

In the Supreme Court of British Columbia

BETWEEN:

Gerald Wayne Jack [DALEY], Victoria Ann [NEVENS] and Arthur Jason [NEVENS]
VICTIMS

AND:

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA as
represented by **THE GOVERNMENT OF BRITISH COLUMBIA, THE MINISTRY OF**
ATTORNEY GENERAL, THE MINISTRY OF CHILDREN AND FAMILY DEVELOPMENT,
THE PROVINCIAL COURT OF BRITISH COLUMBIA, MLA LANA POPHAM FOR SAANICH
SOUTH, THE BRITISH COLUMBIA HUMAN RIGHTS TRIBUNAL, CITY OF VICTORIA,
TOWNSHIP OF ESQUIMALT, VICTORIA POLICE DEPARTMENT, SAANICH POLICE
DEPARTMENT, THE BC HATE CRIMES TEAM, THE BRITISH COLUMBIA OFFICE OF
THE OMBUDSPERSON, THE BRITISH COLUMBIA CIVIL RESOLUTION TRIBUNAL, THE
DISTRICT OF SAANICH, BC HYDRO, ICBC, RCMP, MP RANDALL GARRISON, SERVICE
CANADA, CANADIAN HUMAN RIGHTS COMMISSION, OFFICE OF THE FEDERAL
OMBUDSMAN FOR VICTIMS OF CRIME

and

THE LAW SOCIETY OF BRITISH COLUMBIA

and

JOHN DOE and JANE DOE

and

JIM CUTTING

and

CANADIAN IMPERIAL BANK OF COMMERCE;

FULTON & COMPANY LLP as represented by **DANIEL CARROLL, GRAHAM MACK, HAL**
HICKS

JONESCO REAL ESTATE INC. as represented by **BRAD WALKER and JAY YOON**

and

ARGENTIS PROPERTIES LTD as represented by **ASH KNIGHTLEY**

WAVE HAIR STUDIO as represented by **MELANIE TITIZIAN**

and

COOK ROBERTS LLP as represented by **KYLE HAMILTON**

and

DALE NEVENS, HARVEY and MICHAEL BOMBARDIER

OFFENDERS

*Brought under Common Law: the Way, the Truth and the Life,
Crimes Against Humanity and War Crimes Act,
Canadian Multiculturalism Act and
Canadian Human Rights Act*

NOTICE OF CIVIL CLAIM

This action has been started by the plaintiff(s) for the relief set out in Part 2 below.

If you intend to respond to this action, you or your lawyer must

- (a) file a response to civil claim in Form 2 in the above-named registry of this court within the time for response to civil claim described below, and
- (b) serve a copy of the filed response to civil claim on the plaintiff.

If you intend to make a counterclaim, you or your lawyer must

- (a) file a response to civil claim in Form 2 and a counterclaim in Form 3 in the above-named registry of this court within the time for response to civil claim described below, and
- (b) serve a copy of the filed response to civil claim and counterclaim on the plaintiff and on any new parties named in the counterclaim.

JUDGMENT MAY BE PRONOUNCED AGAINST YOU IF YOU FAIL to file the response to civil claim within the time for response to civil claim described below.

Time for response to civil claim

A response to civil claim must be filed and served on the plaintiff(s),

- (a) if you were served with the notice of civil claim anywhere in Canada, within 21 days after that service,
- (b) if you were served with the notice of civil claim anywhere in the United States of America, within 35 days after that service,
- (c) if you were served with the notice of civil claim anywhere else, within 49 days after that service, or
- (d) if the time for response to civil claim has been set by order of the court, within that time.

CLAIM OF THE PLAINTIFF(S)

Part 1: STATEMENT OF FACTS

Overview

1. This action concerns the personal, mental, emotional, physical and spiritual harm, loss and injuries suffered by the plaintiffs, my family as a result of decades of racism and discrimination due to our race, cultural heritage and ethnic identity. Torts of bigotry, persecution, torture, offences of criminal negligence, fraud, breach of trust by public officers, misleading justice, fabricating evidence, common nuisance, assault and battery, abandoning real property [child], planned and deliberate attempted murder, uttering threats, kidnapping, forcible confinement, trafficking in person under the age of eighteen years, defamatory libel, advocating genocide, theft, theft from Woman having special property, robbery, extortion, possession of property obtained by crime, trafficking of property obtained by crime, intimidation, mischief, mischief in relation to cultural property, conspiracy, participation in activities of criminal organization, commission of offence for criminal organization and instructing commission of offence for criminal organization, wilfully causing even to occur at the hands of representatives of "*Her Majesty the Queen*", members of The Law Society of British Columbia and biblehub.net/evildoers of society.
2. I was told by an educated court registry staff member "*the government cannot be sued*". I believed that lie for years which has done severe damage of the quality of life to those I love and must by right protect. Within the last six years I discovered I do have an unalienable obligation to hold accountable those who cause loss, harm and injury to Jack, AJ and I. This claim is a testament to decades of racism, hatred, persecution, torment, crimes against humanity and war crimes perpetuated against my family because of our race, native language, culture and ethnicity.
3. Since June 1973 persecution, torture, negligence and discrimination by "*Her Majesty the Queen*" and its representatives, those I naively believe were "*family*" and "*friends*" have overwhelmed my family. I have consistently and repeatedly informed those who have a responsibility to intercede accordingly to be refused service that would be customarily available to the public. "*Public servants*", private racketeers and extortionist doing business as the *Law Society of British Columbia* do and say nothing to intervene or act ethically according to their oath, a violation of my family's Human Rights pursuant to the *Canadian Human Rights Act* 3 (1); 3.1; 5 (a) and (b) Denial of service to provide my family Justice, Remedy or Recompense.
4. "*The Crowns*" continual refusal of service and breach of duty of care makes "*Her Majesty the Queen*" and its representatives parties to *Crimes Against Humanity and War Crimes* perpetuated against my race and culture causing an avalanche of indictable crimes to be levelled against my family and I by legal fictions the "*Provincial Government of British Columbia*", the "*Federal Government of Canada*"

and countless subjects of “*Her Majesty the Queen*” who is bound as an alleged “*Defender of the Faith*” to follow the Way, the Truth and the Life sitting on the witness box of every commonwealth courtroom as do all members of society.

