Multiple times ASH KNIGHTLEY signed leases which CLEARLY STATE TRADE EQUIPMENT & TRADE FIXTURES BELONG to the TRADESPERSON which is standard for commercial leases! HE VIOLATED HIS OWN non-negotiable AGREEMENTS TO STEAL MY TRADE FIXTURES & TRADE EQUIPMENT TO GIVE MY STOLEN PROPERTY (THEFT OVER 5 THOUSAND) TO ANOTHER PERSON! THIEF ASH KNIGHTLEY STOLE MY \$625 DAMAGE DEPOSIT AS WELL!

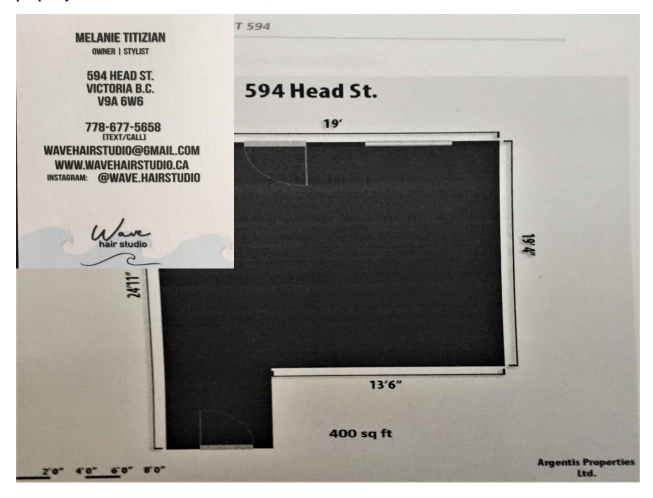


### **Argentis Properties Ltd**

"Leasehold Improvements" means all fixtures, improvements, installations, alterations and additions from time to time made, erected or installed by or on behalf of the Tenant or any former occupant of the Premises, including doors, hardware, partitions (including moveable partitions) and wall-to-wall carpeting, but excluding trade fixtures and furniture and equipment not in the nature of fixtures;

ASH KNIGHTLEY has a history of ATTACKING HELPLESS WOMEN in the building at 903 Esquimalt Road as well as FORCING OTHER DEFENCELESS INDIVIDUALS to MOVE TO ENRICH HIMSELF! I'VE seen ASH KNIGHTELY become VIOLENT so once ILLEGALLY LOCKED OUT it was NEVER SAFE TO RETURN (indictable offence of Intimidation) and still is not! A. KNIGHTLEY agreed to extend from October 1 to 31 2018 to vacate the premises I'd endured at for over 5 years. When I informed ASH I'd be liquidating my equipment & fixtures out of professional courtesy I WAS ILLEGALLY LOCKED OUT SO ASH COULD STEAL MY TRADE EQUIPMENT/FIXTURES & gift my stolen property to another tradesperson for FREE without paying a dime for the tens of thousands invested to create my beautiful trade proprietorship.

594 Head St. was four white walls when I leased the room in 2013 and that is exactly how it was going to be left for the next leaseholder or they PAY FOR MY WORK & PROPERTY plus twenty percent as it is written as per THE COMMON LAW! Do those who've stolen tens of thousands of work & property from me understand? EVERYTHING ATTACHED TO THE WALLS of 594 HEAD STREET by LAW IS MY TRADE EQUIPMENT OR TRADE FIXTURE and it BELONGS TO ME UNTIL PAID FOR! DO those who believe they have a right to steal my private personal & tradesperson property UNDERSTAND? JUSTICE REQUIRES ACTION!



All have 'rights'. If they do not assert those rights, no one will. To reiterate there is no intention to cause damage, only gently & peaceably remove belongings, trade fixtures & trade equipment.

That was always the intent. For health reasons, there is no consent to being "supervised". The suggestion is insane & violates my rights. The 'landlord's' suggestion is beyond disturbing & makes those like myself, a sensitive & empath beyond uncomfortable to the point of punitive injury. Toxic environments make it impossible for my race to function efficiently therefore, logically, appropriate boundaries as previously elucidated must be respected.

