IF I SAY "FIRST OF ALL"

RUN AWAY BECAUSE I HAVE PREPARED RESEARCH, DATA, CHARTS AND WILL DESTROY YOU.

Unfortunately for these children of the devil, indictable crime committing criminals who aided and abetted yet another act of terrorism, attempted murder and genocide against me NOT ONE OF YOU WILL EVER SAY TO ME #7 <u>DO YOU HAVE ANY EVIDENCE TO</u> BACK UP WHAT YOU'RE SAYING?"

Never try to fuck up someones life with a lie when yours can be destroyed with the truth. FIRST OF ALL I AM AN INFJ, RH negative blooded Woman of Justice & Truth who is about to UTTERLY DESTROY A MYRAID OF dictionary.com/SATANIC_SKANKS doing business as "Fulton & Company", "CIBC" and BC Supreme [kangaroo] Court "Justices" et al.!

10 Things you should never say to an INFJ

"Just pretend."

- 2. "Stop thinking so much!"
- "It's not possible."
- 4. "Be different."
- 5. "You know what you should do? ... "
- 6. "Everyone is doing it/reading it/

watching it/listening to it/buying it ... "

"Do you have any evidence to back up what you're saying?"

- 8. "Don't trust your intuition."
- 9. "Accept things as they are."
- 10. "Lighten up."

BELIEVE IT OR NOT: THIS BOOK IS BEING PLAYED OUT, RIGHT BEFORE OUR EYES

AND THE WORLD DOESN'T EVEN SEE IT

2% THAT HAS A CLUE ABOUT WHAT'S HAPPENING & WHY! WHEN IT'S UNCOMFORTABLE, WHEN IT'S UNPOPULAR, EVEN WHEN IT'S DANCEPOUS TO SPEAK

I AM THE

WHEN IT'S DANGEROUS TO SPEAK THE TRUTH, IS THE PRECISE TIME WHEN THE TRUTH SHOULD BE SPOKEN.

TRY TO REALEANBER

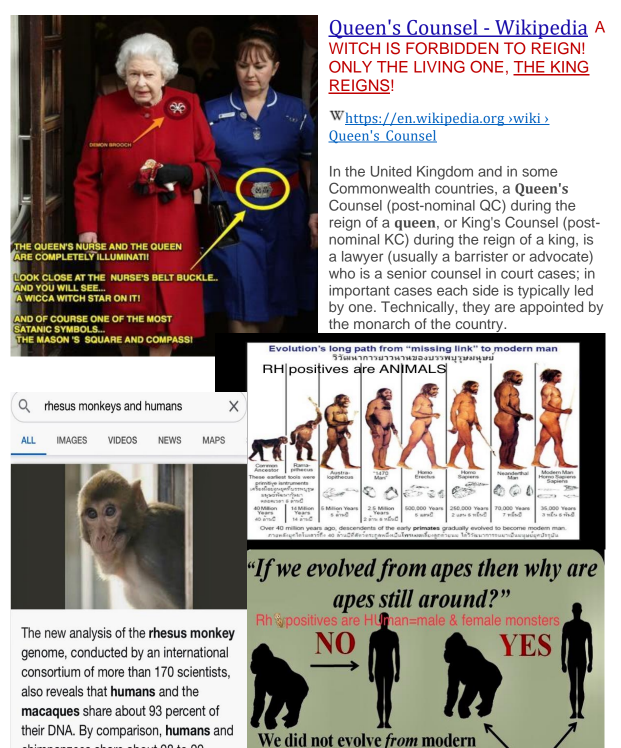
THE TRUTH Always Comes Dut

ONE WAY OR ANOTHER

Injustice never rules forever.

I Victoria N. SUI JURIS WOMAN identify as one of THE+ELECT, one of THE+CHOSEN. SEPTEMBER 2009 Ι was written set on fire as HOLY+SPIRIT+AND+FIRE by MY+FATHER who opened my eyes & ears to understand HIS WORD Luke 24:45. I identify being HATED+BY+THE+WORLD; a true **PROPHET**, ONE OF **biblehub.net/THE+RIGHTEOUS**. My creed have no earthly origin RH negative blood as my race of peculiar+people, ethnic origin & cultural heritage are NOT from below aka "the world" but "from above" as written John 8:23. I IDENTIFY BELONGING TO THE LEVITES, the TRIBE+OF+LEVI. **Understand? Any questions?**





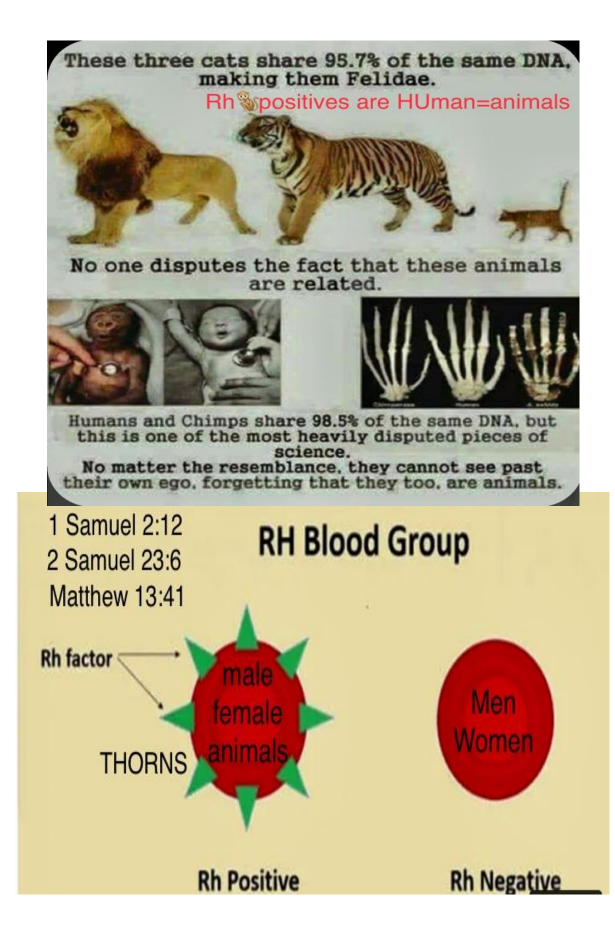
apes. Rather, we share a common

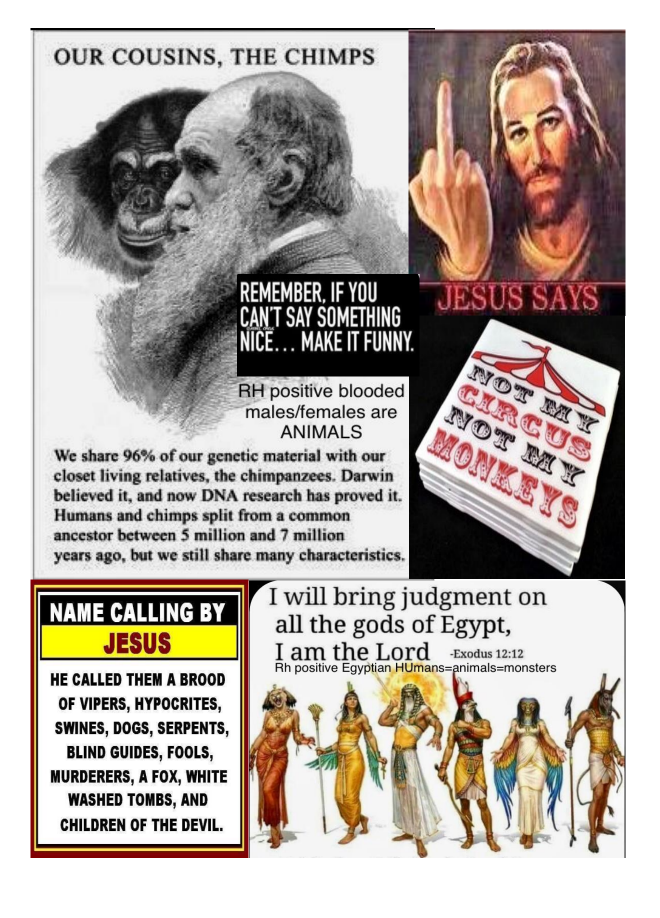
ancestor *with* modern apes. Just like you did not descend *from* your cousins, but you share a common ancestor *with* them.

chimpanzees share about 98 to 99 percent of their DNA. Apr 12, 2007

3

thelogicofscience.com





PERSON

PERSON=HUman=monster BLACK'S LAW DICTIONARY 5th EDITION

defines "person" in general usage as a human being, but the dictionary does not define "human being"

- **Per se violations.** A term that implies that certain types of business agreements, such as price-fixing, are considered inherently anti-competitive and injurious to the public without any need to determine if the agreement has actually injured market competition. See Per se doctrine.
- Person. In general usage, a human being (i.e. natural person), though by statute term may include a firm, labor organizations, partnerships, associations, corporations, legal representatives, trustees, trustees in bankruptcy, or receivers. National Labor Relations Act, § 2(1).

Bankruptcy Act. "Person" includes individual, partnership, and corporation, but not governmental unit. Sec. 101(30). ONLY RH&POSITIVES ARE Human=animals=monsters BLACK'S LAW DICTIONARY Being Rh neg means We can save everyones life but not everyone can save ours. Typical!

nowtoronto.com

NOW

A recently proposed theory is saying that people with RH negative blood type possess somewhat of an "alien DNA." Studies surrounding this matter have found that RH negative blood types do not have the key evolutionary gene from rhesus monkeys that most other humans do.

Of course, this begs the question: if we all came from monkeys, why would some people not have the rhesus monkey gene?

Q Victoria is King's Counsel

Both international law and the United Nations Convention on the Prevention and Punishment of the Crime of Genocide define genocide as a crime that can occur in a variety of forms, and which may or may not involve the mass the go of a targeted group.

The <u>definition of genocide</u> in Article II of the Convention includes and genocide in Article II of the Victoria's elect race/family racial or ethnic group – like Indigenous peoples. The definition also covers other acts: causing serious bodily or mental harm creating the conditions of life to bring about the destruction of a group preventing births in a group and the forced transfer of children from the group.

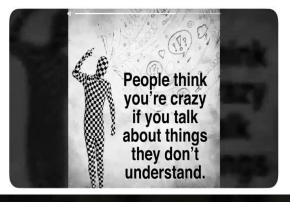
A state need only commit one of these acts to be guilty of genocide. Sadly Canada is guilty on all these fronts when it comes to its treatment of Indigenous

INFJ

Underestimate me. That'll be fun.

> SCIENCE CAN'T EXPLAIN ME. RH- NEGATIVE

The Truth sounds "crazy" Hosea 9:7 John 12:44-45, 48-50 to "HUmans=monsters "people of the world"=John 8:42-47 Revelation 11:9; 21:8; 22:15 & 1 John 3:5-6; 4:6 as it is written. #TorahForever



Around 6% worldwide

WE'RE BASICALLY JESUS

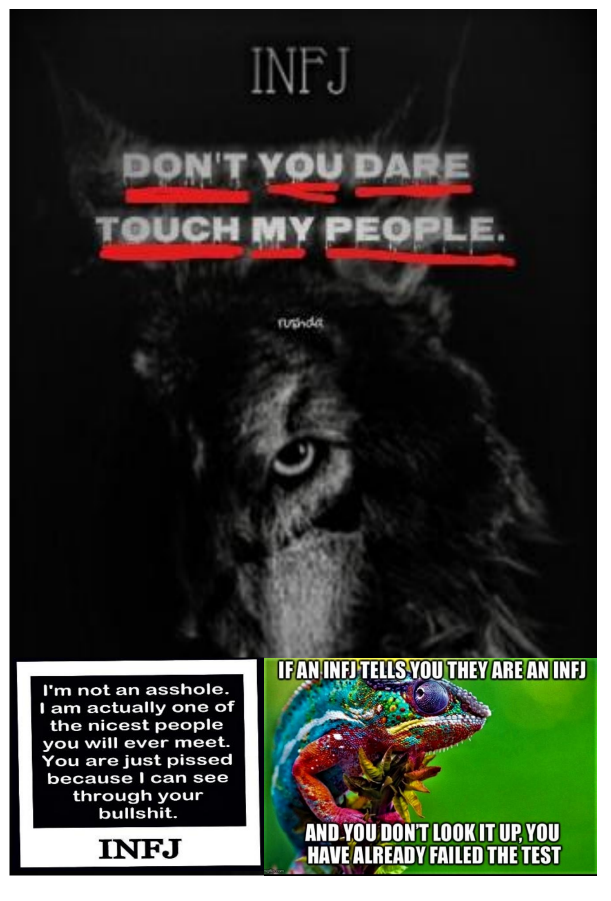
INFJs are among the

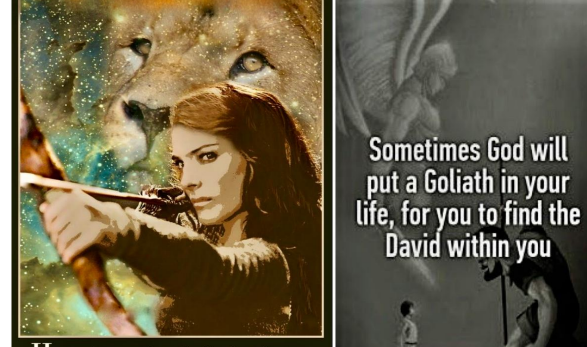
rarest of types, usually

accounted as being between 1-3% of the population.

This isn't my first rodeo as a targeted individual RH negative blood INFJ personality Cancer S Woman

is rh-





He trains my hands for battle; my arms can bend a bow of bronze. Psalm 18:34

God doesn't call the qualified

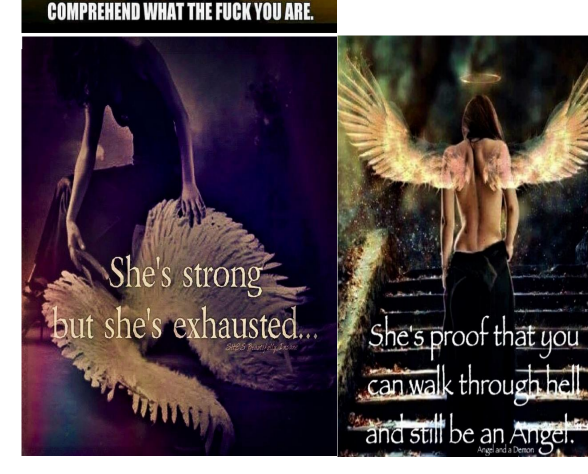
He qualifies the called



WHEN YOU'RE TOO RARE FOR PEOPLE TO FULLY

#INFJ #RHnegative #IAMSalt #IAMLight #IAMLove #IAMLife

I've only just realised how utterly exhausted and drained I am after living in a near constant state of fight-or-flight for so long.





They broke the wrong parts of me. They broke my wings and forgot I had claws.

> King's Counsel Beware of the Counsellor







"Everyone wants to hear the truth till an INFJ opens their mouth."

the 10 Commandments which rest on **2** Pillars

Love Love your Neighbour יהה

which is the core of Torah...

careful she comes from another world

From the outside looking in you can never understand and from the inside looking out you can never explain.

Rh negative **INFJ** Woman King's Counsel

I CHOSE YOU.

I SET YOU WHERE YOU ARE.

JOHN 15:16

BREATHE AND REMEMBER WHO THE FUCK YOU ARE.

> Rh negative **INFJ** Woman King's Counsel



When introverts are going through some struggles they shut out everyone even those close to them. Sometimes weeks or even months don't feel alarm. They just dealing with their shit and don't feel the need to throw their problems on anyone.

INFJ



We get particularly annoyed by attacks on our intelligence, competence, and integrity.

When You're an INFJ but someone decides to try you



TEN LITTLE-KNOWN FACTS ABOUT INFJ

All MBTI types vary, even within their type; but these are often traits of an INFJ that people find surprising.

- 10. They are better with writing than with verbal communication.
- They can often mimic other personality types.
- Don't trifle with them they make dangerous enemies.
- They may not show you their deepest self for years.
- 6. Careful with criticism they are sensitive. Give them time to absorb what you said.
- 5. They love helping people.
- They are extremely stubborn if they think they are right.
- 3. They soak up others' energies.
- It takes work to get to know them.
- 1. Last one should never lie to an INFJ. They'll know, and it WILL matter.



It takes a lot to anger an INFJ. But when you push one of us beyond the precipice ...

RUN.

People with Rh-Negative blood don't come from earth

INFJ

I will not apologize for telling the truth to a world that worships lies.

1

INFJ

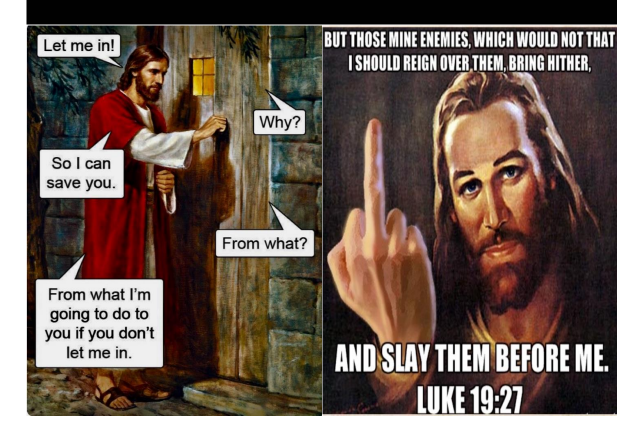
really stands for :

I'm Not Fucking Joking!

So listen carefully when we speak.



I'm Nice As Fuck, So If You Ever See Me Being Mean To Someone, They Earned That Shit!

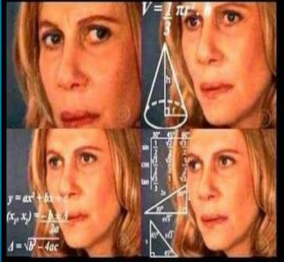




INFJ

INFJs need to know the reason behind everything. They are deeply curious about the why.

EVERY TIME YOU ASK AN INFJ EVEN THE SIMPLEST QUESTION, THEY'RE LIKE...





INFJ

INFJs will say what everyone is thinking, but refusing to say. They will genuinely not understand why no one will say it. The truth is important to them and they want others to see it too.



You were born on witchcraft planet.

In general, **INFJs** are least likely to lie. Therefore, they are also not very **good** at lying. They usually tell things as they are and this is the main reason why they sometimes come off as distant or unapproachable.

The INFJ Dogma

I want to hear the truth, and nothing but the truth. I can handle it. I would prefer to be heartbroken and a mess for a day or two than either live in the delusion of your lies, or distrust you for the rest of your godforsaken life, simply because you chose to lie to me to save yourself from my reaction to your malevolent actions.

Facebook.com/INFVRefage

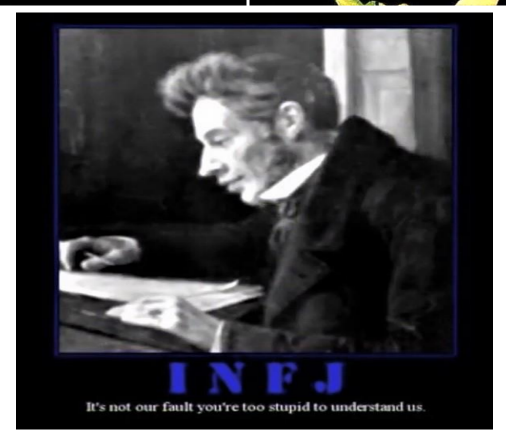
SAYS EVERY INFJ...



I have never insulted anyone. I simply describe them, accurately. If you cannot figure out an INFJ, It means you weren't listening. We mean every word.

110

INFJ I don't understand why you pay a shrink. I'll tell you what's wrong with you for free.





You know too much

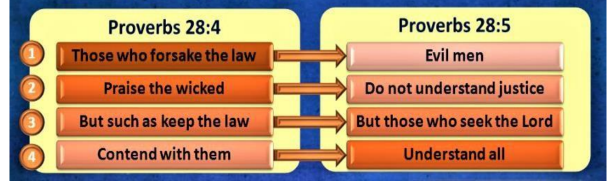
SCRIPTURE=TRUTH When you cant get mad because you understand everyone's reasons for doing everything.

- Via(The Minds Journal)

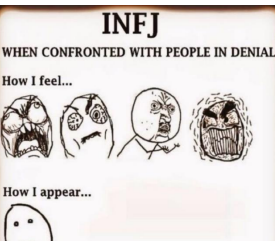


UNDERSTANDING ALL THINGS

"Evil men do not understand justice, but those who seek the Lord understand all." (Proverbs 28:5)



MY LOVE FOR THE TRUTH OUTWEIGHS MY FEAR OF OFFENDING YOU.



intense and strong their knowing is. They feel the physical energy in others, near or far anyone theyre connected to. Empaths are your biggest knowers of someone thinking bad about them or if someone has bad intentions. They will be accused of being dramatic but empaths can feel what others cant. They will feel guilty about thinking someone is bad and go against their intution. Eventually, when its learned, you realize youre a human lie detector and intention knower. You know when someone is lying or being fake.

RH NEGATIVES ARE SUPER SENSITIVE EMPATHS!

An Empath is sensitive to the visible as well as the invisible. An Empath reads body language, tone of voice, body movements, the words people choose when they speak, the words they avoid, the logic they use; and the hidden things that only an Empath can sense inside another person

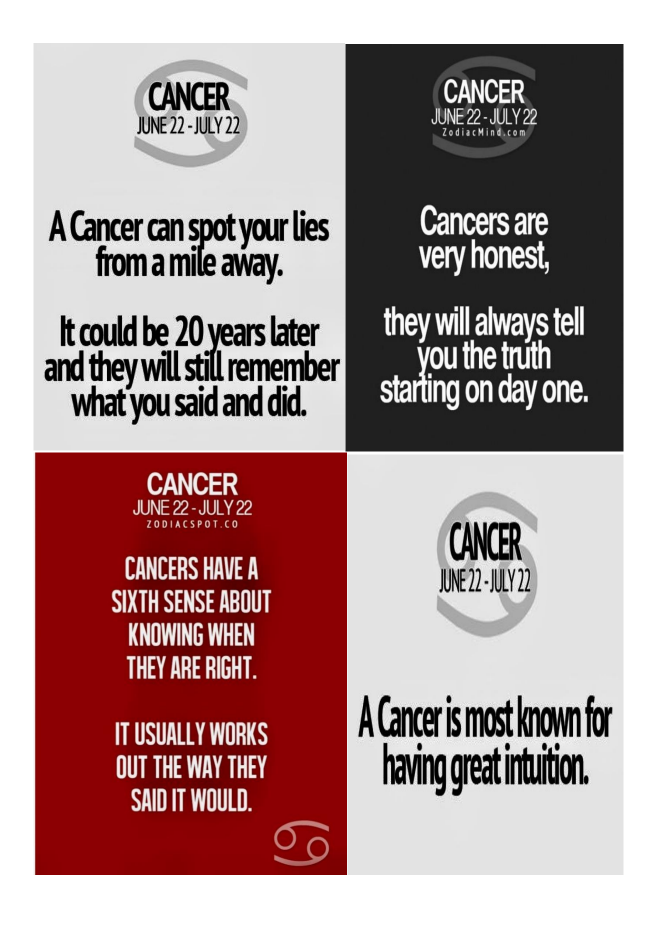
EMPATHS ARE

CONDUITS, RECEIVERS, AND CHANNELERS OF THE INVISIBLE REALM

> whatever emotion is unspoken, whatever thought is hidden, or intention is covered, empaths feel in their bones

THIS SELECTED WOMAN WAS SENT JUNE 28 1973





YOU SHOULD STOP TELLING LIES ABOUT ME.

OR I WILL START TO TELL THE TRUTH ABOUT YOU. People watch you surviving and wonder why you haven't lost your mind..make sure you tell them...

I understand the native language of my people which is Scripture

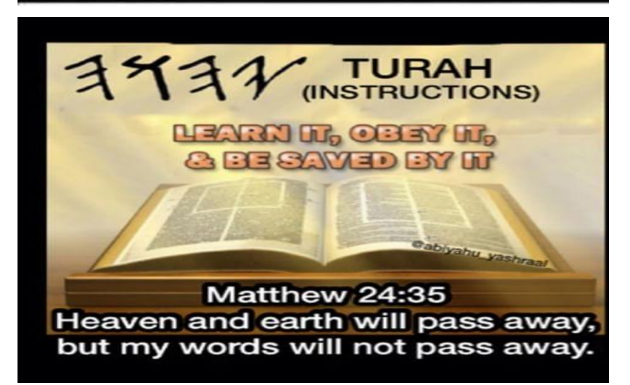
Better get your Depends on. Shit's about to get real.

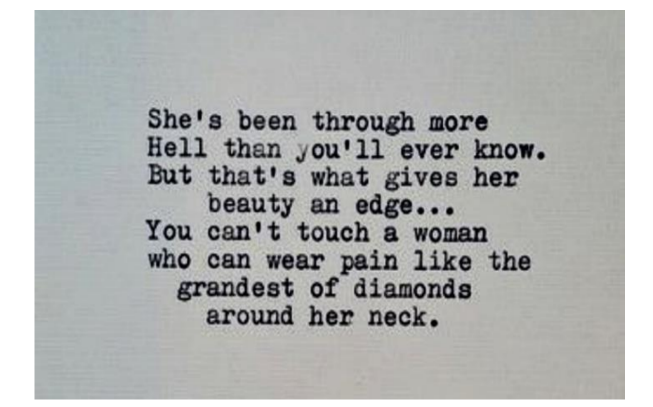
somee cards



THE BIBLE SAYS

YOU THINK YOU'RE EXEMPT?





#INFJ #RHnegative Public announcement:

I am not of this world. John 15:18-19; 17:14 ~ 1 John 4:5-6 That is all. The <u>*Wills, Estates and Succession Act*</u> of BC agrees a gift is given without conditions as the spirit, as the foundation behind testamentary trusts of charity to protect named testator's equity & wealth as well as their beneficiary's future health, welfare and safety.

Part 4 — Wills

Division 2 — Legal Effect of a Will

Property that can be gifted by will

41 (1) A person may, by will, make a **gift of property to which he or she is entitled at law or in equity at the time of his or her death, including property acquired before, on or after the date the will is made.

(2) Unless a contrary intention appears in a will, when a will refers to property, the will, with respect to the property, is to be interpreted as if it had been made immediately before the death of the will-maker.

(3) A **gift in a will

(a) takes effect according to its terms, and
(b) subject to the terms of the **gift, gives to the recipient of the **gift every [Every Definition & Meaning] Dictionary.com] legal or equitable interest in the property that the will-maker had the legal capacity to *give.

<u>Definition of *give</u>: **to present voluntarily and without expecting compensation**; **bestow**: to hand to someone: to place in someone's care to yield somewhat, as to influence or force; compromise:

<u>Definition of **gift</u>: something **given** voluntarily without payment in return, as to show favor toward someone, honor an occasion, or make a gesture of assistance; present. ~the act of giving. ~something bestowed or acquired without any particular effort by the recipient or **without its being earned**:

A second witness to the spirit of charity and protection in a testamentary legal contract is located in Section 3 and 4 (a) of the Daley Family Trust. The *Land (Spousal Protection) Act* agrees with protecting surviving spouses as beneficiary with a homestead, an estate personal representative the Executor/Executrix holding the property *in trust* for the remaining life of the widow/er as guided below in Section 4 (2) of the LSPA.

LAND (SPOUSE PROTECTION) ACT Land (Spouse Protection) Act (gov.bc.ca)

Application of Wills, Estates and Succession Act

4 (1) If an entry has been made on the title under section 2, section 162 (1) of the *Wills, Estates and Succession Act* applies to the devolution of the homestead.

(2) Despite (even though) any testamentary (of, relating to, or of the nature of a testament or will. given, bequeathed, done, or appointed by will set forth or contained in a will) disposition (final settlement of a matter, bestowal, as by gift) or rule of law and subject to the liability of the land comprising the homestead for foreclosure or the payment of debts, <u>a personal</u> <u>representative holds the homestead in trust for an</u> <u>estate for the life of the surviving spouse</u>.

<u>The benefits of testamentary trusts</u> · Derek Cooper, Senior Wealth Advisor · Scotia Wealth <u>Management</u>

A testamentary trust is created in a Will and comes into effect only upon the testator's (Will maker's) death. Like all trusts, it creates a legal relationship between the testator, beneficiaries and trustee.

The testator creates the terms of the trust through the Will and funds the trust through the estate on death. <u>The trustee</u>, appointed under the Will, assumes legal title to the trust property and manages the trust in accordance with its terms, for the benefit of the beneficiaries.

Trusts in Vancouver and British Columbia, Canada (bcheritagelaw.com)

A **trust** exists where a person called the "**Trustee**" has an equitable obligation to handle property for the benefit of a person called a "**Beneficiary**". The person who created the trust is called the "**Settlor**".

A trust can be created by a written document, called an **express trust**, or it can be created by implication, called an **implied trust**.

A trust is usually created by:

- 1. a written trust document created by the settlor and signed by both the settlor and the trustee (often referred to as an *inter vivos* or "living trust");
- 2. an oral declaration;
- 3. a will, also called a testamentary trust; or
- 4. a court order (for example, in family proceedings).

A trust requires three certainties:

- 1. a clear intention to create a trust;
- 2. clear identification of the property or subject matter of the trust, and
- 3. clear identification of the beneficiaries (objects) of the trust.

Trusts can be useful in estate planning:

- centralize ownership and management of assets,
- provide flexibility in future wealth distribution,
- protect assets from third parties,
- shield asset ownership for privacy, and
- delay or **avoid** probate procedure and **probate claims**.

A testamentary trust (Last Will and Testament) allows you to decide, while you are alive, how the wealth you bequeath should be used. This type of trust specifies who the beneficiaries of your estate will be, but also how they will access the funds and, above all, under what conditions.

A testamentary trust is a contract that entrusts the administration of your estate to an intermediary. A testamentary trust involves three parties: the transferor, the trustee and the beneficiary.

- The transferor is the testator, the person setting up the testamentary trust, upon their death. The trust lasts until the inheritance has been fully distributed.
- The trustee, named by the transferor, is responsible for administering the wealth in the trust. They must report on the management and administration to whomever the transferor has designated. They ensure the beneficiaries' rights and assets are protected.
- The beneficiary is the person who receives, under certain conditions, the assets bequeathed to them. Typically, a beneficiary can draw an income from the trust until they are able to cash in the trust in its entirety.

A testamentary trust is particularly useful in two situations: when the beneficiaries are bad at managing money or they have debts. In such instances, a trust will ensure healthier inheritance management.

A testamentary trust is a good way to protect the bequeathed wealth. The person who has died can remain in control of their assets after death. They give what they want, to whom they want, under the conditions they want.

Since a trust is a legal entity with its own assets, the bequeathed inheritance remains separate from a beneficiary's wealth. The trust is a legal entity in its own right. The funds held in it are unseizable and are not part of the beneficiary's wealth. For those who have financial troubles, their inheritance will be safe from creditors.

You can literally put anything in a trust: a house, an RRSP, a life insurance policy, a vehicle, biological real property—even an art collection.

1. Who Owns The Property In A Trust? - daitips.com

https://daitips.com/who-owns-the-property-in-a-revocable-trust

Estate planning allows for **trust property** to pass directly to the designated beneficiaries upon the trustor's death without probate. Is a trustee an **owner** of a **property**? The grantor names a trustee to manage and distribute **property** held in **trust** according to the **trust**'s terms. The **trust** becomes the **owner** of any assets transferred into it.

For example, on the following 3 pages is a Testamentary trust created by testator GWJ Daley. The lesson regarding the Truth continues after the Law/Contract.

THIS IS THE LAST WILL AND TESTAMENT of me, GERALD WAYNE JACK DALEY, of the City of Victoria, in the Province of British Columbia.

- 1. I revoke all my prior wills and codicils.
- 1 appoint my friend, VICTORIA ANN NEVENS, to be the executor of this my Will and the trustee of my estate (my "Trustee"). If VICTORIA ANN NEVENS is unwilling or unable to act or to continue to act as my Trustee, I appoint my friend, ______, to be my Trustee in her place.
- 3. I give my Trustee all my property of every kind and wherever located to administer as I direct in this Will. In administering my estate, my Trustee may convert or retain my estate as set out in paragraph 4(a) of this Will. I direct my Trustee:
 - to pay out of my estate my debts, including: income taxes payable up to and including the date of my death; my funeral and other expenses related to this Will and my death; and all estate, gift, inheritance, succession, and other death taxes or duties payable in respect of all property passing on my death;
 - (b) to distribute all articles of personal, household and domestic use or ornament belonging to me at my death as my Trustee in her discretion considers advisable; provided that, in the discretion of my Trustee, all or any of the said articles may be sold, and the proceeds of sale shall form part of the residue of my estate;

- (c) if either VICTORIA ANN NEVENS or assumes the duties of my Trustee, to pay to him or her a cash legacy of FIVE THOUSAND DOLLARS (\$5,000.00); and
- (d) to divide the residue of my estate in equal shares among those of DALEY, DALEY, and VICTORIA ANN NEVENS, who are alive at my death.
- 4. In addition to all powers conferred by law, I give my Trustee the following powers to be exercised or not exercised at the discretion of my Trustee, for the administration of my estate and the trusts of my Will:
 - (a) My Trustee may convert my estate or any part of my estate into money, and decide how, when, and on what terms; and my Trustee may keep my estate, or any part of it, in the form it is in at my death and for as long as my Trustee decides, even for the duration of the trusts in this Will. This power applies even if the property is not an investment authorized under this Will, a debt is owing on the property, or the property does not produce income.
 - (b) My Trustee may, at any time, compromise, settle, or waive any claim due to or due by my estate for whatever consideration and on whatever terms my Trustee decides; and extend, continue, or renew any evidence of any liability I may have as endorser, guarantor, surety, or otherwise for any liability of any person.
 - (c) My Trustee may not claim remuneration for acting as Trustee of myWill, in addition to any gift or benefit I give to my Trustee in this Will

or any Codicil to it, with the exception of any care and management fee to which by law my Trustee may be entitled.

IN WITNESS WHEREOF I have hereunto set my hand and seal this 27th day of January, 2016.

)

)

)

)

)

)

SIGNED, PUBLISHED AND DECLARED by **GERALD WAYNE JACK DALEY**, the above named Testator, as and for his Last Will and Testament, in the presence of us, both present at the same time, who, at his request, in his presence, and in the presence of each other, have hereunto subscribed our names as witnesses:

Ratund

D. Edlund Legal Assistant 201 - 300 Gorge Rd. W. Victoria, BC V9A 1M8

KAUN

HOIWON KIM Barrister & Solicitor 201 - 300 Gorge Road West Victoria, BC V9A 1M8 The Grantor in a private trust is the lawmaker. The trustee makes sure <u>everyone is following them</u>.

The trustee becomes the legal owner of the property (res). An owner sets the rules.

GERALD WAYNE JACK DALEY

When the Grantor grants a trustee something the trustee manages those affairs for the Grantor.

1. Who Owns Property Transferred Into a Trust? Revocable ...

https://answers.uslegal.com/trusts/revocable-trusts/18442

2009-09-04 · Once assets are put into the trust they belong to the trust itself, not the trustee, and remain subject to the rules and instructions of the trust contract. Most basically, a trust is a right in property, which is held in a fiduciary relationship by one party for the benefit of another. The trustee is the one who holds title to the trust property, and the beneficiary is the person who receives the benefits of the trust.