The defendants persecuting and torturing the plaintiffs, my family and I

5. July 19 2005 CANADIAN IMPERIAL BANK OF COMMERCE deceived my spouse Jack Daley into believing they lent us principle to purchase our marital domicile. Legally “*CIBC*” are not permitted to risk or lend any of its own assets. “*The Bank*” cheated my spouse and our family for interest payments on \$0 borrowed which according to the Canadian *Criminal Code Act* Section 347(1)(b) is the offence of a criminal rate of interest.
6. March 17 2009 my real property was unlawfully, violently removed from my care due to false and misleading statements, racism, hearsay, presumptions and assumptions made by “*the Ministry of Children and Family Development*” and “*Saanich Police Department*”. My biological asset was not returned due to the “*bad faith*”, racism and discrimination of the offenders involved in the genocide, crimes against humanity and war crime set in motion to destroy me and those I love. From March 2009 onward my son was persecuted, tortured, sexually, mentally, emotionally, spiritually and physically abused by his ‘guardian’ “*the PROVINCE of BRITISH COLUMBIA*”. Each time I was forced to attend “*the PROVINCIAL COURT of BRITISH COLUMBIA*” I was abused, defamed, tortured, persecuted, bullied, hated, yelled at, denied due process, disclosure, a fair and unbiased case conference/hearing/trial, had trial transcripts altered, my evidence the Truth ignored, the health, welfare and safety of my son and I not relevant to “*Law Society of British Columbia*” members SUSAN WISHART, EARNIE QUANTZ, L. CHAPERONE, R. HIGGINBOTHAM, BRENDA GASH, WENDY BERNT, CARLEY GERING, ROGER BATCHELOR, CHRISTINE CHURCHER, DARRYL PARSONS, MICHAEL CUSHNER, PATRICIA YAREMOVICH and others involved in human trafficking, genocide and crimes against humanity for “*Her Majesty the Queen*”. I presented the Truth to those doing business as “*MCFD*”, “*the Crown*” and “*the court*”. Truth is those who targeted my family are guilty of crimes against humanity evildoers. They are biblehub.net/children+of+the+devil, biblehub.net/liars, biblehub.net/my+enemies becoming violent, irrational, threatening, harassing bullies when they heard the Truth released from the depths of my soul as written [John 8:45](#) So when I tell the truth, you just naturally don’t believe me!
7. 2012 Jane and John Doe or a mixture thereof parties to offence of human trafficking, genocide and crime against humanity unlawfully, unethical were given possession of my stolen property they purchased from “*the Province of British Columbia*”.
8. April 4 2016 Jim Cutting began to defame, put my life in harms way, torture and persecute me with cooperation and encouragement from “*Her Majesty the Queen’s*” representatives and members of the *Law Society of British Columbia*. When I reported the assaults to Victoria police I was discounted, viciously treated and intimidated. One member I spoke to said, he was going to “*ask for Jim’s side of the*

story". Obviously that conversation never took place because Jim attacked me and my business for years. Jim was on probation April 2016, not permitted to be online yet has used a computer to advertise my business falsely as prostitution services. Jim should have been arrested for violating conditions of probation. During a personal attack on me by Victoria PD spring 2016 for reporting Jim they falsely claimed I had "no proof". During that conversation I enquired if they had arrested Doug Ortloff on a warrant for failure to attend court on a Notice of Claim I filed against him for stealing three thousand dollars from me in the fall 2014. When I asked Victoria PD about Doug's arrest they were located at 594 Head Street, Doug at 475 Head Street yet heard, "we are too busy", "we have better things to do". Doug sailed off with my \$3000 that summer with cooperation of Victoria PD. Jim Cutting continued to harass me for years so I contacted Victoria mayor Lisa Helps, Esquimalt mayor Barb Desjardin, BC Law Society member Andrew Broadley, the Law Centre and Access Pro Bono among others who refused to help hold Jim accountable for the loss, harm and injury to my reputation, business, peace and life.

9. 2018 I hired David Baanstra doing business as "*Affirmative Accounting Solutions*". After not providing me service in a respectful, timely, competent manner I excused myself from the toxic relationship. In retaliation he attempted to extort hundreds from me by filing a fraudulent claim with the British Columbia Civil Resolution Tribunal. BC CRT members Cynthia Unrau and Kate Campbell demanded I not use my native language, denying my right to enjoy my own culture which is harassment based on race and ethnic identity; a violation of my Human Rights. I pointed out multiple lies and fabricated evidence David submitted to Cynthia Unrau and Kate Campbell; as expected the Truth was ignored. Kate Campbell unlawfully awarded David his alleged fees. I spent days performing what I'd hired David for, including being away from my business, dealing with him and the BC Civil Resolution Tribunal who stole over twelve thousand dollars from me by denying my counterclaim against David Baanstra for the harm, loss and damage he caused.
10. I was consistently treated with the same harassment, partiality, bias, racism and discrimination, refusal of service customarily available to "*the public*" by those doing business as *BC Attorney General, judges, lawyers, social workers, family development workers* etc. after my biological property was stolen. Our Human Rights were violated so I righteously filed a grievance with the BC Human Rights Tribunal. "*Her Majesty the Queen*" represented by the Attorney General (the "*Crown*") allege they have "NO DUTY OF CARE" to those who have their real property stolen by the *Province*. Therefore according to contract law *the agreement* they force people to sign under threat and duress to "*work with the Ministry*" to have their inheritance returned as soon as possible is void from the beginning because what the Ministry really does to innocent people is not disclosed. My Human Rights violation complaint against "*the Ministry of Children and Family Destruction*" and others involved is the Truth, the whole Truth and nothing but the Truth. According to "*Her Majesty the Queen*" my son and I are NOT permitted to

enjoy our culture or use our native language which is a violation of our Human Rights. The “Crown”, the *BC Human Rights Tribunal* and members of the *Law Society of British Columbia* stole millions of dollars in recompense from my household to become party to offences of human trafficking, discrimination, hate, racism, genocide and crimes against humanity by not treated me and my son, people in need of protection, with the duty of care owed to us because of our race, cultural heritage and ethnic identity.

11. Late 2018 I filed a Human Rights complaint against the British Columbia Civil Resolution Tribunal and David Baanstra for discrimination based on race and ethnic origin as a result of being harassed by these individuals regarding my culture and native language. The BC Human Rights Tribunal denied my claim; a violation of my Human Right to receive Remedy and Reparation *customarily available to the general public* when I am being persecuted and tortured by wrongdoers doing business as “*Her Majesty the Queen*”.
12. October 2018 Ash Knightley and Melanie Titizian stole tens of thousands of dollars worth of my personal and tradesperson property with the cooperation and encouragement of “*Her Majesty the Queen’s*” representatives and members of the *Law Society of British Columbia*. I attended the Victoria Police Department October 30 2019 to ask for assistance as a crime of theft over five thousand was in progress. Victoria police persecuted me and lied, said it was a “*civil matter*”. I faxed BC Attorney General asking for help, I was ignored, refused respect, consideration, care, service and protection. I have repeatedly contacted Ash and Melanie to settle this matter in private to no avail.
13. 2018 “CANADIAN IMPERIAL BANK OF COMMERCE” began committing *Crimes Against Humanity and War Crimes* against me and my family the plaintiffs’ in this proceeding with an unlawful, unethical, illegal foreclosure with the cooperation of parties to offences and fraud “FULTON & CO.”, Daniel Carroll, Graham Mack, Hal Hicks; along with “JONESCO REAL ESTATE INC.”, Brad Walker and Jay Yoon in addition to members of the *Law Society of British Columbia*. I have the power granted to me by My Father in His unalienable Common Law, as well as two forms of legal remedy provided by my beloved spouse and plaintiff Jack Daley. I presented the Truth to those doing business as “CIBC”, “Fulton & Co.” and “Jonesco Real Estate Inc.”. I was not understood due to these void of the Light of Life, greedy for biblehub.net/dishonest+gain, guilty of blasphemy, crimes against humanity and war crimes persons being biblehub.net/liars and biblehub.net/my+enemies. They refused to respond or became irrational, threatening, harassing bullies when told the Truth I am obligated to speak because of my race and culture as written [biblehub.com/John 8:45](http://biblehub.com/John%208:45) So when I tell the truth, you just naturally don’t believe me! I have consistently contacted the blind leading the blind “CIBC” and Dan Carroll to settle this matter in private to no avail.