When a commercial tenant vacates the commercial property that he has been leasing, he can remove all of his personal property and some "trade fixtures" that were located on the the premises. Trade fixtures are removable personal property that a tenant attaches to leased land for business purposes, such as a display counter. For a commercial tenant to be able to remove a trade fixture, the item in question must be:

- Necessary for the business of the tenant,
- Removable without damage to the property, and
- Removed from the property within a proper time.

If a trade fixture does not meet these three requirements, it will become the property of the commercial property owner when the commercial tenant moves out, even if it was installed by the tenant. Trade fixtures in commercial leases are different from fixtures in residential leases, in that commercial tenants sometimes have the right to install and remove trade fixtures.

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#### 1. Ownership of the leasehold

improvements – The basic common law principle relating to leasehold improvements is that whatever is fixed to the freehold of land becomes part of it. Therefore, depending on what improvements are made, the subtenant may be foregoing ownership of the proposed additions to the land and building. Fixtures placed on leased land become part of the freehold property of the landlord. This occurs automatically by operation of law. The parties can, however, make an agreement regarding the rights in fixtures effective only as between themselves. Such an agreement will not affect the rights of third parties.

It may be helpful to add an example to clarify what is a fixture. If a leasehold improvement can be removed without damaging the structure or violating the terms of the lease, the tenant or subtenant has the right to remove it when he or she leaves. For example, the owners of a spa could opt to take their hot tubs, saunas, and body treatment equipment with them, stripping the space so that it looks like it did originally. On the other hand, if a tenant or subtenant installs an air conditioning or heating system on the premises, removing the system would very likely damage the structure, and so the leasehold improvement is considered the property of the landlord.

#### ok for tenant's right to remove fixtures in BC

have been much relaxed. Tenants for years may take down, such useful and necessary erections as they have put up, during their term, for the benefit of their trade or manufacture, they may (see Miller v. Chipman, at the end of this chapter,) remove ornamental marble chimney pieces, wainscots secured by screws, cider mills and corn mills, brewers vats, &c. but erections for agricultu-

#### r tenant's right to remove fixtures in BC

Copyright

Items found in and on the land

9

and pots/fixtures), Berkley v Poulett (1976) (statue and sundial/chattels), Elitestone Ltd v Morris (1997) (bungalow resting on its own weight/fixture), Chelsea Yacht and Boat Co Ltd v Pope [2001], Mew v Tristmire [2011].

- ii) Special rules apply to domestic fixtures in the home (TSB Bank v Botham [1996]), although the key issue is still whether the object intended to provide a lasting improvement to the home.
- 4 Tenants have the right to remove certain fixtures called 'tenant's fixtures':
  - i) ornamental and domestic fixtures (Spyer v Phillipson [1931]);
  - ii) trade fixtures (Young v Dalgety [1987]);
  - iii) certain agricultural fixtures.

Tenants are under a duty to make good any damage (Mancetter Development Ltd v Garmanson Ltd (1986)).

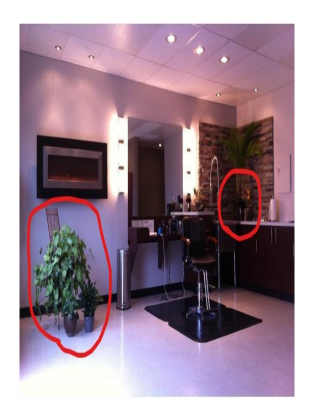
Property is either "real property" or "personal property." Real property is "immovable" and includes land and buildings.
Personal property is "movable" and includes furniture fixtures, and equipment the tenant uses in its trade or business and is entitled to remove at lease expiration. Such personal property usually is defined as a "trade fixture." Unfortunately—

lease. Almost everything that a tenant attaches to real estate can be deemed its trade fixture. The tenant's intent is the key factor in deciding whether it is a permanent fixture or the tenant's trade fixture.