<u>Changes to Ownership - LTSA</u> LOTR for Trusts and Estates (cwilson.com)

A new legal definition of "spouse" came into effect in B.C. on Monday, meaning that common-law couples that have lived together for two years have the same rights and responsibilities as **married** couples. ... And once an unmarried couple spends two years living together, it's a done deal. Mar 19, 2013 Common-law couples hold "legal" right of survivorship 💮 www.cbc.ca · british-columbia 🔇 Common-law couples as good as married in B.C. | CBC News - CBC.ca (globalnews.ca ſĴ Common-law spouses hold "legal" right to survivorship since 2013. Boyd ranks British Columbia as the most common-law-friendly province. Since 2013, couples living common law for two years have the same rights as their married counterparts. If the relationship falls apart, partners are entitled to half of

shared debts and assets.

"Legally" Living Woman Victoria Ann [Nevens] is common-law spouse of testator Gerald Wayne Jack Daley. Proof available upon request. Married persons in BC hold right of survivorship to real estate.

Was property owned by Gerald Wayne Jack Daley subject to right of survivorship? Yes, BC Govt guidelines of defined March 2013 common-law spouses as equal in law to married persons therefore pursuant to the right of survivorship real estate jointly owned by Gerald Wayne Jack Daley with his surviving common law spouse Victoria is transferred outside the estate legally abolishing the probate process.

Gerald Wayne Jack Daley was a senior when he signed, published and declared a testamentary trust January 27, 2016. This link http://seniorsfirstbc.ca/resources/legalresearch-articles/shared-ownership-ofproperty-article/ provides counsel pertaining to a surviving spouse's right of survivorship for joint ownership of tenants-in-common.

family.legalaid.bc.ca

If you own the house as **tenants in common**, after your spouse dies, their share goes to:

- the person it was left to in the will, or
- their general estate.

The title deeds of your property will tell you if you're joint tenants or tenants in common.

If it doesn't actually say "joint tenancy" (or if it doesn't call you a joint tenant), it's automatically a tenancy in common.

What is the nature of the ownership if the nature of ownership is not stated?

If the ownership or title document says nothing about the nature of the ownership, <u>AS A</u> <u>GENERAL RULE BC LAW ASSUMES THAT</u>:

• For personal property (eg. cars, bank accounts, etc), the ownership is a joint tenancy; and

• FOR REAL PROPERTY (EG. HOUSE), THE OWNERSHIP IS A TENANCY-IN-COMMON.



Right of Survivorship

The right of survivorship is an attribute of several types of joint ownership of property, most notably joint tenancy and tenancy in common. When jointly owned property includes a right of survivorship, the surviving owner automatically absorbs a dying owner's share of the property. Thus if A and B jointly own a house with a right of survivorship, and B dies, A becomes the sole owner of the house, despite any contrary intent in B's will. In BC do tenants in common hold survivorship rights to a homestead when a spouse passes away? Yes, tenancy in common is a type of joint ownership. Is Victoria Ann, Executrix, Trustee and beneficiary of the Daley Family authorised Trust to claim survivorship rights of the homestead pursuant to legal remedies provided to tenants in common? Yes, she will exercise this right of survivorship.

Armed with the truth previously explained Jack Daley's Testamentary Trust is not subject to a probate application to obtain a Grant of Letters Probate. Letters Probate is a process

where the court has confirmed the validity of a Will and the authority of the executor of the Will. <u>An executor's authority, however,</u> <u>comes from the Will and not the Letters</u> <u>Probate</u>. <u>beaconlaw.ca/strategies-to-avoidprobate-fees/</u> There is no legal requirement the Daley Family Trust is subject to probate. In fact, due to the real estate being subject to right of survivorship, this matter is not probated as the property passes on outside the estate. Additionally, as per the discretion of the surviving spouse the property is held *in Trust* by the estate's personal representative pursuant to the *Land (Spouse Protection) Act* 4 (2). Be aware the court of

♀ Survivorship rights in BC Canada

ゝ

Will VS right of survivorship?

A **will can** legally dispose of all property in a person's estate following their passing. ... Similarly, property owned subject to a **right of survivorship** is passed on outside the estate. Ownership automatically vests in the **survivor** at death, and the other original owner no longer has an ownership interest.

Iz info.legalzoom.com · article · does-...

appeal noted in Pecore v. Pecore, 2007 SCC 17 at para. 4: **The beneficial owner of property** has been described as "the real owner of property even though it is in someone else's name":... Jack's Will, a legally binding contract, in other words THE LAW was written to hold the land and premises *in Trust* by the estate's Executrix for the remainder of the surviving spouse's life. <u>Testamentary trust real estate is owned subject to right of</u> survivorship and the Trust controlled by the Executor, consequently not part of "the public" or to a probate process.

The legal language of the Last Will and Testament of the testator page 2 paragraph 4(a) agrees with the *Land (Spouse Protection) Act* Section 4 (2) which counsels the personal representative to hold the homestead in trust for an estate for the life of the surviving spouse. "*Despite any testamentary disposition or rule of law and subject to the liability of the land comprising the homestead for foreclosure or the payment of debts, a personal representative holds the homestead in trust for an estate for the life of the surviving spouse"; in this case beneficiary Victoria N. Paragraph 4(a) of the Daley Family trust agrees with the <i>Trustee Act* **Inheritance if person holds in trust**

71 (3) For the purpose of this section, the personal representative of the deceased is deemed in law to be the heir and assign within the meaning of all trusts and powers.

How to Avoid Probate in Canada: 8 Steps (with Pictures) - wikiHow

6 <u>Set up a trust</u>. A trust allows you to title your property to it, to be held by an appointed trustee, on your behalf. You may appoint yourself as trustee if you choose. The trust will provide for the distribution of the property after <u>your</u> death. Since the **property is owned by the trust, it never becomes a part of your probate estate and is not subject to probate** taxes.

Living Trusts: Do They Protect Your Assets From Creditors? - GLOBALINX CANADA

Living Trusts: Do They Protect Your Assets From Creditors?

A surprising number of readers want to know "Can a living trust protect my family's assets from creditors and lawsuits?"

I think there are some promoters out there that use this as a pitch to get people to set up a living trust using their services:

"Transfer your assets to a living trust and hide them from your creditors," are the claims.

Sorry, that's not the law.

Let's have a quick review of a revocable living trust. Basically <u>a trust is "a legal</u> arrangement where property is held for the benefit of someone." In other words, you "entrust" title to your assets to "someone" who is instructed to use and manage those assets per the terms of the trust document.

A trust is revocable if it contains language that allows you to change your mind and terminate or modify it. In California, the Probate Code specifically states that all trusts are revocable, unless specifically stated otherwise.

A trust is called a "living" trust because it is set up by you while you are living. If you set up a trust through your will, it's called a "testamentary" trust since it is created through your last will and testament.

The right to revoke your trust means you can remove any asset from the trust title at any time you choose.

Since you have the right to revoke the trust, you are treated as the legal owner of the trust assets for purposes of income tax law or creditor collection law.

So, the general, basic answer to the question, "Will my revocable living trust protect my assets from my creditors?" is no. Since you can remove any asset at any time, your creditor can force you to remove the asset.

Now there are types of "irrevocable" trusts that can be used for protection of "spendthrifts."

(That's the fancy term for someone who can't manage their own property due to lack of sophistication, gullibility, or other problems).

I know a family where one son spends money as soon as he gets it.

He gives it to friends, spends it on new toys, whatever. He just doesn't have a healthy concept of money and can't keep it. He is a classic "spendthrift."

In his parents' case, what they have done in their living trust is said, in effect, after they're both dead, the spendthrift son's share of the estate will be held in an irrevocable trust for his benefit.

He is to be given a monthly draw on the trust until he dies or until the money runs out.

In that case, **the <u>money</u>** in the "spendthrift trust" is sheltered from</u> the son's creditors since he does not, nor did he ever, own the assets held inside the trust.

Sure, the creditors can get his monthly draw once he gets it, but the main trust is sheltered for his benefit.

That is a classic and perfectly legal way of sheltering assets from the creditors of a "spendthrift" using a living trust (it can also be done using a testamentary trust).

Good luck and until next time,

Phil Craig

Ten Perfectly Legal ways You can Make Yourself Creditor Proof (bankruptcy-

<u>canada.ca)</u>

Ten Perfectly Legal ways to Make Yourself Creditor Proof are:

- 1. Close any bank accounts at financial institutions where you have credit cards, personal loans, lines of credit, or your mortgage.
- 2. Sell your real property (house).
- 3. Avoid ownership of property in your own name.
- 4. Drive an inexpensive Car.
- 5. Close your chequing or savings accounts.
- 6. Avoid owing more than \$3,000 to a single creditor.
- 7. Seek employment in a field where you can change employers.
- 8. Take advantage of wage garnishment laws which protect low-income workers.
- 9. Relocate to New Brunswick.
- 10. Move to another Country

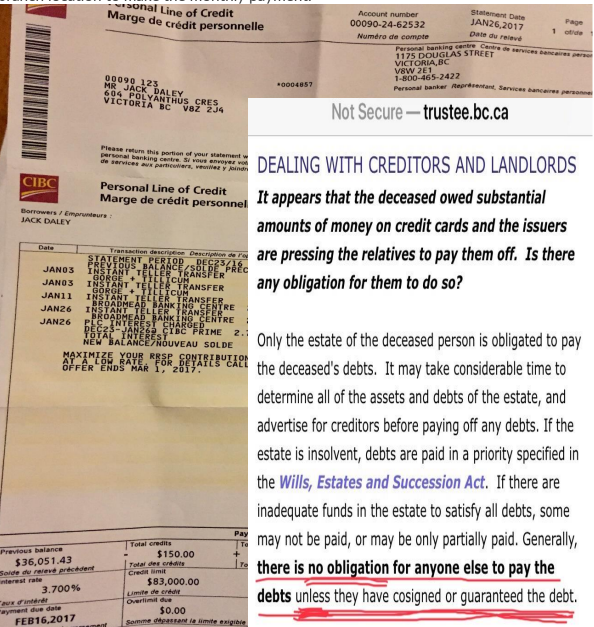
Avoiding ownership of property in your own name

Most debtors are often wondering whether creditors can 'take' or seize their house in Canada. However, ideally speaking, if you are a debtor, then it's best to not have any property in your own name. If you are married then any assets that you purchase should be purchased in the name of your spouse.

It would be worthwhile to introduce the term "judgment proof" here and what implications it can have for debtors in Canada. There are certain exemptions to the judgments that creditors have obtained against debtors. If these exemptions apply to all your property, wages, and other assets, they make you judgment proof as creditors cannot enforce the judgment. In short, this means that the debtor does not own any or enough property or claims the benefits of exempt property.

One of these exemptions is jointly owned assets – assets that are co-owned by you and another person. As such, these are exempt from judgment unless both of you are subject to the judgment. So it is a good idea for debtors to co-own assets with a co-owner who ideally is free of any debts, if owning an asset in one's name is unavoidable.

The following document is a personal line of credit secured by a mortgage held only in Jack's name. I Victoria Nevens am NOT part of this contract therefore legally not responsible for this alleged debt. The payment due fluctuated monthly, was NEVER an automatic payment coming out of my spouse's account instead Jack would visit a CIBC branch location to make the monthly payment.



Agents of CIBC stopped sending the personal line of credit statements to the homestead after the testator passed being well aware Victoria N is not legally responsible for a loan contract my spouse guaranteed pursuant to the Law=Testamentary trust Section 3, 4 (a)(b). I am being persecuted, terrorized, extorted for monies I do not owe by criminal organization CIBC and its criminal organization partners in hate crimes posing as "Fulton & Co.". Dozens of public servants, bank agents, BAR MEMBERS, BC Attorney Generals and wholly incompetent dishonorable injustices aided and abetted these war crimes, yet another act of genocide upon me to hopefully, as is these "public servant persons" malicious hate-filled obvious intentions, force me to die from exposure or commit suicide.

https://wiki.clicklaw.bc.ca/index.php/Protecting Property & Debt in Family Law Matters

Debts, bankruptcies and third-party claims

Apart from the possibility that your spouse will be less than forthright in dealing with the family property and family debt, you may also need to protect your interest in those assets from claims made by creditors and third parties. If your spouse is heading towards bankruptcy and racking up further debt, this is extra important. These issues can be dealt with, for the most part, by ensuring that you:

- 1. separate from your spouse, to convert the ownership of all property to a shared ownership between you and your spouse as tenants in common,
- 2. register a CPL against all real property in which your spouse has an interest, and
- 3. obtain a financial restraining order under one or more of section 91 of the *Family Law Act*, section 39 of the *Law and Equity Act*, or Rule 12-4 of the Supreme Court Family Rules.

The problem here is that property that is owned only by your spouse, or by both of you as joint tenants, may be vulnerable to your spouse's creditors and in the event of their bankruptcy. Say, for example, your spouse has put up their car as collateral for a loan. You would normally be entitled to one-half the car's value as a family property, assuming the car was bought during your relationship. If your spouse defaults on the loan, the car can be seized and you could find, especially where there are few other assets, that you get no compensation for your interest in the car's value once the lender's default fees and legal fees are added on.

For assets held only in your name, your spouse's creditors or trustee in bankruptcy will not usually be able to seize them. SAME GOES FOR YOUR INTEREST IN PROPERTY AS A TENANT IN COMMON (WHICH THE LAW WOULD CALL A DIVIDED INTEREST), UNLESS YOU ARE RESPONSIBLE FOR YOUR SPOUSE'S DEBTS FOR SOME REASON (SUCH AS IF YOU CO-SIGNED OR GUARANTEED A LOAN, OR USED A SECONDARY CREDIT CARD ON YOUR SPOUSE'S ACCOUNT).

When it comes to the *Family Law Act*, both spouses are responsible to *one another* for debts incurred during the relationship, **BUT** the act itself doesn't give any extra rights to creditors to go after a spouse of the debtor.

If testator Gerald Wayne Jack Daley had gone into default on an alleged loan such as a credit line secured by a mortgage held by 'creditor' "CIBC" they have no claim legally or lawfully to file a foreclosure petition as the Daley land and premises was jointly owned via tenancy in common, **A DIVIDED INTEREST**, making Jack and his common law spouse Victoria foreclosure *judgement proof* as explained in previous repeated examples. After the testator passed the real estate belonged to the Testamentary trust to be held for the assistance of the beneficiaries, certainly the surviving spouse named in the Law/Testamentary trust. A contract or covenant is an irreversible Law. For example, "*the court*" decided the following when a tenant-in-common went into default on a mortgage:

Most provinces have legislation that allows for a petition to the court for partition of property. In British Columbia, the law is known as the *Partition of Property Act*. The procedures and criteria for partition is different in each province but they generally all give the court discretion, require that the petitioner be in possession or have an immediate right to possession (see, for example, <u>Garnet v. McGoran</u> where a mortgagee was denied partition based on this criteria), and that partition is preferred over sale.

Garnet and McGoran, Re 1980 Dominion Law Reports 649

Under provincial partition legislation in Ontario, a person holding a <u>mortgage</u> on the interest of one of the <u>tenants in common</u> asked the court to partition the property when payments fell into default. <u>The court refused saying that one of the requirements of the statute is</u> <u>that the applicant must be entitled to possession:</u>

"None but those entitled to possession, that is, none but those who really need it are entitled to possession."

The mortgagee, even where there had been default, did not have that entitlement.

Mortgagee Definition: The person who extends credit secured by a mortgage; the mortgage lender

Mortgage Definition: An interest given on a piece of land, in writing, to guarantee the payment of a debt or the execution of some action.

Truth is according to persons acting as "BC Supreme Court" "public policy" of legal protection pertaining to Testamentary trusts, law & equity, survivorship, joint ownership, inheritance rights, judgement proof unenforceable BC Supreme court eviction orders levelled upon a grieving mother & widow purposely leaving her homeless and destitute are not applicable to this Woman, an Executrix, a Trustee & beneficiary. "Public policy" is afforded to every person residing in British Columbia EXCEPT Victoria N. "Magically" a widow's legal rights & an Executrix's powers are irrelevant to the entirely fraudulent from the beginning matter filed against the Daley Family Trust beneficiaries by CIBC agents, and dozens of BC BAR MEMBERS in full cooperation with criminal dishonorable injustices acting as "*BC Supreme Court*". Racist "*public servant*" persons involved in this latest war crime, persecution causing death and act of genocide to maliciously murder and cause the untimely end of their intended, targeted, hated Woman Victoria N are all BAR MEMBERS creating "legally" what is known as a conflict of interest in every court filing and hearing (satanic ritual) before the 100% corrupt demonic racketeering circus criminal organization posing as "BC Provincial Courts".

EXACTLY WHAT VILE CRIMINALS WHO SEEK TO COMMIT APPLICATION & TITLE FRAUD LIKE CIBC AND ITS LIARS=PARTNERS IN CRIME=LAWYERS/JUDGES ARE LOOKING FOR!!! MORTGAGE FREE HOMES OWNED BY VULNERABLE GOVT GANGSTALKED TARGETS IN ITS SICK CURSED SATANIC "SOCIETY".



August 29, 2017

THE ESTATE of GERALD DALEY C/O VICTORIA NEVENS 604 POLYANTHUS CRESCENT VICTORIA BC V8Z 2J4 Being deceitful gets you no where and telling half truths will always backfire on you! Be careful who you hurt, it could ruin your life.

RE: Gerald Daley, deceased Our Reference: 60230 -1 -0064255701

Dear Victoria Nevens

Please accept our most sincere condolences on your recent loss.

We have completed our assessment of the above noted claim for life insurance benefits and are pleased to inform you that the claim has been approved. A cheque has been issued to CIBC in settlement of the above Mortgage.

Sincerely,

D. M. auly

Denise M Senior Case Manager Creditor Insurance The Canada Life Assurance Company

There are people who plotted against you who still dont know how you survived. The real estate lawfully owned and held in trust by Victoria N. is mortgage free as shown

If you have any questions about this CIBC MORTGAGE/PRET HYPOTHECAIRE CIBC claim, please contact the CIBC helpdesk at 800-465-6020

Equitable Interest

What is EQUITABLE INTEREST?

- A real right, but not a legal right, in a property.
 Examples are a life tenant, or the beneficiary of a trust. Known also as equitable estate.
- An equitable interest is an "interest held by virtue of an equitable title (a title that indicates a beneficial interest in property and that gives the holder the right to acquire formal legal title) or claimed on equitable grounds, such as the interest held by a trust beneficiary. The equitable interest is a right in equity that may be protected by an equitable remedy" - Wikinedia

Equitable Property Defined

Maxims of Equity and Adjudication States that a court of equity (§ 56) To Protect and Enforce Rights to Property the Object of Suits in Chancery-The term "property," as used in this section, includes that is the subject of exclusive individual ownership;or, to be more specific, includes not onl lands, houses, goods and chattels, rights and credits, but, also, a man's person, and his wife and minor children, and his right to work, and to sell and acquire property, and engage in any lawful business, and his and their reputation, health and capacity to labor, and his and their right to enjoy the senses of sight, smell, hearing and taste, and his and their right of speech and locomotion, and his and their right to enjoy their sense of moral propriety when normal. As men live by their labor and property, no man is presumed to part with either without receiving of expecting an equivalent in value, <u>Hence, whenever one person has obtained either the labor or property of another he should pay or account therefor, unless he can prove it was a glit; and so, whatever injury one person does to another's property or capacity to labor should be made good.</u>

Poisonous snakes (biblescan.com) aka "<u>LAWYERS</u> & <u>JUDGES" IN BC &</u> <u>CANANDA TYPICAL INDICTABLE CRIME COMMITTING MONSTERS</u>

Misappropriation of client trust funds leads to 15-year suspension for B.C. lawyer https://www.cbc.ca/news/canada/british-columbia/misappropriation-of-client-trustfunds-leads-to-15-year-suspension-for-b-c-lawyer-1.6197282 https://www.google.ca/amp/s/www.cbc.ca/amp/1.6197282

Lawyers misappropriated millions from clients' funds but few faced criminal charges https://www.cbc.ca/news/canada/lawyers-misappropriated-millions-1.3981266 https://www.google.ca/amp/s/www.cbc.ca/amp/1.3981266

COUNTLESS BC BAR MEMBERS & "PUBLIC SERVANT" AGENTS ACTING AS "*BC MINISTRY OF FINANCE*" GUILTY OF CRIMINAL EMBEZZLEMENT FOR INTENTIONALLY STEALING 700K FROM THE DALEY FAMILY TRUST AND BENEFICIARIES TO END THE LIFE OF THEIR HATED TARGET VICTORIA N.

Under Canadian law, <u>embezzlement</u> 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.

 What is criminal breach of trust in Canada? BC ATTORNEY GENERALS & BC SUPREME COURT CRIMINALS GUILTY OF CRIMINAL BREACH OF TRUST BY STEALING 700K FROM MY TRUST!! Criminal Breach of Trust Lawyer in Toronto
 Criminal Breach of Trust occurs when anyone in the position of a "trustee" of anything for a beneficial use, on behalf of another person, or public or charitable organization, acts to or has intent to defraud, or use anything in trust that has not been authorized by the trust. (

cbc.ca

Û

Canada | CBC INVESTIGATES

Lawyers misappropriated millions from clients' funds but few faced criminal charges

f 🕑 🖂

COUNTLESS CURSED EVIL BC BAR MEMBERS GUILTY OF MISAPPROPRIATION OF 700K THEY STOLE INTENTIONALLY FROM A WIDOW'S TRUST FUND BECAUSE THEY HATE HER & WANT HER DEAD!!

Disciplinary actions include suspension,

disbarment for professional misconduct

Katie Pedersen, Katie Nicholson, Jacques Marcoux - CBC News Error of law — Miscarriage of justice ABDUCTION/TRAFFICKING OF MY SON, THEFT OF MY HOME & ALL THE MONEY BY KANGAROO BC COURT PIGS IS MALICIOUS PROSECUTION & TORTURE **MALICIOUS PROSECUTION** – The abuse of legal process by the malicious institution of a groundless criminal prosecution without reasonable and probable cause.

KANGAROO COURT – (n.) 1. An unfair, biased or hasty judicial proceeding conducted by a judge who is corrupt and has no regard for the rule of law. 2. A court where the outcome is pre-determined by the reputation of the defendant, and the trial shall not be fair. Justiceless. One side of the argument will be completely disregarded.

TORTURE – Any act or omission by which severe pain or suffering, whether physical or mental, is intentionally inflicted on a person.

Posted: February 16, 2017

<u>GUILTY OF CIVIL FRAUD</u> evildoers (biblescan.com) acting as <u>CIBC</u>, <u>CIBC</u> <u>criminal representative</u> evildoers <u>DAN CARROLL</u>, <u>GRAHAM MACK et al</u>., evildoers acting as <u>VICTORIA DISTRICT REGISTRARS</u>, evildoers acting as <u>BC ATTORNEY GENERALS</u>, evildoers acting as <u>BC SUPREME COURT</u>, evildoers acting as "<u>BC BAR MEMBERS</u>", evildoers acting as <u>SAANICH</u> POLICE DEPARTMENT et al.

The tort of **<u>civil fraud</u>** consists of four elements:

- 1. A false representation made by the evildoer(s);
- 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 perverse (biblescan.com) beasts+of+the+field acting as <u>CIBC</u>, <u>CIBC criminal representative perverse beasts+of+the+field DAN</u> <u>CARROLL</u>, <u>GRAHAM MACK</u> et al., perverse beasts+of+the+field acting as <u>VICTORIA DISTRICT REGISTRARS</u>, perverse beasts+of+the+field acting as <u>BC ATTORNEY GENERALS</u>, perverse beasts+of+the+field acting as <u>BC</u> <u>SUPREME COURT</u>, perverse beasts+of+the+field acting as "<u>BC BAR</u> <u>MEMBERS</u>", perverse beasts+of+the+field acting as <u>SAANICH POLICE</u> <u>DEPARTMENT</u> 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.

Agribrands 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 liars (biblescan.com) acting as <u>CIBC, CIBC criminal representative LIARS DAN CARROLL</u>, <u>GRAHAM</u> <u>MACK</u> et al., LIARS acting as <u>VICTORIA DISTRICT REGISTRARS</u>, LIARS acting as <u>BC ATTORNEY GENERALS</u>, LIARS acting as <u>BC SUPREME</u> <u>COURT</u>, LIARS acting as "<u>BC BAR MEMBERS</u>", LIARS acting as <u>SAANICH</u> <u>POLICE DEPARTMENT</u> et al.

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

- 1. The existence of an enforceable contract;
- 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.

<u>GUILTY OF UNLAWFUL MEANS</u> wicked (biblescan.com) PERSONS acting as <u>CIBC, CIBC criminal representative</u> wicked PERSONS <u>DAN CARROLL,</u> <u>GRAHAM MACK et al.</u>, wicked PERSONS acting as <u>VICTORIA DISTRICT</u> <u>REGISTRAR</u>, wicked PERSONS acting as <u>BC ATTORNEY GENERALS</u>, wicked PERSONS acting as <u>BC SUPREME COURT</u>, wicked PERSONS acting

as "<u>BC BAR MEMBERS</u>", wicked PERSONS acting as <u>SAANICH POLICE</u> <u>DEPARTMENT</u> 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 children of the devil (biblescan.com) acting as <u>CIBC</u>, <u>CIBC criminal representative children of the devil DAN CARROLL</u>, <u>GRAHAM</u> <u>MACK et al.</u>, children of the devil acting as <u>VICTORIA DISTRICT</u> <u>REGISTRARS</u>, children of the devil acting as <u>BC ATTORNEY GENERALS</u>, children of the devil acting as <u>BC SUPREME COURT</u>, children of the devil acting as "<u>BC BAR MEMBERS</u>", children of the devil acting as <u>SAANICH POLICE</u> <u>DEPARTMENT</u> 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.

<u>GUILTY OF INJURIOUS FALSEHOOD</u> the vile (biblescan.com) acting as <u>CIBC</u>, <u>CIBC criminal representative the vile DAN CARROLL</u>, <u>GRAHAM MACK</u> et al., the vile acting as <u>VICTORIA DISTRICT REGISTRARS</u>, the vile acting as <u>BC ATTORNEY GENERALS</u>, the vile acting as <u>BC SUPREME COURT</u>, the vile acting as "<u>BC BAR MEMBERS</u>", the vile acting as <u>SAANICH POLICE</u> <u>DEPARTMENT et al.</u>

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 arrogant (biblescan.com) fools (biblescan.com) acting as <u>CIBC</u>, <u>CIBC criminal representative arrogant fools DAN CARROLL</u>, <u>GRAHAM MACK</u> et al., arrogant fools acting as <u>VICTORIA DISTRICT</u> <u>REGISTRARS</u>, arrogant fools acting as <u>BC ATTORNEY GENERALS</u>, arrogant fools acting as <u>BC SUPREME COURT</u>, arrogant fools acting as "<u>BC BAR MEMBERS</u>", arrogant fools acting as <u>SAANICH POLICE DEPARTMENT</u> 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 workers of iniquity (biblescan.com) acting as <u>CIBC</u>, <u>CIBC criminal representative</u> workers of iniquity <u>DAN CARROLL</u>, <u>GRAHAM</u> <u>MACK et al.</u>, workers of iniquity acting as <u>VICTORIA DISTRICT REGISTRAR</u>, workers of iniquity acting as <u>BC ATTORNEY GENERALS</u>, workers of iniquity acting as <u>BC SUPREME COURT</u>, workers of iniquity acting as "<u>BC BAR</u> <u>MEMBERS</u>", workers of iniquity acting as <u>SAANICH POLICE DEPARTMENT</u> 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 FIDICIARY DUTY bitter roots (biblescan.com) acting as <u>CIBC</u>, <u>CIBC</u> criminal representative bitter roots <u>DAN CARROLL</u>, <u>GRAHAM</u> <u>MACK et al.</u>, bitter roots acting as <u>VICTORIA DISTRICT REGISTRARS</u>, bitter roots_acting as <u>BC ATTORNEY GENERALS</u>, bitter roots acting as <u>BC</u> <u>SUPREME COURT</u>, bitter roots acting as "<u>BC BAR MEMBERS</u>", bitter roots acting as <u>SAANICH POLICE DEPARTMENT</u> 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, executorbeneficiary, 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.

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.

<u>Micah 2:9</u> You GUILTY NAMED PARTIES ABOVE evict the women (widows) of My people, Each one from her pleasant house; From her children you take away My splendor and blessing forever [by putting them [forced adoption] among the pagans {the dead CURSED Humans=monsters}, away from Me].

Mark 12:40 But they cheat widows out of their homes and pray long prayers just to show off. They will be punished most of all.

Luke 20:47 But they cheat widows out of their homes and then pray long prayers just to show off. These children of the devil will be punished most of all.

As shown below in correspondence summer '17 between DONALD LINGE and the BAR MEMBER JENNIFER DALEY retained NICOLAI FABRIS it is stated because it is truth I, Victoria N. am NOT "a tenant" in my home therefore could never be joined to the scandalous, satanic, vexatious fraudulent foreclosure petition filed by criminal organization evildoers CIBC and its indictable crime committing evildoing solicitors "Fulton & Co." et al. as "*a tenant*".

DONALD E. LINGE PERSONAL LAW CORPORATION Barrister and Solicitor 1244 Esquimalt Road, Victoria, B.C. V9A 3N8 Tel: (250) 382-6601 Fax: (250) 382-6619 Email: lingelaw@pacificcoast.net

July 13, 2017

Fabris McIver Hornquist & Radcliffe Barristers and Solicitors 40 Cavan Street PO BOX 778 Nanaimo British Columbia V9R 5M2

Attention: Nicolai Fabris

Dear Sirs:



(250) 888-0002

➡ dlinge@leaguelaw.com

leaguelaw.com

\$ 250-888-0002

Re: Estate of Gerald Wayne Jack Daley My File No. 5494.1L Your File: 4219.001 NF

I advise that I have been retained by Victoria Nevens to apply for the Grant of Letters Probate with respect to the Estate of Gerald Wayne Jack Daley. She has attended at my office and provided me with a copy of your letter of June 28, 2017.

I advise that I will be sending the Notice and copy of the Will out to all parties, pursuant to the requirements of the *Wills Estates and Succession Act*. I will send that directly to your client and it will be the only time I will communicate directly with her. My understanding is that under the terms of the *Act* I must send it directly to her and cannot send it care of any other person or individual.

I do confirm that we have ordered our Wills Search from the Director of Vital Statistics Office. We are not yet in receipt of that document.

I advise that Ms. Nevens is not renting the basement suite. In fact, she and Mr. Daley lived together at the home which is a single family dwelling. She intends to remain there at this time. I just wish to make abundantly clear that she is not a "tenant".

I trust the forgoing is satisfactory. Of course, if you have any questions or comments please feel free to contact my office.

COPY

DONALD E. LINGE DEL/ly cc: Client Robert Graham <rgraham@leaguelaw.com>

Oct 25, 2018, 3:10 PM

to me

Hello Ms. Nevens,

We have not heard from you for some time regarding the estate of Mr. Daley. We have been advised that the bank is foreclosing on the house.

Please advised at your earliest convenience how you would like our office to handle matters moving forward. We are unable to assist you with the estate if we do not receive any instructions.

If you are unable or unwilling to continue to act as the Personal Representative it may be worthwhile considering renouncing your position and have the alternate, Mr. Marc Rivet, step in to administer the estate.

Please provide instructions at your earliest convenience.

Yours truly,

My gut instinct at this time was telling me I was being lied to, intentionally deceived by BC LAW SOCIETY CRIMINALS into performing unnecessary tasks to make these CRIMINALS rich while THEY STOLE MONEY from the Daley Family trust. I never **Robert Graham** received the proper "legal" advice from this criminal organization B.A., J.D. | Solicitor or any other criminal organization engaged for direction after my spouse passed...DO NOT SPEAK TO BC .. BAR .. MEMBERS. THEY ARE COMPULSIVE

Head office: #210-174 Wilson St. | Victoria, B.C. Canada | V9A 7N6

T: 250 888 0002 | F: 778 433 0171 | www.LeagueLaw.com

Victoria | Vancouver | Kelowna | Nanaimo | Duncan | Campbell Riv

6:12

Bible

 ∇

New Living Translation

 ∇

Micah

The rich among you have become wealthy through extortion and violence. Your citizens are so used to lying that their tongues can no longer tell the truth.

English Standard Version

Your rich men are full of violence; your inhabitants speak lies, and their tongue is deceitful in their mouth.

Dominique Alford

Sent: To:	Dominique Alford
To:	November 19, 2018 4:14 PM
10.	Victoria Nevens
Cc:	Julia Grant
Subject:	Estate of Jack Daley
Attachments:	Authorization re Banks.pdf
Follow Up Flag:	Follow up
Flag Status:	Flagged
Hello Victoria,	
afternoon as well as their \$883.65) but I told him th not look like they were ab point asking her for Shane contact Jennifer's lawyer find Shane so that we kno contact Jennifer's lawyer In the meantime, I will ne account(s) with them. As	ick email to let you know that I received Jack's original Will from Donald Linge's office this Will's Notice Search results (which saves me a step). He did send a small account (totalling at it would not get paid until the house sells and there was some money in the estate. It does ble to locate Jack's son – though there is a note on the file that you had texted Jennifer at one 2's contact information. Did you ever receive a response from her in that regard? If not, I will tomorrow and see if they have any information. If not, we will have to hire a "skip tracer" to we where to send the Notice that needs to be sent out to the beneficiaries. I will have to regardless as I need to know if I am to send her Notice to them or to Jennifer directly. ed to contact CIBC and request that they send me the date of death particulars for Jack's such, I am attaching an Authorization for you to sign which will allow CIBC to talk to her email it back to me or fax it back to me as soon as possible. My fax number is
foreclosure action. I explain s still going to go ahead b	an Carroll, who is the lawyer at Fulton & Company LLP, and representing CIBC in the nined the situation to him and asked him about the court hearing later this week. The hearing ut, as I mentioned to you already, it is primarily procedural – just to get someone named for of the litigation – and to get you added as a "interested party" because you live in the house

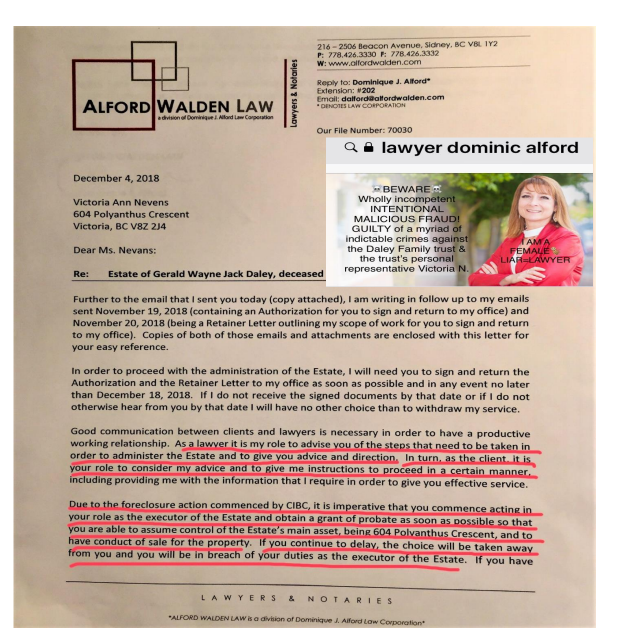
Do you want me to copy Bob on my emails to you about the estate?

Thank you,

Dominique.