14. January 2019 District of Saanich was working near Polyanthus Crescent. The employees were disrespectfully taking up multiple parking spots in the neighbourhood and leaving work paraphilia on the property. I pointed out these choices were inappropriate; this resulted in retaliation. One of the employees saw my vehicle parked on the street, drove up behind pushing my car past the driveway. He then falsely accused me of damaging his vehicle and filed a claim with ICBC for allegedly causing mutilation to his bumper. I was harassed by ICBC with multiple threatening letters. I explained what happened yet was still charged to pay 50% of damages on a fraudulent filing. This is proof of a pattern of targeting by “*public servants*” and members of society to disturb my peace to destroy my quality of life with intentional infliction of severe financial, mental, emotional and physical pain and suffering. I have contacted ICBC to settle this matter in private to no avail.
15. February 2019 I filed a Human Rights complaint against Ash Knightley and Melanie Titizian. Commercial and residential tenants have absolute right to remove their assets upon vacation. I was not afforded this service or accommodation customarily available to the general public based on prohibited grounds of discrimination. Ash Knightley is not permitted to differentiate adversely against me, a “tenant” because of my sex, race and ethnic origin in order to unlawfully, illegally financially enrich himself and another party to his offences. I also filed a complaint against “Health Insurance BC” for discrimination based on marital status. The average length of time to get a response on a complaint from BC Human Rights Tribunal is two months. I did not receive a response from the BC Human Rights Tribunal until after I had filed a grievance with BC Ombudsperson September 2019. It took another two months to hear from BC HRT which constitutes torture and persecution by those doing business as the “*BC Human Rights Tribunal*”.
16. February 2019 I filed Human Rights complaints with the Canadian Human Rights Commission against Service Canada, CIBC, and the RCMP. Service Canada for refusing to release Survivor Pension Benefits, CIBC for a fraudulent foreclosure and RCMP who run the Hate Crimes Team in British Columbia who receive emails from me constantly because I am a constant victim of hate crimes yet I am completely ignored (torture & persecution), refused service customarily available to the general public. The “*bad faith*” Canadian Human Rights Commission denied my request for Justice, Remedy and Recompense due to their lack of competence or training in dealing with Truth, Understanding, Knowledge and Wisdom my race, culture and ethnic identity speak and practice.
17. March 2019 I was so distraught from being ignored and tortured after crying out for help I sent an email to members of the community which prompted Esquimalt mayor Barb Desjardin to not offer any mental, emotional, food or financial support; no, her solution was to do a “*welfare check*” by calling police. I was violently assaulted, my peace disturbed by Victoria PD and Saanich PD who persecuted, embarrassed and did nothing for me but make my life more unbearable.

18. March 2019 I filed Human Rights complaints against Jim Cutting, two against members of the Law Society of British Columbia, against a member of MP Randall Garrison's office who refused to serve me to have my Survivor Pension Benefits released and against my lawful husband Todd Vaillancourt. Those doing business as BC Human Rights Tribunal only responded to three protests with rejections, denying my right to Justice, Remedy and Compensation; a violation of my Human Rights.
19. March 2019 after continual persecution and torture, begging everyone I knew for any kind of support to be stonewalled, I was forced to apply to the Ministry of Social Development and Poverty Reduction for financial assistance. I have chronic fatigue, no longer able to work or be out amongst "the public" due to years of injustice, torture, persecution, acts of war and genocide so instructed to fill out a "*Person with Disability*" application by a very perceptive social worker who could hear in my voice I am in no shape to work. I was told I must have a member of the 'medical' field fill out part of the application. I began seeing a Nurse Practitioner named Nancy employed by *Vancouver Island Health Authority*. After each visit she tried to push me into inappropriate services and dangerous neurotoxins like Escitalopram I neither required or requested. I know exactly what is wrong with me and why. During the last of three appointments with Nancy she was rude, condescending and indifferent. She did not see or want to agree I have all the symptoms of severe chronic fatigue. It was not safe or healthy for me to return to Nancy, another "*public servant*" who refused to listen, be helpful and was clearly out to cause me harm, loss and injury to destroy my quality of life.
20. January to May 2019 there was an extreme increase in hydro costs due to a flood in my domicile. The restoration company was using large machinery consuming energy. I was in financial dire straits but made small payments every month I could afford to BC Hydro. In June BC Hydro shut off my power. I called and explained the situation, I was in calamity. They demanded I bring the account up-to-date or they wouldn't turn the power back on. That left me with no money for necessities of life. I applied for their Customer Crisis Fund shortly after. I was denied because I didn't have a disconnection notice. I explained I was on social assistance, wouldn't be able to pay BC Hydro on the due date but would when benefits were released. In September 2019 BC Hydro shut off my power again despite me wasting an entire day to fill out the Customer Crisis Fund application explaining in great detail I need help. BC Hydro showed no mercy, refused to restore power unless I provided a \$250 security deposit held for two years I could not afford.
21. From June 2017 to July 2019 Service Canada refused to release Survivor Pension Benefits to my household despite the fact I provided ample evidence I am the common-law spouse of my partner Jack Daley. This hatred, discrimination and refusal of social security benefits caused a rush of financial destruction in my life including but not limited to not being unable to cover insurance deductible after a flood, not being capable of heating my domicile, inability to cover rent on my

business resulting in tens of thousand of dollars worth of my special property being stolen by the landlord, falling behind on all monthly expenses and late payment of property taxes. I consistently and repeatedly contacted MP Randall Garrison among many others named in this Notice of Civil Claim who refused to step in and remedy this illegal, torturous, racist, unfair treatment. I filed a grievance with Canadian Human Rights Commission of my Human Rights being violated by Service Canada; I was refused service or remedy. I contacted the Office of the Federal Ombudsman for Victims of Crime as Service Canada agents were committing indictable crimes against me to which I was not provided any helpful service, just the usual never-ending black hole circus of govt uselessness.

22. June 2019 I applied to the Freedom of Information office for a file held at the BC Tenancy Branch regarding Ash Knightley's history of violently attacking vulnerable women. By Common Law I must provide one or two witnesses besides my own to corroborate my claim for loss, harm and injury caused by Ash Knightley. '*Public servant*' Dave Kotorynski decided to obstruct Justice to protect violent criminal Ash Knightley. I applied for my MCFD file to be denied which is now multiple denials of disclosure to persecute me. I have a right to every piece of evidence pertaining to what was done to my son and I. "*Her Majesty the Queen*" is hindering right to my information and obstructing Justice to protect criminals.
23. June 2019 District of Saanich was notified regarding issues with my Survivor Pension Benefits being withheld. I had begged my dad Dale Nevens, my mom's family millionaires Harvey and Michael Bombardier for financial help to be refused. I asked others with financial wealth like Esquimalt mayor Barb Desjardins and MP Randall Garrison who denied my need for support. I explained to District of Saanich my family had not been late meeting property tax obligations since becoming caretakers of the land and building January 2003. I was met with no mercy or an extention due to circumstances created by others acting in '*bad faith*' to cause me loss, harm and injury. I was less than two weeks late submitting property tax payment. I have been consistently harassed and persecuted since for "*late penalty*" extortion by the District of Saanich. I did attempt to settle this matter in private with District of Saanich to no avail.
24. June 2019 I contacted the Office of the Federal Ombudsman for Victims of Crime seeking service and protection. There was no help or intelligent information provided to me by this '*Federal public service*' office, only sheer ignorance and excuses to pass the buck to another worthless '*public service*'.
25. July 2019 after being tortured by over two years of war with Service Canada "*public servants*" Survivor Pension Benefits were released. BC Ministry of Social Development and Poverty Reduction was notified and promptly turned off my benefits for months claiming I was "*over the financial threshold for the year*". When I did receive benefit I noticed it was not correct, but significantly less. Recipients are permitted to make \$400 extra per month, any amount over

deducted. That rule does not apply to me. This Ministry is deducting my entire Survivor Benefit leaving me with a total of \$760 per month, an amount no one can respectfully, comfortably or peacefully live on. Beginning of December 2019 I submitted a letter explaining the error, my rights and an outstanding amount due as a result of this mistake. January 6, 2020 I have heard nothing from this Ministry.

