that sessions remain focused on the offence that is subject of this claim. If there is a significant break in attendance at counselling sessions (i.e. 2 years or more), the Program may require specific information regarding the need for additional counselling.

The hourly rate for sessions is not to exceed the limits set out in Schedule 2 of the Regulation. To ensure there are no additional costs to you, please discuss with your counsellor whether they will qualify for payment and whether their fee is within the Program's guidelines.

If you have already obtained counselling and incurred expenses in regard to this offence, you may submit your receipts for consideration. If the counsellor is registered with the Program, the Program will provide reimbursement in accordance with the fee guidelines. Any sessions for which you are

Page 2 of 4

Claim No: 22-59891

reimbursed, either in whole or in part, will be included in the total number of sessions awarded.

Psycho-Educational Sessions

In addition, the Program awards 4 one-hour psycho-educational sessions to allow a support person to gain an understanding of the impact of the offence, and to learn ways to support you in your recovery from the eligible offence.

Ineligible Benefits

At My demand these "psycho-educational sessions" will be forced upon the sexual assailant and violent vandal so it understands not to violate vulnerable Widows & Women

Medical Services or Expenses (Massage)

Section 7 of the Crime Victim Assistance (General) Regulation allows for the provision of benefits for the medical services required for the diagnosis, treatment and care required due to the victim's injuries.

To be eligible for benefits in this category, there must be sufficient medical information on file to determine that the need for the benefit (massage) is causally related to the eligible offences and not to treat pre-existing or unrelated injuries. Therefore, to consider awarding benefits in this category, the Program would require extensive medical information to support that the need for massage is directly and causally related to the eligible offences.

While I acknowledge that you sustained psychological injuries as a direct result of the offences occurring between September 26, 2021, and November 26, 2021, the Program does not currently have any medical information advising of a need for a particular service or expense in relation to the eligible offences. For this reason, benefits for massage expenses are not provided.

To award benefits in this category, the Program will require medical information confirming that any treatment is directly related to the eligible offences and not specific to pre-existing or other conditions. Pending a review of additional medical information, a reassessment may be performed to determine your benefit eligibility. Awarding benefits under this category may also be dependent on the opinion of a medical consultant, as necessary.

Repair or Replacement of Damaged or Destroyed Personal Property

Under Section 13 of the Crime Victim Assistance (General) Regulation consideration can be given to the repair or replacement of the following items: eye glass frames, lenses or contact lenses, disability aids or clothing that were damaged or destroyed during the offence.

You noted in your application that your vehicle's window was smashed by the perpetrator after the offences and requested a benefit to cover those expenses. As per the email sent by the Program on October 14, 2022, there is no provision under the Regulation for the repair or replacement of a damaged car window. As such, your request must be denied.

Sincerely,

Page 3 of 4

Claim No: 22-59891

Susana Adjudicator Crime Victim Assistance Program

This "decision" is full of Criminal Code of Canada indictable offences against My Self by "adjudicator Susana" who is subject to Federal government rules/instructions on compensation due to RAPE VICTIMS! Just to list a few contraventions of the Criminal Code of Canada

Section 122 Breach of trust by public officer

Section 141(1) Compounding indictable offence

Section 219(1)(a-b) Criminal negligence

Section 269.1(1) Torture

Section 322 Theft over five thousand

Section 380(1) Fraud

Section 467.12(1) Commission of offence for criminal organization

If an error was made in this decision, a reconsideration can be requested.

To seek a reconsideration, submit a written request identifying the error to the Program within 60 days from the date this decision was delivered.

If in the future you require further benefits, or new information is known that was not considered when this decision was made, a reassessment can be requested. To seek a reassessment, submit a written request to the Program explaining why you require additional benefits or identifying the new information and how it affects this decision.

Please contact the Program with any questions or concerns at cvap@gov.bc.ca; or by phone at (604) 660-3888 or toll free at 1-866-660-3888.

The Crime Victim Assistance Program operates under the authority of the Crime Victim Assistance Act, the Crime Victim Assistance (General) Regulation, and the Crime Victim Assistance (Income Support and Vocational Services or Expenses Benefits) Regulation.

Ministry of Public Safety and Solicitor General Crime Victim Assistance Program Website: www.gov.bc.ca/crimevictimassistance

Email: cvap@gov.bc.ca
Telephone: 604 660-3888
Toll Free: 1-866-660-3888 (within Canada)
Facsimile: 604 660-3880

Mailing Address: PO Box 5550 Stn. Terminal Vancouver, BC V6B 1H1 I:Woman of foreign "from above" jurisdiction known on the land as "Victoria Ann Nevens" identify as Special Counsel and Special Prosecutor now take over the adjudication process for this third rape and subsequent violence, harm, loss and damage to my personal property pursuant to My inalienable rights enshrined in the

CEDAW = (Convention on the Elimination of All Forms of Discrimination Against Women) **Article 15 (1)(2)(3)**

ICERD=(International Convention on the Elimination of All Forms of Racial Discrimination) **Article 5 (a)(b)(c)(d, ix),** and

ICESCR = (International Covenant on Civil and Political Rights) Article 1 (1) Article 2 (1) (3 a-c) Article 3 Article 5 (1)(3) Article 7 Article 8 (1)(2)(3 a) Article 14 (1) Article 17 (1)(2) Article 20 (1)(2) Article 21 Article 25 (a) Article 26 Article 27 Article 47

In the culture of the righteous the victim of the crime is the prosecutor and makes up one of three making judicial decisions based on THE LIVING LAW therefore it has been LAWFULLY DETERMINED the victim, the Woman known as "Victoria Ann Nevens" will receive without delay, excuse or reconsideration

\$450,000.00 in compensation

\$200,000.00 due in "pain and suffering" recompense. \$250,000.00 for future income loss, diminution of earning capacity and punitive damages.

IN THE VICTIM'S INALIENABLE RIGHT TO MAKE DECISIONS and in accordance with the "rules of society" where ALL ARE EQUAL BEFORE THE LAW and HAVE EQUAL ACCESS TO THE LAW WITHOUT DISCRIMINATION "Jim" the violent assailant MUST be held IN PRISON for no less than 15 years and be forced to take forensic counselling "psycho-educational" therapy to rehabilitate its foul character and "above the law" arrogant attitude. THIS LIVING LAW DECISION IS PROVIDED WITHOUT PREJUDICE and WITHOUT RECOURSE as JUSTICE MUST BE SERVED according the cultural heritage and ethnic identity for victims of my rare remnant race of Living (Wo)Men.

ALL FEDERAL and PROVINCIAL PUBLIC SERVANTS INCLUDING ALL FOREIGN AGENT "BAR MEMBERS" WILL and MUST COOPERATE TO CARRY OUT THE SENTENCE PROVIDED TO THE CRIMINAL MALE MONSTER FORTHWITH. IF THERE IS "PAPERWORK" REQUIRED BY CRIMINAL ORGANIZATION PRIVATE for PROFIT "the PROVINCE of BRITISH COLUMBIA" AS PER THIS JUDGEMENT THAT IS THE BUSINESS OF THE PERSON ACTING AS CURRENT "ATTORNEY GENERAL" the female known as Niki SHARMA and its PUBLIC SERVANT staff. This person or persons will be provided full access to my expert counsel if be necessary.

Do YOU understand?