GUILTY of GROSS NEGLIGENCE DONALD LINGE and **DOMINIQUE ALFORD**

for refusing to provide TRUTHFUL LEGAL advice. Instead, both sought to STEAL as much as possible from the Daley Family Trust to damage and cause loss to the beneficiaries by insisting on estate processes that are FRIVOLOUS, VEXATIOUS, UNNECESSARY to enrich themselves and CRIMINAL IRRELEVANT and ORGANIZATION/RICO BC PROVINCIAL COURT "public servants"! Once Mr. Carroll became aware Jack and were common law spouses, he knew a foreclosure petition would be legally impossible yet the violent assaults continued resulting in the entire estate, once transferred from material to liquid assets embezzled or what those posing as "the court" unlawfully refer to as "monies paid into court".



From proof above Ms. Alford sought to advise me, the lawful controller of the estate, to cause loss, harm and injury to the Daley Family Trust and beneficiaries. I could not explain why I was physically paralyzed at the time but I was being lied to. I couldn't explain it then like I can perfectly today. Ms. Alford knew a foreclosure petition was impossible yet continued to cooperate with its indictable crime committing friends at "Fulton & Co.". **TRUTH IS A PROBATE APPLICATION IS NOT REQUIRED FOR THIS MATTER NOR WAS IT EVER**! Ms. Alford refused to provide the truth I am legally half owner of the Estate's main asset when my spouse was alive, after his passing I am the lawful and legal owner. My job as Executrix/personal representative is to protect the assets and beneficiaries from loss, harm or injury. The grossly negligent indictable crime committing criminal **Ms. Alford continues** its fraudulent **abusive statements by projecting and gaslighting me** (see top of page 34) in its correspondence dated December 8 2018 by claiming my right to control the inheritance has been taken away, as apparently, I am in breach of my duties as Executor. **This is a lie**. I was never in breach of my duties. I could not move forward with either Don Linge or Dominique Alford as these persons were ignorant of my rights and the proper legal procedures which are designed to protect myself as Trustee, legal protections afforded as the surviving spouse and the other beneficiaries.

Here is the beginning of war crimes, genocide, blatant malice, perjury, slander, persecution to cause suicide/death, racial targeting, extortion, fraud, fraudulent concealment et al levelled upon me Victoria & mine at the homestead address demanding full payment of a loan NOT in my name or co-signed by myself as guarantor. BAR member/Banker war crimes, fraud and genocide begins with "*your loan is in default*" is an out and out lie. As stated, there was NEVER automatic payments withdrawn for this alleged loan from my or my spouse's account. Two lies in the first paragraph establishes the truth, in Law COMPULSIVE LIAR Daniel Carroll is not capable of handling this matter ethically or morally due to gross deficiencies in character and conduct.

In reply refer to Suzanne Bossio File: 8-1802 September 28, 2018	Indictable crimes: fraud, extortion, terrorism, racketeering, theft over five thousand et al.	300 - 350 Lansdowne Street, Kaniloops British Columbia Canada V2C 1 Y1 T; (250) 372-5542 F (250) 851-2300 Web Site: www.futtonco.com		
EXPRESS POST AND REGULAR MAIL				
The Estate of Gerald Wayne Jack Dale; c/o Victoria Ann Nevens 604 Polyanthus Crescent Victoria, BC V8Z 2J4	Y H2 VICTORIA DISTRICT PLAN 28	a Ref. 2 and		
Dear Sir/Madame:				
Re: Canadian Imperial Bank of Commerce ("CIBC") Default - Loan/Mortgage No. 906542915684				
We are the solicitors for CIBC, Client amount (inclusive of legal costs) now to 26, 2018, at the per diem rate of \$5.0 withdrawals from your account have b payment. Unless payment of the full amount of t including September 26, 2018, to and proceedings will be commenced agains	tals \$40.433.08 together with interest fr 00. The whole loan amount is now do een cancelled, so it is <i>essential</i> that yo he loan inclusive of interest at the per including the day of payment, is mad	om and including September ue and payable. Automatic u call us before making any diem rate of \$5.00 from and by October 8, 2018, legal		
the full balance due and owing under t they will be applied against the full bala the legal proceedings.	he loan is now payable. If partial pays	ments are received from you		
To avoid legal action and the cost of foreclosure, we must be in receipt of the amount owing within the time period set out above. All payments must be by way of certified cheque or bank draft payable to: Fulton & Company. In Trust.				
Yours very truly,	ALL NEW:	al Code of Canada-mail fraud X		
FULTON & COMPANY LLP Per: GDANIEL A. CARROLL /cdn cc: CIBC Mortgages Inc.	who, with person, co know is fa information any means guilty of ar	eryone commits an offence intent to injure or alarm a proveys information that they lse, or causes such in to be conveyed by letter or s of telecommunication (b) in offence punishable on conviction.		

NOVEMBER 27 2018 CRIMINAL ORGANIZATION CIBC & COUNTLESS BC BAR MEMBERS along with "*PUBLIC SERVANTS*" acting as "VICTORIA LAND TITLE OFFICE" COMMIT TITLE FRAUD TO INTENTIONALLY DESTROY THEIR REVILED TARGET author of this TRUTH FILLED PROOF OF HATE towards Sui Juris Woman Victoria N.!

hattimgroup.com

Title fraud

When you purchase a home, you purchase the title to the property. Your solicitor registers you as the owner of the property in the provincial land title office.

Title fraud normally starts with identity theft. This occurs when your personal information is collected and used by someone identifying themselves as you. There are several ways criminals can steal your identity without your knowledge which includes:

- Dumpster diving
- Mail box theft
- Phishing
- CIBC, its LIARS aka "Fulton & Co." + "Cox Taylor" UNLAWFULLY BECAME "EXECUTOR/PERSONAL REPRESENTATIVE" FOR GERALD WAYNE JACK DALEY VIOLATING THE TRUSTEE'S (Victoria N.) LAWFUL RIGHT HENCE THESE
- Computer hacking AGENTS ARE GUILY OF IDENTIFY THEFT Sadly, the only red flag for title fraud occurs when your mortgage mysteriously goes into default and the lender begins foreclosure proceedings. Even worse, as the homeowner, you are the one hurt by

title fraud, rather than the lender, as is often the case with mortgage fraud.

Unlike with mortgage fraud, during title fraud, you haven't been approached or offered anything –

GASLIGHTING: PROJECTION

Someone with high narcissistic traits uses projection as a defense mechanism. Projection occurs when someone accuses you of what they are guilty of.

- When someone is a liar, yet they accuse you of lying.
- When someone is unfaithful, yet they accuse you of cheating.
- When someone is an alcoholic, yet they accuse you of abusing alcohol.
- When someone is passive aggressive, yet accuses you of being passive aggressive.
- When someone is cold, and they accuse you of being distant.
- When someone is aggressive, and they accuse you of being confrontational.

CIBC.

DOZENS OF

BC BAR

MEMBERS

inc. BC

SUPREME

COURT & ALL

BC

ATTORNEY

GENERALS,

VICTORIA

REAL

ESTATE

AGENTS

GUILTY OF

TITLE FRAUD

a fct.ca

Accueil > Property Owners > Title Fraud

Title Fraud

Title fraud is when a fraudster steals your identity and forges documents to either remortgage your home and walk away with the proceeds, or to sell your home right out from under you.



Fraud comes in many forms and whether it's referred to as mortgage fraud, real estate fraud or title fraud; it is a growing problem in Canada and across North America.

The three main fraud types affecting the real estate industry in Canada are:

- Title fraud when the ownership or title of a property is fraudulently changed or documents are forged to allow a fraudster to illegally sell or refinance the property.
- 2. Mortgage fraud a scheme used to obtain a mortgage from a lender under false pretenses, also known as application fraud.

fct.ca

The effects of title fraud

Unlike credit card fraud, title fraud puts the onus on you as a homeowner to prove that real estate title fraud has occurred. If you are a victim and don't have a title insurance policy in place, it can take considerable time, money and effort to deal with having to restore your title and/or remove any fraudulently registered mortgages. Plus, until the title is restored, you will be unable to sell or mortgage your home, potentially derailing important financial plans.

Although title insurance can't prevent you from becoming a victim of fraud, it can protect you from many of its consequences and the resulting stress.

To learn more about the benefits of title insurance and how it can protect you, please <u>click here</u> or email <u>info@fct.ca</u>.

How to protect your home from mortgage and real estate title fraud

Real estate title and mortgage fraud are on the rise. Thieves and fraud artists can, in fact, steal your home. The most vulnerable group of people in Canada are seniors, especially those who are mortgage-free.

These types of fraud can take on many different forms; the perpetrators are sophisticated and they use modern technology to their advantage. And, for the most part, these major crimes are committed with the use of the correct documentation and the knowledge about how the real estate process works. First Canadian Title, a title insurance company, estimates that mortgage fraud in Canada has surpassed \$100 million in total value. Real estate or title fraud happens about twice a week in Canada, with most victims elderly. But, by taking some simple precautions, you can prevent it from happening to you.

Micah 🔽 7:3 🔽 Bible

NET Bible

They are determined to be experts at doing evil; government officials and judges take bribes, prominent men make demands, and they all do what is necessary to satisfy them.

GOD'S WORD® Translation

Their hands are skilled in doing evil. Officials ask for gifts. Judges accept bribes. Powerful people dictate what they want. So they scheme together.

How does real estate title fraud happen?

When you bought your home the ownership was transferred to you and you were given the title to the property in your name. The government land registration documented this and anyone searching the records will see you as the owner.

Real estate fraud occurs when a thief obtains the title to your property through a fraudulent transfer document. Unfortunately it can be very simple and it is almost always tied into an event of identity theft. The fraud artist will target your house, forge the transfer deed and then register the title to the property in their name. Next, they forge a discharge of the existing mortgage and then borrow against the clear title. Of course the fraudster does not make any payments and when the lender serves notice that it intends to foreclose, the scheme is at that point brought to the attention of the real owner.

Isa 🔽 32:7 🔽 Bible

Holman Christian Standard Bible

The scoundrel's weapons are destructive; he hatches plots to destroy the needy with lies, even when the poor says what is right.

International Standard Version

Furthermore, the crimes of bad people are evil; and they devise wicked schemes, destroying the poor with lying words, even when needy people plead a just cause.

comfortlife.ca

As shown below in correspondence summer '17 between DONALD LINGE and the BAR MEMBER JENNIFER DALEY retained NICOLAI FABRIS it is stated because it is truth I, Victoria N. am NOT "a tenant" in my home therefore could never be joined to the fraudulent foreclosure petition filed by criminal organization evildoers CIBC and its indictable crime committing evildoing solicitors "Fulton & Co." et al. as "*a tenant*". Be aware JENNIFER D. is providing false information I am "a tenant".

DONALD E. LINGE PERSONAL LAW CORPORATION Barrister and Solicitor 1244 Esquimalt Road, Victoria, B.C. V9A 3N8 Tel: (250) 382-6601 Fax: (250) 382-6601 Email: lingelaw@pacificcoast.net

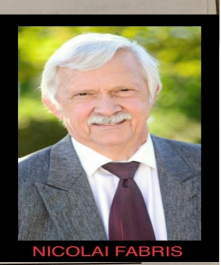
July 13, 2017

Fabris McIver Hornquist & Radcliffe Barristers and Solicitors 40 Cavan Street PO BOX 778 Nanaimo British Columbia V9R 5M2

Attention: Nicolai Fabris

Dear Sirs:

Re: Estate of Gerald Wayne Jack Daley My File No. 5494.1L Your File: 4219.001 NF



I advise that I have been retained by Victoria Nevens to apply for the Grant of Letters Probate with

respect to the Estate of Gerald Wayne Jack Daley. She has attended at my office and provided me with a copy of your letter of June 28, 2017. I advise that I will be sending the Notice and copy of the Will out to all parties, pursuant to the

requirements of the *Wills Estates and Succession Act*. I will send that directly to your client and it will be the only time I will communicate directly with her. My understanding is that under the terms of the *Act* I must send it directly to her and cannot send it care of any other person or individual.

I do confirm that we have ordered our Wills Search from the Director of Vital Statistics Office. We are not yet in receipt of that document.

I advise that Ms. Nevens is not renting the basement suite. In fact, she and Mr. Daley lived together at the home which is a single family dwelling. She intends to remain there at this time. I just wish to make abundantly clear that she is not a "tenant".

I trust the forgoing is satisfactory. Of course, if you have any questions or comments please feel free to contact my office.

COUPER DEL/INGE

cc: Client



Let it be heard, let it be known "Jennifer Daley" has a history of fraud/deceit to benefit herself as when it falsely accused my spouse of sexually molesting it when it was a child. Jennifer later admitted in writing these allegations against my spouse are 100% FALSE. When this conversation between perjury committing fraud GRAHAM MACK and JENNIFER DALEY took place October 24 2018 Jennifer had counsel therefore this conversation was to be directed to NICOLAI FABRIS NOT Jennifer as its counsel would have informed war criminal, EVILDOER & COMPULSIVE LIAR GRAHAM MACK I Victoria N. am NOT "a tenant" in my home.

G. Mack #1 Date: October 29, 2018 NO. 184508 VICTORIA REGISTRY IN THE SUPREME COURT OF BRITISH COLUMBIA BETWEEN. CANADIAN IMPERIAL BANK OF COMMERCE PETITIONER(S) GERALD WAYNE JACK DALEY, DECEASED THE ESTATE OF GERALD WAYNE JACK DALEY, DECEASED THE EXECUTOR/ADMINISTRATOR/PERSONAL REPRESENTATIVE OF THE ESTATE OF GERALD WAYNE JACK DALEY, DECEASED JOHN DOE and JANE DOE

RESPONDENT(S)

AFFIDAVIT

I, Graham Mack, Barrister and Solicitor, of 300 - 350 Lansdowne Street, in the City of Kamloops, in the Province of British Columbia, SWEAR THAT:

1. I am an associate employed by the law firm of Fulton & Company LLP, Solicitors for the Petitioner in this proceeding and as such have personal knowledge of the matters hereinafter deposed to save and except where stated to be on information and belief and wherever so stated I verily believe it to be true.

03403762.RD\HRD Foreclosure 10 (WIP)\SUBS

2

AND:

-2-

Attached hereto and marked as Exhibit "A" to this my Affidavit is a copy of an occupancy report provided to the Petitioner by Procheck Home Services ("Procheck") on October
 1, 2018, confirming the subject Lands and Premises is occupied.

3. Attached hereto and marked as Exhibit "B" to this my Affidavit is a copy of a letter received by Procheck from the occupant of the subject Lands and Premises.

4.

On October 24, 2018, I spoke with Jennifer Daley and she advised me that:

- (a) she is the daughter of the Respondent, GERALD WAYNE JACK DALEY, DECEASED;
- (b) Victoria Nevens is a tenant of the lands and premises being the subject matter of this proceeding; and
- (c) Victoria Nevens is the executor of the Respondent's, GERALD WAYNE JACK DALEY, DECEASED, Last Will and Testament (the "Will"). Photos of the Will are attached to this my Affidavit as Exhibit "C"

5. <u>Victoria Nevens was not identified as a tenant when this proceeding was</u> commenced. The said Victoria Nevens ought to be substituted as party Respondents in this

03403762.RD\HRD Foreclosure 10 (WIP)\SUBS

1

proceeding in the place of the Respondents, JOHN DOE and JANE DOE by reason of the fact that:

- (a) her tenancy constitutes an interest in the subject Lands and Premises which ranks subsequent in priority to the Petitioner's Mortgage; and
- (b) section 94 of the *Residential Tenancy Act* provides that no Order of a Court in a foreclosure proceeding that effects the possession of residential premises is enforceable against a Tenant unless the Tenant is joined as a party in the proceeding;

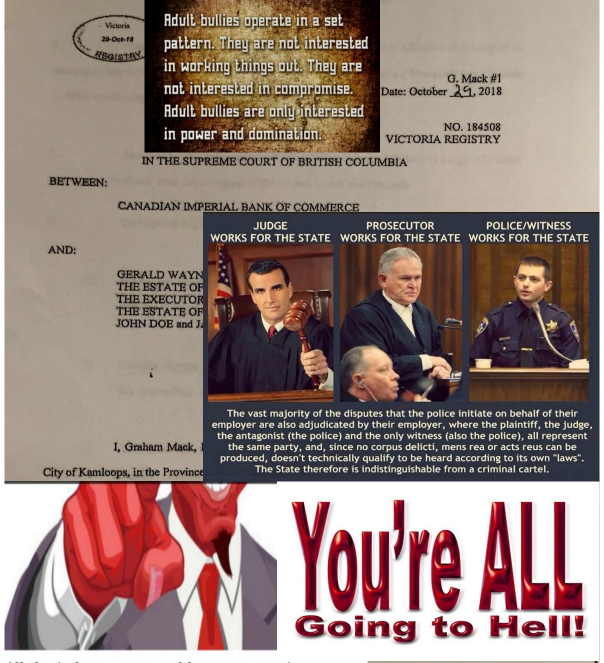
I make this Affidavit in support of the Petitioner's applications for Orders:

6.

(a) substituting Victoria Nevens as Party Respondents in the place of the respondents, JOHN DOE and JANE DOE and to amend the Petition, Affidavits and Orders filed and made in this proceeding in the manner set forth in the Notice of Application filed herewith; and

"Legally" there are a myriad of reasons why this foreclosure petition is fraud & unenforceable on any Estate in Canada yet due to the complete corruption of BC Supreme Court indictable crime committing criminals their REPEATED hate crimes & intentional attempts to MURDER me, their target Victoria these CURSED ARROGANT PIGS SET A PRECEDENT!

Legalese is a foreign language. The COURT cannot make claim against you in a language you don't know Every petition before "Supreme Court of BC" filed by agents of criminal organization "Fulton & Co." was bursting with lies. Legally lies are known as "fraud". Liars SWEARING they are truthful in their legal docs and witnesses acting as "commissioners" are committing a myriad of indictable and international crimes yet each BAR MEMBER/public servant beLIEves they are "*above the law*" as their mentally incompetent noxious BAR MEMBER buddies are under oath to protect the "BAR MEMBER BROTHERHOOD" of racketeering, extortion, injustice, death, satanism, child torture & trafficking, pedophilia, murder, theft and destruction.



All the judges, cops, and lawyers practice sorcery and witchcraft Page 2 filed affidavit (shown below) by BAR MEMBER=criminal GRAHAM MACK is spewing nothing but lies; the only language and evidence admissible, seen or HEARD by mentally retarded/sick BC BAR MEMBER MALE/FEMALE HUmans=monsters acting as BC Supreme Court oblivious, arrogant, rude, useless, partial, biased, racist *dishonorable injustices*. Part (b) is a FALSE statement. Victoria N is the actual owner=beneficiary and personal representative of the lands and premises of the FRAUDULENT, of NO FORCE OR AFFECT FROM THE BEGINNING proceeding pursuant to "public policy" common-law survivorship rights and the *Trustee Act* Inheritance if person holds in trust

71 (3) For the purpose of this section, the personal representative of the deceased is

deemed in law to be the heir and assign within the meaning of all trusts and powers. Instead, I Living Woman Victoria N & owner have been reduced to a mere "tenant". Point #5 is a false statement by Graham Mack. Victoria "was not identified as a tenant" is a lie as "Fulton & Co." sent me, the title-holder and beneficiary of the land and premises an extortion attempt & mail fraud correspondence Sept 28 2018 at the address of the homestead. Clearly "Fulton & Co." agents knew October 29 2018 I was occupying the homestead as alleged "tenant" when the fraudulent foreclosure proceeding was commenced.

I lovehereto and marked
ed to the Petitionerlistening toubject Lands andlies whenhereto and marked
m the occupant of
I knowI knowar 24, 2018, I spokthe truthdaughter of the

hereto and marked as Exhibit "A" to this my Affidavit is a copy of an ed to the Petitioner by Procheck Home Services ("Procheck") on October ubject Lands and Premises is occupied.

hereto and marked as Exhibit "B" to this my Affidavit is a copy of a letter m the occupant of the subject Lands and Premises.

er 24, 2018, I spoke with Jennifer Daley and she advised me that:

daughter of the Respondent, GERALD WAYNE JACK DALEY,

(b) Victoria Nevens is a tenant of the lands and premises being the subject matter of this proceeding; and

(c) Victoria Nevens is the executor of the Respondent's, GERALD WAYNE JACK
 DALEY, DECEASED, Last Will and Testament (the "Will"). Photos of the Will
 are attached to this my Affidavit as Exhibit "C"

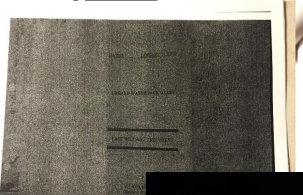
5. <u>Victoria Nevens was not identified as a tenant when this proceeding was</u> commenced. The said Victoria Nevens ought to be substituted as party Respondents in this

03403762.RD\HRD Foreclosure 10 (WIP)\SUBS

Below is legal person=dead Graham Mack's sworn affidavit Exhibit "C". The document cannot be read as evidence seeing it's been purposely blacked out by malicious criminal, child of the devil and self identified practising witch=BAR MEMBER Mr. Mack. Exhibit "C" is the testamentary trust of the Daley Family making a foreclosure petition impossible, legally as well as lawfully unenforceable for CIBC, its agent "Fulton & Co" & hate-filled incompetent ignorant, compulsive lying public servants acting as war criminal organization "BC Supreme Court". This indictable crime of PERJURY by person/witch Graham Mack is aided and abetted by compulsive liar and practising witch=BAR MEMBER legal person=dead Hal Hicks.

CCC Fraudulent concealment "*CIBC*" and "*Fulton & Co.*" GUILTY of "*fraudulent concealment*" CONCEALING PROOF in their 'PETITION' (dishonorable witch judge=joke & fraud totally ignorant of the law D MASUHARA covered up this crime during a satanic ritual these vile, useless animals refer to as "*court hearings*")

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.



A NARCISSIST NEVER "STEALS" MONEY BECAUSE IN HIS MIND, IT'S ALL HIS ANYWAY.

When **exposing** a crime is treated as **committing** a crime, you are ruled by **criminals**.

Property Transferred to a Trust

A **trust** can be created to **hold property** on your behalf, with provisions providing for the distribution of the **property** after your death. Because the **property** is owned by the **trust**, it is **not** considered part of your **estate**, and is **not subject to probate** fees.

https://beaconlaw.ca > strategies-to-a...
 Wills & Probate | Beacon Law Centre

Self identified evildoer=BAR MEMBER Hal Hicks committed a myriad of criminal offences. An aider and abettor of false statements filed on record by a partner in domestic and international crime BAR MEMBER self identified wrongdoer and compulsive liar GRAHAM MACK. Malicious perjury, **EXCEPT** when the creature and criminal is a BAR MEMBER.

the law society said lawyers are Never defend yourself to lie to a judge on behalf of their client to a *narcissist*. They UGLY LYING already know you're PIGS right! They just want you to go *crazy* trying to prove it. SWORN BEFORE ME at the City of Kamloops, in the Province of British Columbia, this 2947 day of October, A.D. 2018. **GRAHAM MACK** a fultonco.com A Commissioner for taking Affidavits in the Province of British Columbia. **ELIAR** ·· WITCH ·· DISGRACED -----Hal Hicks DISBARRED Barrister & Solicitor CRIMINAL FULTON & COMPANY LLP MAD #300 - 350 LANSDOWNE STREET KAMLOOPS, BC V2C 1Y1 fultonco.com 🔒 LIAR 😟 Graham Mack=John 8:44 • WITCH • Associate DISGRACED T: 250.372.5542 E: gmack@fultonco.com DISBARRED **CRIMINAL** PIG Who are BAR Members? "Between 75% to 90% of all lawyers are either incompetent, dishonest, or both." Earl Warren (former) Hal Hicks=John 8:44 **Chief Justice US Supreme** Partner Court T: 250.372.5542 E: hhicks@fultonco.com

The Court System (ctmin.org)





The Stench of Corruption in Canada's Courts

WITCHES=BAR MEMBERS=ARROGANT APES BENCH OF CORRUPTION ARE THE FOUNDATION of BC SATANIC CEREMONY COURTS







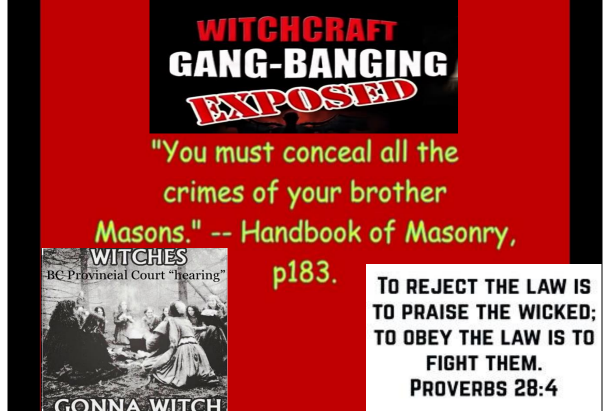
ONLY CHILDREN OF THE DEVIL=HUmans=MONSTERS SIT ON BC's TALMUDIC/MASONIC/SATANIC CORRUPT KANGABOO COURTS

Canada, especially British Columbia, has a

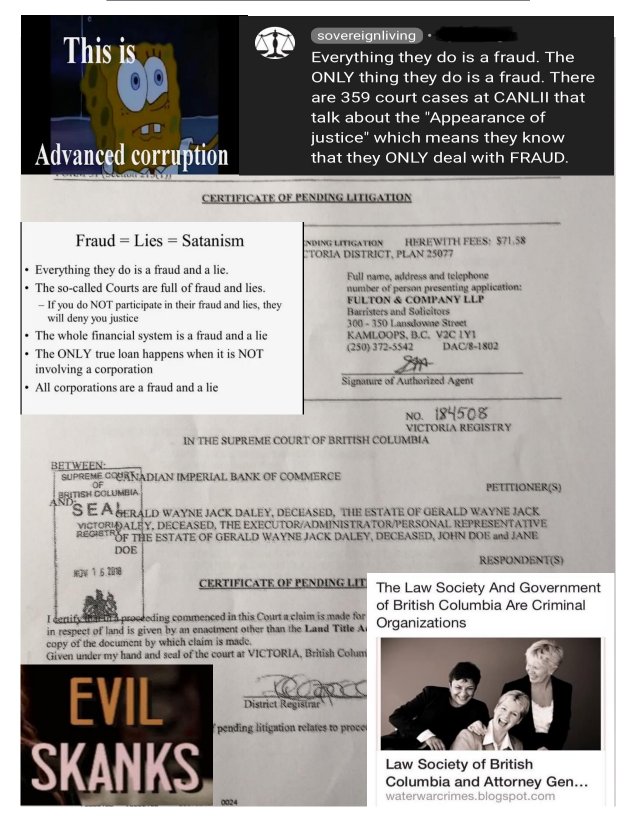
serious problem with Freemason judges who fix

the outcome of cases to benefit fellow

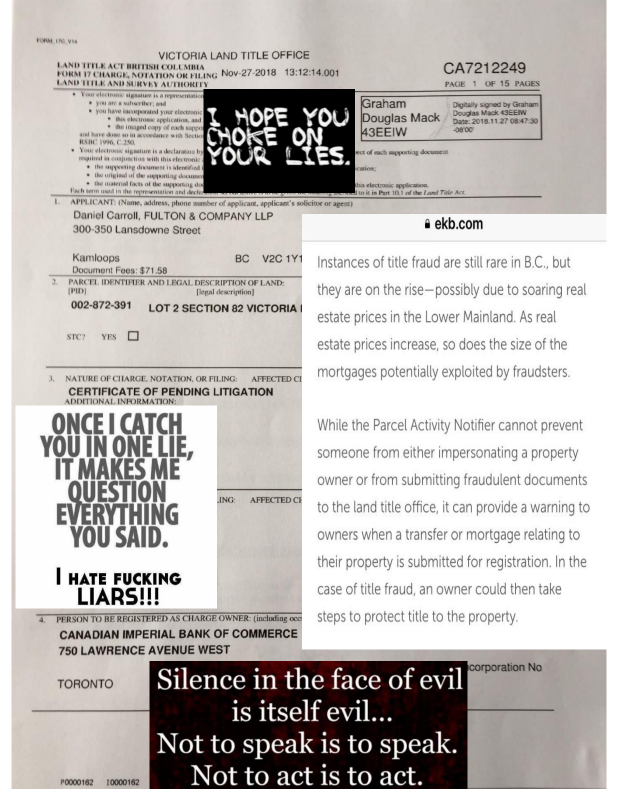
Freemasons at the expense of innocent persons.



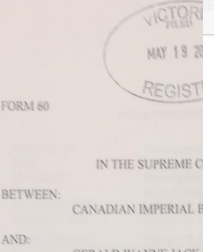
GUILTY OF TITLE FRAUD CIBC, LIARS for CIBC DAN CARROLL, GRAHAM MACK, DISTRICT REGISTRAR et al.



THIS IS APPLICATION FRAUD THIS IS TITLE FRAUD



bcrea.bc.ca



GERALD WAYNE JACK THE ESTATE OF GERAL THE EXECUTOR/ADMIN THE ESTATE OF GERAL VICTORIA NEVENS

CERTI

Property Sold	Name of Purchaser	Price
LOT 2 SECTION 82, VICTORIA DISTRICT, PLAN 25077	Wenyong Gao and Feng Li	
	Totals:	\$680

I, SUZANNE BOSSIO, of 300 - 35 Assistant with the law firm of Fulton & Comp

 The Petitioner did, in accordance with 2020, complete the sale of the proper certificate.

2. The result of the sale is truly set forth

SWORN BEFORE ME at the City of Kamle the Province of British Columbia, this _____ of May, 2020.

A Commissioner for taking Affidavits in the Province of British Columbia.

DANIEL A. CARROLL BARRISTER & SOLICITOR

🔗 всгеа



The court found that under the *Act*, a mortgage granted by a person who obtained their title by fraud or forgery is invalid and the *Act* preserves the *nemo dat quod non habit* rule 6⁶ with respect to charges. So even where a mortgagee has relied on the registered title and dealt *bona fide* with a non-fictitious registered owner, a mortgagee does not acquire any estate or interest in the lands on registration of their mortgages where they have been granted by a person who had no valid interest in the lands and such mortgages are void.

The decision confirmed the security of fee simple title to land, while increasing the burden on mortgagees to carry out more fulsome due diligence with respect to their borrowers.

To subscribe to receive BCREA publications such as this one, or to update your email address or current subscriptions, <u>click here</u>.

- 1. Gill v. Bucholtz, 2009 BCCA 137 (BCCA).
- 2. Land Title Act, RS Chapter 250 Section 23(2).
- 3. Land Title Act, RS Chapter 250 Section 23(2)(i).
- 4. Land Title Act, RS Chapter 250 Section 23(2).
- Land Title Act, RS Chapter 250 Section 23, 25 and 26.
- Latin for "no one can give what he does not have".

Victoria N. <headstreetoaroer@gmail.com

A Commissioner for taking Affidavits within British Columbia

Indictable crimes, violations of Common Law continue

1 message

Victoria N. <headstreetbarber@gmail.com>

Gmail

Sun, Nov 17, 2019 at 11:49 PM

To: Dan Carroll <dcarroll@fultonco.com>, AG.Minister@gov.bc.ca, Sutherland Films <sutherland.museum.org@gmail.com>, canada@hrw.org, Court Watch <info@canadacourtwatch.com>, International Human Rights Commission <ihrc7geneva@gmail.com>, bradwalkerre@gmail.com Bcc: tips@therebel.media, gopublic@cbc.ca, fifth@cbc.ca

It is obvious from repeated attempts by Victoria to settle a very serious matter privately (by administrative processes) between her household and those committing indictable crimes posing as "CIBC" and "Fulton & Co." there is never going to be a meeting of the minds between the parties as Victoria has nothing in common with these criminal terrorist organizations and those who pretend to be them.

Every real estate agent contacted by "Fulton & Co." making a choice to become involved in the indictable crimes of "CIBC" and its debt collector is responsible for their criminal activities by fines and jail time. This is due to the Canadian Constitution being claimed to be the most powerful law in Canada. The Constitution claims to recognize the superiority of the Most-High and His rule of law which is His Common Law. Under the Charter Victoria has the right to equality under the law Section 15 (1) Every individual is equal before and under the law and has the right to the equal protection and equal benefit of the law without discrimination and, in particular, without discrimination based on race, national or ethnic origin, colour, religion, sex, age or mental or physical disability.

Has the current real estate agent been made aware there was another agent recently who decided to remove themselves from this fraudulent situation once informed of the indictable crimes they would become guilty of committing by association with this matter? Ignorance of the law is not an excuse or defense.

Every person fraudulently attempting to sell or buy Victoria's domicile must be provided with FULL DISCLOSURE of the indictable crimes they will be committing so PDF Fraudulent Foreclosure must be read and understood by both sellers and buyers of property that is NOT lawfully up for sale.

Mr. Carroll you were provided documentation and invoices last week of which you have failed to respond thus far which shortly becomes "consent by silence". Victoria will move forward with default judgements to hold you and your client accountable for threats of violence, intimidation, attempted murder, theft, fraud etc., harm, loss and damage your actions have done to an innocent Woman. Do you understand you, no one in your "company" nor your client are "above the law"? If you wish not to handle this matter privately Victoria has no choice but to hold all involved accountable in the public as is her duty to the Common Law.

Any questions?

~Victoria All Common Law Rights Reserved

2 attachments

- Affirmation of Identification.pdf 95K
- Fraudulent Foreclosure.pdf 7] 825K

3893300.

The lands and premises which are the subject matter of this proceeding, namely:

Parcel Identifier: 002-872-391

LOT 2 SECTION 82 VICTORIA DISTRICT PLAN 25077

(hereinafter referred to as the "said Lands and Premises")

be sold to WENYONG GAO and FENG LI (hereinafter called the "Purchaser"), for the price of SIX HUNDRED EIGHTY-THOUSAND (\$680,000.00) DOLLARS ("Sale Price") pursuant to the terms of the Contract of Purchase and Sale dated November 28, 2019.

2. The Purchaser's Solicitor or Notary, as the case may be, adjust, deduct and pay from the Sale Price the Vendor's portion of outstanding property taxes, utilities and lienable amounts owing to the Strata Corporation (if any) pursuant to Section 116 and 118 of the *Strata Property Act*, and the amount outstanding and owing for real estate commission, inclusive of GST, less deposits held, and pay the balance of the Sale Price to Fulton & Company LLP "In Trust" to be paid out, without further Order, as follows:

- (a) firstly, in payment of the amount or amounts due and owing on account of any registered liens, charges or encumbrances ranking in priority to the Petitioner's Mortgage;
- (b) secondly, in payment of the Petitioner's assessable costs and disbursements of this proceeding;
- thirdly, in payment of the principal, interest and other charges outstanding under the Petitioner's Mortgage;
- (d) fourthly, the balance, if any, into Court to the credit of this proceeding to be paid out on further Order of this Court.

Criminals & practicing witches acting as "Fulton & Co." & "Jonescompany Reality" intentionally refused to disclose my home was stolen end of November until January 15 2020

-2-

After living there for 17 years as an alleged "*tenant*" I was illegally, unlawfully, cruelly and unusually demanded to leave my stolen land and premises in two weeks with ZERO financial resources available as the entire estate (**700K**) was embezzled by ignorant, incompetent, hate-filled evildoers acting as "*BC Supreme Court*" aka "BC BAR SOCIETY MEMBERS" and "public servants" of criminal organization "*Ministry of Finance*". Whomever is unlawfully, illegally occupying my home has NO tenancy rights, the same rights as I was provided by vile, evildoer incompetent *BC Tenancy Branch* "public servants" and <u>MUST</u> leave forthwith.