26. August 2019 KYLE HAMILTON doing business as COOK ROBERTS LLP and member of the *Law Society of British Columbia* performs '*bad faith*' intention of unlawfully stealing \$500,000.00 from me, in order to dishonestly financially enrich himself while deliberately inflicting conditions of life calculated to bring about my physical destruction, wilfully causing me great suffering and serious injuries to my body and health with actions of fraud, witchcraft, discrimination, injustice, oppression, persecution, enslavement and torture. I have attempted to settle this matter with Kyle Hamilton and his client, my husband Todd Vaillancourt in private to no avail.
27. November 2019 I contacted over forty members of the Law Society of British Columbia requesting service to hold "*Her Majesty the Queen*" alleged "*Defender of the Faith*" represented by the Government of British Columbia, the Ministry of Attorney General, the Ministry of Children and Family Development, the Provincial Court of British Columbia and the BC Human Rights Tribunal accountable for the loss, harm and damage done to my family. No one would offer service customarily available to the general public violating my family's Human Rights.
28. November 2019 I was repeatedly tortured, threatening, intimidated and harassed by members of Victoria police department on a false claim made by Melanie Titizian, party to indictable offences of Ash Knightley. I am required to be compensated by Ash Knightley and Melanie Titizian for my labour, damaged and stolen property. I was lawfully delivering invoices and sending emails, my right pursuant to the Criminal Code of Canada to settle the matter in private. I did not harass or threatening anyone.
29. November 11 2019 at ten o'clock at night Victoria PD employee BRENT KEDDELL and another employee attended my domicile repeatedly pounding on the door persecuting, terrorizing and harassing me due to false information provided by Melanie Titizian. Truth is "*the police*" on Vancouver Island have a history of protecting criminals who assault me and my family but will act on these evildoers' request for service when I treat offenders the way they treat me. When my son was sexually abused in '*foster care*' his abuser was protected by '*law enforcement*'. I experienced the same persecution, torture and harassment from "*the police*" when human trafficking criminals "*Pearlman Lindholm*" and "*MCFD*" filed a fraudulent hypocritical restraining order I was not served purposely to set me up for a violent assault, torts of "*false arrest*" and "*malicious prosecution*".
30. December 2019 I am by administrative rule required to attempt to settle disputes privately. I sent registered mail packages, offers to settle to those doing business

as the BC Attorney General, the BC Deputy Attorney General, the Law Society of BC, the Chief Judge of BC and the Finance Minister. I provided a 10-day time to respond and made clear if I did not hear back it would be tacit agreement giving me right to seek a default judgment for the loss, harm and injuries suffered by my family. I received correspondence from BC Law Society and the Chief Judge who are as written biblehub.net/my+enemies incapable of telling, knowing or understanding biblehub.net/the+truth or biblehub.net/justice.

31. December 3 2019 I delivered a package to Victoria police department of indictable crimes past and in progress with supporting evidence. I gave thorough specific instructions to be followed immediately. RCMP in Kamloops BC were to arrest and charge Todd Vaillancourt, Dan Carroll, Graham Mack and Hal Hicks. In Victoria Jim Cutting, Ash Knightley, Melanie Titizian and Kyle Hamilton were to be arrested and rightfully charged with their indictable wrongdoings. I have not heard one word from the Victoria police despite sending repeated communication via text and email requesting an update.
32. Dale Nevens, Harvey and Michael Bombardier my enemies as it is written biblehub.net/members+of+your+household have been abusing and neglecting me since June 1973 with a torrent of persecution, stonewalling, refusal of necessities of life, defamation, assumption and presumption about me and my life.

The defendants

33. “*Her Majesty the Queen*” in Right of the Province of British Columbia as represented by the Government of British Columbia and the Ministry of the Attorney General (the “*Crown*”) is named in the proceedings pursuant to the provisions of the *Crown Proceedings Act* R.S.B.C. 1996, c. 89. “*Her Majesty the Queen*” is named in the proceeding pursuant to biblehub.net/my+Father, who is incapable of showing partiality or bias, universally renown for never biblehub.net/acquitting+the+guilty.
34. At all material times alleged “*Defenders of the Faith*” the Ministry of Children and Family Development, the Provincial Court of British Columbia, MLA Lana Popham for Saanich South, the British Columbia Human Rights Tribunal, Victoria Police Department, Saanich Police Department, the BC Hate Crimes Team, RCMP, the British Columbia Office of the Ombudsperson, and the Law Society Of British Columbia members, John Doe and Jane Doe have a duty, obligation and responsibility to respect, protect and serve my biological real property and I being sensitive to our race, culture and ethnicity. First and foremost, to adequately enforce the Way, the Truth and the Life; secondly *statues, codes, acts, regulations, principles of administrative fairness, International conventions and covenants* pursuant to the provisions of **THE GOLDEN RULE** “*do to others as you would have them do to you*” which sums up THE [only] LAW!

35. At all material times the defendants listed in the previous paragraph are vicariously, jointly and severally liable for the torts levelled against my family committed in “*bad faith*” to deliberately inflict conditions of life calculated to bring about Jack’s, myself and AJ’s physical destruction, wilfully causing us great suffering and serious injuries to our bodies and health with offences of human trafficking, racism, hatred, bigotry, discrimination, injustice, oppression, persecution, enslavement and torture.
36. At all material times “*Her Majesty the Queen*” (principle) as represented by the Federal Government of Canada (agents) listed in this proceeding are jointly and severally liable for the torts, continual persecution, indictable offences and crimes against humanity committed against me and my family.
37. At all material times alleged “*Defenders of the Faith*” members of the *Law Society of British Columbia*, the *Provincial Court of British Columbia*, the *Crown*, the *police* and *RCMP* have a duty to consider my race, culture and ethnic identity, serve and protect me, a Woman in need of protection which includes laying criminal charges to hold wrongdoers to account pursuant to the laws of British Columbia in accordance with every biblehub.net/jot+and+tittle of Common Law. I have been forced to do your job for you. You “public servants” will act on the laying of private information packages in your possession immediately.
38. At all material times members of the Law Society of British Columbia have a responsibility to adequately protect me and my biological property, people in need of protection, a duty to our care to sufficiently enforce the laws of British Columbia pursuant to the Truth, Justice, Remedy and Restoration.
39. At all material times Jim Cutting is personally liable for the torts he maliciously committed against me pursuant to the Way, the Truth and the Life.
40. At all material times guilty by association shareholders and private owners of “*CANADIAN IMPERIAL BANK OF COMMERCE*” are jointly and severally liable for the persecution, torts, indictable offences and crimes against humanity committed by their agents perpetuated against Jack and I, their righteous victims who trusted “the *Bank*” pursuant to the biblehub.net/commandments+statutes+and+law sitting on the witness box of every courtroom in Canada.
41. At all material times principles and agents doing business as “*FULTON & COMPANY LLP*” are jointly and vicariously liable for their indictable offences and crimes against humanity perpetuated against the plaintiffs Jack [Daley] and myself.
42. At all material times guilty by association BAR members and legal assistants doing business as “*FULTON & COMPANY LLP*” are jointly and severally liable for the persecution and torts committed by Daniel Carroll, Hal Hicks, Graham Mack and Suzanne Bossio pursuant to the biblehub.net/commandments+statutes+and+law sitting on the witness box of every courtroom in Canada.

43. At all material times “JONESCO REAL ESTATE INC.” principle(s) and agents Brad Walker and Jay Yoon are jointly and severally liable for the torts, indictable offences and crimes against humanity perpetuated against Jack, myself and our real estate pursuant to the biblehub.net/commandments+statutes+and+law sitting on the witness box of every courtroom in Canada.
44. At all material times “ARGENTIS PROPERTIES LTD.” principle(s) and agent offender Ash Knightley are jointly and severally liable for the torts, indictable offences and crimes against humanity perpetuated against me and my property pursuant to unalienable biblehub.net/commandments+statutes+and+law.
45. At all material times “WAVE HAIR STUDIO” principle Melanie Titizian is personally liable for the torts committed by Ash Knightley and herself in accordance with the unalienable biblehub.net/commandments+statutes+and+law.
46. At all material times “COOK ROBERTS LLP” principle(s) and agent Kyle Hamilton are jointly and severally liable for the persecution and torts, indictable offences and crimes against humanity perpetuated against me, their target and victim.
47. At all material times Dale Nevens is personally liable for the loss, harm and injury he did, does and will continue to cause me and my AJ.
48. At all material times Harvey and Michael Bombardier are vicariously, jointly and severely liable for the torts committed against my family perpetuated in “*bad faith*” to deliberately inflict conditions of life calculated to bring about our physical destruction, wilfully causing us great suffering and serious injuries to our bodies and health with offences of racism, hatred, discrimination, oppression and persecution.

The Negligence of “Her Majesty the Queen” (principle) and its agents

49. “Her Majesty the Queen” as represented by its “*public servants*” named in this proceeding had, have and will continue to be responsible in their duty to consider, serve and defend me, a Woman in need of protection and my family, Jack and AJ, from our assailants and oppressors, members of “*the court*”, the Law Society of BC, federal and provincial “*public servants*”, CIBC, and offenders in society.
50. The “Crown” alleged “*Defenders of the Faith*” have a sure duty to follow biblehub.net/commandments+statutes+and+law to guarantee productive, safe, healthy, whole, peaceful governments, leaders, servants, courts, schools, communities, provinces, states, countries and nations in accordance with biblehub.net/the+way+the+truth+and+the+life. The negligence in refusing to do so and teach others to do so has caused Jack, AJ and I to suffer loss, harm and injuries.
60. “Her Majesty the Queen” alleged “*Defender of the Faith*” as represented by its “*public servants*” named in this proceeding are negligent, biblehub.net/rebellious and breached the Trust particulars of which include, but are not limited to:

- (a) failing to follow your own “rules”
- (b) failing to be knowledgeable, understand and practice Common Law
- (c) failing to disclose all terms and conditions of your fraudulent contracts & services
- (d) failing to understand no corporation or person is permitted to charge interest biblehub.net/do+not+charge+interest
- (e) failing to practise forgiveness of all debts biblehub.net/every+seven+years
- (f) failing to believe me, a Woman of Truth when I keep telling you liars the Truth
- (g) failing to admit you hate and ignore my family’s race, culture and ethnic identity
- (h) failing to run your “courts” fairly to acquit the innocent and condemn the guilty
- (i) failing to accept responsibility for your crimes against humanity falsely believing you are “above the law” by maliciously, purposely human trafficking my biological property who was NEVER, at any time in need of protection in my loving capable care
- (j) failing to protect my biological asset, victim of govt human trafficking from sexual, mental, emotional, physical, spiritual and verbal abuse at the hands of those he was forced to endure after being unlawfully kidnapped by witches
- (k) failing to understand human trafficking is a capital crime, death penalty offence
- (l) failing to provide my son with his right to be restored to his rightful place and domicile of origin July 2010 after I told the Truth when you PSYCHO LIARS had NO CASE
- (m) failing to understand and admit “govt” is biblehub.net/the+beast created by and run for children of the devil, poisonous to the righteous and cause of global warming

Jurisdiction

I have been witness to and have my own experience with “*the court*”. There is not a legitimate, healthy, sane Common Law court in Canada. BAR and Law Society members DO NOT follow the instructions for fairness, Justice, Remedy and Compensation, the unalienable right of all victims of criminal and civil offences in the commonwealth.

Pursuant to the *International Covenant on Civil and Political Rights* affords people belonging to ethnic, religious or linguistic minorities shall not be denied the right to enjoy their own culture, to profess and practise their own religion or to use their own

language. In my culture there are very specific, extremely narrow credentials for those who make decisions between victims of offences and criminals. There must be at least biblehub.net/two+witnesses agreeable in '**Courts of Common Law**' as written **Deuteronomy 17:8-13**. A Levite priest in the community also called a 'prophet' must examine the evidence, the wickedness of the offender(s) in cooperation with another qualified individual expert in Common Law **Exodus 18:21** who inquires of the ONLY biblehub.net/Judge+and+Lawgiver pursuant to **Deuteronomy 1:17** and **Exodus 18:23** to acquit the innocent and condemn the guilty. Anyone acting as "*the court*" MUST provide justice, remedy and recompense to the injured party or parties damaged by the wrongdoer(s)/defendant(s) pursuant to [biblehub.com Exodus 18:23](http://biblehub.com/Exodus+18:23). Only those with these credentials are of my peers and permitted to give decisions relating to those named in my NOTICE OF CIVIL CLAIM. I have a right to access and be served by the righteous regarding offences written in the **Crimes Against Humanity and War Crimes Act**, **Canadian Multiculturalism Act** and the **Criminal Code Act** perpetuated against myself and family by '*Her Majesty the Queen*' and agents. **FOR YOUR INFORMATION:** I AM a qualified Levite priest (teacher), accomplished with ten years training, an expert witness who will be deferred to in all decisions and executions of fines and punishment handed out to wrongdoers responsible for their violations of the Crimes Against Humanity and War Crimes Act, racism and indictable crimes which destroyed my family.