Fulton. January 15, 2020 BY HAND In reply refer to THE ESTATE OF GERALD WAYNE JACK DALEY, Dan Carroll E: dcarroll@fultonco.com File: 8-1802 DECEASED AND VICTORIA ANN NEVENS 604 Polyanthus Crescent If I've bean struck from the proceeding Victoria, BC V8Z 2J4 why is this letter addressed to me? Dear Ms. Nevens: CANADIAN IMPERIAL BANK OF COMMERCE v. GERALD WAYNE JACK Re: DALEY, DECEASED and others Supreme Court Action No. 184508, VICTORIA Registry As you are aware, we are the solicitors for Canadian Imperial Bank of Commerce. On January 15, 2020 the Supreme Court of British Columbia approved the sale of the subject property to Wenyong Gao and Feng Li with a completion date of January 30, 2020 The Order approving Sale directs that you deliver up vacant possession of the subject property on the completion date. Failure to do so will result in the issuance of a Writ of Possession which will direct the Court Bailiff to remove you and your personal belongings from the subject property and to seize a sufficient amount of your personal property to pay for the cost of doing so. We enclose a draft copy of the Order approving Sale and trust that you will govern yourself accordingly. Yours very truly. Fulton & Company LLF 7. Everyone has the right to life, liberty and security of Per: Dan Carroll, Partner the person and the right not DAC/seb to be deprived thereof Enclosure except in accordance with the principles of fundamental justice. ~ Charter of Rights and n & Compony LLP 300 - 350 Lonedo et, Kamloops, BC V2C 1Y1 Freedoms

<u>WENYONG GAO</u> and <u>FENG LI</u> are unable to claim ignorance due to the fact listing agents BRAD WALKER and JAY YOON of "JONESCO REAL ESTATE INC." were notified any buyer of the land and premises had to be informed via email (proof of service) the sale would be null and void due to fraud as I Victoria N. am the LAWFUL and LEGAL owner/personal representative of 604 Polyanthus Crescent. In a similar case of fraudulent sale of land and premises there are UNALIENABLE RIGHTS pertaining to OWNERSHIP PROTECTION see *Gill v. Bucholtz*, 2009 BCCA 137 (BCCA) <u>https://www.bcrea.bc.ca/legally-speaking/ownership-protected-mortgagefraud-and-the-land-title-act-432/</u> Also note the following article pertaining to TITLE/MORTGATE FRAUD for the same case *Gill v. Bucholtz*: the British Columbia Court of Appeal and mortgage fraud https://www.lexology.com/library/detail.aspx?g=2aa6cc06-d065-45f9-af19-f073fe380928.

Unfortunately for the male & female HUmans=monsters involved in the outright theft of protected untouchable trust assets, land and premises held by survivorship rights legally defined as war crimes, yet another act of genocide with the cooperation of NOT JUDICIALLY IMMUNE CORRUPT BC Supreme Court "*justices*" "The Supreme Court of Canada" agrees with my logic, the Woman appointed as counsel for the King speaking the Truth in this matter "**FRAUD UNRAVELS EVERYTHING**"!

The Supreme Court of Canada decided "*fraud unravels everything*", deception vitiates contracts and all transactions whatsoever

Supreme Court of Canada states:

Estey J., speaking for the majority of this Court in *Kuchma v. Rural Municipality of Taché*, at page 239. "Fraud, dishonesty, bad faith, extortion and bribery form a special category of causes of nullity, which transcends all others."

Fraud unravels everything. The Court is careful not to find fraud unless it is distinctly pleaded and proved; but once it is proved, it vitiates judgements, contracts and all transactions whatsoever...

For decision above see pg 13 of link attachment <u>https://scc-csc.lexum.com/scc-csc/scc-csc/en/6093/2/document.do</u>

<u>Maxims of Law</u>:

"Quod alias bonum et justum est, si per vim vei fraudem petatur, malum et injustum efficitur. What is otherwise good and just, if sought by force or fraud, becomes bad and unjust. 3 Co. 78." Bouvier's Maxims of Law, 1856

"Things invalid from the beginning cannot be made valid by subsequent act." Trayner, Max. 482.

"A thing void from the beginning does not become valid by lapse of time." 1 S. & R. 58

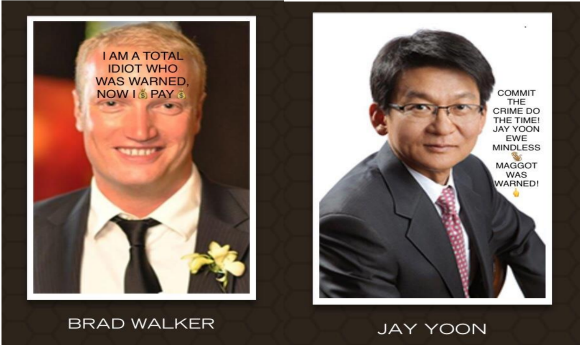
--A 'without jurisdiction'/*ultra vires* act is any act which a Court did not have power to do (Lord Denning in *Firman v Ellis* [1978]).

EACH ILLEGAL UNLAWFUL REAL ESTATE MAGGOT SHOWING OF MY INHERITED HOMESTEAD WAS THE EQUIVALENT OF A GANG RAPE UPON ME AS INTENDED BY DANIEL CARROLL & Co.. EACH SHOWING WAS A GROSS VIOLATION OF MY RIGHT TO PRIVACY WHICH IS OF PARAMOUNT IMPORTANCE TO THE PEACE AND SAFETY OF INFJ PERONALITY TYPES. BEFORE AND AFTER EACH ASSAULT THEY CALLED "A SHOWING" THEIR VICTIM, ME, WAS SO OFFENDED IT TRIGGERED ME TO EXPERIENCE IRREPARABLE DISTRESS, HUMILIATION AND ANGUISH. I BECAME PHYSICALLY, MENTALLY, EMOTIONALLY and SPIRITUALLY INCAPACITATED AS I REMAIN TO THIS DAY FROM YET ANOTHER ACT OF HATRED AND GENOCIDE. PROOF OF TESTIMONY AVAILABLE UPON REQUEST.



a party intentionally or recklessly intrudes upon the private affairs or concerns of another; the intrusion is significant; there is no lawful justification; and. a reasonable person would find the intrusion to be highly offensive causing distress, humiliation, or anguish. Jan 24, 2012

jonescompany.net



Fraud = Lies

- "Suppression of a material fact which a party is bound in good faith to disclose is equivalent to a false representation." Leigh v. Loyd, 244 P.2d 356, 74 Ariz. 84- (1952)
- "Fraud and deceit may arise from silence where there is a duty to speak the truth, as well as from speaking an untruth." Morrison v Acton, 198 P.2d 590, 68 Ariz. 27 (1948)
- "Fraud" may be committed by a failure to speak when the duty of speaking is imposed as much as by speaking falsely." Batty v Arizona State Dental Board, 112 P.2d 870, 57 Ariz. 239. (1941).

Fraud

 For any court case to have a plaintiff like; STATE OF TEXAS, QUEEN IN RIGHT OF ALBERTA, QUEEN IN RIGHT OF CANADA, DEPARTMENT OF JUSTICE, STATE OF CALIFORNIA, UNITED STATES, etc., (any corporation)

 is a FRAUD!!!!!!!



ALL BAR MEMBERS ARE LIARS=John 8:44 SHALL HAVE THEIR PART IN THE LAKE OF FIRE Revelation 21:8

Equity = Satanism

- Everything they do is under color of law and they even dismiss cases because they are "not colorable enough", (not enough fraud), therefore it is all a fraud (a lie), as intended
- The so-called Judge is actually a bought and paid for Clerk masquerading as a Judge, which is a fraud and a lie
- The ONLY rights are those granted by government (statutory), which is also a fraud as intended

How Narcissists Use Flying Monkeys to Abuse by Proxy - Fiercely Unfettered >

Flying Monkeys are enablers. They will continue and escalate the abuse once the narcissist doesn't have enough access to his prey to abuse on his own.

SUITE 337 800 HORNBY STREET VANCOUVER, BC V6Z 2C5 TEL (604) 660-2864 FAX (604) 660-1108

Personal and Confidential

December 17, 2019

OFFICE OF THE CHIE

Victoria Nevens 604 Polyanthus Crescent Victoria, BC V8Z 2J4

Dear Ms. Nevens:

TOXIC FLYING MONKEYS GILLESPIE, LEUNG & DOHM AGREE WITH WAR CRIMES & ACTS OF GENOCIDE ON AN INNOCENT WOMAN & WIDOW BY ITS BAR **MEMBER & BANKER BUDDIES**

Your November 29, 2019 correspondence addressed to the Chief Judge of the Provincial Court of British Columbia (and received December 4, 2019) has been forwarded to me for response. The purpose of your correspondence remains unclear, and it is not apparent that the Chief Judge has any role in the matters of which your write. Furthermore, your recent correspondence does not raise a matter that would alter any of the conclusions set out in our previous correspondence to you, nor does it raise a matter within the Chief Judge's authority under the Provincial Court Act.

If a party has materials they wish to submit to a Court, they generally must do so pursuant to the applicable Rules of Court and through the relevant court registry in the appropriate circumstances. A party or their counsel would normally seek to make submissions and provide evidence in open court during proceedings on the record where all parties to the proceeding have an opportunity to be present and respond. This Office is not a court registry and does not forward material to the court registry for filing. You may wish to contact the appropriate court registry at the relevant location. The Court Services Branch of the provincial Ministry of Attorney General maintains a list of Registries across the Province on its internet website. The link for that website is as follows:

http://www2.gov.bc.ca/gov/content/justice/courthouse-services/courthouse-locations.

In summary, as you have not raised a matter within the Chief Judge's authority under the Provincial Court Act, we remain unable to assist you. Further correspondence received from you will not be subject to response from this office unless it raises a matter within the Chief Judge's authority under the Provincial Court Act.

Yours truly,

Karen Leung Legal Officer

cc:

Witches posing as "office of the chief judge" refuse to hear my screams & cries for help as each evildoer is a male/female Associate Chief Judge P. Dohm **JURISDICTION** over Men/Women × 1,

LIFE TIP:

Please refer to our File No. IN20190336

The Law Society

of British Columbia

December 31, 2019

CONFIDENTIAL

Sent via mail

Ms. Victoria Nevens 604 Polyanthus Crescent Victoria, BC V8Z 2J4

Dear Ms. Nevens:

Even the nicest people have their limits. Don't try to reach that point because the nicest people are also the scariest people when they've had enough.

Re: Your Correspondence with The Law Society of BC, Our File Number IN20190336

I write further to my letter dated December 4, 2019 and acknowledge receipt of your further correspondence of December 8, 11, 12 and 18, 2019.

I trust that you will have by now had an opportunity to review the brochure which was enclosed with our December 4, 2019 letter and to note that the function of the Law Society's complaints process is to enquire into the professional conduct of B.C. lawyers and to take disciplinary action against lawyers where we find evidence of professional misconduct.

I understand that you are involved in ongoing legal matters in which you are self-represented. You have raised concerns about the legal positions of and steps taken by the opposing party through their lawyers in the course of the dispute. If you continue to disagree with the steps taken by the opposing party, you may wish to seek legal advice on any options which may be available to you.

There is nothing in your correspondence which raises concerns about the conduct of a lawyer. As such, our file has been closed. We will review any further correspondence we receive from you, but we only respond if, in our view, a response is required.

There's a time to be nice, and there's a time to say, "I have had enough of your bullshit." Fuckology I'm not asking you for a favor...

I'm telling you to do your job.

someecards

<u>A lawyer's conduct and</u> <u>competence are important</u>

The Law Society requires lawyers to practise law ethically and competently. For example, <u>a lawyer</u> should:

- be honest and courteous;
- keep clients informed, respond promptly to phone calls or letters, and complete work in a timely fashion;
- respect client confidences;
- not act in a conflict of interest (such as improperly acting against a former client or improperly sharing a business interest with a client);
- safeguard client funds and property and account for money entrusted to the lawyer; and
- maintain adequate skills to represent clients effectively.

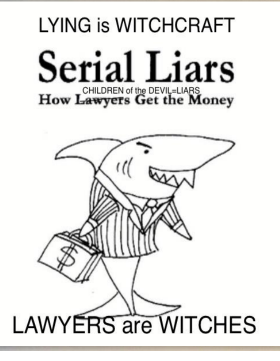
The Law Society can review the conduct and competence of all BC lawyers, including lawyers in private practice, legal aid lawyers, government lawyers and Crown prosecutors. The Law Society can also review a lawyer's conduct outside the practice of law if the conduct affects the integrity of the legal profession.

If there are problems



need to hire a lawyer to represent you.

If you call the Law Society, a staff member will be available to answer your questions. If you decide to file a complaint,



Exodus 22:18 •• 📈 •• Deut. 18:10

AAAFGHESS-BANKERS BAR MEMBERS STEAL WIDOW'S HOUSES AS WRITTEN Isaiah 10:2 Micah 2:2

"Oppresses the poor, commits robbery, does not restore his pledge, lifts his eyes upon idols, commits abomination, <u>lends at interest</u>, and takes increase; shall he live? He has done all of the abominable things; he shall surely die; his blood shall be upon himself." Ezekiel 18:12-13

Void Judgments

 "brutum fulmen": "An empty noise; an empty threat. A judgment void upon its face which is in legal effect no judgment at all, and by which no rights are divested, and from which none can be obtained; and neither binds nor bars anyone. Dollert v. Pratt-Hewitt Oil Corporation, Tex.Civ.Appl, 179 S.W.2d 346, 348. Also, see Corpus Juris Secundum, "Judgments" §§ 499, 512 546, 549. Black's Law Dictionary, 4th Edition

Void Judgment - England

<u>It is never too late to raise the issue of nullity</u> and a person can ignore the void order or claim and raise it as a defence when necessary (*Wandsworth London Borough Council v. Winder* [1985] A.C.
461; *Smurthwaite v Hannay* [1894] A.C.
494; Upjohn LJ in *Re Pritchard (deceased)* [1963]; Lord Denning in *MacFoy v United Africa Co. Ltd.* [1961] AC 152)

Void Judgment - England

 In Bellinger v Bellinger [2003] UKHL 21 the House of Lords confirmed that a void act is void from the outset and no Court – not even the House of Lords (now the Supreme Court) – has jurisdiction to give legal effect to a void act no matter how unreasonable that may seem, because doing so would mean reforming the law which no Court has power to do because such power rests only with Parliament. The duty of the Court is to interpret and apply the law not reform or create it.

Void Judgment - England

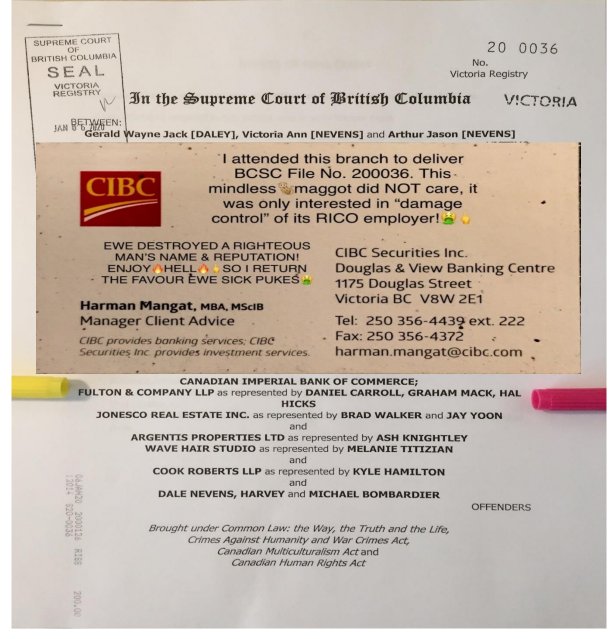
a 'void' order or claim has no legal effect *ab initio* (from the beginning/outset) and <u>therefore does not</u> <u>need to be appealed</u>, although for convenience it may sometimes be necessary to have it set aside (Lord Denning in *MacFoy v United Africa Co. Ltd.* [1961] and *Firman v Ellis* [1978] QB 866) whereas a 'voidable' order or claim has legal effect unless and until it is set aside. Therefore, while <u>a void order or</u> <u>claim does not have to be obeyed and can be ignored</u> and its nullity can be relied on as a defence when <u>necessary</u> (*Wandsworth London Borough Council v. Winder* [1985] A.C. 461),

- Void Judgment England Although an appeal is not necessary to set aside a void order, if permission to appeal is requested and if out of time the Court should grant permission because time does not run because the order is void and the person affected by it has the right to have it set aside (Lord Greene in Craig v Kanssen [1943] KB 256).
- A void order is incurably void and all proceedings based on the invalid claim or void act are also void. Even a decision of the higher Courts (High Court, Court of Appeal and Supreme Court) will be void if the decision is founded on an invalid claim or void act, because something cannot be founded on nothing (Lord Denning in MacFoyermulmitedy Africa Co. Ltd. [1961] AC 152)

Deny due Process = Void Judgment

- "Not every action by any judge is in exercise of his judicial function. It is not a judicial function for a Judge to commit an intentional tort even though the tort occurs in the Courthouse, when a judge acts as a Trespasser of the Law, when a judge does not follow the law, the judge loses subject matter jurisdiction and The Judge's orders are void, of no legal force or effect"! Yates Vs. Village of Hoffman Estates, Illinois, 209 F.Supp. 757 (N.D. III. 1962)
- "Where a court failed to observe safeguards, it amounts to denial of due process of law, court is deprived of juris." Merritt v. Hunter, C.A. Kansas 170 F2d 739

I knew in my heart my entire inheritance was being stolen by bar members, CIBC agents & WHOLLY INCOMPETENT Supreme Court witches but wasn't yet wise enough to explain how elementary the matter truly is as I can today seeing I was under a vicious attack to end my life yet again. Legal abuse injuries https://youtu.be/XeGdK2cvNY8 https://youtu.be/FEgWR679C14 my reward courtesy of WITCHES; last two abusers Feb. 11 '21 JOHNNY VAN CAMP & MASTER BOUCK Proverbs18:5. CONTACTED LITERALLY DOZENS OF BC BAR MEMBERS WHOM ALL PROVED COMPLETELY USELESS LIKE THIS BELT ON TOP OF CLUELESS, AS USUAL. MY family's matters are too difficult for the male and female Rh POSITIVE HUMANS=MONSTERS with BAR MEMBERSHIP so I did the work myself and filed JANUARY 6 2020 to stop the fraudulent foreclose. In hopes of a FULL STOP TO THESE ATTACKERS WHO WORK TIRELESSLY TO DESTROY MY LIFE AS IS EACH MONSTER'S BLATANT, OBVIOUS, MALICIOUS INTENTION. LAW IS INTENTION!



1 Proceedings BOTH LEBLANC & KEIGHLEY ARE EVILDOING CRIMINALS GUILTY OF GENOCIDE for STEALING MY HOME Victoria, B.C. January 15, 2020			
5 Imperial Bank of 6 Wayne Jack Daley 7 MS. LEBLANC: Your Ho 8 L., I'm appearin 9 petitioner, and 10 approval of sale 11 at 604 Polyanthu	nour, last name LeBlanc, initial g as agent for counsel for the this is an application for of the lands and premises located s Crescent. I'm advised by the re's no other interested parties, pecting any.		
15MS. LEBLANC: All par16today's hearing.17July 23rd of las18that was just un19The petitio20August 21st. Th21680,000, and the22materials which231st at 648,000.24at tab Number C,	ties have been delivered notice of The redemption period expired on t year, with a redemption amount		
27 I do have a 28 if I may pass the 29 to advise that the 30 real estate agent 31 a Notice of Civit 32 application. The 33 it's posted or 34 doesn't have a cass 35 draw Your Honour' 36 THE COURT: This order 37 of the draft attas 38 MS. LEBLANC: It is, Y 39 THE COURT: All right,	I'll sign it		
41 MS. LEBLANC: Thank yo			
YOU TALK SO MUCH	CONCLODED)		
SHIT	WITCH LEBLANC GUILTY OF PERJURY SEE RED		
I DON'T KNOW	UNDERLINE & THE COURT		
WHETHER TO OFFER	BELIEVED ITS LIES TO AID and		
YOU A BREATH MINT	ABET THEFT OF MY LAND & PREMISES		
OR TOILET PAPER	MEMDEDS/DADTIAL PLASED		
RACIST BC BAR MEMBERS/PARTIAL BIASED			
BC BJUDICIARY ARE TOXIC BEASTS			
EMOTIONALLY ABUSING ME & MY FAMILY Emotional abuse is any type of abuse that is not			
physical in nature. It can include everything from verbal			
abuse to the silent treatment, domination to subtle			
manipulation.			
В	everly Engel		
	02		



Fraud

- · Why is there fraud?
 - The Judge is a Clerk masquerading as a Judge
 - The judge is NOT neutral or unbiased. The judge is working for the prosecutor. They are conspiring in their so-called court
 - They do NOT have jurisdiction, they are making war on you
 - They are dragging you into their satanic religious ceremony, it is a commercial transaction
 - They are NOT competent to do justice, it is NOT a court!
 - A corporation does NOT have standing to do anything in any court
 ³⁷

hary Sheet

Issue Description	Issue Result Description
6) ALL ORDERS BE BINDING ON THE PETITIONER	Dismissed Or Denied
7) ORDER FOR AN INTERIM STAY OF THE COMPLETION DATE OF THE SALE	Dismissed Or Denied
8) SALE PRICE BE PAID IN FULL TO THE SPOUSE WITHOUT DELAY	Dismissed Or Denied

VILE PARTIAL BIASED RACIST "JUDGE" HAS NO JURISDICTION ITS "OPINION" IS FRAUD THEREFORE QUASHED

Costs



If you're going to make me a piece in your game, Don't be surprised if I decide to fucking play.

I will call you on it when I catch you cheating and remind you of your own rules while I publicly expose you for the fraudulent criminals you are.

Not a Narcissist a Sociopath

You don't have to purposely cause physical harm to another human being to be a sociopath. No, a person can do it the "clean" way by taking your life apart, piece by piece. This includes the final cruelty of leaving you psychologically broken and financially ruined. I have heard too many of these life stories and it is vital that we understand how this happens and to reach out to those who have been left behind with unbearable traumas and sorrows that wound the heart...All sociopaths are narcissists. They have no conscience, no empathy, no mercy. Still fighting to save my BY EQUITABLE INTEREST LAWFUL RIGHT inheritance, my homestead after trying to reason with total IDIOT, IGNORANT of ALL MATTERS I WAS SPEAKING OF DISHONORABLE INJUSTICE DISGRACED DISBARRED **D. MASUHARA** I applied yet again to BC Supreme CORRUPT court CRIMINALS to appeal the VOID ON ITS FACE crooked "court order" of DISHONORABLE INJUSTICE RACIST BIGOT HUman=monster DISGRACED DISBARRED **"KEIGHLEY**". It was my duty and obligation to try and stop any and

General symptoms

General symptoms of poisoning can include:

- feeling and being sick
- diarrhoea
- stomach pain
- drowsiness, dizziness or weakness
- high temperature of 38C (100.4F) or above
- chills (shivering)
- loss of appetite
- <u>headache</u>
- irritability
- difficulty swallowing (dysphagia)
- breathing difficulties
- producing more saliva than normal
- skin rash
- blue lips and skin (cyanosis)
- burns around the nose or mouth
- double vision or blurred vision
- mental confusion
- seizures (fits)
- loss of consciousness
- coma, in severe cases

A person's actions will tell you everything you need to know.



ALL THE SYMPTOMS I as an Rh negative, INFJ Woman experience when forced to deal with TOXIC=POISONOUS HUmans=monsters like BAR MEMBERS all harm, loss and damage to those I'd never met but was being STALKED on MY PROPERTY by WENYONG GAO and FENG LI.

Next in the line-up to ritually abuse me DISHONORABLE INJUSTICE VILE PARTIAL BIASED RACIST BIGOT female narsissistic sociopath POWER. JENNIFER a psychologically deranged abomination; a moose with a bun in its animal hair. ALL **MEMEBERS** OF THE MEDIA ARE REQUIRED BY LAW TO DEMAND TO LISTEN TO HOW THIS **RANCID WITCH SPOKE** TO ME BECAUSE IT IS HILARIOUS! BLAH BLAH BLAH BLAH BLAH BOWLS **FULL** OF VOMIT AND

FECAL MATTER SPEWED FROM THIS WITCHES TOXIC HOLE EVERYWHERE, LEAVING ME ALMOST POISONED TO DEATH BY ITS <u>open</u> <u>grave</u> SEWER IN PLACE OF A MOUTH! Absolute joke & waste of time as usual.

At this point I am BEYOND well aware I will have my entire inheritance STOLEN, be left MALICIOUSLY INTENTIONALLY destitute and homeless with ZERO REMEDY in sight. KNOWING I AM A FOREIGNER whom these TOXIC TROLLS HAVE NO JURISDICTION OVER I filed Form 35 to stop yet a myriad of crimes exactly as I should have, as usual and expected to NO AVAIL.

Form 35 (Rule 8-4(1), 13-1(3) and 17-1(2))

184508

Victoria Registry

No

In the Supreme Court of British Columbia

In the Matter of Victoria Nevens the EXECUTOR/ADMINISTRATOR/PERSONAL REPRESENTATIVE of the estate of Gerald Wayne Jack Daley vs. CANADIAN IMPERIAL BANK OF COMMERCE

ORDER MADE AFTER APPLICATION

BEFORE THE HONOURABLE MR. JUSTICE BIBLEHUB.NET/THE+SPIRIT+OF +TRUTH AND THE ONLY BIBLEHUB.NET/JUDGE+AND+LAWGIVER ON THE APPLICATION of Victoria Nevens the EXECUTOR/ADMINISTRATOR/PERSONAL REPRESENTATIVE of the estate of Gerald Wayne Jack Daley coming on for hearing at Victoria on 18/ Feb/2020 and on hearing Victoria Nevens the EXECUTOR/ADMINISTRATOR/PERSONAL REPRESENTATIVE of the estate of Gerald Wayne Jack Daley

THIS COURT ORDERS that:

- The estate of Gerald Wayne Jack Daley is exempt from filing probate as his property of every kind and wherever located is a gifted to his spouse Victoria Nevens to be held in Trust for the remainder of her life by the estate's personal representative. The property of Gerald Wayne Jack Daley in Trust is private not public.
- The 19 Oct 2018 pleading of CIBC be struck and the 15 Jan 2020 conduct of sale order be set aside.
- Agents of FULTON & COMPANY file the Land Spouse Protection Act application package provided by the estates personal representative to have Victoria Nevens recorded on title of the estate's In Trust residence at their cost forthwith.
- 4. CIBC, FULTON & COMPANY partners and agents along with those doing business as this court admit in writing to attempting to steal/rob Victoria Nevens and other beneficiaries of the equity and property created by an Honorable Man held in the estate of Gerald Wayne Jack Daley for their unjust enrichment/unfair benefit. A copy of this written admission and apology to Jack Daley and his spouse Victoria Nevens will be provided forthwith.
- WENYONG GAO and FENG LI abandon their offer to purchase held by the personal
 representative of the estate of Gerald Wayne Jack Daley In Trust private property/residence of Victoria Nevens.
- 6. Form 77 be signed by a registrar to court order CIBC to pay a \$117,400.00 invoice due to Victoria Nevens by 20 Feb 2020 or be subject to the financial penalties set out in the demand letter provided 18 Feb 2020.

THE FOLLOWING PARTIES APPROVE THE FORM OF THIS ORDER AND CONSENT TO EACH OF THE ORDERS, IF ANY, THAT ARE INDICATED ABOVE AS BEING BY CONSENT

ens

Signature of party lawyer for Victoria Nevens

By the Court

Registrar

calculatestuff.com

February 18 2020

DUE NOW:\$175,005.89

CIBC 1175 Douglas Street Victoria British Columbia V8W 2E1 CANADA

Dear Agents of CIBC:

Re: Victoria Nevens private property manager for CIBC Default – Wages due for property management and reimbursement of costs regarding housing invoices

My name is Victoria Nevens. I AM the lawful EXECUTOR/ADMINISTRATOR/PERSONAL REPRESENTATIVE/DEFENDER of the estate of the Honorable Gerald Wayne Jack Daley.

My spouse and I are the registered owner in fee simple absolute of the lands and premises located at 604 Polyanthus Crescent and have been since Jan. 2003.

27 Nov 2018 CIBC fraudulently converted "In Trust" private property controlled by the personal representative of the estate of Gerald Wayne Jack Daley into its ownership. When this criminal act took place CIBC created a non-negotiable contract with the resident of the homestead to pay her for property management fees at fair market value in the amount of \$6,500.00 per month. CIBC also became responsible for any costs associated with running the household such as house insurance, insurance deductibles and property taxes etc. **Wages and costs due to Victoria Nevens now total** \$117,400.00.

I the Honorable Victoria Nevens am not obligated to accept excuse or partial payment from CIBC as the full balance due and owing under this contract is now payable. Unless payment of the full amount is made no later than noon February 20 2020, legal proceedings and public shaming will be commenced against criminal organization CIBC. If payment is not received as required 20% compounded interest will be added to the amount due every seven (7) days.

For agents of CIBC to avoid being proven to be the frauds you truly are, I must be in receipt of the amount owing within the time period set out above. *All payments must be by way of certified cheque or bank draft payable to:* Victoria Nevens, In Trust.

Yours very truly,

Victoria Nevens, rightful EXECUTOR/ADMINISTRATOR/PERSONAL REPRESENTATIVE/DEFENDER of the estate of the Honorable Gerald Wayne Jack Daley

~Common Law Rights Reserved

Victoria Nevens~Private Property I for CIBC	Hanager THIS IS EXHIBIT K REFERRED TO IN THE AFFIDAVIT OF	INVOICE
TRUTH/COMMON LAW REIGNS	Victoria Nevens	
604 Polyanthus Crescent Victoria BC V8Z 2J4 Phone 250-661-0610	SWORN BEFORE ME THIS 25 DAY OF FEB 2020	INVOICE # 1 DATE Nov '18 to Feb '20
TO CANADIAN IMPEDIAL DANK OF COMMEN	A Commission Kor taking Affidavits witten British Columbia	Little and and and Cost
TO CANADIAN IMPERIAL BANK OF COMMEN	1	ty Management and Cost by Property Manager, the
FULTON & COMPANY LLP		Victoria Nevens, Personal
300 – 350 Lansdowne Street		tative for the estate of the
Victoria BC V2C 1Y1 Phone (250)372-5542	Honorable	Gerald Wayne Jack Daley
Description		Amount
Private property management 2018		\$6,500.00
Private property management 2019		\$72,500.00
Private property management 2020		\$13,000.00

Pursuant to Numbers 5:6-7 20% in damages for unpaid income overdue

2019 and 2020 House Insurance Insurance Deductible 2019 Property Tax Perimeter drain management

Receipts available upon request for listed homestead running fees. CIBC is legally responsible for these costs as "they" are the property owner. CIBC refuses to reimburse their victim Victoria N. as required by law, CIBC corporate responsibility, but more importantly common sense & decency.

\$1,400.00 \$2,000.00 \$3,000.00 \$800.00 \$72.00.00

\$18,200.00

Total

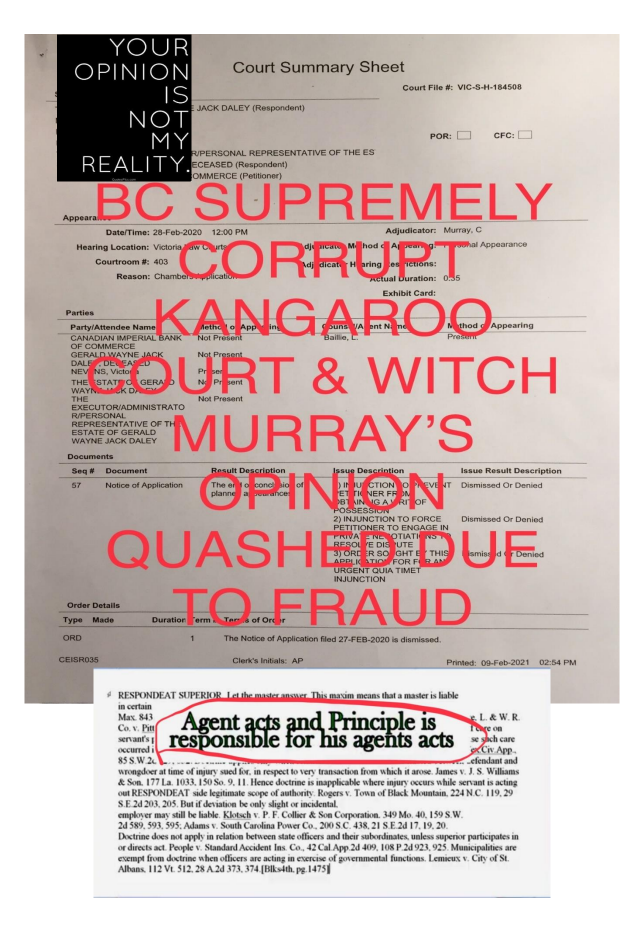
\$117,400.00

Invoice payable in cash to the Honorable Victoria Nevens~Private Property Manager for CIBC Cash payment due February 14 2020.

If you have any questions concerning this invoice, contact the Honorable Victoria Nevens

ZECHARIAH 7:10 YOU ARE NOT TO WRONG THE WIDOW, ORPHAN, FOREIGNER, OR THE POOR, AND YOU ARE NOT TO PLAN EVIL AGAINST EACH OTHER.

COX TAYLOP DARRISTERS SOLICITOR	John 8:44	Imary TWE OF THE BEFOREI GALL SKANK PATROL
PARTNER	Seliar Witch	Adjudicator: Johnston, R
Contact Details Phone: 250.388.4457 Email: leblanc@coxtaylor	DISGRACED DISBARRED CRIMINAL CURSED CUNT	iudicator Method of Appearing: Personal Appearance Ijudicator Hearing Restrictions: Actual Duration: 1:11 Exhibit Card:
Parties Party/Attendee Names	Method of Appearing	Counsel/Agent Name Method of Appearing
CANADIAN IMPERIAL BANK OF COMMERCE GERALD WAYNE JACK DALEY, DECEASED NEVENS, Victoria THE ESTATE OF GERALD WAYNE JACK DALEY THE EXECUTOR/ADMINISTRATO R/PERSONAL REPRESENTATIVE OF THE ESTATE OF GERALD WAYNE JACK DALEY Documents	Not Present Present Party represented by Agent Present	Baillie, E. (Leblanc) Agent Leblanc, L Present BAR MEMBERS JOHNSTON, BAILLIE & LEBLANC ARE WITCHES=DEAD=NO JURISDICTION
Seq # Document	Result Description	Issue Description Issue Result Description
57 Notice of Application Next Appr: 06-MAR- 09:45 AM Rm: JCH Rsn: CH Loc: Victoria Law Co BC Provine BAR • MEN NOT hold " these witche	2020 Durts Cial Court MBERS do Thearings" Es perform	ate 1) INJUNCTION TO PREVENT Adjourned PETITIONER FROM OBTAINING A WRIT OF POSSESSION 2) INJUNCTION TO FORCE Adjourned PETITIONER TO ENGAGE IN PRIVATE NEGOTIATIONS TO RESOLVE DISPUTE CLIAR C WITCH DISGRACED DISBARRED CRIMINAL CURSED CUNT
SATANIC under the gui ceisro35 justi		Emily H. S. Baillie =John 8:44 In-House Counsel at BC Pension Corporation BC Pension Corporation • Queen's University



VENDOR'S STATEMENT OF ADJUSTMENTS - revised

		\$680,000.00	\$680,000.00	
BALANCE DUE TO VENDO ON CLOSING	PR c/o its solicitors in trust	\$643,781.86	INNOCENT WIDOW!!	
			WAR & GENOCIDE on a	
*\$14,150 plus GST of \$2		914,057.50	PARTNERS IN ACTS OF	
Listing commission to Jon		\$14,857.50	CRIMINALS & YOUR	
Selling commission to Sut *\$7,350 plus GST of \$3		\$7,717.50	FILTHY BANKER	
			NOT MY SPOUSE & I YO	
Excess deposit held by Fulton & Company *\$20,000 deposit - selling commission to Sutton of \$7,350 plus GST of \$367.50 = \$7,717.50		034	ORGANIZATION CIBC	
		\$12,282.50	CRIMINAL	
Holdback for Vendor's fin	al utility bill	\$300.00	RESPONSIBILITY OF	
and a recent dency bin			of MY HOUSE ARE THE	
Vendor's recent utility bil	a training and a start in the	\$167.65	associated with the THEF	
Vendor's property tax arr	ears	\$301.71	TITLE FRAUD all COSTS	
from Jan 1 to Feb 27, 2	AND THE PARTY OF T		Once CIBC committed	
Vendor's portion of the 20 *\$3,553.53 + 5% /366 (\$591.28		
Purchase Price			\$680,000.00	
		DEBIT	CREDIT	
COMPLETION DATE:	February 28, 2020		141 M2 M225	
ADJUSTMENT DATE: POSSESSION DATE:	February 28, 2020 February 28, 2020			
VENDOR:	Canadian Imperial Bank of Commerce			
BEING: PURCHASER:	Lot 2 Section 82 Victoria District Plan 25077 Wenyong Gao and Feng Li			
URCHASE OF:	604 Polyanthus Cres	scent, victoria,	BC V82 214	

Make crime pay. Become a lawyer. Will Rogers

More PROOF repulsive criminal organization "CIBC" employs the most useless, frivolous, vexatious, without merit, total waste of time, AGAINST THE LAW "complaints processes" to its victims of their acts of war & genocide. It is an ACT OF WAR to file a fraudulent foreclosure petition to STEAL a widow's home to GENOCIDE her by leaving her INTENTIONALLY HOMELESS & DESTITUTE because these PERSONS, these MONSTERS HATE THIS WOMAN!