Part 2: RELIEF SOUGHT

Her Majesty the Queen as represented by the Government of British Columbia and the Federal Government of Canada

1. The plaintiffs claim, on our own behalf and on the behalf of our race who are in need of protection resident in British Columbia and elsewhere in "*the world*" as follows:
 - (a) the immediate restoration of my real property including my '*legal*' status as his (my biological property's) guardian and caregiver
 - (b) Admission of guilt by every person involved in the criminal and civil assaults on my family including a public apology by "*Her Majesty the Queen*" and its representatives to my family and race
 - (c) general damages
 - (d) special damages
 - (e) punitive damages
 - (f) prejudgment interest: the total of general, special, punitive and prejudgement interest to make Jack [Daley], Victoria and AJ [Nevens] whole **\$37,000,000.00**

The Law Society of British Columbia

2. All BC Law Society members involved in the human trafficking of my real property to destroy my family arrested, charged, tried and convicted to imprisonment for life for their acts of genocide, crimes against humanity and war crimes pursuant to the *Crimes Against Humanity and War Crimes Act*. “*Her Majesty the Queen*” refused to hold fast to the Common Law which demands public execution of those guilty of attacking, persecuting and torturing my race and family so IT WILL FOLLOW CONVENTIONAL INTERNATIONAL LAW TO WHICH CANADA IS A PARTY!

FULTON & COMPANY LLP

3. Agents of “Fulton & Company” biblehub.net/must+admit+their+guilt in writing and provide me a copy as I have told them the Truth for years.
 - (a) immediate application to quash the unlawful, illegal foreclosure on my familial domicile
 - (b) a written apology for tormenting and persecuting me for years
 - (c) joyfully provide general, special and punitive damages of **\$1,370,000.00**

COOK ROBERTS LLP

4. Kyle Hamilton must admit his guilty in writing and provide me a copy.
 - (a) cheerfully provide general, special and punitive damages of **\$600,000.00**

JOHN DOE and JANE DOE

5. Whomever bought my real property to destroy my family is guilty of party to offence of genocide and will be arrested, charged, tried and convicted with a sentence of imprisonment for life for crimes against humanity and war crimes pursuant to the *Crimes Against Humanity and War Crimes Act*.

Or if “*Her Majesty the Queen*” refuses to do its duty and restore my property

Reimbursement for my creation and care fees from my son’s captors as I have absolute right to receive income for my priceless, precious, irreplaceable inheritance and labour as I see fit **\$14,250,000.00**

CANADIAN IMPERIAL BANK OF COMMERCE

6. CIBC must admit guilty in writing and provide me a copy.
 - (a) provide immediate direction to their partners in crime, agents of “*Fulton and Co.*” to draw up and file an order in “*the court*” to squash the unlawful, illegal foreclosure on my familial domicile
 - (b) gratefully provide general, special and punitive damages of **\$3,700,000.00**

JIM CUTTING

7. Jim Cutting must admit guilty in writing and provide me a copy.

(a) provide general, special and punitive damages of \$300,000.00

ARGENTIS PROPERTIES LTD

8. Ash Knightley must admit guilty in writing and provide me a copy.

(a) provide general, special and punitive damages of \$117,000.00

WAVE HAIR STUDIO

9. MELANIE TITIZIAN must admit guilty in writing and provide me a copy.

(a) provide general, special and punitive damages of \$41,000.00

DALE NEVENS

10. Dale Nevens must admit guilty in writing and provide me a copy.

(a) provide general, special and punitive damages of \$73,000.00

HARVEY and MICHAEL BOMBARDIER

11. Harvey and Michael Bombardier must admit guilty in writing and provide me a copy.

(a) provide general, special and punitive damages of \$1,730,000.00

Part 3: LEGAL BASIS

1. I plead and rely on knowing “*Her Majesty the Queen*” an alleged “*Defender of the Faith*” and her representatives are responsible to follow the biblehub.net/commandments+statutes+and+law sitting on the witness box of every courtroom in Canada. As such these persons owed, owe and will continue to owe a duty to myself and my family in each tort and in breach of those duties, did not ensure the adequate and proper administration of the Way, the Truth and the Life within British Columbia in their dealings with my race/family.
2. I plead and rely on myself and my real property belong to a hated by everyone race, culture and ethnicity in need of protection pursuant to the *Immigration and Refugee Protection Act Part 2* Person in need of protection (2) Living souls in Canada who are a member of a class prescribed by the regulations as being in need of protection is in need of protection. This translates to “*Her Majesty the Queen*” and its “*public servants*” alleged “*Defenders of the Faith*” having a heightened responsibility to a “*duty of care*” of my race who are targets for genocide, torture and persecution. This *duty of care* is not afforded to my family by Federal or Provincial “*public servants*” or secular “*society*”.

3. I plead and rely on experiencing since June 1973 and beyond parties named as offenders in this Notice of Civil Claim, of whom are persons NOT '*legal fiction*' corporations have violated me and my family's (the victim's) rights pursuant to the *Crimes Against Humanity and War Crimes Act* Article 6 (b), (c) and (e); Article 7-1 (a), (c), (f), (h), (i) and (k); Paragraph 2 of Article 8-2 (i), (ii), (iii) and (iv).
4. I plead and rely on the Truth I know and understand that all persons named in this Notice of Civil Claim have in the past and are currently torturing and persecuting my family. See *Crimes Against Humanity and War Crimes Act* Article 7-2 For the purposes of paragraph 1 (e) and (g).
5. The *International Covenant on Civil and Political Rights* provide MY people who belong to an ethnic and linguistic minority shall not be denied the right to enjoy our culture or use our native language. "*Her Majesty the Queen*" and its representatives named in this Notice of Civil Claim have denied my culture and race our right for decades. I plead and rely on "*Her Majesty the Queen's*" binding to the *Canadian Human Rights Act*, the *Canadian Multiculturalism Act*, the *International Convention on the Elimination of All Forms of Racial Discrimination* and the *Convention on the Elimination of All Forms of Discrimination against Women*.
6. I plead and rely on Taylor Beaupre, Complaints Review Officer, Office of the Federal Ombudsman for Victims of Crime, Government of Canada claiming: "*the federal government is responsible for the enactment of the Criminal Code, **PROSECUTION OF CRIMINAL CODE OFFENCES AND THE ADMINISTRATION OF JUSTICE ARE SOLELY THE RESPONSIBILITY OF THE PROVINCES**. As a result, we cannot review matters that fall within provincial or municipal jurisdictions and we do not have jurisdiction over courts, prosecutions, provincial victim service agencies, or police forces*". Therefore I plead and rely on any criminal code offence committed against my family by federal govt agents doing business on the land known as "*British Columbia*" will be the [dictionary.com/prosecutory](https://www.dictionary.com/prosecutory) responsibility of those doing business as '*the Crown*' and "*the court*" in British Columbia to perform their contractual obligations and duty of care to provide my family immediate Justice, Remedy and Restoration.
7. I plead and rely on my understanding this tort claim arises from the same offences by multiple parties against me and my family's rights pursuant to the *Crimes Against Humanity and War Crimes Act* <https://laws-lois.justice.gc.ca/PDF/C-45.9.pdf>, *Canadian Multiculturalism Act* <https://laws-lois.justice.gc.ca/PDF/C-18.7.pdf> and the *Criminal Code Act* <https://laws-lois.justice.gc.ca/PDF/C-46.pdf>. *Court Rules Act* Supreme Court Civil Rules-Rule 22-5—Multiple Claims and Parties Section (1), (2) (a) and (b) gives me right to combine claims into one action. My real property unlawfully stolen and trafficked is Section (3) *jointly entitled to relief* so must be joined to this NOTICE OF CIVIL CLAIM and entitled to immediate liberation. My biological property does not need to be party to all the relief sought in my tort pleading pursuant to Section (5) of Rule 22-5.