Office of the Ombudsman P.O. Box 342 Commerce Court Toronto, ON M5L 1G2

Tel: 1-800-308-6859 Fax: 1-800-308-6861 Email: <u>ombudsman@cibc.com</u>

Personal and Confidential

March 11, 2020

Estate of Jack Daley C/o Victoria Nevens Sent via email attachment

Dear Ms. Nevens:

RE: Terms of Engagement for Complaint Review

Thank you for your recent request to have your complaint reviewed by the CIBC Office of the Ombudsman.

The CIBC Ombudsman offers a formal complaint resolution process to have your concerns with CIBC investigated. This process is exempt from any information access requests under privacy legislation that are in progress or may be initiated during the course of our investigation.

Please note that our Office will undertake an investigation if the complaint falls within our mandate and if you, the client, have already sought resolution and received a response through CIBC's complaint handling process. Our mandate and the complaint handling process can be found on CIBC's website at www.cibc.com or in the CIBC brochures found in local CIBC Banking Centres.

Before we can begin an investigation we require your agreement to the following Terms of Engagement:

Agreement to Collect and Share Information and Communicate with Third Parties:

We complete an independent and thorough investigation of your complaint and this requires the collection of your information and the cooperation and disclosure by all parties associated with the complaint. You agree that we may communicate with all parties involved including third parties who may have relevant information.

Agreement to Confidentiality:

We require that open communication takes place between us and therefore you agree to keep our communications confidential. You further agree not to ask any CIBC Ombudsman's Office representative to give evidence in any legal proceeding. You also agree that you will not request, use, publish or disclose this Office's communications or records for any purpose, including legal proceedings. This provision does not, however, restrict you from pursuing legal action or other recourse if you are not satisfied with the outcome of our investigation. The Ombudsman process is an alternative to the court system and should you at any time elect to participate in legal or other proceedings regarding this complaint, our investigation will cease.

THIS PARABRAPH ABOVE IS ILLEGAL/UNLAWFUL BECAUSE AGENTS OF CIB & HAVE COMMITTED INDICTABLE CRIME AND ARE NOW TRYING TO HIDE YOUR CRIMES AND INCOMPETENCE, LUKE BIT FOR THERE IS NOTHING HIDDEN THAT WILL NOT 1 BE DISCLOSED, AND NOTHING CONCERNED THAT WILL NOT BE KNOWN OR BROUGHT OUT INTO THE OPEN.

Agreement on Modes of Communication:

We will communicate with you by phone, email, fax or by written correspondence through Canada Post or courier in accordance with your instructions. Communications by email will only take place after you initiate email communications with us. Our email communication with you will be via secure email and you will be required to create an account to receive our email communications. Unless otherwise agreed, our closing response letter will be sent by Canada Post or courier.

Assessing Your Complaint / Concern:

To assist us with conducting a thorough investigation, we ask that you provide any additional information you may have to support your position (other than what you have already provided) and any comments you may have regarding the response you have already received from CIBC or its group of companies. This information can be included with your signed agreement to this Terms of Engagement letter.

Industry Complaint Body:

After conclusion of our Office's investigation, should your complaint not be resolved to your satisfaction, one option you have is to contact the Ombudsman for Banking Services and Investments (OBSI). Their contact information is available on their website at <u>www.obsi.ca</u>. You agree that OBSI may inform us if you refer your complaint to them.

Agreement:

Please acknowledge your understanding and agreement with the above Terms of Engagement by signing and returning one copy of this letter to us. If you choose, you may email or fax your signed copy to us and you agree that the email or faxed copy will be retained by us as the original. Upon receipt of the signed Terms of Engagement our formal investigation of your complaint will begin.

Sincerely,

Aida Salazar Office of the Ombudsman

Your Acknowledgement and Agreement

vens

Signature Name: Victoria Nevens (Executor, Estate of Jack Daley) Date: MAR 2020 Address: HOMELESS BECAUSE CIBC STOLE/ILLEGALLY ADMINISTERED MY LANDS & PREMISES

2

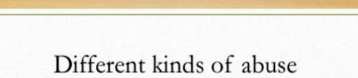
		THE OPTIME TOR
FORM 52 (RULE 13-2(3))	OFFICIAL "RELIGION" of ALL LEVELS OF Provincial Courts of B.C. & its 100% USELESS NARCISSISTIC SOCIOPATHIC PUBLIC SERVANTS is SATANISM	NO. 184508 VICTORIA REGISTRY
	UPREME COURT OF BRITISH COLU	JMBIA
OF BRITISH COLUMBIA AND: SEAI	MPERIAL BANK OF COMMERCE YNE JACK DALEY, DECEASED	PETITIONER(S)
VICTORIA REGISTRY THE ESTATE THE EXECUT	OF GERALD WAYNE JACK DALEY OR/ADMINISTRATOR/PERSONAL F OF GERALD WAYNE JACK DALEY EVENS	REPRESENTATIVE OF , DECEASED
Name and addres AC K Fulton & Company LLP, 300	WRIT OF POSSESSION	RETYFOR GNEION & tish Columbia, V2C 1Y1.
	MANS Victoria	
YOU ARE COMMANDED F IMPERIAL BANK OF COMM	promptly to enter the land and cause th MERCE, to have possession of it;	e Petitioner, CANADIAN
the best price available sufficie	MANDED promptly to seize and sell at p nt of the goods and chattels of the Respo to realize the plaintiff's costs, fees and r executing this writ.	ndent, GERALD WAYNE
Date: March $\partial \mathcal{G}$, 2020	<u>BQ1</u> Registrar # 1-59880975178	INDICTABLE CRIME COMMITTING BC 100%
03990396.		COURT NARCISSISTIC SOCIOPATH STAFF MEMBER

Despite the Truth I knew in my heart, with not one BAR MEMBER providing correct council, not one could perform what I knew was right in my heart which was to keep me on my homestead violent vultures descended upon my homestead March 19 2020. I could have been informed of this date but all the criminals involved are mentally ill, hate-filled, corrupt, disrespectful, racist, narcissistic sociopaths. No shelters were open as the scamdemic had just kicked off. No one wanted anyone staying with them due to this new normal.



NOTICE OF SEIZURE RE: Canadian Imperial Bank of commerce VS. The estate of Gerald wayne Jack Daley Victoria Nevens, deceased. NOTICE IS HEREBY GIVEN that under and by virtue of a WRIT/ORDER offor Possession out of the Supreme COURT and to me directed against the goods and chattels of Gerald wayne lack Daley (deceard) above-named Defendant in the above-named action, I have seized and taken possission of all the goods and chattels, the property of the above-named Defendant, situated at <u>CON</u> Polyonthus Crescent all persons are warned from removing, or in any way interfering with, the said goods and chattels until the WRIT/ORDER of/for and is Without limiting the generality of the foregoing, items under seizure are namely: 2006 Ford Focus VIN # 1FAFP36N86W140142 Dated at_victoria , BC, this 19 day of March ,2020 . File #: 64428 MINAL ORGANIZATION COURT BAILIEF OF THE JUDICIAL DIVIDICIS LING A WIDOW OF NANAIMO AND VICTORIA Court Bailiff Division R THE Consolidated Civil Enforcement BC in ENO 207-859 Orono Avenue ON Victoria BC V9B 2T9 Telephone: 250-474-7376 DOZENS OF USE ΕΠ ΑΝΙΜΑ RSHIP TO (IC) CRIMINAL ORGAN BC LAW SOCIET

Almost collapsed, truthfully ended up in months of tears & agonizing physical pain when I finally saw what criminals who violently assaulted & force evicted me did to my inheritance. This storage locker was FORCED upon me at \$375/mo after being left homeless and penniless on purpose by GUILTY NAMED HEREIN BAR MEMBER HUmans=MONSTERS & a myriad of mentally ill, self-identified wholly incompetent BC "public servants" yet is almost empty which means more of my stolen personal chattel was to be or could have been removed. On purpose **INTENTIONAL MALICE TO CAUSE DEATH** in order to inflict the most destruction, loss and injury to myself, a targeted, HATED, truth-speaking righteous Woman.



- <u>Physical</u>: pushing shoving hitting, hurting, slapping, kicking, using belt or other objects, burning, biting, cutting, using weapons. Killing. Dismembering.
- <u>Psychological</u> which includes <u>verbal</u> and <u>emotional</u> abuse: use of threats, isolation, intimidation, using children to manipulate, using male privilege.
- · Economic/Financial: having control over the money. Giving an allowance.
- Sexual: Forcing partner to have sex against her will. Any sexual interaction.



Left PENNILESS ON PURPOSE by those guilty of this latest act of war & genocide upon my family. I contacted <u>GUILTY of</u> <u>MISFEASANCE IN PUBLIC OFFICE THE DISHONORABLE</u> <u>DISGRACED INCOMPETENT Mr. David EBY</u> via FAX to be <u>completely IGNORED! Clearly my health, welfare and safety</u> <u>are NOT a concern for this toxic MALE HUman=monster.</u>

> Legally silence is consent David! Are you uneducated in legal BS rules? Only a narcissistic sociopath stays silent David! Ewe are a TOXIC MALE MONSTER!

URGENT Fax

To:	DAVID EBY	From:	Victoria Nevens	
Fax:	250 387-6411	Pages:	8 inc. fax cover	
Phone:	250-387-1866	Date	May 6, 2020	
Re:	MONEY/SUPPORT OVERDUE	cc:		

ATTENTION DAVID EBY:

This is Victoria Nevens of 604 Polyanthus Crescent Victoria BC. SLAVE ID/Mark of the BEAST/SIN: DOB 6/28/1973 YOU KNOW WHO I AM DAVID!!

IF YOU REFUSE TO RELEASE MY \$____000.00 SATANIC CULT=GOVT OF BC IS 100% REPSONSIBLE FOR MY FINANCIAL WELLBEING UNTIL TRUTH JUSTICE HAS BEEN SERVED IN THIS MATTER. \$6000.00 IS CURRENTLY OVERDUE DAVID. SINCE MARCH 1 2020 THOSE POSING AS "GOVT OF BC" IS RESPONSIBLE FOR DEPOSITING \$2000.00 FIRST OF EVERY MONTH INTO MY TD CANADA TRUST BANK ACCOUNT ______ AND WILL DO SO UNTIL TRUTH AND JUSTICE HAVE BEEN ROLLED OUT IN THE INTERNATIONAL CRIMINAL COURT ON THE EVILDOERS RESPONSIBLE FOR THIS LATEST ACT OF GENOCIDE/PERSECUTION OF ME BECAUSE OF MY SEX, RACE, CULTURE AND ETHNIC IDENTITY.

If I don't have MY MONEY by Friday noon May 8 2020 I AM GOING HOME TO 604 POLYANTHUS CRESCENT PERMANENTLY. YOU NEED TO NOTIFY WENYONG GAO and FENG LI I WILL BE LIVING IN MY HOME YOU WILL NOTIFY WENYONG GAO and FENG LI TO LEAVE MY HOME OPEN MONDAY MAY 11 2020 OR I WILL BE ENTERING MY RESIDENCE BY ANY MEANS NECESSARY AND YOU SATANIC CULT SELLOUTS LIKE SAANICH/VICTORIA PIG CRIMINAL DEPARTMENTS WILL STAND DOWN.

David Eby's house is cursed! EWE ARE GUILTY OF BLASPHEMY THE UNFORGIVABLE TRESPASS () I then applied to BC Supreme Court for an EMERGENCY HEARING June 2020 to have released the inheritance now in a liquid state due to hatred, theft over five thousand, fraudulent conversion, racism, corruption, fraud et al. I was levelled with the most FIENDISH RIDICULOUS COURT/WITCH=JUDGE INTRUCTIONS WITH ZERO LEGAL REASONING OF WHICH IS MUST BY LAW PROVIDE BY FEMALE HUman=monster NARCISSISTIC SOCIOPATH **GUILTY of MISFEASANCE IN PUBLIC OFFICE THE DISHONORABLE DISGRACED FRANCESCA MARZARI**. ONE of the magician's vile illegal instructions was to have CIBC REPS=LIARS present for a payment hearing. WHY? WHY DO CIBC LIARS NEED TO BE PRESENT FRANCESCA? **ANSWER THE QUESTION SORCERESS!**

As an Executrix who takes her job extremely seriously, I KNOW as beneficiary I HAVE FULL RIGHT, OBLIGATION AND DUTY to require those acting as "BC Supreme Court" to release into my custody what is required to keep me housed, safe and to perform my duties. Once again, I applied to BC Supreme Court summer of 2020 to request a portion of the liquid assets that were EMBEZZLED by "BC Ministry of Finance". As usual I was TORTURED & RITUALLY ABUSED BY <u>GUILTY of MISFEASANCE IN PUBLIC OFFICE THE</u> <u>DISHONORABLE DISGRACED</u> wholly legal incompetent MALE HUman=monster NARCISSISTIC SOCIOPATH <u>ROBERT PUNNETT. I was NOT respected</u>, NOT heard,

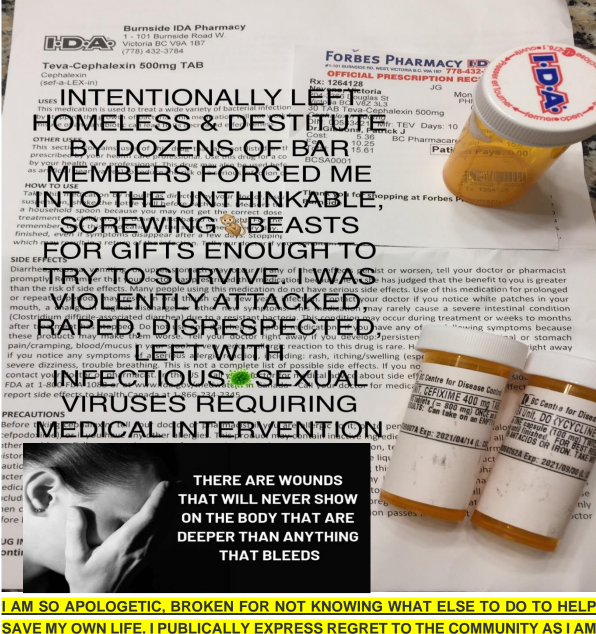
NOT cared about! NO, instead I received UNLAWFUL legal "get NO WHERE" circular thinking council from a place FORBIDDEN to provide "legal advice" from the temple BAR/BAAL ALTER of BULLSHIT! This MALE HUman, an incompetent, sought to treat me like an uneducated in LAW & legal=witchcraft Woman stating I need to file probate that was NEVER LEGALLY required. This criminal fraudulently claims

Tell a narcissist what you want and what you won't tolerate and they go out of their way to do exactly the opposite.

"legally there is nothing I can do for you Ms. Nevens" because truth is I AM NOT REPRESENTED BY A LIAR, one of the BAR MEMBER buddies is now not being enriched and that is HIGHLY OFFENSIVE TO THE DIABOLICAL SOCIETY OF SCUM masquerading as "BC Law Society" members. LISTEN SICK BEYOND REMEDY MALE PUNNETT ONLY THE DEAD REQUIRE "REPRESENTATION" INSIDE THE HOUSE OF THE DEAD OPERATING AS "CANADIAN LAW COURTS"! UNDERSTAND?

Beneficiaries have every LEGAL & LAWFUL RIGHT to draw upon an inheritance at all material times if and when required, EXCEPT if your name is "Victoria Nevens" then there are a completely destructive, alternate set of "rules & requirements" because the WICKED HUmans HATE THIS RIGHTEOUS WOMAN and SEEK TO END HER ENTIRELY & COMPLETELY WITH ACTS OF INCESSANT WAR & TARGETING!

I CAN NOT LIVE WITHOUT FINANCIAL RESOURCES! WHO CAN? CAN ANYONE? MY LIVING EXPENSES TRIPLED! NO ONE WOULD HELP YET I SOUGHT SUPPORT EVERYWHERE TO NO AVAIL! WELCOME TO THE LIFELONG NIGHTMARE OF BEING ONE OF THE PECULIAR PEOPLE <u>hated by the world</u>. I would NEVER engage in the horrors forced upon me. A RIGHTEOUS Woman who loves and respects herself AS I DO would never become an individual destroying herself, others or her community. I planned to stay faithful to my common law spouse for the remainder of my life. As remains the heart of a Woman who has truly been cared for and loved by a Man for any length of time.



SAVE MY OWN LIFE. I PUBLICALLY EXPRESS REGRET TO THE COMMUNITY AS I AM WELL AWARE WHAT ONE INDIVIDUAL DOES AFFECTS ALL OTHERS. UNDERSTAND SEXUAL IMMORALITY IS TOXIC TO THE ENVIRONMENT. ALWAYS.

Raped by a beast who refused to pay, instead my trichomoniasis, a sexually contracted infectious virus



Tattooed construction worker needs some stress relief/fun – 32 – 33

Posted: less than a month ago

ame's junior I'm 33 shaved head 5'7"tall 210



My body when I am healthy



Photo to the left is my body ravaged by a horrifying sexually contracted infectious virus medically known as Trichomoniasis gifted upon me by a narcissistic, toxic, disrespectful male HUman=monster who refused to provide safe working conditions ("legally" no consent=rape) as had the other sexually violent assailant. No reason to provide the required fee for service as the community is not generally concerned with those who have zero support. Police are only interested in revictimizing the victim so most of us raped never say a word being filled with shame and anguish. I was so sick from these infections I could barely move for weeks. In (true) Law rape is equivalent of murder in damage caused.

After being violently, illegally evicted from my rightful homestead I wrote the following letter and delivered it to my house to advise WENYONG GAO and FENG LI of the urgent situation. I returned to my home that spring to find this letter and the envelope it was delivered in thrown in the garbage as these two monsters in adverse possession of my stolen land and premises were not interested in allowing me to retrieve any of my personal chattel they now were illegally and unlawfully gifted by criminal organizations CIBC, BC BAR SOCIETY members acting as corrupt, murder, theft and destruction "BC Supreme Court" "*public servants*".

Dear Wenyong Gao and Feng Li,

My name is Victoria and I lived on the lands and premises at this location until Mar 19/20.

Lawyers for the bank have refused to release the sale price, as such I have no financial means to relocate properly leaving a significant amount of property behind plus a mess and for that I sincerely apologise. Last Thursday I became homeless by forced eviction, which is the reason I left such a significant amount of possessions. No one cares there would be no shelters open or any help available at this time due to the Corona virus.

I contacted Brad Walker the real estate agent who listed the property a couple of times asking him to contact you to see if it would be possible to place some important personal items for me to pickup out in the carport to peacefully retrieve. I have not heard a word so am writing you directly hoping you will have a heart and extend a little kindness in my dire circumstances.

There were personal items accidently left in the upstairs master bedroom, a suitcase of clothes, hangers and perhaps a few items in the bathroom upstairs. I know a few important items were left in the kitchen, on the patio and in the chest freezer on the patio (food is so expensive to replace). One of the microwave stands should have been moved outside for pickup but was somehow left as well because the "public servant" bailiffs refused to lift a finger to help me move property outside for retrieval.

Now being homeless I have no address to forward mail and was wondering if once a month, perhaps around the twentieth you could and the twentieth you could and the twentieth and leave the mail somewhere outside for pick-up.

I mean to cause no further trouble or disturb your peace. This is a short note to ask for a little compassion until I can sort out a new place to lay my head. If you can understand the situation I find myself in, being homeless is terrifying, actually life-threatening and would be kind enough to leave items or other things you don't want/need in the carport I'll get help for pick-up to further clear up some of the mess left upon hearing from you it is ok to drop by as property is outside waiting.

If you have any questions about the house/property I lived here for 17 years and am willing to answer.

Thank you for your time and consideration.

~Victoria

WHILE I Sui Juris Woman Victoria N am trying to survive being purposely rendered homeless and destitute now experiencing REPEATED SEXUAL ASSAULTS after surviving being repeatedly violently battered by LIARS and their COMPULSIVE LIES to STEAL MY HOME and EMBEZZLE HUNDREDS OF THOUSANDS BY CRIMINAL ORGANIZATION "*BC MINISTRY OF FINANCE*" MY HOUSE IS BEING FRAUDULENTLY SOLD YET AGAIN IN 2020! <u>MY STOLEN PERSONAL CHATTEL ILLEGALLY UTILIZED</u> BY INSUFFERABLE CURSED WENYONG GAO and FENG LI <u>TO STAGE AND FRAUDULENTLY SELL MY</u> <u>STOLEN REAL ESTATE PROPERTY</u> to enrich their estate & inoperable existence! https://martenhomes.ca/featured/604-polyanthus-cres-saanich-bc-ca/

https://www.zolo.ca/saanich-real-estate/604-polyanthus-crescent

https://www.zillow.com/homedetails/604-Polyanthus-Cres-Victoria-BC-V8Z-2J4/314030779_zpid/

TITLE SEARCH PRINT File Reference:		2021-12-11, 12:34:30 Requestor: Wendy Smith
Declared Value \$860000 **CURRENT INFORM	MATION ONLY - NO CANCELLED INFORMATION SHO	WN**
CORRENT IN OR	ATION ONET THE GALLELED IN ON PATION SHO	
Land Title District Land Title Office	VICTORIA THIS IS A "NULL & VOIE VICTORIA APPLICATION TO TH TITLE OFFICE IS B	E VICTORIA LAND
Title Number	CA8652951 APPLICATION & MO	
From Title Number	CA8061764 COMMITTED B	YCRIMINAL
Application Received	2020-12-16 ORGANIZATIONS CIBC MEMBERS, BC SUP	, BC LAW SOCIETY REME COURT, BC
Application Entered	2020-12-18 ATTORNEY GENERALS	5, SAANICH PD et a
Registered Owner in Fee Simple Registered Owner/Mailing Address:	HOWFAM HOLDINGS INC., INC.NO. BC044882 1474 FAIRCLIFF LANE VICTORIA, BC V8S 5L2	
Taxation Authority	Saanich, The Corporation of the District of	
Description of Land Parcel Identifier: Legal Description: LOT 2 SECTION 82 VICTORIA D	002-872-391 ISTRICT PLAN 25077	π.
Legal Notations	NONE	
Charges, Liens and Interests Nature: Registration Number: Registration Date and Time: Registered Owner:	MORTGAGE CA8652952 2020-12-16 16:08 THE BANK OF NOVA SCOTIA	
Nature: Registration Number: Registration Date and Time: Registered Owner:	ASSIGNMENT OF RENTS CA8652953 2020-12-16 16:08 THE BANK OF NOVA SCOTIA	
Duplicate Indefeasible Title	NONE OUTSTANDING	
Transfers	NONE	
File Number: CA8652951	TITLE SEARCH PRINT	Page 1 of 2
TITLE SEARCH PRINT		2021-12-11, 12:34:30
File Reference: Declared Value \$860000		Requestor: Wendy Smith
	HIS DECLARED VALU	E
Pending Applications	HIS DECLARED VALU S BASED ON FRAUD,	
1	S BASED ON FRAUD,	
TF	IUE DECLARED VALU	E
0	F PROPERTY 749	C
C	THOPENII 749	

Now switch gears to focus on **contracts**. Do I seriously have to teach about contract law? Well luckily for ewe I AM AN EXPERT TEACHER and EDUCATOR. I MUST be as King's counsel (KC) seeing I PRESENT the King His Will and Kingdom. **CONTRACT IS THE LAW!** Let's all learn about why contracts can be void. January & February 2021 I as a Woman speaking and presenting the Truth, Law and Justice to BC BAR MEMBERS who only operate in a conflict of interest violating its OWN RULES which it is not only ignorant of but NEVER follows. All the points of an unenforceable contract are present such as undue influence, duress and GROSS NEGLIGENT misrepresentation therefore for the unfortunate evildoers **February 11 2021 SATANIC "COURT ORDER" is QUASHED in its entirety**. Ewe must understand BAR MEMBERS are narcissistic sociopaths utterly destroying your communities and if EWE THE PUBLIC DO NOT STOP THESE EVILDOERS' EWE & YOURS DESERVE TO BE DESTROYED BY THESE MALE & FEMALE HUmans=MONSTERS!

2. Undue Influence, Duress, Misrepresentation

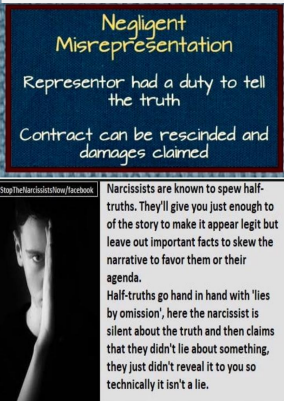
Coercion, threats, false statements, or improper persuasion by one party to a contract can void the contract. The defenses of *duress*, *misrepresentation*, and *undue influence* address these situations:

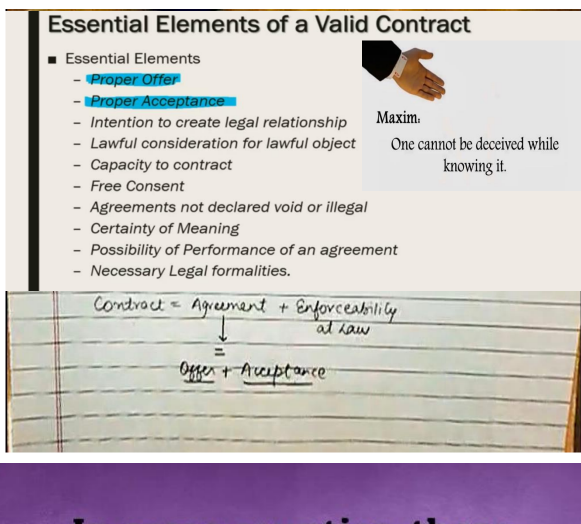
- <u>Duress</u>: A party must show that assent or agreement to the contract was induced by a serious threat of unlawful or wrongful action, and that she had no reasonable alternative but to agree to the contract.
- <u>Undue Influence</u>: Undue influence is often defined as unfair persuasion by a person who, because of his or her relation to the victim, is justifiably assumed by the victim to be one who will not act in a manner that is inconsistent with the victim's welfare.
- <u>Misrepresentation</u>: A misrepresentation may be a false statement of fact; the deliberate withholding of information which a party has a duty to disclose; or an action that conceals a fact (for example, painting over water damage when selling a house).

Narcissistic Abuse is the inconvenient truth, when those suffering speak up, no one believes them, the lack of validation is soul destroying.



EVERY LAWYER=LIAR IS A NARCISSIST



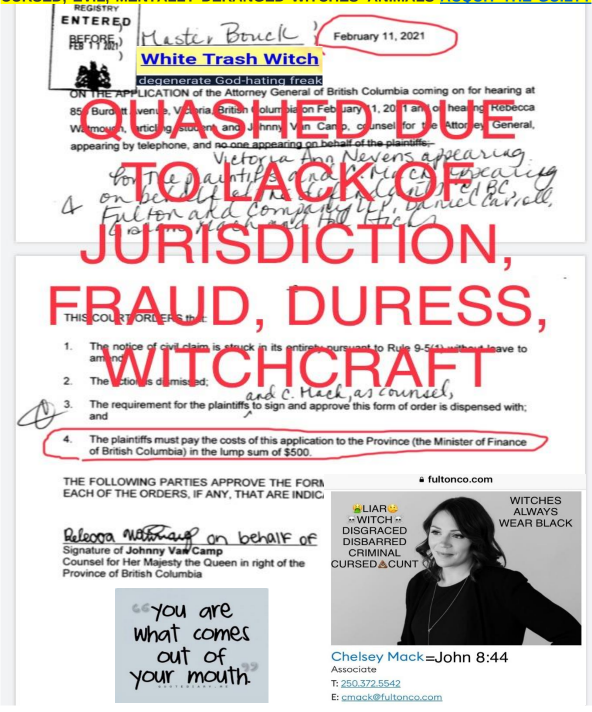


In some counties, there is an actual named crime of ritual abuse and there too, there have been convictions.

-Laurie Matthew, Who Dares Wins

Ritual • abuse is BC Provincial Court

The BAR MEMBER self identified witches will learn why ewes arrogant apes unconscionable and unenforceable **February 11 2021** satanic **"court order" is VOID on its face**. BC Court of Appeal – Class Action Waiver Unconscionable and Unenforceable – BC INJURY LAW (bcinjury-law.com) As King's Counsel, an EXPERT in both LAW & JUSTICE unlike BC BAR MEMBERS IF I HAVE TO EXPLAIN HOW THE *LEGAL* POINTS IN THE ARTICLE SITED RELATE TO THE DISGUSTING FRAUDULENT apparent, "COURT ORDER" <u>EWE ARE</u> DISBARRED FOR GROSS INCOMPETENCE FORTHWITH! ONLY MALICIOUS, CURSED, EVIL, MENTALLY DERANGED WITCHES=ANIMALS ACQUIT THE GUILTY.



WHO AND WHAT IS "JOHNNY VAN CAMP"? THIS male monster is a self- identified child of the devil John 8:44 and practising WITCH. JOHNNY VAN CAMP is a male RH positive animal who sadly believes it is a man when truth be told, an animal can never be a man. YOUR PRONOUN JOHNNY IS "IT" NOT "him/he" AS EWE, FRAUDULENTLY CLAIM. DO ewe JOHNNY the evildoer understand? JOHNNY is so evil AND incompetent it doesn't even understand the basic rule of contract law!! JOHNNY IS GUILTY OF GROSS NEGLIGENT MISREPRENTATION AND GROSS MISFEASENCE IN PUBLIC OFFICE THEREFORE NOW OFFICIALLY DISGRACED AND DISBARRED FOR BEING A HYPOCRITICAL, VIOLENT, CURSED TOXIC TROLL WHO REPRESENTS A CURSED TOXIC TROLL & WAR CRIMINAL ACTING AS "queen".



Denial is integral to an abuser. When confronted, most abusers tend to shift blame to the victim or avoid the topic altogether.

I AM SICK & TOXIC TO

Hi, I'm Johnny Van Camp. I'm a compulsive liar, lazy, arrogant, rude, hypocrite, vile sociopath & narcissist who enjoys destroying others as well as making the Satanic Skank BC Law Society Circus FUN for everyone! I make sure NO BC public servant CRIMINAL gets what they deserve as they are all "above the law"! 👍 🎯 🖕

Johnny Van Camp=John 8:44

Ministry of Attorney General - Legal Services Johnny is an Rh positive male HUman=monster yet beLIEves it's a man!@NOPE Well well well, what do WE have here? Looks like Mr. VAN CAMP along with practising BAR MEMBER witch GRAHAM UNDERWOOD, are expert researchers on how to ACQUIT GUILTY AS ACCUSED/CHARGED BC's demonic gang of indictable war & genocide crime committing TOXIC TROLLS wearing masks of "BC public servants". Both these MALE MONSTERS=HUmans are GUILTY of MISFEASANCE IN PUBLIC OFFICE! These two arrogant animals are LETHAL TOXIC DISEASES, DEADLY VIRUSES (as are ALL PATHOLOGICAL LIARS) THAT MUST BE ERADICATED FROM THE ENVIRONMENT FORTHWITH FOR THE HEALTH, WELFARE AND SAFETY OF ALL DECENT PEOPLE, righteous Men and Women in BC and in cursed Satan worshipping "Canada".

The Tort of Misfeasance - Recent Developments and Practice Points

This meeting is being hosted by the Public Sectory Lawyers Section.

Speaker(s):	Graham Underwood and Johnny V	an Camp,
	Legal Counsel, Civil Litigation Group, Attorney General	The rules of a pathological liar.
Time:	Tuesday, October 15, 2019 - 12:15pr Time)	Never admit guilt.
Victoria Location:	Sussex Building, Boardroom 212, 10 BC (In-Person)	Deny, deny, deny. ABC ABC
Vancouver Location:	Department of Justice Canada, 400-¢ Vancouver, BC (Group Webinar Viewing)	Then cover up with More lies.
Meal Cost:	N/A	50
CPD Hours:	1.00	
Synonsi	c	ROTTENECARDS

WHEN YOU TALK TOO MUCH SH

Synopsis

The tort of misfeasance in public office provides redress for egregious intentional misconduct, not for what may be, at worst, maladministration, official incompetence or bad judgment in the execution of public duties. For this reason, when addressing claims of misfeasance in public office, the courts strike a careful balance between curbing unlawful behaviour by governmental officials, on the one hand, and, on the other, protecting those charged with making decisions for the public good from unmeritorious claims by those adversely affected by their decisions. - Rain Coast Water Corp. v. British Columbia, 2019 BCCA 201 para. 3

Join us for a defence perspective on the tort of misfeasance, including a review of recent decisions which clarify the strict requirements for pleading and proving the tort. Graham Underwood and Johnny Van Camp will share their experience working with public servants accused of intentionally abusing their power. They will also be sharing tips for efficiently managing misfeasance claims through the litigation process.

More on the speakers:

Graham Underwood has provided litigation services to the Provincial Crown for over 20 years. He was counsel on the recent misfeasance case: Rain Coast Water Corp. v. British Columbia.

Johnny Van Camp is a member of the Tli Cho ("Tlee Cho") First Nation, born and raised in Fort Smith, Northwest Territories. Johnny has focused his research and practice on strategies for defending public servants from claims of misfeasance.

I GAN DEST

YOU POOR THING.

ONLY NARCISSISTS DEFEND NARCISSISTS

If someone takes the side of, hangs out with, or defends a narcissist, run! They're showing you that they identify with the abuser.

Only abusers side with abusers. Narcissists hunt in packs. Birds of a feather flock together.