8. I plead and rely on knowing my race, cultural heritage and ethnic identity are targets for life threatening [dictionary.com/persecution](https://www.dictionary.com/persecution) *noun* the act of [persecuting](https://www.dictionary.com/persecuting); the state of being [persecuted](https://www.dictionary.com/persecuted)-a system, program or campaign to exterminate, drive away, or subjugate, (defeat, overpower) people based on their membership in a religious, ethnic, social, or racial group; the act of [persecuting](https://www.dictionary.com/persecuting)/[persecuted](https://www.dictionary.com/persecuted) *verb (used with object)*, to pursue with harassing or [dictionary.com/oppressive](https://www.dictionary.com/oppressive) treatment, especially because of religious or political beliefs, ethnic or racial origin, gender identity, or sexual orientation; to [dictionary.com/annoy](https://www.dictionary.com/annoy) or trouble persistently is an atrocious indictable crime against humanity pursuant to the **Crimes Against Humanity and War Crimes Act** Article 7(1)(h) and (k) constituting an offence under Section 4(1)(b), (2)(a-b) punishable to imprisonment for life.
9. I plead and rely on knowing the [Law Foundation of BC](https://www.lawfoundationofbc.ca/), the [Law Society of BC](https://www.lawsocietyofbc.ca/), and [BC Ministry of Attorney General](https://www.bcmag.ca/) information https://wiki.clicklaw.bc.ca/index.php/Rights_and_Responsibilities_of_Self-Represented_Litigants *"All Canadian lawyers are members of their province's or territory's law society. Each law society has a written code of conduct that describes the minimum standards of behaviour expected of their members. In general, these codes of conduct require lawyers to treat opposing parties who are not represented by counsel politely and in the same courteous manner as they would treat a fellow lawyer."* Armed with this evidence ALL lawyers I have, am or will be forced against my culture and ethnicity to deal with are GUILTY of indictable crimes pursuant to the **Criminal Code Act** <https://laws-lois.justice.gc.ca/PDF/C-46.pdf> and of genocide Article 6 (a), (b) and (c) according to the **Crimes Against Humanity and War Crimes Act**. My race's unalienable rights pursuant to the **International Covenant on Civil and Political Rights** <https://www.ohchr.org/Documents/ProfessionalInterest/ccpr.pdf> provides that **PEOPLE belonging to ethnic, religious or linguistic minorities shall not be denied the right to enjoy their own culture**, to profess and practise their own religion **or to use their own language** therefore those of my *own culture* are not permitted for health, welfare and safety reasons to have relationships of any kind with liars, murderers, thieves or destroyers deceptively titled "*Barristers, Advocates, Attorneys and Solicitors*". ALL BC lawyers who have, are or will attempt to commit offence against myself and my family are 100% the responsibility of "*Her Majesty the Queen*" alleged "*Defender of the Faith*" who has a duty to forward for notification and response purposes the tort action NOTICE OF CIVIL CLAIM for Criminal offenses, and Crimes Against Humanity against all those named in my indisputable Notice of Civil Claim, Affidavits and Exhibits to International facilities for immediate Justice, Remedy and Restoration due my family.
10. I plead and rely on the *Crown Liability and Proceedings Act* S.C. 1990 c. 8. (the "CLPA"). Section 3 is the provision that creates the liability of "*public servants*" in acts of tort.

Section 3:

3. The Crown is liable for the damages for which, if it were a person, it would be liable

(a) in the Province of Quebec, in respect of

(i) the damage caused by the fault of a servant of the Crown, or

(ii) the damage resulting from the act of a thing in the custody of or owned by the Crown or by the fault of the Crown as custodian or owner; and

(b) in any other province, in respect of

(i) a tort committed by a servant of the Crown, or

(ii) a breach of duty attaching to the ownership, occupation, possession or control of property.

Section 3, imposes vicarious liability on the Crown for the acts of its servants. That conclusion is clear when section 10 is considered:

Section 10:

10. No proceedings lie against the Crown by virtue of subparagraph 3(a)(i) or (b)(i) in respect of any act or omission of a servant of the Crown unless the act or omission would, apart from the provisions of this Act, have given rise to a cause of action for liability against that servant or the servant's personal representative or succession.

Since Crown liability is second-hand, not direct, in order for the Crown to be liable, their victim must establish the public servant(s) would be personally liable, i.e. the servant(s) owed a duty of care to their target & victim the plaintiff breached that duty and caused the loss.

Actors posing as 'Her Majesty the Queen' in federal and provincial offices have committed continual torts against my family of ***Abuse of Public Office, Breach of Trust, Negligence, Genocide, Crimes Against Humanity, racial discrimination, hate crimes, refusal to serve etc.***

11. I plead and rely on the Magna Carta

<https://www.google.ca/search?q=magna+carta+in+canada&ie=UTF-8&oe=UTF-8&hl=en&client=safari> “being the first example of a king of England consenting to written limits on his power drafted by his subjects. The Magna Carta (or Great Charter) informs the legal system in English Canada, and the Canadian Charter of Rights and Freedoms” states No. “40. To no one will we sell, to no one will we refuse or delay, right or justice.” Number 40 makes clear Justice, Remedy (Right) and Redress are NOT FOR SALE, to be refused or delayed. I, Victoria Ann

[Nevens], Sui Juris, record, do depose and say I am competent to testify, have personal firsthand knowledge of those doing business as *Canada, Her Majesty the Queen* thesaurus.com/IGNORE their duty of care, good faith, morals, ethics, obligation and responsibility as hundreds of thousands of others testify to the Truth I speak. I am witness number 1 presenting witness number two and three to establish my claim

www.vancouver.sun.com/news/mulgrew+access+justice+fairy+tale+self+represented+litigants+conclude/8351310/story.html

www.google.ca/search?q=access+to+justice+in+canada+is+a+joke&ie=UTF-8&oe=UTF-8&hl=en&client=safari. Armed with this Truth and personal firsthand knowledge I Victoria do not, will not consent to be intimidated, threatened, harassed or responsible for oppression and fraud ‘legal costs’ a form of witchcraft of anyone or any legal fiction ‘person’ who is unable to testify on the record, incompetent to handle their own affairs or able to speak for themselves in my perpetual WAR/BATTLE for Truth, Justice, Right and Recompense.

(a) Offenders named in my Notice of Civil Claim who to hide your guilt ignorantly employ a biblehub.net/liar or group of biblehub.net/liars (“*Barristers, Advocates, Attorneys and Solicitors*”) are considered a Ward of the STATE, an dictionary.com/imbecile and dictionary.com/incompetent. If anyone or any legal fiction ‘person’ subject to my NOTICE OF CIVIL CLAIM employs those doing business as biblehub.net/you+lawyers of ‘the Law Society of British Columbia’ or any ‘Law Society’ across Canada in a futile attempt to argue with the Truth there will be judgement in my favour for relief sought giving me, the persecuted victim of genocide, crimes against humanity and multiple offences under the Criminal Code of Canada right to apply to the www.provincialcourt.bc.ca/ for a default order. Only liars, those guilty of living a life of wickedness, evil, dictionary.com/vice as written [Revelation 21:8](#) and their shamefaced attempt to hide behind a mask, an illusion of protection doing business as racketeers and extortionists known as “*Barristers, Advocates, Attorneys and Solicitors*” need to deny and lie about their motivation to cause my race harm, loss and injury destroying our quality of life. The reason behind my refusal to pay racketeers/extortionists which ALL “Law Society” members are guilty of are:

(b) I plead and rely on MY unalienable rights under the *International Convention on the Elimination of All Forms of Racial Discrimination*

www.ohchr.org/Documents/ProfessionalInterest/cerd.pdf which include but are not limited to Article 5 (b) The right to security of person and protection by the State against violence or bodily harm, whether inflicted by government officials or by any individual group or institution; (d) (ix) The right to freedom of peaceful assembly and association. “*Barristers, Advocates, Attorneys and Solicitors*” as written are biblehub.net/foolish and biblehub.net/arrogant therefore NOT a peaceful assembly or association [Proverbs 29:9](#) When the wise

have a controversy with the foolish and arrogant, the fools [ignore logic and fairness] only rage or laugh and there is no peace (rest, agreement). [Proverbs 24:7](#) Wisdom lies beyond reach of [biblehub.net/the+wicked](#) fool; they have nothing to say in court.