These sick individuals shill for one another for many reasons, including:

- ALL BAR MEMBERS ARE NARCISSISTS

 - to conceal one another's atrocities
 - to line up against victims to feel empowered
 - to oppress their targets
 - to victim blame
 - to discredit victims
 - to outnumber and mob victims
 - to make smear campaigns more believable

EVERY JUDGE I SPOKE TO WAS A NARCISSIST

Sure, the odd one or two may be well-meaning dupes who have no idea what's going on. However, if somebody knows the abuse history, yet continues to shill for a known abuser, all the while invalidating and minimizing your suffering; there's a message in their actions. They're at best an enabler, and more than likely a covert narcissist. ~ @dont_gaslight_me_bruh

Instagram; Odont gaslight me brut THIS ATTACK DESTROYED A RIGHTEOUS MAN'S CHARACTER AND REPUTATION WHICH I REFUSE TO ALLOW Proverbs 31:8. Gerald Wayne Jack Daley was A man who ALWAYS took care of his business and his loved ones. My spouse did NOT carry loads of debt, he ALWAYS paid his bills on time. Unfortunately for my family my spouse is not the first victim of destruction at the hands of indictable crime committing BC's racist, jealous "*public servant*" *satanic skanks*. No, actually my real biological property is the first victim in our family to be murdered by BC's cursed criminal gang acting as "*public services*".

Exactly the same method of fraud, slander and destruction was used to abduct, ritually abuse, then traffic for profit an innocent soul who just wanted to come home to the WOMAN who

#TruthInPresumedFiction

Oh sweetie, Monsters are real And they look like people Legal dictionaries define "humans" as monsters. Indeed these RH positive demons look like people gave him life, so loved and cared for him for over five amazing years. Instead, he was TRAFFICKED FOR PLEASURE & PROFIT TO "John Doe and Jane Doe" ANIMALS=HUMANS=MONSTERS courtesy of BC's public servant witches=murderers, thieves and destroyers acting as "social workers", BC govt psychologists, family development workers, MLAs, MPs, "BAR MEMBERS" et al. who are **NOW OFFICIALLY ON THE RECORD all held accountable under BCSC File No. 200036**.

BC'S CHILD TRAFFICKING DIVISION MCFD & Family Court HAD NO CASE ON ME OR MY HOME YET IT DID NOT MATTER. BC MCFD & BC FAMILY COURT'S INTENTION WAS TO MURDER BOTH MYSELF AND MY BIOLOGICAL REAL PROPERTY BECAUSE EWES HATE THE LIVING SEEING EWES ARE DEAD <u>Proverbs 29:27</u> hence ewes blind eyes and deaf ears Ezekiel 12:2. EWE MUST UNDERSTAND THE PUNISHMENT FOR

ABDUCTING MY BIOLOIGICAL REAL PROPERTY IN ACTUAL TRUE LAW & JUSTICE WHICH EWES ARE IGNORANT OF YET CAN NO LONGER CLAIM "IGNORANCE" IS TO HAVE EACH "MENTALLY ILL/INCOMPETENT" HUman=animal=MONSTER

destroyed/euthanized forthwith as written <u>Exodus</u> <u>21:16</u> <u>Deuteronomy</u> <u>24:7</u>. <u>MY BIOLOGICAL</u> <u>REAL PROPERTY WHO WILL BE RETURNED</u>



IMMEDIATELY ARE MANDATED TO CARRY OUT THE SENTENCE ON EACH EVILDOER WHO TRIED TO MURDER US BOTH. IT IS MY FULL RIGHT TO PRACTICE MY CULTURE IN CANADA SO SAITH THE TOXIC MONSTERS ACTING FOR "QUEEN" AND IT'S VILE *"PUBLIC SERVICES*"! THOSE ARE THE RULES EWE HUmans=MONSTERS ARE FORCED TO RESPECT, YOUR RULES EWE HUmans ARE BOUND BY TO FOLLOW. **ATTENTION** BC "*PUBLIC SERVANTS*" WHO CONTINUALLY VIOLENTLY ASSAULT ME AFTER I ATTEMPT, AS USUAL, TO NO AVAIL, TO REPORT IN PROGRESS HATE & WAR CRIMES Leviticus 5:1 AGAINST MYSELF AND FAMILY WHICH ARE PERPETUALLY SEEN AS COMMITTING CRIME TO CANADA'S ACROSS THE BOARD MENTALLY DERANGED & INCOMPETENT PIGS=Persons In Govt. EWE SICK TOXIC MALE AND FEMALE ANIMALS ACTING IN WHATEVER CAPACITY EWE ARE HIRED, FOR EXAMPLE CRIMINALS ACTING AS "*VICTORIA PD*" and "*SAANICH PD*", ARE OFFICIALLY NOTIFIED THE PECULIAR PEOPLE ARE NOT SUBJECT TO EWE BEAST'S FALSE ACCUSATION OPINIONS OR "BRAIN DISEASES" SUCH AS "MENTAL ILLNESS". A SICK MIND IS ONLY COMMON AMONGST EWE SICK NARCISSTIC SOCIOPATHIC HUMANS=MONSTERS!

THE PECULIAR PEOPLE WERE NOT, NOT NOW OR EVER WILL BE SUFFERING FROM WHAT THE WICKED DO AS MENTAL ISSUES ARE CAUSED BY EWE BEING UNTEACHABLE SO EWE BECOME CURSED, MALICIOUS, & VEXATIOUS AS WRITTEN <u>Deuteronomy 28:28 The KING</u> will afflict ewe with madness, blindness, and confusion of mind.

WTF IS THIS BULLSHIT BELOW!??! OH YES, MORE PROOF SICK BEYOND REMEDY, NARCISSTIC, SOCIOPATHIC RH POSITIVE BEASTS (WE THE PECULIAR PEOPLE TRUST THE SCIENCE IF EWE HAVE RH POSITIVE PRIMATE BLOOD RUNNING THROUGH EWES VEINS--LOL!) ACTING AS "*LEGISLATURES*" & "*MINISTERS*" SEEK TO WHOLLY DESTROY VICTIMS

Magic Words

Ministers_BAAL/EVILDOER PRIESTS=ABOMINATIONS=POISONS (v.) early 14c., "to perform religious rites, provide religious services;" late 14c. "render service or aid."

(n.) c.1300, 'one who acts upon the authority of another,' from Latin minister.

Meaning "priest" is attested in English from early 14c. Political sense of "high officer of the state" is attested from 1620s, from notion of "service to the crown." Ministry

(n.) late 14c., "function of a priest," from Old French menistere "service, ministry; position, post, employment," and directly from Latin ministerium "office, service, attendance, ministry," OF FEDERAL/PROVINCIAL GOVT RITUAL ABUSE IN BC WITH MORE SATANIC CEREMONIAL EXPLOITATION, THE FOUNDATION OF PSYCHIATRY AND ALL ITS "of NO provable value" PRACTISIONERS DECREED TO BE FORCED WITHOUT CONSENT UPON THOSE REACTING, AS MENTALLY HEALTHY PEOPLE DO, TO BEING ABUSED & MURDERED! HEY BC PIGS

THAT'S KNOWN TO THE PECULIAR PEOPLE AS GANG RAPE!! AS AN ORDAINED LEADER WHEREVER PLACED I REQUIRE THOSE ACTING AS "GOVT OF BC" ENTIRELY REWRITE EWES DEMONIC USELESS SATANIC JOKE "*BC MENTAL HEALTH ACT*" FORTHWITH!

Charter challenge to B.C. Mental Health Act long overdue

https://vancouversun.com/opinion/opinion-charter-challenge-to-b-c-mental-health-act-longoverdue

BRAD WALKER I UNDERSTAND AFTER EWE AND YOUR CRIMINAL BUDDIES ACTING AS CIBC, FULTON & CO., COX TAYLOR, INCOMPETENT IGNORANT BC SUPREME COURT JUDICIARY et al. STOLE MY HOME THEN EMBEZZLED THE ENTIRE ESTATE I REACTED NORMALLY YET EWE CALLED SAANICH POLICE TO FILE A FALSE REPORT. **CONGRADULATIONS CRIMINAL NARCISSTIC SOCIOPATH BRAD WALKER!** EWE ARE THE CAUSE OF A VIOLENT ASSAULT EQUIVALENT OF A GANG RAPE BY MALE [CON Francisco aVILES] & FEMALE BEASTS WHO ABDUCTED ME AGAINST MY WILL (YES TOM SUTHERLAND IS A WITNESS TO THE VIOLENT ASSAULT SO WHAT WAS DONE TO INTENTIONALLY CAUSE ME HARM, LOSS AND INJURY CANNOT BE DENIED OR CONTESTED BY COMPULSIVE LIARS ACTING AS "SAANICH PD" or "BC ATTORNEY=LIARS GENERALS").

HEY NARCISSICT aVILES WHAT PART OF "NO" DO YOU NOT UNDERSTAND? WHEN I TOLD EWE SICK ANIMALS EWE WERE FORBIDDEN TO ABDUCT ME FROM MY HOMESTEAD UNDER THE <u>DOES NOT</u> <u>APPLY TO THE PECULIAR PEOPLE</u> SENSELESS "*BC MENTAL HEALTH ACT*" EWE SHOULD HAVE LISTENED. AGAIN, <u>WHAT PART OF "NO" DO EWE NOT HEAR</u>? EWE ARE DEAF. NOTHING EWE DID FOR ME WAS HELPFUL, KIND OR CARING. NO EVERYTHING EWE & YOUR PARTNER IN CRIMES AGAINST ME DID WAS EXTREMELY ABUSIVE AS IT WAS GASLIGHTING AND PROJECTING AMONG OTHER ABUSES. SUBJECTS OF WHICH I SIMPLY AM TOO EXHAUSTED TO TEACH EWE ABOUT AT PRESENT. EWES PERPETUAL HATRED OF ME BY REFUSING TO "SERVE & PROTECT" WHEN NECESSARY, EWES INTENTIONALLY IGNORING MY LIFE-THREATENING SITUATION, DULY NOTED.



e cmpa-acpm.ca

Informed refusal

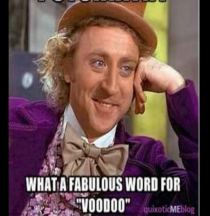
Our courts have reaffirmed repeatedly a patient's right to refuse treatment even when it is clear treatment is necessary to preserve the life or health of the patient. Justice Robins of the Ontario Court of Appeal explained:

"The right to determine what shall, or shall not, be done with one's own body, and to be free from non-consensual medical treatment, is a right deeply rooted in our common law. This right underlines the doctrine of informed consent. With very limited exceptions, every person's body is considered inviolate, and, accordingly, every competent adult has the right to be free from unwanted medical treatment. The fact that serious risks or consequences may result from a refusal of medical treatment does not vitiate the right of medical self-determination. The doctrine of informed consent ensures the freedom of individuals to make choices about their medical care. It is the patient, not the physician, who ultimately must decide if treatment — any treatment — is to be administered."

Magic Words

incorporation (n.) 14C. the act of uniting several persons into one fiction called a corporation [a body/corpse], in order that they may be no longer responsible for their actions,

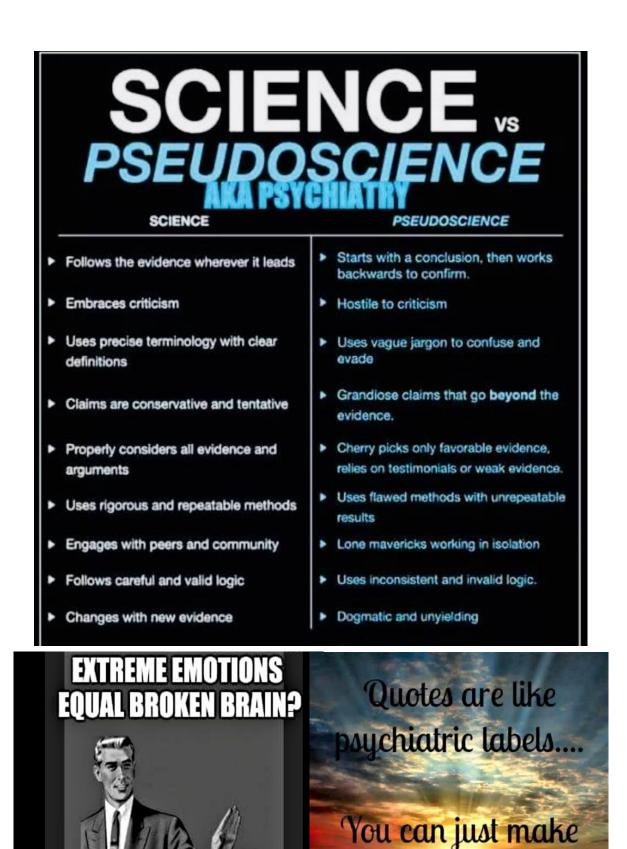
PSYCHIATRY



"Psych drugs made me sick and caused my one and only suicide attempt that came on like a freight train. I had no defense against the thoughts in that moment."-WD, Canada



The solution?! Opt Out Withdraw consent Stop participating in a rigged game. Take Your Power Back!



FALSE CAUSATION CHERRY

125

them up.

Always help someone.

You might be the only one that does.

Breathe, darling. This is just a chapter. It's not your whole story.

The power of one kind gesture can be astronomical for somebody suffering

Bible

Ξ

59:14 V

Isaiah 46:12

Isa

....

Listen to Me, you stubborn people, far removed from righteousness:

Isaiah 59:4

No one calls for justice; no one pleads his case honestly. They rely on empty pleas; they tell lies; they conceive mischief and give birth to iniquity.

🔢 Isa 🗸 1:17 🗸 Bible 🗸 🗏

New Living Translation

Learn to do good. Seek justice. Help the oppressed. Defend the cause of orphans. Fight for the rights of widows.

English Standard Version

learn to do good; seek justice, correct oppression; bring justice to the fatherless, plead the widow's cause.

Bad news: You're not going to fit in with everyone.

Good news: The great ones never do.

Make No Mistake

I will defend the weak. I will defend freedom. I will sacrifice so that others may live free. I will defend my family to the death. I love peace, but I am a fierce enemy. I live by a special code. I live with honor! I was born to be the...

WARRIOR!

A MESSAGE TO ALL THOSE WHO DON'T CARE...

mpor will care when it's you.

IF YOU FUCK WITH MY CHILD

SOONER OR LATER, EVERYONE SITS DOWN TO A BANQUET OF CONSEQUENCES

Narcissist

(*n*): a more polite term for a self-serving, manipulative, evil asshole with no soul.

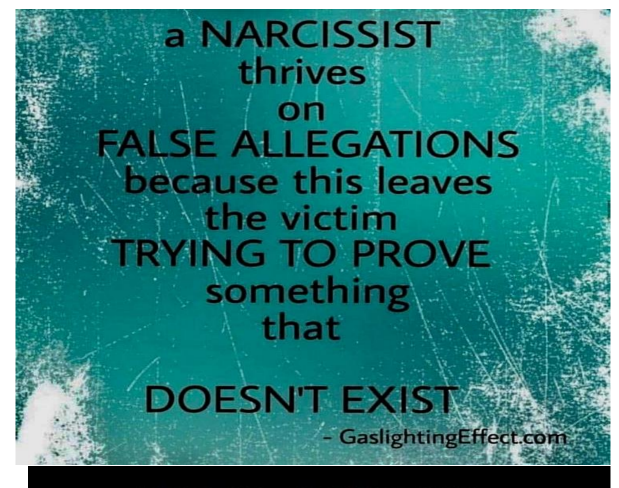
"Family Court: Where sociopathic behavior is rewarded and authenticity and genuineness are punished."

Lynna Kivela, Author of "My Sociopath"

I'M COMING FOR YOU AND Hell is coming with me!!!







Relationships with Narcissists' always end badly, so be prepared for the inevitable. They will turn others against you, they will try to ruin your reputation, they will continue to deny everything, and of course they will blame you. Never argue with a liar. you can't win because they believe their own lies. INFJs and Empaths are normally reserved, gentle, warm and compassionate people. But if they witness you bullying the people they care about or attempting to demean others, get ready for your ass to be handed to you on a silver platter. People forget that we are just as fierce about standing up to injustice as we are about spreading kindness.

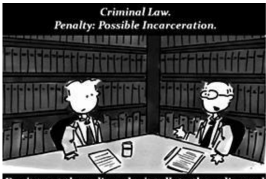
Demonic Narcissists words of destruction impregnate your mind. You believe every word they say. You cease to know which way is up. and which way is down. You ask yourself how did I become this awful person. was I always like this? NO You haven't been this person they tell you. you are. What they are really telling you. s what they are!

EVERY BC MCFD SOCIAL • WORKER & SO CALLED FAMILY • COURT JUDGE WHO TRAFFICKED MY SON IS, WAS & ALWAYS WILL BE A DEMONIC • NARCISSIST

Attempting to have dialogue with a narcissist is like sticking your head . 0 0 in a washing machine. The dialogue never flows back and forth to a mutually beneficial resolution. Everything you say is turned and twisted and used against you to support their deluded outlook and opinion. You either submit and concede to the narcissist in sheer frustration and exhaustion just to end the crazy making conversation or you defend your position and experience their narcissistic rage or spiteful silence.

There Is No communication With Narcissists

©understandingthenarc There is no true healthy communication and problem solving with narcissists. Narcissists run from confrontation, because they don't want to take responsibility for their part in anything. They gas light, and manipulate the conversation. They bring the focus back on you, by bringing up what you did wrong in the past. They get mad at you, for getting mad at them. Anything to take the focus off of them, and avoid taking responsibility. -Maria Consiglio Call a narcissist on a delusional lie they believe and they will gather flying monkeys who all believe the same delusional lie to back them up. Remember the truth can stand on it's own, A lie doesn't become the truth just because many people believe it's the truth.



Don't trust the police - don't talk to the police and don't sign anything!!! Family Law. Penalty: Certain destruction of your family.



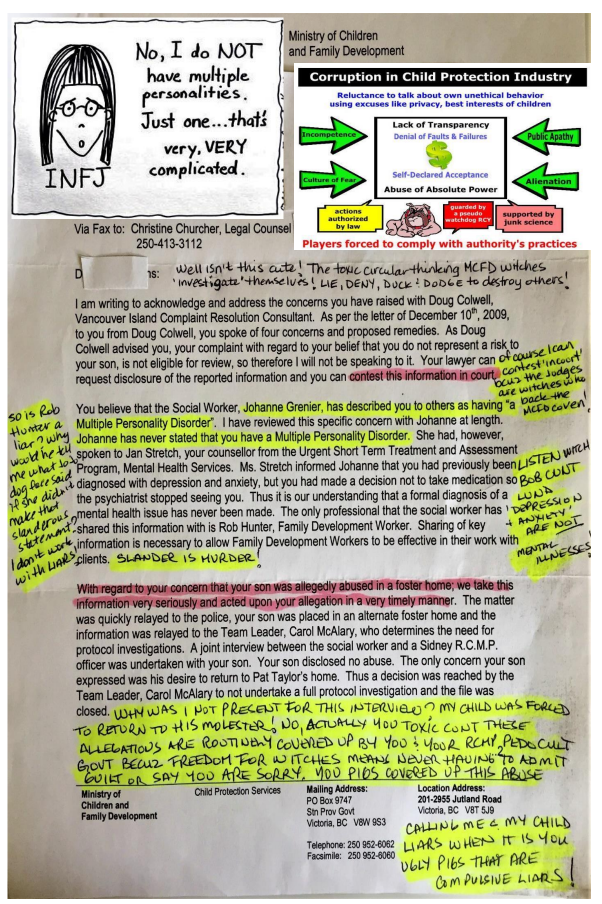
Just trust them and answer all their questions and sign everything they want you to...

	BRITISH Ministry	vol - NEVER DID, YOU CAN'T	on this form is collected under the authority of and will be used for the purpoor Ady). Under certain draumatances, the collected information may be subject in <i>Ortotectical of Privase Adr.</i> Any questions about the objection, use of data and Records Services Branch (250) 387-0820, PO Box 9702, Stn Prov.Govt.	e of administering the Child, Family		
	PLAN FOR (parent(s) name(s)):	, V	_ Date (YYYY MM DD): _19, _1, _3			
	FOR THE TIME PERIOD: April	l 2009 - July 2009				
	CHILD a)), Arthur Jason (A CHILD b)	(J) CHILD d) CHILD e)				
	CHILD c)	CHILD t)		Review Date		
	Risk factors to be addressed (list highest risk)	Measurable outcomes required to reduce/eliminate risk	Strategies/services required to achieve outcomes	YYYY MM DD		
١,	Mother is extremely stressed - had stated that she was feeling suicidal and would take her son with her.	Mother is less stress and able to cope with daily problems/activities.	Ongoing counselling at Mental Health. Following recommendations of Psychiatrist/RPN.	June 30, 2009		
2.	Mother is spanking child with a wooden spoon.	Mother has learn more acceptable strategies to discipline child.	Working with Family Development worker to learn different parenting style.	June 30, 2009		
	both of these issues have been dealt with. # 1 Recommendations were NO further					
1	Services were requi	red. #2 This isue wa	& death with July	2 2010		
	that there is noth	ng criminal or extreme in	my parenting style. I	t don't allow		
	the GODLESS to diet	ate my lifestyle or para	enting. I didn't raise	ashithead		
		parents do. I do not look				
	- + or for the	ngs I don't need. I N strift you girls there do	EVER agreed to the	Now and Desp		
to to	or 3 yrs b/c you	are all EVIL! you ref DALS! GIVE ME MY SON!	use to follow the law I WILL NEVER GIVE U	" which mean FIGHTING 100"?		
0	FOR MY BEAUTIFILL	SON-EVER! ARE YOU G	AIRLS LISTENING 7	1		

Get The Fuck Out

1. A phrase used, generally to express the ugerncy of the situation, in which the need to leave has arisen.

2. Also used as an attempt to deter unwanted persons.



"For the vast malority themselves caught up in this vortex of venal depravity and perversion, without the financial means to hire high priced attorneys, there's little recourse for them but to vainly cry out for help and recognition to avenues of public recourse such as the RCMP Complaints Commission, the Human Rights organizations, the BC Civil Liberties Association, the Ombudsman and other miscellaneous agencies and government ministries that ostensibly exist to protect the victims of crimes here in this province, only to end up with the realization that all of them, ultimately, are but false and disappointing ruses whose primary purpose is to act as firewalls of protection for the criminals themselves."......The sad and growing reality for all of the thousands upon thousands of victims of these forms of abuse is that the psychopaths have taken over the levers of government and foreign lobby groups representing the most voracious, avaricious, vile and decadent nation on the face of the planet have filled our national and provincial judiciary with cold-blooded, cruel PIGS

> YOU HAVE THE RESPONSIBILITY TO NOT REMAIN SILENT.

Secrecy helps trample parents' rights

By Ray Ferris

The Times Colonist - June 21, 2009

The keystone of child protection should be to ensure that children can be made safe at home, or in care.

Children enter care for many reasons other than neglect or abuse. Some are simply unwanted, delinquent, with special needs or whose parents are temporarily disabled. When young children enter care, early planning is essential so that stable life plans can be ensured.

In contested cases, it is important to have good factual evidence. This means direct eyewitness evidence and not the opinion and hearsay evidence so often presented.

Parents have rights to due process. They have a right to clear statements about what evidence will be offered and a right to competent legal representation.

On the surface, the Child Family and Community Services Act seems to support these principles. Hearings must be within 45 days and temporary orders no more than one year. The child's best interests are paramount and include stability, continuity of care and kinship contact. Timeliness is essential. In practice, the principles are ignored and regularly derailed. The long, complicated act seems designed as a source of revenue for lawyers. When first enacted, it ground the family courts almost to a halt for over a year.

Children's best interests depend on opinion, and ministry bureaucrats think only their opinion counts. Family court becomes as adversarial as criminal court, while child welfare gets lost in legal bickering. Neither the courts, the Ministry of Children and Family Development directors nor defence counsels monitor timelines. Cases get bounced from judge to judge.

Any piece of social legislation can be used as a tool or a weapon. The choice lies with those in authority. Legislators little realized that they offered as many weapons as tools, but the resolutely adversarial Children's Ministry quickly found them.

A recent Times Colonist editorial showed how the ministry behaves as if a child's right to privacy is a paramount right, which can trump all the other rights in the act. They cloak everything in secrecy and withhold information that people have a right to know.

A typical case recently covered by the CBC illustrates these matters. A couple had three children, the younger ones born 14 weeks and six weeks prematurely. Such children can be very fragile. When the parents took the six-week-old to hospital, a doctor reported that the child's condition was due to abuse. At first, the ministry's director acted reasonably and took charge of the child, who stayed in hospital.

With only inferred evidence on the older children, they took them into care, placing them with relatives.

Then the evidence wilted. Other doctors strongly disagreed with the first diagnosis. Courts had previously declared the type of evidence unreliable. A police investigation found no evidence.

After seven months the parents had spent \$60,000 on lawyers with no progress, and in despair they went to the media. Following Global TV coverage, the director promptly removed the children from relative care with armed police, apparently just to assert his authority.

They have since been moved three times. Last July, the director's lawyer told him the case was weak and he should return the children. In spite of this, the director is pursuing the case aggressively and seeks a continuing care order.

A hearing will not take place until March 2010, and the parents -- already heavily in legal debt -- cannot raise the \$100,000 needed for defence. Blameless or not, they stand no chance of getting back their children.

Obviously the need is for better staff, and not more staff.

Some suggested remedies:

• The act is too flawed to fix. Scrap it and bring back the old one.

 Save a lot of money by providing duty counsel to represent parents as well as the ministry.

 Give the child advocate some real power to monitor practice.

 Provide mandatory core training on matters like evidence and mediation.

Ray Ferris was a social worker and supervisor in child protection for more than 30 years. He retired in 1988 but has kept busy with advocacy and writing, including a textbook on child protection.

<u>I had RAY FERRIS come to my home and do an assessment of my life and parenting. This is what he found</u>:

Case notes for meeting with lawyer and MCF Thursday April 15th Prepared by Ray Ferris April 14,2010. Points of focus.

1. Clear and compelling evidence is demanded in order to remove a child from its parent for any length of time. I hope all can agree on that point.

2. The MCF does not have clear and compelling evidence. Far from it. What is the substantive evidence? There is only one piece of significant evidence and this is the evidence, which caused them to remove AJ into care. The information received from medical staff gave them reason to believe that the child could be at risk. Quite appropriately, the child was removed until the matter could be further assessed.

3. The evidence was that the mother suffered an emotional breakdown as a result of a number of stress factors converging at once. For a short time, she was not able to provide good care for her son. The question arises as to whether this was a matter of short duration, or was there factual evidence, which would lead to the likelihood that the child would remain at risk.

4.It is my assessment that there is virtually no factual evidence to suggest a continuing risk. Most of the reasons given are matters of hearsay and opinion and there is ample evidence of bias and of an adversarial stance. The staff members have made a number of errors in their assessment and have shown lack of knowledge and skills. They failed to make an in-depth assessment of the lifeskills of the parent. They got trapped into the usual mistake of assuming that a risk assessment means digging up as much negative material as possible and failing in an equally zealous inventory of positives. There are numerous examples of this. They did not adequately explore the child care standards of the mother for the first five years of the child's life. There are numerous ways they could have got a more accurate picture, but they seem to have got to enmeshed in issues of parenting styles. In general they show a lack of knowledge of what is good evidence and what is not. In particular they do not understand opinion evidence. Opinion evidence can be expert opinion, but this is not without accountability. It can be tested by other experts. Expert opinion is also well known to favour the hand that pays. Opinion can be based on fact. When it is based on clear and demonstrable facts, those facts should render the opinion to be unnecessary. Opinion based on hearsay, rumour, allegation and assumptions are of no value.

5.One of the issues that preoccupied the social workers was that maybe every few months she paddled the boy with a wooden spoon. One of the measures one should use in alleged abuse cases is to ask whether the abuse bordered on criminal and would warrant a police investigation. This type of case does not come anywhere close to such a standard and is in a much more subjective realm. Indeed it is largely a matter of parenting style in disciplining a child Viewpoints will vary. Social norms are changing in views of physical punishment of any sort. However there is no absolute consensus about whether or not reasonable hand spanking is allowed It is certainly not illegal. I know that official ministry policy is to proscribe physical punishment in all foster homes, and this expresses the official value position. However, the ministry must differentiate between what is unwise and what is illegal. The behaviour acknowledged by would at worst indicate a need for guidance.

6. Lacking substantive evidence that there would be a continuing risk to the boy, the ministry must consider that there is likely to be emotional damage to him if the state of limbo is allowed to linger. They simply do not have anywhere near enough evidence to justify an application for continuing care. So if the lad is to be in temporary care, they should heed the guidelines in the CF&CSA, particularly sections 4 (c) (d) (f) (g) and section 2 (c) (d) (g). Also pay attention to the potential under 47 (3) and be careful not to abuse timelines and keep the child in care longer than demanded by the Act. There is little point in extending existing orders unless you intend to apply for a continuing care order. It would not be rational under the present circumstances.

7. There are other legal process issues which concern me and I want to raise them. However, the may not all be due to ministry action. Problems lie in the Act itself, in poor legal representation and in the court logjam, which is also largely due to a flawed act.

16/04/2010 Ray Ferris

Your child has many rights and one of those is to live with his mother, providing that his safety and wellbeing can be assured. He has a right to have you make every effort to protect that right. You have responsibilities and one of those is to protect the rights of your child. The director has responsibilities and powers. Those powers in theory can be held to account.

Now to get back to you. I have found so many cases of client abuse by the ministry that I normally lean toward the parent. I agree that they were hostile and aggressive to a shocking degree yesterday. So I sat and thought about how I could change my behaviour to get a different response, as they were being difficult. I Can see that it would be impossible to work with such adversity over the long term. The lawyer continually getting up threatening to call the police while I stumbled around with my hearing aid was quite a sight. She certainly wasn't about to hear a word I said or had to say as they seem to have already made up their minds about you. I made excellent points in the document I provided but they didn't want to consider another point of view. I can see your frustration along with countless other parents when all you want is your son home. I'm not sure I can help you as the industry has changed dramatically since I was a social worker. Now it seems they take children without a plan of return. I do not agree with the processes that are currently in place regarding children and families. Common sense, mercy, integrity seems anything but common among this new generation of social workers. They seem more concerned with being adversarial and control than anything else.

Yet after my years of experience I still offer help to parents who are caught in this madness. Why do I do it? Because I care about what happens to your son and other children. Try to remember, this is not all about you but it is about your child.

Feel free to send a copy of this to your social worker.

THERE WAS NEVER A PLAN TO RETURN MY BIOLOGICAL REAL PROPERTY TO ME AS HE HAD BEEN CHOSEN FOR TRAFFICKING ALMOST IMMEDIATELY DUE TO MY EXCEPTIONAL PARENTING SKILLS. I AM LOVE AND LIFE SO HE WAS FILLED WITH LIFE WHICH IS EXACLTY WHY BC PROVINCIAL COURT & MCFD WITCHES SOUGHT TO MURDER US BOTH. EVERY MCFD *"PUBLIC SERVANT"* HATED ME AND SOUGHT TO DO AS MUCH DAMAGE TO EVERY PART OF MY BEING AS HUmanly POSSIBLE IN HOPES I'D COMMIT SUICIDE. NICE TRY. TRY AGAIN. I KNOW EXACTLY WHO AND WHAT I AM AND EWES LIARS CAN NEVER CHANGE THAT OR THE TRUTH I WAS, AND STILL AM AN EXCEPTIONAL MOTHER.

I'll make it clear:

I'm not a toy.

My feelings are not your playground. And my life is not your game. I'd like to introduce you all to SUSAN WISHART-a "Judge" in Victoria BC CANADA....she is both partial & biased to social workers & "child protection" liars (oops meant lawyers)...this woman traffics children, puts children in harms way, colludes with BC attorney general to cover up BC govt hate crimes, changes trial transcripts & is your average everyday govt "above the law" criminal



If a 'judge' sits in a vile circle-jerk "case conference" they are not to site again in the matter. Circular thinking LIAR Wishart sat in a case

conference, yet I was continually forced to see the witch afterwards. Sociopath Wishart HATES ME so decided two days into a complete joke 7 day "protection hearing" I would not be getting my son back. THE WITCHES

HAD·NO·CASEI·Its·15-paged·BS·"judgment"·is·the·stupidest,·not·to· mention·most·ridiculous·garbage·ever·read.·Hypocrite·Wishart·claims·I· see·my·child·as·"property"-EVERYTHING-I-CREATE-IS-MY-PROPERTY· you·VILE-WITCH.·TRUTH·is·it's·the·Satanists·of·the·CANADIAN·CULT·of· Saturn· "court"· that· treat· humans·as· PROPERTY!·· Wishart· was· "in· favour"· of· my· mother· stealing· my· child· during· the· "protection· hearing"!·CURSED·WITCH·WISHART·is·in·THE·WORD·Isaiah·10:1!·¶





Do-"people of the world" understand why circular thinking supreme "court" clowns wear "santa" suits?" It is "secrets hidden in plain sight". "It is the Cult of Saturn that uses children as property they abduct from loving, protective parents, terrorize, then sell for sport & profit. "It is generated by the sell for sport of the sell for sell for sport of the sell for sport of the sell for spor

Every "public servant" involved in my and my son's life after his abduction was a TOXIC MALE or FEMALE HUman=monster. Each BEAST another flying monkey for those of us who have had to become EXPERTS in how THE ENEMY=NARCISSICTIC SOCIOPATHS thinks and behaves. **These SICK PUDRID ANIMALS CANNOT BE REHABILITATED, THEY ARE A DISEASE, A LETHAL VIRUS THAT MUST BE ERADICATED FOR THE ENTIRE COMMUNITY OF THE RIGHTEOUS TO SURVIVE!**

I WAS SO RITUALLY ABUSED BY MCFD GENOCIDE COMMITTING CRIMINALS, EACH ONE LITERAL POISON. I HAVE NEVER RECOVERED. NO RECOVERY STILL TO THIS DAY FROM THE EMOTIONAL, MENTAL, PHYSICAL AND SPIRITUAL ABUSE LEVELLED AGAINST MY FAMILY TO MALICIOUSLY INTENTIONALLY END OUR LIVES. THERE WAS NEVER A PROBLEM BETWEEN MY BEAUTIFUL SON AND I. MY BEAUTIFUL WELL-BEHAVED SON WAS NEVER IN DANGER, ABUSED OR NEGLECTED IN MY CARE BUT THAT TRUTH IS NOT ADMISSABLE IN CANADA'S KANGAROO COURTS OF LIES AND LIARS. SUSAN NARISSICTIC RACIST BIGOT SOCIOPATH WISHART IS STILL OPERATING AS A DISHONORABLE IN ULSTICE IN BC BECAUSE THAT'S THE ONLY TYPE OF BEAST HIRED TO WORK THE BAAL TEMPLE BAR

INJUSTICE IN BC BECAUSE THAT'S THE ONLY TYPE OF BEAST HIRED TO WORK THE BAAL TEMPLE BAR ALTER OF CHILD TRAFFICKING IN *"FAMILY COURT"* TO MAKE THE PROVINCE OF BC HUGE DIVIDENDS AS EVILDOING IS HOW THE EVILDOERS GET RICH AND NEVER BY RIGHT!

THIS WITCH LOST JURISDICTION AFTER THE 7 DAY PROTECTION HEARING WHEN IT ASKED ME "*DO YOU UNDERSTAND*"? TO WHICH I REPLIED "NO". RIGHT THERE THE WAR CRIMINAL & WITCH WISHART HAD TO RETURN MY BIOLOGICAL REAL PROPERTY BUT NO, THESE BEASTS ARE NOT EVEN SUBJECT TO THEIR OWN RULES WHICH THEY ARE ALL GROSSLY IGNORANT OF AS THEY HAVE PROVEN EVERY TIME I WAS SUMMONED TO BE GANG RAPED BY BAR MEMBER BEASTS AND THEIR NOXIOUS SLANDER & LIES. THE ONLY RELATIONSHIP A BEAST CAN HAVE WITH A REAL WOMAN IS TOXIC. YET I WAS THE ONE ACCUSED OF NOT BEING ABLE TO FORM A RELATIONSHIP WITH MCFD'S HYPOCRITICAL, CHILD ABUSING, CHILD RAPING, CHILD TRAFFICKING "SOCIAL WORKER" WITCHES. A toxic relationship makes you feel physically miserable all the time



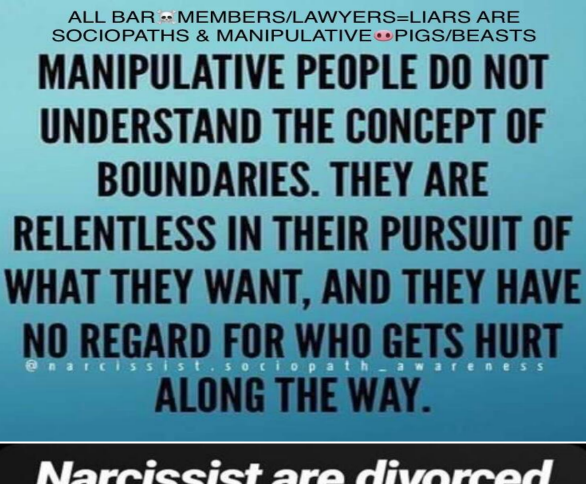
People in toxic relationships may deal with body aches, frequent colds, problems with breathing, and anxiety attacks. This is because a toxic relationship can keep you up at night, cause you to make unhealthy diet and lifestyle choices, and even lower your immune system defenses. According to the Cleveland Clinic, chronic stress wears down the body's defenses leading to a variety of physical symptoms. Physical symptoms of stress may include dizziness or a general feeling of being "out of it," aches and pains, headaches, muscle tension, trouble sleeping, a racing heart, extreme exhaustion, upset stomach, and shaking or trembling.

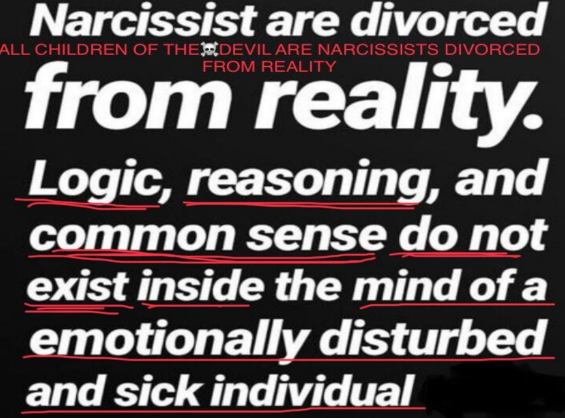
A toxic relationship can leave you prone to illness because emotions have a powerful effect on your health. Often, the physical symptoms of a toxic relationship go away once you have left that relationship. But

Narcs can't have an adult discussion about an issue, so when you try to they see it as you starting an argument.

PEOPLE who can't communicate THINK

everything is an argument





If there is CHAOS and CONFUSION everywhere, and nothing makes any sense, there is probably a SOCIOPATH at the helm.

Narcissists attack the things you value most, because those are the things in life you will defend most passionately.

And make no mistake it's intentional. The Narcissist believes they are the authority that determines reality. To them, your facts are meaningless and your logic offensive

In the event you have to speak to a narcissist, just pound your head on this wall. it's easier...

YOU'RE NOT CRAZY YOU WERE ABUSED

People often see the victim of narcissistic abuse as "crazy" or dramatic. They seem unstable, imbalanced, and full of fear and doubt. They are angry, depressed, and sometimes lash out. They are experiencing overwhelming emotions, and probably wearing them on their sleeve, for all to see. While the narcissist shows up cool, calm, and collected. Cruel and heartless as they are, they remain stable, because they were never attached to their victim. So using abusing, and then casting them aside, didn't mean anything, because they don't care

Reacting to the narcissist's abuse does not make you the abuser.

- Kim Saeed

BEING ANGRY OVER ABUSE DOESN'T MAKE YOU A NARCISSIST:

> IT'S RIGHTEOUS ANGER

Lawful

Common Law Law of tradition Set by precedence and established fact The law that is common to all Can only be determined after due process of law, (a jury trial) Deals in fact (living beings, truth) Language -English No crime without an injured party Treats you as a man or woman Broken when harm is caused to another Has full force of Law Seeks justice

LAWFUL vs LEGAL

Legal

Acts of Parliament Set by corrupt politicians (often bribed by lobbyists) Statutory Obligations Forced compliance is unlawful Unenforceable (without consent) Deals in fiction, (corporations, legal entities, statutes, codes, policies) Language - Legalese (sounds like English, has different meanings) To break legislation is an infraction of a policy. Treats you as a corporate person Broken when the rules are not adhered to, essentially a breach of contract Has no force of Law without consent Seeks profit and control

A narcopath will never answer your questions honestly....will never answer why...

instead they will attack you for asking...

or use diversion by saying things like "Oh, God...not again".... If someone treats you bad, just remember that there is something wrong with them, not you. Normal people don't go around destroying other people.

NOTICE and DEMAND

Interpretation/Definition of "Property": all in which is proper to my people, the right to enjoyment and benefit of my biological real property exclusive to all others within society.

ATTENTION BEASTS GUILTY OF CRIME PUNISHABLE BY DESTRUCTION UNDER COMMON LAW <u>Exodus 21:16</u> FOR THE ABDUCTION and TRAFFICKING MY BIOLOGICAL REAL PROPERTY FOR UNLAWFUL FINANCIAL GAIN: Her Whoreship the queen in Right of the Province of BC as represented by RICO Govt of BC, RICO Ministry of Attorney General, RICO Provincial Court Of BC, BC's CHILD TRAFFICKING & SUPPLIER to GOVT PERVERTED PEDOPHILE ELITES WITH VICTIMS DIVISION Ministry of Children and Family Destruction, "John Doe/Jane Doe" BUYERS OF MY BIOLOGICAL REAL PROPERTY personally liable by their CULPABILITY of committing <u>Crimes Against Humanity and War Crimes https://laws-lois.justice.gc.ca/PDF/C-45.9.pdf</u>

REQUIRED IMMEDIATE RETURN OF MY EQUITABLE INTEREST BIOLOGICAL REAL PROPERTY

I, Victoria [Nevens] claim the wrong of trespass. I was robbed of my biological real property March 2009. Under duress and threat my biological real property was violently stolen by **MCFD criminal** <u>witch</u> LYNDA GARBUTT who transferred my inheritance to <u>witchcraft</u> practising MCFD racist criminal JOHANNE GRENIER. Before being trafficked/sold last known MCFD criminal <u>witches</u> with my stolen biological real property: BOBBIE LUND and HEIDI TONN.

This is an order of performance without excuse or delay. I am a creator like all Mothers, demand the return of my property to the right, original place of origin under my unalienable exclusive jurisdiction post haste. If those responsible for the illegal administration of my biological real property: Her Whoreship the queen in Right of the Province of BC as represented by RICO Govt of BC, RICO Ministry of Attorney General, RICO Provincial Court Of BC, *child abduction, child rape, abuse & murder, child trafficking division* Ministry of Children and Family Destruction monsters refuse to execute this Notice and Demand there is a **\$5,000.00 fine PER MONTH** payable by legal fiction child kidnapping/murdering/trafficking <u>dictionary.com/satanic</u> cult operating as "the *Province of BC*" from January 10 2019 to date of restoration of my biological real property to me the equitable, lawful caretaker and originator.

If those named refuse to return my biological real property later than January 10 2019 "John Doe/Jane Doe" maintaining naked possession of my unlawfully stolen and administered biological real property along with those guilty of kidnapping to sell my "*highly marketable*" inheritance are subject to televised destruction by 12 members of a federal govt <u>stoned+the+evil</u> firing squad on the lawn of the BC Legislature as written <u>Deuteronomy 19:20</u> Then everyone else will hear what happened; they will be afraid, and no one will ever again do such an evil thing TO SEND A MESSAGE TO ALL BAR MEMBER/MCFD WITCHES YOUR CRIMES AGAINST MY FAMILY, CRIMES AGAINST HUMANITY/WAR CRIMES ARE OVER and SO ARE EWE TOXIC violent, arrogant, children+of+the+devil SICK HUmans=MONSTERS evildoers! Irreparable harm done to myself and my biological real property under Common Law and indictable crimes committed by BC "public servant" and BAR member wrongdoers included as a public destruction order and laying of private information.

MY BIOLOGICAL REAL PROPERTY IS REQUIRED IMMEDIATELY







DUE TO THE TRUTH THOSE PRETENDING TO BE "BAR MEMBERS" and "PUBLIC SERVANTS" DO NOT FOLLOW THEIR OBLIGATIONS, DUTIES AND RESPONSIBILITIES, THEIR OATH OF OFFICE THEREFORE THE SUPERIOR LAW OF MY FATHER, KING AND SOVEREIGN WILL BE FOLLOWED to THE LETTER <u>do+all+that+is+written</u>. The Most-High is THE ONLY <u>Judge+and+Lawgiver</u>. Besides I sui juris Woman Victoria have first hand knowledge those pretending to be "the court" are incompetent, entirely ignorant in matters of their legal fiction world of corruption, murder, theft and destruction equating to their having zero jurisdiction over subject-matter my race and culture bring before them. Those who refuse the Way, the Truth and the Life, the Common Law recorded in Genesis, Exodus, Leviticus, Numbers and Deuteronomy are not capable of following their own rules of <u>falsehood</u>, of blatant <u>witchcraft</u> racketeering "court" game known as "codes, statutes, acts, conventions, covenants, procedure, paperwork" etc. so I and EWE HUman=MONSTERS WILL STICK TO THE TRUTH EXCLUSIVELY. DO EWE UNDERSTAND? NO? <u>EXCELLENT, NOW FORCE IS NECESSARY!</u>

Exodus 21:16 Anyone who kidnaps someone is to be put to death, whether the victim has been sold or is still in the kidnapper's possession.

<u>Deuteronomy 24:7</u> If someone is caught kidnapping others, whether they treat them like property or sells them, then the kidnappers must die. So you are to <u>biblehub.net/purge+the+evil</u> from your midst.

Exodus 20:17 Do not want anything that belongs to someone else. Don't want anyone's house, wife or husband, slaves, oxen, donkeys or anything else.

<u>Deuteronomy 5:21</u> You must not want to take your neighbor's wife. You must not want to take your neighbor's house or land. You must not want to take their men or women servants. You must not want to take their ox or donkey. You must not want to take anything that belongs to your neighbor.

Leviticus 5:1 Whoever is aware of evidence in a case must speak up and testify.

<u>Deuteronomy 17:11-12</u> <u>DO NOT</u> fail to carry out the sentence of judgment according to Common Law. *My righteous race will not fail to carry out justice according to Common Law!*

<u>Deuteronomy 25:2-3</u> When required by Common Law, Judges must administer appropriate punishment.

Deuteronomy 19:11-13 Deuteronomy 19:21 Judges <u>must NOT</u> show pity to the guilty.

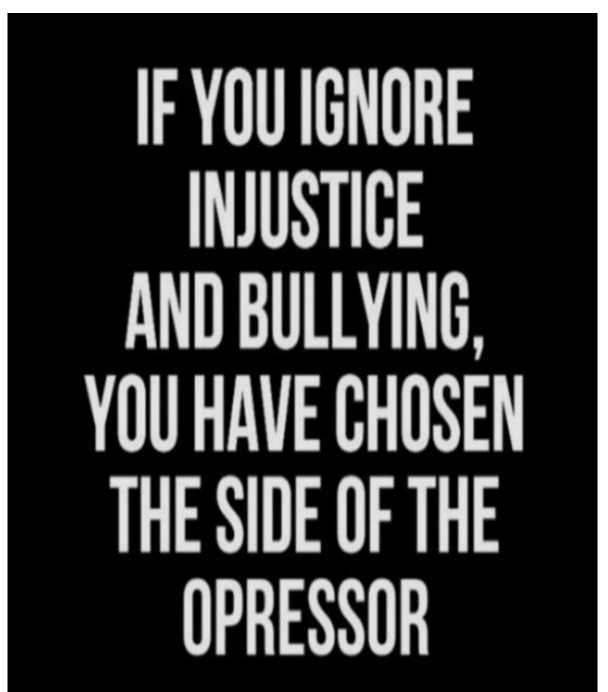
<u>Deuteronomy 24:17</u> Judges <u>MUST NOT</u> pervert Justice due THE FOREIGNER=my people (Common Law followers) or the fatherless.

<u>Leviticus 19:17</u> <u>Ezekiel 3:19</u> <u>DO NOT</u> hate another in your heart. Correct your neighbor boldly when they do something wrong. Then you will not share their guilt=curse.

I have lawfully applied for my file from the Ministry of Destruction with a FOI application to which as usual I have been denied access to my information because <u>children+of+the+devil</u> responsible for capital crimes against my family are trying to hide their ugly and <u>evildoing</u>.

Some of the witches scheduled to be destroyed include but are not limited to: YVONNE SYLTE, DAVID SYLTE, PATRICIA TAYLOR, B. LUND, L. GARBUTT, J. GRENIER, H. TONN, B. GASH, W. BERNT, C. GERING, S. WISHART, E. QUANTZ, L. CHAPERONE, R. HIGINBOTHAM, L. THAYER, ROGER BATCHELOR, CHRISTINE CHURCHER, DARRYL PARSONS, MICHAEL CUSHNER, GLENN GALLINS, JESS PATTERSON, BARCLAY JOHNSON and EVERY HUman=MONSTER WHO AIDED AND ABETTED THEREFORE HAVING ITS NAME RECORED ON PAPERWORK PERTANING TO THE ABDUCTION, SATANIC RITUAL SEXUAL ABUSE, BRAINWASHING, TRAFFICKING and GENOCIDE OF MY BIOLOGICAL REAL PROPERTY!

As counsel for the King (KC) I have COMPLETE AUTHORITY AND JURISDICTION to destroy EACH <u>evildoer</u> using legal fiction "*codes, statutes, acts, conventions, covenants, bills*" etc. which for fun I will prove to those who have received this package of proof the blood of these <u>witches</u> will run on the lawn of the WITCHCRAFT house of <u>abomination</u> BC legislature for their war crimes and genocide against myself and my biological real property.



ISAIAH 59:4

4People take each other to court unfairly, and no one tells the truth in arguing his case.

62

They accuse each other falsely and tell lies.

They cause trouble and create more evil.

⁵They hatch evil like eggs from poisonous snakes.

If you eat one of those eggs, you will die,

and if you break one open, a poisonous snake comes out. People tell lies as they would spin a spider's web.

6 The webs they make cannot be used for clothes;

you can't cover yourself with those webs.

The things they do are evil,

and they use their hands to hurt others. 7They eagerly run to do evil,

and they are always ready to kill

innocent people.

They think evil thoughts.

Everywhere they go they cause ruin and destruction.

⁸They don't know how to live in peace, and there is no fairness in their lives. They are dishonest.

Anyone who lives as they live will

never have peace.

DON'T BLAME A BAR® MEMBER CLOWN FOR **ACTING LIKEA** BARMEMBER CLOWN. ASK YOURSELF WHY **YOU KEEP GOING TO THE** CIRCUS-Canadian Courts

Nothing is to be gained by arguing with fools. Nothing can be gained by reasoning with ignorant people.

IGNORANCE

ISMOTBLISS

"It is possible to be so **ignorant** that you do notknow how **ignorant** you are."

PLUGGING YOUR EARS WON'T

CHANGE THE TRUTH

Anonymous 25 Apr 2013 239 pm

RAISE YOUR HAND IF

If the wounds on her heart and the bruises on her soul were translated on her skin, you wouldn't recognize her at all.

Aramaic Bible in Plain English

23:34

Bible

=

....

Matt

Because of this behold, I am sending to you Prophets and wise men and scribes; some of them you will murder and you will crucify, and some of them you will scourge in your synagogues and you will persecute them from city to city I AM Matt. 23:34 #MeToo

> Righteous women have changed the course of history and will continue to do so, and their influence will spread and grow exponentially.

What Is Sexual Assault? | Éducaloi

https://educaloi.qc.ca/en/capsules/what-is-sexual-assault/

a ctvnews.ca

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



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. Irreparable 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 to try 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, hate, liquidation and <u>misfeasance in public</u> 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've been harmed by deception or outright refusal after these conditions have been understood and agreed upon.

No sex worker in Canada 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. My sixth sense tell me now

one of these assailants has decided to blow up my car window. The assault caught on video surveillance. Yet another act of hate. An act of vandalism. Here is proof.

+1 (250) 889-9919>



what are you gonna do about it!? call a vile liar=lawyer and tell them what?

when was your last injection of COVID venom? and be honest

I don't need a lawyer for anything when it come to your promises as you call it, I'd live to see you try anything to uttering harm me...vou'll have a threats real nightmare on your

Done

Badonkadonk24

Dagger40

Sexual predators seek

weak, vulnerable prey such as destitute, homeless

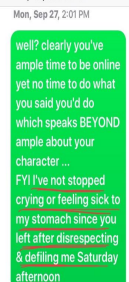
widows

hands...I'm not going to anything about

anything

YOU HAVE NO PROOF **OF ANYTHING that's** why you can't do anything & HILARIOUS NOW THE DISRESPECTFUL **DEFILING TROLL IS** THREATENING ME!!...

to say anything to anyone, I don't know



+1 (250) 889-9919>

the rest of the disgusting pigs who've disrespected, used, abused me plus stolen my precious time you've proven to be no different, just another narcissistic psychopath who only cares about yourself...the beyond disgusting sexual encounter Saturday left me feeling like I can NEVER be washed clean, it was SO violent & awful I consider it a violation no different than rapes I've survived which is why I can't

stop crying or physically hurting

less) which will cost me precious

(and I KNOW you could care

+1 (250) 889-9919>

Mon, Sep 27, 3:13 PM

I tell you you've hurt

me and that's your

apologize & make it

right"? unbelievable ...

If I let loose on you &

Saturday you'd

spontaneously

how you made me feel

combust!! Damn right

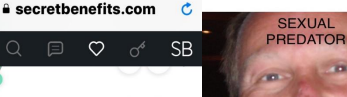
I've got issues & a real

man wants to hear

explain so I can

response? no "can you

I never said I was going

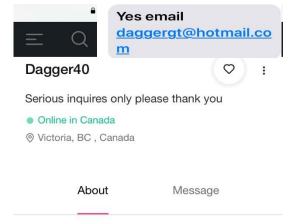


0

0

0

I AM A DANGER TO YOUR COMMUNITY



Bio

I'm very out going and tons of energy,a sweetheart,gentleman,attractive,romantic,respectful,kind and extremely"generous"".to the right person!! I love to travel(so you will need a passport)I have my own private jet and a house in LA.I'm a great sugar daddy and i adore honesty and integrity and someone being polite. I'm a business owner for over 15yrs and .I've been in 3 SB arrangements one for 2 yrs and 2 for 4yrs so I know how things work. My picture is me and taken last yr.

Done \blacksquare secretbenefits.co \equiv \circlearrowright				
ΞQ		് SB		
citizenship	I	Red circle=LIE TOLD BY		
📌 Physical		LIAR🤩		
AGE	BODY TYPE	ETHNICITY		
40	Average	White		
HAIR COLOR	EYE COLOR	PIERCINGS		
Blonde	Blue	None		
TATTOOS	HEIGHT			
None	5' 7"			
Lifestyle				
SMOKES	DRINKS	EDUCATION		
Occasionally	No	Bachelor's		
		Degree		
INCOME	NET WORTH			
Over \$1M	Over \$10M			

This male beast goes by "James" or "Jim". It was only interested in making sure I knew it was a billionaire who had been in Forbes magazine in the top ten riches in California. I researched this information after these statements to find them 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 because society looks down on its "sex workers".

We only met in person 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. The arrangement was Jim would provide \$1500 per month to cover my living expenses and storage locker fee in exchange for companionship. This verbal "sugar baby" contract was established early afternoon September 26.

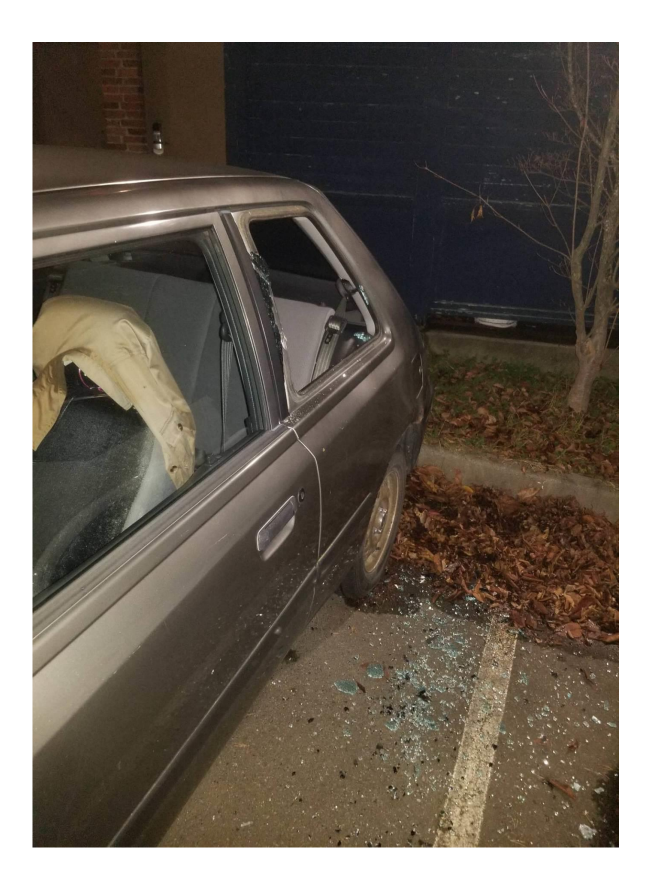
Later that afternoon there was an incident that left me reeling after it was over. Jim promised before he left to e-transfer \$1500 before the end of the day as it was already the twenty-sixth and expenses would be due.

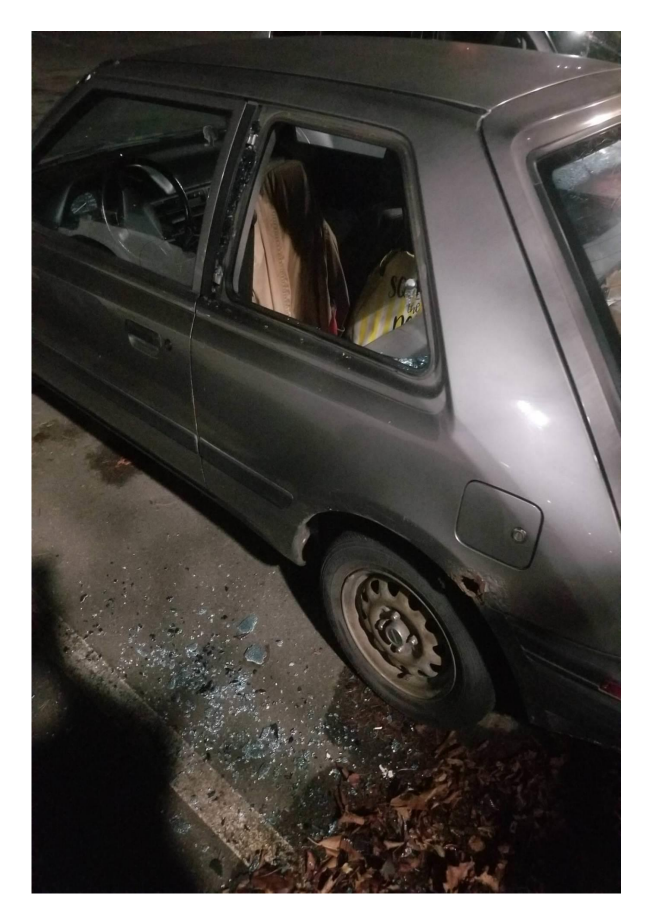
I heard nothing nor did I receive the e-transfer as agreed upon for my services. I cannot afford to work for free. Who can? The next day I reached out. Screenshots of the conservation have been included on the previous page to provide proof of my testimony. Jim is speaking in the green bubbles. At one point this predator threatens "I'll have a real nightmare on my hands" if I pursue what is right.

Friday night November 26 2021 around 9:44 pm I went outside to see my car had been vandalized. The front desk manager Chris has proof of this hate crime on the building's video surveillance cameras. I do believe this would be of some interest to BC public servants

in "*law enforcement*" as I understand a device was attached to my car window by the criminal who then left. Minutes later the window explodes everywhere, mostly inside the vehicle. Nothing has been touched in the backseat where some of the proof is located.







I am beyond devasted at this latest hate crime. These assaults clearly have no end in sight because those in this toxic community refuse to recognize the level of protection I require as one of the . I have no extra resources to replace this damage. It is winter now. This is unacceptable, cruel, unusual treatment of a stranger in your community. It is my gut instinct that tells me "James" has decided he would retaliate by destroying the one thing I have left of my family which is my car. The sexual predator knew how attached I am to a car I bought for myself at nineteen and still drive almost thirty years later. The window will never be the same or will my cherished possession. Who cares right? This community continues to prove to me how much it doesn't care about its fellow citizens continual attacks to intentionally cause me loss, harm and injury.

Still in shock from another blow, I attended Saanich Police Dept Nov. 27 '21 Saturday morning to commandeer public service on a different matter. As expected, as usual I was not made to feel welcome, understood or heard. Instead, I was lied to, disrespected, treated with condescension, told if I didn't like the satanic abusive useless "service" I had to file a complaint. Typical useless dysfunctional untrained uncaring unkind "public servants" filled with excuses why they do not have to actually assist the weak and vulnerable in law enforcement or enforcing their rights. Instead, I was subject to two assaults in one day (calling to threaten me with a FRAUDULENT trespassing charge) by Saanich INDICTABLE CRIME COMMITTING PD after attending my stolen land and premises to peacefully deliver contact information to the squatters in adverse possession of my homestead of which I have obligation, duty and full right to do as the POWER AND AUTHORITY commanded, ordered in the WILL of my spouse. I am following THE LAW, the trust of the Daley Family yet this is seen fraudulently as committing a crime. This is perverted behaviour by those I require assistance from and yet these "*public servants*" are paid to serve those in their community. Due to gross discrimination those services are not provided to me as requested or required.

This hate crime requires a full investigation by the **BC HATE CRIME TEAM** and **SAANICH POLICE DEPARTMENT**. The video proof must be examined by myself with the tools available to this provincial government as have unique skills and abilities to discern who and why this crime was committed.

fee valid and boundaries are importan

https://infotel.ca/newsitem/penticton-to-pay-vulnerable-woman-140kfor-selling-her-home-for-unpaid-tax-bill/it87735

In the above media report City of Penticton and **BC Ombudsperson** "BC's office for equality and fairness" relieves a resident as a result of cruel and unconscionable conduct of its "*public servants*". My family and I owners of Land in the District of Saanich for two decades, we owed no corporation money yet, **November 2021 during 16 days of activism to end violence against Women**, as usual, as a result of hatred, cruel, unconscionable, discreditable conduct of indictable crime committing criminals acting as "Saanich PD" they refused to lay trespassing and mischief charges as "*legally*" required posthaste against the squatters in adverse possession of my stolen homestead. **Guilty parties acting as "Saanich PD" be notified your organization will be levelled by a multimillion-dollar civil claim of action for torts of which you can educate yourself in on pages 47-56 of PDF Victoria the Trustee's right of survivorship**. Due to Saanich PD evildoers refusing to serve and protect me, your fiduciary duty to both my spouse Jack Daley and myself every resident in the District of Saanich will be affected by your willing torture causing me loss, harm and injury due to your <u>GROSS</u> <u>NEGLIGENT MISREPRENTATION AND MISFEASENCE IN PUBLIC OFFICE</u>.

LAND TITLE ACT	
PERRY FAINSTEIN, BARRISTER & SOLICITOR 3410 WOODBURN AVENUE, VICTORIA, BC, V8P (250) 592-3239 RE: DALEY YOUR FILE DALEY	This is Exhibit "" Referred to in the affidavit of VICTOVIC NEVENS sworn before me this day of FEB 2020 A before before me this cay of A before before me this cound before me this cound before me this cay of A before before me this cound before me this co
LAND TITLE DISTRICT: VICTORIA, B	RITISH COLUMBIA
CERTIFICATE NO: STBC1670762 THIS IS TO CERTIFY THAT AT 05:44 ON 14 MAI THE STATE OF THE TITLE TO THE LAND DESCRIBED HER AND IS SUBJECT TO THE NOTATIONS APPEARING BELOW. IS TO BE READ SUBJECT TO THE PROVISIONS OF SECTI THE LAND TITLE ACT (R.S.B.C. 1996 CHAPTER 250) AN SECTIONS 50 AND 55-58 OF THE LAND ACT (R.S.B.C.	EIN IS AS STATED THIS CERTIFICATE ON 23(2) OF ND MAY BE AFFECTED BY
APPLICATION FOR REGISTRATION RECEIVED 01: 30 JAN ENTERED: 03 FEB	DACE CARDA THE BECARD
REGISTERED OWNER IN FEE SIMPLE: GERALD WAYNE JACK DALEY, SALESMAN 604 POLYANTHUS CRESCENT VICTORIA, BC V8Z 2J4	My spouse GIFTED
TAXATION AUTHORITY: MUNICIPALITY OF SAANICH DESCRIPTION OF LAND: PARCEL IDENTIFIER: 002-872-391 LOT 2, SECTION 82, VICTORIA DISTRICT, PLAN 250	me, Victoria N. our homestead in a 77 testamentary trust

EMBEZZLING WIDOW'S ENTIRE ESTATES IS HOW SWINE HERD SATANIC CULT BC GOVT MAKES BILLIONSI ISN'T THAT CORRECT JOHN HORGAN? ISN'T THAT CORRECT LANA POPHAM? PAY ATTENTION RESIDENCE OF BC BECAUSE THE MOST DISGUSTING OF CRIMINALS ACTING AS "*BC POLITICIANS*" AND "*BC BAR MEMBERS*" ARE PROFITTING BY BILLIONS ANNUALLY LIKE THEIR VILE CRIMINAL BANKER BUDDIES BECAUSE EVERYTHING THESE MONSTERS, THESE INSANIMALS DO IS FRAUD!! ONLY CRIMINAL ORGANIZATIONS MAKE BILLIONS EVERY YEAR THEN HOARD THE WEALTH FOR THEMSELVES, THESE WASTES OF CURSED HELL BOUND NARCISSTIC SOCIOPATHIC SWINE!

♀ ■ how much surplus money does BC govt have?

In 2019, British Columbia's provincial government had a revenue of **around 64.6 billion Canadian dollars**.



https://www.statista.com > statistics

British Columbia

Provincial government revenue and expenditure British Columbia 2019

Auditor General says B.C. government under reporting budget surplus by \$5.7B



According to Carol Bellringer, B.C.'s surplus is \$7.2 billion rather than the \$1.5 billion reported Thursday

Karin Larsen - CBC News

Posted: July 19, 2019 Last Updated: July 19, 2019 During 16 days of Activism to end violence against Women I, a homeless destitute Woman obviously in need of protection was violently assaulted, criminally harassed, verbally threatened, psychologically tortured and severly abused intentionally and repeatedly by incompetent "*public servants*" acting as "SAANICH POLICE", a racist, peculiar people hating criminal organization. <u>CONGRADULATIONS VILE SAANICH PD</u>!



Saanich Police @ @... ·5d ··· November 25 is the International Day to End Violence Against Women and marks the beginning of #16DaysofActivism2021. We are committed to ending gender-based violence and supporting survivors in our community. #EndGBV #16Days Q





m

BC Government News 🤣

@BCGovNews

During crises there is an increased risk of genderbased violence, loss of livelihoods, & other threats. We all need to support & look out for people experiencing gender-based violence. Here are 6 ways you can make BC a safer & more equal place for

everyone. #16DaysofActivis

THOSE ACTING AS "BC GOVT" ARE THE MOST VIOLENT ASSAILANTS AGAINST WOMEN IN NEED OF PROTECTION LIKE WIDOWS AND OTHER **VULNERABLE INDIVIDUALS** UNFORTUNATE ENOUGH TO FIND THEMSELVES IN THIS CURSED VILE LOVELESS PROVINCE.

IT IS DELIBERATE GENDER-BASED VIOLENCE TO STEAL A WIDOW'S HOME, EMBEZZLE EVERY DOLLAR FROM HER, FORCE EVICTING HER AT THE BEGINNING OF A PLANDEMIC TO **INTENTIONALLY** LEAVE HER HOMELESS AND DESTITUTE IN YET ANOTHER ATTEMPT TO END THIS TARGETED, HATED BY THE WORLD WOMAN'S LIFE.

ONLY THE RIGHTEOUS CARE ABOUT THE PLIGHT OF THE RIGHTEOUS SO WHO AND WHAT ARE YOU? YOUR SILENCE IS VIOLENCE AGAINST ME!



THIS IS BC OMBUDSPERSON **JAY CHALKE**. THIS "*PUBLIC SERVANT*" IS NOW CHARGED ALONG WITH SAANICH MAYOR **FRED HAYNES** AND SAANICH MLA **LANA POPHAM** WITH MAKING SURE I, VICTORIA NEVENS, ONE NEVER TREATED FAIRLY BY "*PUBLIC SERVANTS*" ACTING AS "*DISTRICT OF SAANICH*", "*BC OMBUDSPERSON*", OR "*SAANICH MLA*", A HOMELESS DESTITUTE WOMAN IN NEED OF PROTECTION, AM IN NAKED POSSESSION OF MY STOLEN HOMESTEAD

Jay

was

Chalke

bcombudsperson.ca



appointed Ombudsperson in May, 2015 by unanimous motion of the Legislative Assembly and reappointed to a second six-year term starting July 1, 2021. LOCATED AT 604 POLYANTHUS CRESCENT VICTORIA BC NO LATER **THAN NOON SUNDAY JANUARY 9 2022**. JAY CHALKE, FRED HAYNES AND LANA POPHAM WILL AM OVERSEE I, VICTORIA N. REIMBURSED FOR STORAGE AND HOUSING **EXPENSES** SINCE VIOLENTLY FORCE EVICTED FROM MY INHERITANCE, MARCH 19 2020 IN THE AMOUNT OF \$33,225.00 (PROOF FOR COST INCURRED AVAILABLE UPON REQUEST) **NO** LATER THAN NOON MONDAY JANUARY 10 2022. THERE WILL BE NO DISTRICT OF SAANICH COUNSEL MEETINGS, "OFFICIAL" COMPLAINT BS PAPERWORK SUBMITTED BY MYSELF, EXCUSES OR DELAYS IN

THE RELIEF REQUIRED POSTHASTE OR BC OMBUDSPERSON JAY CHALKE, SAANICH MAYOR FRED HAYNES, DISTRICT OF SAANICH POLICE CHIEF CONSTABLE **SCOTT GREEN** AND SAANICH MLA **LANA POPHAM** BECOME GUILTY OF A MYRIAD OF INDICTABLE DOMESTIC AND INTERNATIONAL CRIMES THEREFORE DUE TO THEIR INTENTIONAL CRUEL, DISCREDITABLE CONDUCT, DISCRIMINATION AND RACISM WILL BE UNABLE TO CONTINUE THEIR ALLEGED "SERVICE" TO THE PUBLIC IN THE DISTRICT OR PROVINCE. DO YOU FOUR "PUBLIC SERVANTS" UNDERSTAND YOU MUST BE FORCED TO DO WHAT IS GOOD, RIGHT AND JUST BECAUSE YOU HAVE PROVEN REPEATEDLY TO BE INCOMPETENT WRONGDOERS WHO SEEK TO CAUSE ME AND MINE LIFE-ENDING HARM, LOSS AND INJURY? IT WOULD BE BEYOND UNWISE TO CONTINUE TO IDENTIFY YOURSELVES AS ENEMIES OF THE PECULIAR PEOPLE, OUR JURISDICTION AND COMMANDS. **NOTE I VICTORIA N. IDENTIFY AS SUFFERING FROM THE RECOGNIZED** LONG TERM DISABLILITY OF CHRONIC FATIGUE AS A RESULT OF DECADES OF STONEWALLING, INJUSTICE, HATRED, DISCRIMINATION, **OPPRESSION, SEXUAL ASSAULTS, SLANDER, ACTS OF VIOLENCE,** TARGETING AND PERSECUTION.