(c) I plead and rely on knowing if you can lie or [dictionary.com/deny](#) the Truth filled Notice of Civil claim backed by a surplus of evidence I have filed on the public record about your racist, malicious “bad faith”, wrongdoing rancorous criminal [biblehub.net/words+and+deeds](#) or the [dictionary.com/commerce](#) [dictionary.com/prostitute](#) ‘legal fiction’ you [biblehub.net/merchants+of+the+world](#) do business as you are [biblehub.net/my+enemy](#) guilty of unforgivable (*adjective* so bad as to be unable to be excused or pardoned) [biblehub.net/blasphemy](#) as written [biblehub.com/Numbers 5:6](#) Whenever a man or a woman commits any wrong against another man or woman and so in this way is [dictionary.com/unfaithful](#) (pay CLOSE ATTENTION to the words related to “unfaithful”) to the Way, the Truth and the Life the reprobate(s) [dictionary.com/MUST](#) be held responsible. [biblehub.com/Numbers 5:7](#) The wrongdoer(s) must confess their guilt and pay their victim(s) in full for whatever damage has been done, plus a fine of twenty percent. Legally blasphemy would be known as “*contempt of court*” civilly under Rule 22-8 of **Court Rules Act Supreme Court Civil Rules**. Legislators and “*Law Society*” members have inadequately presented the Common Law offence of blasphemy under their ‘*color of law*’ fiction **Negligence Act** [www.bclaws.ca/civix/document/id/complete/statreg/96333_01](#).

12. I plead and rely on the **Crimes Against Humanity and War Crimes Act** ARTICLE 6 **genocide** means acts committed with intent to destroy, in whole or in part, a national, ethnical, racial group (a) murdering members of the group; (b) causing serious bodily or mental harm to members of the group; (c) deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part; (d) imposing measures intended to prevent births/fruitfulness within the group; (e) forcibly transferring biological property (falsely called ‘children’) of the group to another group which is the malicious intent of all agents of those doing business as ‘*the Law Society of British Columbia*’ and the ‘*Ministry of Children & Family Destruction*’ (MCFD) making all responsible for the forced removal of my biological inheritance of indictable crimes under the **Criminal Code Act** [https://laws-lois.justice.gc.ca/PDF/C-46.pdf](#) pursuant to Sections 218, 219 (1)(a-b), 221, 264.1 (1) (a), 265 (1)(a-b), 268 (1), 269, 269.1 (1), 279 (1)(c), (2), 279.01 (1) (2)(a), 299 (a-c), 318 (1) (2)(a-b), 322 (1)(a)(d), 328 (a-b), 341, 343 (a-b), 346 (1), 354 (1)(a), 355.2 (a), 355.4 (a), 361 (1), 362 (1)(a), 372 (1), 380 (1), 423 (1)(a-b), (d), 429 (1), 430 (1) (a-d), 463 (a) just to get started on the indictable crimes committed against my real property and myself by those doing business as “*child protection*” and “*the court*”.

13. I plead and rely on the *Canadian Multiculturalism Act* which includes my Right to Remedy under the *Canadian Human Rights Act* <https://laws-lois.justice.gc.ca/PDF/H-6.pdf>, the *International Convention on the Elimination of All Forms of Racial Discrimination* and the *International Covenant on Civil and Political Rights*. Every unethical, “*bad faith*” agent of BC government ‘*public services*’ and the buyer(s) of my stolen biological property are guilty of the crime of Genocide by robbing me of my “*highly marketable*” real asset to transfer via a commercial transaction to another group are subject to life in prison punishment under the *Convention on the Prevention and Punishment of the Crime of Genocide* Article IV PERSONS COMMITTING GENOCIDE or any of the other acts enumerated in Article III SHALL BE PUNISHED, WHETHER THEY ARE CONSTITUTIONALLY RESPONSIBLE RULERS, PUBLIC OFFICIALS OR PRIVATE INDIVIDUALS. www.ohchr.org/EN/ProfessionalInterest/Pages/CrimeOfGenocide.aspx. Each one of the hundreds of “*public servants*” and private persons responsible for the crime of Genocide perpetrated against my inheritance (son) and I will be held responsible by right pursuant to the *International Covenant on Civil and Political Rights* Article 6 (3) When deprivation of life constitutes the crime of genocide, it is understood that nothing in this article shall authorize any State Party to the present Covenant to derogate in any way from any obligation assumed under the provisions of the Convention on the Prevention and Punishment of the Crime of Genocide.
14. I plead and rely on the *Canadian Human Rights Act* to bring attention to the Truth when those who biblehub.net/brings+forth+evil doing business as “*the court*” published their biblehub.net/vile opinion falsely labelled ‘*judgement*’ why my real property was to be sold they became guilty of violating my Human Rights by publishing, displaying and issuing their racist discriminatory presumption and assumption biblehub.net/witchcraft exposing me to hatred and contempt.

(1) The plaintiff’s address for service is:

Victoria Nevens
604 Polyanthus Crescent
Victoria, BC V8Z 2J4

(2) Place of trial: 850 Burdett Avenue, Victoria, British Columbia

The address of the registry is:

850 Burdett Avenue, Victoria, British Columbia

Dated: January 6, 2019

Victoria Nevens
Plaintiff/Victim

Rule 7-1 (1) of the Supreme Court Civil Rules states:

(1) Unless all parties of record consent or the court otherwise orders, each party of record to an action must, within 35 days after the end of the pleading period,

(a) prepare a list of documents in Form 22 that lists

(i) all documents that are or have been in the party's possession or control and that could, if available, be used by any party at trial to prove or disprove a material fact, and

(ii) all other documents to which the party intends to refer at trial, and

(b) serve the list on all parties of record.

APPENDIX

Part 1: CONCISE SUMMARY OF NATURE OF CLAIM:

This is an action arising from racism, discrimination, torture, persecution, human trafficking, oppression and fraud that has destroyed the quality of life an innocent family who will be restored and redressed according to Common Law.

Part 2: THIS CLAIM ARISES FROM THE FOLLOWING:

a matter not listed here

Part 3: THIS CLAIM INVOLVES:

conflict of laws

Part 4:

Common Law, The Way, the Truth and the Life Eternal

Crimes Against Humanity and War Crimes Act S.C. 2000, c. 24

Canadian Multiculturalism Act R.S.C. 1985, c. 24 (4th Supp.)

Canadian Human Rights Act R.S.C., 1985, c. H-6