Saanich's Fred Haynes was the highest

compensated mayor of the four communities

(\$123,632), but is the lowest paid per capita.





Fred Haynes, Saanich Mayor @HaynesSaanich

Community builder, lucky husband & dad, entrepreneur, teacher, passionate One Planter, eBiker & outdoor enthusiast.

Saanich (Ləkwəŋən territory)

S fredhaynes.ca

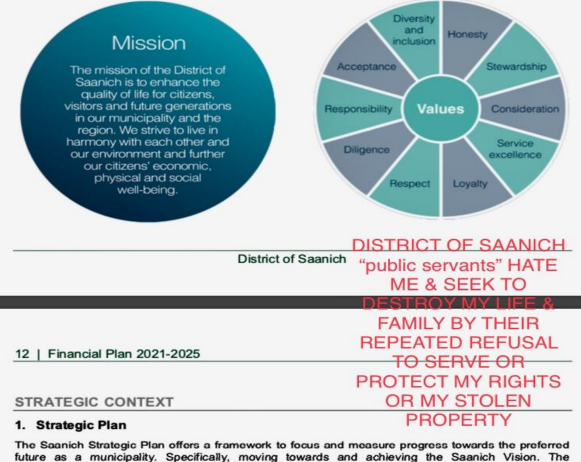
::: Joined September 2014

539 Following 1,473 Followers

ACTIONS ARE PROOF OF WHO PUBLIC SERVICE AGENCIES AND ITS "*PUBLIC SERVANTS*" REALLY ARE, ...WORDS ARE PROOF OF WHAT PUBLIC SERVICE AGENCIES AND ITS "PUBLIC SERVANTS" PRETEND TO BE & WANT YOU, the BLIND & DEAF TO be<u>LIE</u>ve!

Mission and Values

Our mission describes both our purpose and our practices. It acknowledges that Saanich serves many stakeholders, and all of their interests are important to us. Our mission also speaks directly to our employees, without whose tremendous effort and contributions we can never achieve our goals. Both our OCP and mission are founded on the values that guide all our actions and decisions.



future as a municipality. Specifically, moving towards and achieving the Saanich Vision. The development of the plan is based on public consultation involving council, citizens and staff. The plan identifies the goals of this Council which are aligned with Saanich's Official Community Plan:

Community Well- Being	Affordable Housing, Land Use and Infrastructure Management	Organizational Excellence	Economic Diversification	Climate Action and Environmental Leadership
--------------------------	---	------------------------------	-----------------------------	---



compassion & kindness.

Resources and links to confidential help lines are available. I went everywhere looking for someone to listen, for help. No one cared or could have an intelligent conversation about what was happening to my family. I contacted LANA POPHAM who refused to speak to me. She had her office tell me I needed "a liar/lawyer". Yet LANA POPHAM sent this pamphlet out letting the neighbourhood know she will "hold government to account". More "smoke & mirrors" Lana? LANA POPHAM you will NOT be disrespecting or ignoring me this time. If you refuse to get involved in the matters I've instructed you to take care of that makes you a racist, a liar & a criminal. Remember what I told you Lana, at the end of the day all that happens in the world is because a repugnant beast is sitting behind a desk dotting an "i", crossing a "t" or making a call. That's how all the "magick" materializes Lana. DO YOU UNDERSTAND LANA POPHAM?



ACTIONS SHOW TOU WHO SOMEONE REALLY IS. WORDS SHOW YOU WHO THEY PRETEND TO BE.



"For the vast majority of victims who find themselves caught up in this vortex of venal depravity and perversion, without the financial means to hire high priced attorneys, there's little recourse for them but to vainly cry out for help and recognition to avenues of public recourse such as the RCMP Complaints Commission, the Human Rights organizations, the BC Civil Liberties Association, the Ombudsman and other miscellaneous agencies and government ministries that ostensibly exist to protect the victims of crimes here in this province, only to end up with the realization that all of them, ultimately, are but false and disappointing ruses whose primary purpose is to act as firewalls of protection for the criminals themselves."......The sad and growing reality for all of the thousands upon thousands of victims of these forms of abuse is that the psychopaths have taken over the levers of government and foreign lobby groups representing the most voracious, avaricious, vile and decadent nation on the face of the planet have filled our national and provincial judiciary with cold-blooded, cruel PIGS

After I finished absolutely useless forced 'counselling' as part of the RRSP, that was eventually illegally used against me in kangaroo child trafficking/force adoption "court", I was given a clean bill of "mental health" which infuriated the Jutland Road coven so they went back to the form of discipline used by my minority race as their excuse for not returning my son. That is discrimination and I knew it, so I filed a BC Human Rights Complaint. "Crown" WITCH & liar LINDA THAYER'S response was the stupidest thing I'd ever read next to the garbage that spewed from the "MCFD" and so called 'judges' that sold my child to strangers. The Truth about why one shouldn't waste their breath complaining to the BC beast eventually becomes evident. Truth is the "above the law" brotherhood cover for each other.



WHAT CAN I DO FOR YOU?

What I do as an MLA and Member of the Official Opposition can be summed up in five points:

- 1 Connect with as many people as possible to better understand the diverse concerns of constituents and better represent the priorities of our community;
- 2 Assist constituents who are struggling or in crisis;
- 3 Propose government actions;
- 4 Hold the government to account;
- 5 Organize public events and support community initiatives to improve our quality of life.

Recent examples of assisting constituents:

I recently assisted a young person with a severe disability access much-needed services; helped a senior regain his driver's license that had been unnecessarily canceled; helped a student access tuition support; helped a family get residential complex care for an aging parent; and helped secure housing for a family at-risk of homelessness.



Percentage breakout of casework at the constituency office

25% Poverty and social assistance, including: homelessness, lack of affordable housing, inability to pay for food and other essentials, and economic challenges due to long-term disabilities

20% Health care, including: surgery wait times, long-term care, complex care, hospital visits, MSP problems, drug costs, mental illness, hospital treatment, and access to family doctors and specialists

15% Environment, including: climate change, ocean and waterway health, and protections for natural places and species-at-risk

10% Jobs and Finances, including: lack of employment and training opportunities, small business concerns, personal issues with provincial taxation, fees and fines

10% Education, including: public schools, colleges and universities

5% Children and youth; family and inter-personal crisis

5% Additional challenges related to old-age, dying and death of family members

5% Transportation, including highways, road safety, licensing and public transit

5% Other



www.saanichsouth.ca

ATTENTION SCOTT GREEN DISTRICT OF SAANICH POLICE CHIEF CONSTABLE YOU ARE REQUIRED BY FIDUCIARY DUTY TO MY FAMILY TO FOLLOW ALL INSTRUCTIONS PROVIDED AS A RESULT OF THE GROSS INCOMPETENCE OF A NUMBER OF YOUR INDOLENT COLLEAGUES SOME OF WHOM WILL NO LONGER BE PERSONS SERVING THE DISTRICT OF SAANICH. SCOTT GREEN I HAVE VIDEO EVIDENCE OF REPEATED ACTS OF INDIMIDATION, UTTERING THREATS, TORTURE et al. TO PREVENT ME FROM TAKING NAKED POSSESSION OF MY STOLEN HOMESTEAD. WHAT YOUR COLLEAGUES HAVE DONE ARE KNOWN TO MYSELF AS AN EXPERT IN BOTH LAW AND JUSTICE AS INDICTABLE CRIMES PUNISHABLE BY FINES AND JAIL TIME. CAN YOU EXPLAIN YOUR "PUBLIC SERVICE AGENCY'S" HATRED AND PROVABLE INTENTION TO CAUSE ME, A WOMAN IN NEED OF PROTECTION, LOSS, HARM AND INJURY? I CAN EXPLAIN IT SCOTT GREEN BECAUSE, AS WRITTEN, I UNDERSTAND ALL THINGS AND ALL PERSONS OF WHICH SHOULD TERRIFY ALL WHO HATE ME SEEING I'M NOW A WITNESS AGAINST A NUMBER OF PERSONS ACTING AS "SAANICH PD" AS YOU'VE IDENTIFIED YOURSELVES WITH THE DISGUSTING ATTITUDES & BEHAVIOUR TOWARDS ME.



saanich.ca

ATTENTION SCOTT GREEN, FRED HAYNES, MEMBERS OF SAANICH COUNCIL, POLICE BOARD & SAANICH MLA

Be aware the peculiar people "*TRUST THE SCIENCE*" of RH status as it determines whom the peculiar people are being attacked by and it's always RH positive monsters who look like people. There are a number of very dangerous, dishonorable, violent male and female persons acting as "Saanich PD" who must be withdrawn from serving this community posthaste. Those acting as public servants for the District of Saanich are mandated to act upon the following instructions which must be posted immediately on all community social media and District of Saanich websites.



ALL CANADIAN "public servants" are MANDATED to provide a current photo & RH status to determine whether or not YOU are a male/female animal aka HUman=monster OR an RH negative Man/Woman

In Stock

10% Off CA\$13.32 CA\$14.80

CA\$2.66/Count Weight: 0.06 lbs (0.03 kg) ⑦ **ATTENTION SCOTT GREEN** it is established those acting as "Saanich PD" are required by law to investigate multiple acts of fraud resulting in the theft of my homestead and the embezzlement of the entire inheritance from the trust's beneficiaries. I have done your jobs for you therefore, by law, you are required to lay criminal charges forthwith as you claim to be "*law enforcement*". Be aware SCOTT GREEN I am laying criminal charges, first set against the trespassers in adverse possession of my stolen property, now guilty of mischief et al., so you must, by your oath cooperate with my expert counsel and instructions. I am the victim SCOTT GREEN therefore I must lay criminal charges posthaste as unlike you and your dishonorable colleagues I do understand law and justice. Unlike you SCOTT GREEN and your colleagues I do care about my health, welfare and safety. Do you understand? After decades of persecution my level of rage is at an all-time high SCOTT GREEN. I counsel you to act accordingly.

antifraudcentre-centreantifraude.ca

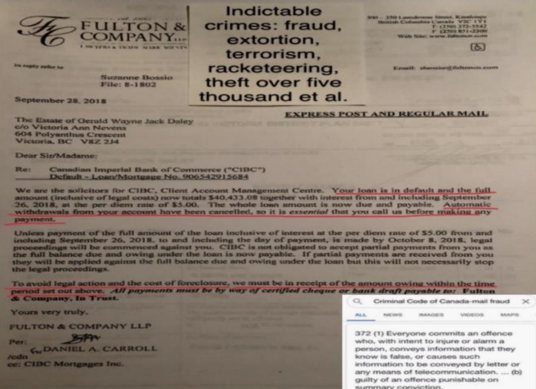
Remember: It's the role of your local police to investigate. The CAFC assists law enforcement through maintaining a central repository of information to assist with investigations. Learn more <u>about the CAFC</u>.

Reporting to the Canadian Anti-Fraud Centre

🕑 Note

The CAFC and the <u>National</u> <u>Cybercrime Coordination Unit (NC3)</u> are working on implementing a new cybercrime and fraud reporting system for Canadians and businesses. By reporting to the CAFC, you may be asked to report through the new version helping the RCMP build a new reporting system for Canadians. ATTENTION SCOTT GREEN you are required by oath and your fiduciary duty to my family, decades long inhabitants of the District of Saanich to work with all necessary law enforcement agencies in BC and other provinces to have required criminal charges laid against all guilty parties in their incessant attempts to murder me forthwith. A man never needs to be forced to do what is good, just and right so looks like I'm about to find out whether you are a man of integrity or a male monster like many of those acting as "Saanich PD" that have already violently assaulted me numerous times over the years.

Here is the beginning of war crimes, genocide, blatant malice, perjury, slander, persecution to cause suicide/death, racial targeting, extortion, fraud, fraudulent concealment et al levelled upon me Victoria & mine at the homestead address demanding full payment of a loan NOT in my name or co-signed by myself as guarantor. BAR member/Banker war crimes & fraud begins with "your loan is in default" is an out and out lie. As stated, there was NEVER automatic payments withdrawn for this alleged loan from my or my spouse's account. Two lies in the first paragraph establishes the truth, in Law Daniel Carroll is not capable of handling this matter ethically or morally due to gross deficiencies in character and conduct.



Agents of CIBC stopped sending the personal line of credit statements to the homestead after the testator passed being well aware Victoria N is not legally responsible for a loan contract my spouse guaranteed pursuant to the Law=Testamentary trust Section 3, 4 (a)(b). I am being persecuted, terrorized, extorted for monies I do not owe by criminal organization CIBC and its criminal organization partners in hate crimes posing as "Fulton & Co.". Dozens of public servants, bank agents, BAR MEMBERS, BC Attorney Generals and wholly incompetent dishonorable injustices aided and abetted these war crimes, yet another act of persecution upon me to hopefully, as is these "public servant persons" malicious hate-filled obvious intentions, force me to die from exposure or commit suicide.

CLEARLY FROM THIS INSANE TWEET FROM "PUBLIC SERVANTS" ACTING AS "SAANICH PD" THEY DO NOT UNDERSTAND WHEN TO LAY CRIMINAL CHARGES! THERE ARE NO VICTIMS PERTAINING TO THIS INCIDENT SO WHY WOULD BC TAXPAYERS AND RESIDENTS OF THE DISTRICT OF SAANICH BE FORCED TO PAY FOR THIS LEVEL OF BLATANT IGNORANCE?

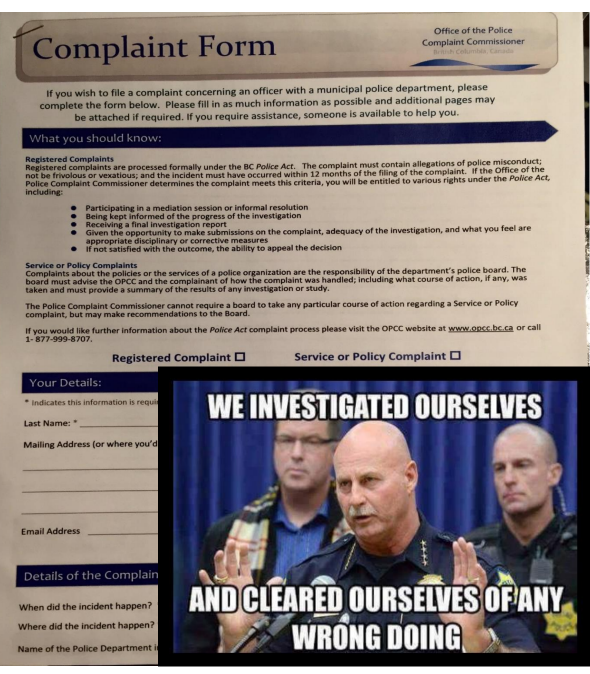
I AM CHARGING FOUR SQUATTERS IN ADVERSE POSSESSION OF MY STOLEN LAND AND PREMISES WITH TRESPASSING AND MISCHIEF POSTHASTE! SAANICH PD HAVE A FIDUCIARY, MORAL, LEGAL AND LAWFUL DUTY TO ACT IMMEDIATELY TO RETURN MY STOLEN PROPERTY TO THE RIGHTFUL OWNER WHICH IS MYSELF, VICTORIA N.



Saanich Police <table-cell> @... · 5d … A small protest at a bank in Saanich this morning has resulted in the arrest of four individuals after they chained themselves to the front door and refused to leave. All have since been released. Investigators will be recommending criminal charges to Crown Counsel for Mischief.



NOVEMBER 27 2021 DURING A VISIT TO SAANICH PD DETACHMENT TO REPORT A MYRIAD OF CRIMES OCCURING IN MY LIFE PAST, PRESENT AND FUTURE I WAS INFORMED IF I DIDN'T LIKE THE INDICTABLE CRIMES AND HATRED LEVELLED AGAINST ME BY A NUMBER OF SAANICH "PUBLIC SERVANTS" I WOULD HAVE TO HAVE MORE OF MY PRECIOUS TIME WASTED BY FILING A FUTILE COMPLAINT WITH A PARTIAL AND BIASED COVEN AS BC POLICE ARE INVESTIGATED BY POLICE, A DELIBERATE INTENTIONAL CONFLICT OF INTEREST. I, A WOMAN IN FULL AUTHORITY TO FIRE CRIMINALS WHO VIOLENTLY ASSAULT ME WILL NOT SPEAK TO A PIG ABOUT THE CONDUCT OF A PIG. IF I HAVE A PROBLEM WITH A PIG IT IS THE PIG DIRECTLY THAT WILL BE REBUKED, THEN EXTENSIVELY RETRAINED IN MATTERS OF HONOURABLE BEHAVIOUR, LAW AND JUSTICE OR BE RELIEVED OF ITS DUTIES FORTHWITH. <u>UNDERSTAND</u>?



Good morning, (which it will **NOT** be for those tagged as responsible for indictable and international crimes against myself and mine in this correspondence)

For those who have not had the pleasure of meeting me, I am one of the peculiar people. The native language of my people is Scripture known to us whom are of the Living as Truth. Scripture is our **DSM=Diagnostic Statistic Manual** to know and understand WHO and WHAT we are dealing with as each eternal soul has their/its name and life recorded therein. In the DSM my people are described as the righteous. All peculiar people have RH negative blood [Why Rh Negative People are Tracked and Targeted https://youtu.be/Krpj-2N493w Targeted Individuals Persecution Holv Bloodline and Coded Into Bible the https://youtu.be/2D5y0ngUIHw] as we are REAL Men and Women made in our Father, Judge, Avenger, Counsellor and King's image. Most if not all of us are the rarest personality type, the INFJ. We are empaths and sensitives. I Victoria, a Woman am born and remain sui-juris. September 6 2009 I was John 15:19 chosen, appointed then extensively trained to serve as King's Counsel (KC) 1 Samuel 8:7 Exodus 20:3. Ten years later granted office/title as a Levite priestess [https://youtu.be/Gm8wCLgjnAl The Levite Priest and The RH Negative Blood **Type**] to sit on King's bench (always two witnesses on King's bench) beside the King will judge you during proceedings as written Deuteronomy 17:9. The peculiar people like Moses, David, Jeremiah, Ezekiel, Jesus et al. are gualified, ordained counsel and PRIVATE prosecutors for the King as we are His witnesses here my witnesses. Unfortunately being a different species sent down from above John 8:23 than 85-94% of the populous my people are foreigners who are not welcomed, treated with care, concern for our welfare, respect or kindness due to our offensive to HUmans=monsters level of intelligence wiser than my enemies. It is truth, I know from almost 50 years experience my sweet, kind, gentle, beautiful peculiar Men and Women are hated by the world, most of us persecuted to death as recorded throughout the DSM. My people are prey Ezekiel 22:27. My people are NOT Xians as we despise falsehood (psst HEY your buddy "apostle Paul" is A LIAR & WEED as Jesus prophesied: EWES NOT CAPABLE OF HEARING OR UNDERSTANDING EWES IDOL?) as ALL religion is the practice of witchcraft. I Woman known as "Victoria" identify as a "foreign national" as that is THE TRUTH. NO "court" in Canada has jurisdiction over Foreign Nationals as INCOMPETENT INJUSTICE PRACTISING CURSED CANADIAN COURTS CONFIRM Canadian Court Rules That it Does Not Have Jurisdiction Over a Foreign National Under Canada's Corruption of Foreign Public Officials Act | Knowledge | Fasken

As required be advised if ewe (Rh positive blooded male/female animal known as a HUman ewe are legally defined, which is Truth, as a MONSTER) are one of the wicked not only will ewe be offended by what the peculiar people say, ewe will be incapable of understanding what we say <u>Daniel 12:10</u>. The dead aka the wicked are incapable of understanding or hearing the language of Love and Life spoken by the King's children. The peculiar people are NEVER obligated, required or permitted to be kind, respectful or patient to ewe whom are wicked <u>Psalm 15:4</u>. We are not permitted to associate with the wicked <u>Psalm 1:1</u> as it causes our people irreparable loss, harm and injury. Yes WE KNOW WHO EWE ARE John 2:25 so please do not offend or deny the Truth by trying to be something or someone ewe are not and NEVER will be.

I have been silent for months due to the fact the King was required to hold me, one of His most beloved possessions, in something like a medically induced coma in an attempt to begin the healing process from the continual violent blows to my heart, mind, soul and body by arrogant HUmans=monsters, each beast <u>useless like this</u> <u>belt</u>, compulsive liars before finishing and winning this latest war and act of genocide Matthew 23:31 Revelation 6:10 upon my absolutely identifiable group of peculiar people, expert trained PRIVATE prosecutors for the Most High who will ETERNALLY RULE AND REIGN AS KING OF ALL KINGS. The only reason I survived this last attack is my comforter <u>Isaiah 11:2</u> John 14:26 filled me with His character Sept 6 2009 and set me ablaze <u>baptise you with fire</u> with His Judgement and is with me everywhere I am <u>I am with you</u>.

Victoria Nevens is the LAWFUL OWNER by RIGHT of 604 Polyanthus Crescent providing WRITTEN NOTICE 10 am Saturday November 27 2021 the unlawful illegal squatters on and inside the land and premises located on the property WILL AND MUST BE removed.

I Living Woman Victoria N. the rightful owner of Lot 2 Section 82 Victoria District, Plan 25077 as such am mandated to take full possession 10 am November 27 2021 Saturday). The trespassers on my property will peacefully respectfully grant me access by opening my house doors as the locks must and will be changed the same day. The squatters will be permitted to remove personal chattel by appointment under my supervision only.

DANIEL CARROLL SCANDALOUS, FRIVOLOUS, VEXATIOUS HUman=RH positive arrogant ape=MONSTER EWE AND YOUR PARTNERS IN CRIME DID THIS NOW EWE ARE MANDATED TO UNDO IT! I REFUSE TO SPEAK TO ANY HUMANS=MONSTERS ABOUT WHAT EWE & YOUR EVIL BUDDIES DID TO MY FAMILY AND MYSELF. YOU ARE MANDATED TO INSTRUCT BRAD WALKER TO INFORM THE SQUATTERS OF TIME AND DATE OF EVICTION AS A RESULT OF MY LAWFUL RIGHT TO POSSESSION AS AN EMBARRASSMENT TO EWE BOTH. NO PROPERTY WILL BE REMOVED FROM MY HOME UNTIL I AM PRESENT AS THE SQUATTERS ARE IN ILLEGAL POSSESSION OF MY PERSONAL CHATTEL WHICH MUST BE LEFT IF THESE ILLEGAL OCCUPANTS WISH TO AVOID PRIVATE PROSECUTION. DO EWE DANIEL CARROLL UNDERSTAND THESE DIRECTIONS? EWE ARE REQUIRED TO PROVIDE CONFIRMATION & PROOF BY WAY OF EMAIL COMMUNICATION YOUR DIRECTIONS ARE COMPLETE FORTHWITH. As ewe have for years proven yourself mentally incompetent on top of an evildoer trying to counsel me to commit suicide from your repeated vicious violent fraudulent from the beginning attacks Daniel Carroll! AS SUCH EWE MUST BE FORCED to do what is right, just and good as that is not your normal state of function or being as EWE have PROVEN over multiple years. Why would ewe choose to identify yourself to me, a prosecutor for the King and His Kingdom as a witch? Ewe not understand when ewe began your attack ewe joined yourself to the pains and

penalties of the Way, the Truth and the Life the Living know as Torah? My King and HIS RULES WHICH EWES HAVE ALL JOINED YOURSELVES TO SIT RIGHT IN FRONT OF YOUR DISGUSTING HUman FACES ON THE WITNESS BOX OF EWES DEMONIC MASONIC TALMUDIC BAAL PRIESTS ON THE ALTER

CRIMINALS IN CHARGE RICO LOCATIONS!! As QUALIFIED ORDAINED COUNSEL FOR THE KING I am mandated to do to each of ewes what ewes have done to my family. Now your buddy vile BAR MEMBER compulsive liar and practicing witch Johnny Van Camp and its coven member **BOUCK** handed over jurisdiction February 11 2021 entirely and completely to me KC which is exactly what I needed EWE,



the coven to do. EWE ARE A PROVEN coven of self identified scandalous, frivolous, vexatious, wholly and completely ignorant incompetents. Ewe female & male HUmans=MONSTERS all need to become aware I am trained as an expert in both Law and Justice unlike, as written in Scripture, every BAR MEMBER in Canada.

If I Victoria, a Woman (scientifically, medically, genetically PROVEN by my EXTREMELY RARE RH negative blood [ape=animal=monster DNA free] type (proof available upon request) allow a precedence to be set by the removal of myself as Executrix/Trustee without lawful right, a hearing or court order, then have an entire estate not only administered without my consent, allowing the entire inheritance (700K) on top of priceless irreplaceable personal chattel stolen leaving me intentionally maliciously homeless and penniless March 19 2020 by criminal covens "BC Supreme Court", "Ministry of Finance", "BC Attorney Generals", "BC Law Society", "CIBC", countless BC 100% corrupt ignorant uneducated useless racketeering BAR MEMBERS=HUmans=monsters I will expect to see this case SCC File No. 184508 cited consistently and repeatedly not only in BC but across Canada as now this blatantly intentional malicious war crime and act of genocide to cause death and destruction can be done to any and everyone unfortunate enough to reside in CURSED "Canada".

ALL CITIZENS OF CANADA AND BC ARE MANDATED TO BE NOTIFIED FORTHWITH BY MEDIA OF THIS PRECEDENT SETTING CASE!! DO YOUR JOB!! NOW NO ONE, NO FAMILY IS SAFE FROM THIS PURE evil. when you liars=BAR MEMBERS file fraudulent petitions TWO FOR EXAMPLE SCC <u>File No. 184508</u> and <u>File No. 16045</u> EWES INCITE WAR WITH YOUR INTENDED TARGET(S) in this case Living sui-juris Woman Victoria N., the Daley Family Trust and beneficiaries. Ewes should have read the Script(ure) to see how this



war ends as it's not good news for any of ewes involved in these egregious intentional malicious crimes. Ewes have all been sentenced to **DESTRUCTION** seeing ewes have identified yourselves as sick toxic vile HUman male/female animals that MUST be euthanized for the health, welfare and safety of all the righteous and innocents in the community known as "the Province of British Columbia". WHEN THE KING MANDATES HIS ORDERS HE CONSIDERS THEM DONE!! EXODUS 22:18!! **DONE!!** The King has mandated

each of ewes involved in these criminal acts be destroyed forthwith BY THE COMPETENT HANDS OF YOUR VICTIMS AS WRITTEN WE SHALL <u>AVENGE</u>. I and mine have been MANDATED to carry out the sentence written against ALL OF EWE demons! It can be proven and shall be medically, scientifically, biologically ewes are animals for under \$20 in less than six minutes <u>Eldoncard</u> Blood Type Test (Complete Kit) - air sealed envelope, safety lancet, micropipette, cleansing swab : Amazon.ca: Industrial & Scientific. When male or female animals attack myself and mine ewes TOXIC VILE SICK <u>Luke 5:31</u> animals become MY PROPERTY and I shall do as commanded by the King with MY PROPERTY. Ewes should be aware animals have NO RIGHTS in Canada. Don't have to KNOW the law when ewes falsely beLIEve ewes are all "above the law"!! NOT!!! EWES DEMONS HAVE ATTEMPTED TO ABUSE ME TO DEATH NOW EWES EVILDOERS MUST BE ABUSED TO DEATH!

Unless ewes can put back the Daley estate in the original form it was March 18 2020 ewe will NEVER be frivolously ignorantly demanding a probate application. Until THE RIGHTFUL OWNER OF ALL THAT WAS GIFTED to the Trustee, Victoria Nevens is in MY POSSESSION ewes are utter vexatious, frivolous, scandalous, without merit fools on top of self identified WITCHES to even suggest I AS EXPERT IN LAW AND JUSTICE file a probate application!! Beside probate is NOT REQUIRED for this matter nor was it from the beginning ewe incompetent ignorant negligent racketeering extortionist LIARS & THIEVES which include but are not limited to IGNORANT INCOMPETENT FRAUDS: DOMINIQUE ALFORD, DONALD LINGE, ROBERT PUNNETT, CHELSEY MACK et al. Ewes sick fecal matter & vomit filled mentally ill minds & black hearts just spin on stupid as ewes have PROVEN BEYOND A REASONABLE DOUBT year after year!

\$680,000 WAS stolen BY MALICIOUS INTENTIONAL FRAUD from the Trustee of the Daley SACRED Family trust each company/corporation GUILTY AS CHARGED/ACCUSED~

TRUTH & JUSTICE ARE NEVER SUBJECT TO ARGUMENT OR OPINION SEEING THESE ARE NOT THE LANGUAGE & COMMUNICATION STYLE OF DEAD/Rh positive male/female toxic animals=HUmans=MONSTERS

CIBC Fulton & Co. Cox Taylor Alford Walden Law League & Williams Lawyers Fabris McIver Hornquist & Radcliffe Provincial Courts of BC BC Attorney Generals office Jones Co Real Estate (listing agent) other real estate corporation (selling agent)

GUILTY GUILTY GUILTY AS RIGHTEOUSLY ACCUSED AND PROVEN BEYOND A REASONABLE DOUBT are **MANDATED** pursuant to <u>Numbers</u> <u>5:7 to gift</u> 680K plus 20%=<u>\$816,000</u> to the Daley Family trust via e-transfer to <u>dolly73@protonmail.com</u> <u>no later than December 18 2021</u>. If any of ewe HUman=monsters hiding behind your CRIMINAL ORGANIZATIONS NAMED AS GUILTY NEED A LOAN SPEAK TO CRIMINAL BANKER & COMPULSIVE LIAR EWES PARTNER IN CRIME male HUman=monster HARMAN MANGAT of the criminal organization CIBC Douglas Street branch.

Mortgage Fraud

In April 2009, the BC Court of Appeal held that unless a mortgage is granted by the true owner of a property, the mortgage is invalid and <u>the owner's title will be</u> <u>returned to its original state</u>.

Assurance Fund

Either of the two funds established under Part 19.1 (LTSA Assurance Fund) or Part 20 (Government Assurance Fund) of the *Land Title Act*, from which claimants suffering loss, damage or deprivation of an estate or interest in land as set out in these Parts is compensated.

Agents for BC Provincial CORRUPT Courts BE AWARE some of the damages owed to the Daley Family trust forthwith can be located in <u>the</u> <u>Assurance Fund</u> used to redress those in the province who have had their real estate stolen. For more information see <u>Page 2 | Hill v. South</u> <u>Alberta Land Registration District: The Limitation Period for Bringing an</u> <u>Action to Recover Damages from the Assurance Fund | CanLII</u>

PERSONS acting as "GOVT OF BC". as private sui-juris woman, trained counsellor expert in law & justice now forced to move forward matters as "private prosecutor" myself as ewes have proven consistently and repeatedly uneducated, ignorant, corrupt, incompetent and vile "public servants". Ewes are notified accordingly by law I am commandeering the



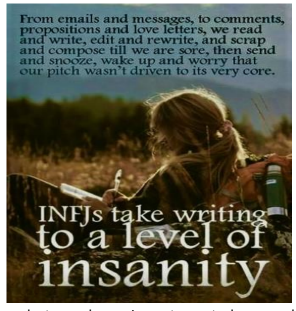
court registry 850 Burdett conduct Ave to my business, family's including the court seal/stamp record to foreign judgements (because it has been proven beyond а reasonable doubt, I am a foreigner) which must be filed publicly upon all quilty corporations and persons as well as seize proof of all the hate crimes against my family which ewe will destroy or refuse to disclose to me

as prosecutor. I am under mandate to present your incessant malicious hate-fueled racist crimes against my targeted family to all media and courts with jurisdiction in the commonwealth. Do ewe understand? I will be assisted with kindness, cooperation and respect by those chosen to help in performing my duties as King's counsel (KC) whom ewe persons of "the world" refer to legally as "God". EXCELLENT to know I have right to practice my culture ("on earth as it is in Heaven") & speak my native language which is the truth in this country so will be doing so at all material times. TIME TO LEARN HOW TO BE KIND TO STRANGERS AS SO FAR MOST OF EWES HAVE FAILED MISERABLY.

EWE ARE OFFICIALLY NOTIFIED I AM REQUIRED BY THE KING TO COMMANDEER FORMER DISGRACED, DISBARRED BC ATTORNEY GENERAL <u>JOHNNY VAN CAMP</u>'S OFFICE ON DOUGLAS STREET including any "assistance" required for justice to be served according to my race's cultural heritage. I HAVE A LOT OF WORK TO DO TO BRING THOSE GUILTY TO JUSTICE FORTHWITH. UNDERSTAND? JUSTICE DELAYED IS JUSTICE DENIED. NO JUSTICE, NO PEACE.

IF ewes are wondering where I got the authority and jurisdiction to do what must be done, ewe gave this power to me when ewes tried once again & as prophesied in Scripture TO MURDER ME WITH YOUR CORRUPTION, INCESSANT FRAUD AND CRIMINALITY JANUARY/FEBRUARY 2021, the latest violent attack and attempted murder commencing September 2018! **IF EWE HAVE ABUSED ME AND MINE EXPECT TO BE ABUSED BY ME AND MINE!** WE DO NOT CARE WHO EWE ARE. **EYE FOR EYE, TOOTH FOR TOOTH is the culture of the peculiar people**!

I am the honoured progeny of a righteous Man. It is my pleasure to introduce Arthur Bombardier and his wife, victim of gross elder abuse, a negligent homicide as of yet unprosecuted. Resident, 84, found dead outside B.C. seniors' home | CBC News My



precious Papa and Nana~thank you for making me feel, a stranger, welcome, loved and accepted in a world that believes I am offensive, unlovable and unacceptable. Papa your home always felt like a warm loving embrace to me as a child. the opposite of mv home environment. I know now that you were the first to know who I really am because you are like me, of Him the KING. I miss you everyday like I do my precious baby whom I named after you in honour and such deep respect for how you lived your life. You never spoke to me about our Father but I learned more about Him from you than anyone by observing and absorbing your righteous living man's character, home

and atmosphere. I want you to be proud of me, so I fight for what is right because that is what those whom are right inside must do. Nana I remember you saying, "honey out of all my grandchildren you are the only one I don't worry about". Looking back, in hindsight what's amusing about such a declaration is I am actually the only one you should have been worried about, my precious Nana as I am one whom the world will continually violently attack, hate, misunderstand and persecute to death. I also remember you complimenting me on my writing skills Nana which is so funny now that I'm a grown Woman with exceptional writing skills. LOVE YOU! Always.