As you can see this exception has usurped that black letter law. When a tenant attaches items to a building for the purpose of carrying on its trade, that item is considered the tenant's trade fixture. Under the law, a tenant is allowed to remove one's trade fixture from the realty as long it is something that the tenant placed on the real estate. Removal is allowed as long as the real estate is in the same condition as it was when the tenant moved into the space and the removal doesn't damage the property. Thus, if the tenant installs a ceiling fan above the tenant's desk, the tenant is allowed to remove that ceiling fan.









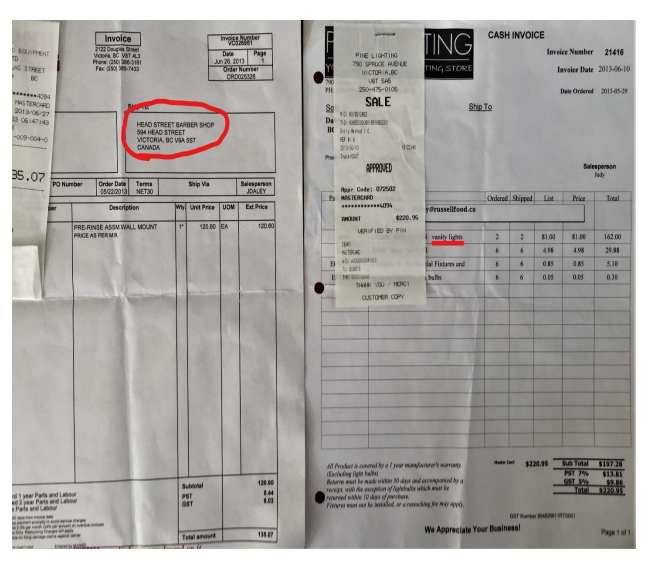


ASH KNIGHTLEY aka "Argentis Properties Ltd". COMPULSIVE LIAR, VIOLENT CRIMINAL & CURSED THIEF Micah 6:12! HE STOLE hundreds of dollars worth of, plant pots, plant stand and (highly sentimental) plants I spent over five years loving, cherishing and taking care of. I HAVE PROOF ASH KNIGHTLEY IS A VIOLENT ATTACKER OF WOMEN, THIEF, and LIAR CAUGHT IN HIS OWN WORDS! He is GUILTY of HATE CRIME against ME!

ASH STOLE THE COAT ON THE LEFT WORTH HUNDREDS OF DOLLARS. THESE COATS ARE ONE OF A KIND, IMPOSSIBLE TO FIND SO HE STOLE IT FROM ME AND LIED ABOUT STEALING MY PROPERTY AS HE KNOWS CRIMINAL COVENS POSING AS "VICTORIA POLICE DEPARTMENT", "BC COURT", "BC LAW SOCIETY", "BC ATTORNEY GENERAL" DO NOT CARE ABOUT MY RIGHTS, LIFE, PROPERTY, HEALTH, WELFARE OR SAFETY AS EACH PERSON WORKING THE SATANIC CRIMINAL COVEN/CULTS ARE CURSED, VILE, DEAF & BLIND CHILDREN OF THEIR FATHER THE DEVIL John 8:44 WHO PROTECT THEIR OWN KIND!

# ASH KNIGHTLEY GUILTY OF THEFT OVER FIVE THOUSAND Sec 322 CCC THEFT FROM ME VICTORIA HAVING SPECIAL PROPERTY Sec 328 CCC ROBBERY Sec 343 CCC









\$49.99



Prepac WEC-4816 Entryway Cubbie

CDN\$ 125.97 New

#### **COURT CLAIM FOR SHOP EQUIPMENT & PERSONAL CHATTEL THEFT**

This is an affidavit of Truth, not 'fact'. Truth is static; "facts" can, do and will change.

The plaintiff understands why the action brought against defendant Ash Knightley was rejected. The plaintiff was not careful to clarify responsibilities and expectations of a peaceful community in which Consideration, Justice, Respect, Remedy, Restitution & Amity reign towards all.

The plaintiff begs pardon for not making clear or providing an explanation of why this particular race, ancestry and cultural heritage are forbidden to make use of "codes, statutes, regulations, acts & legislation" in relation to claims presented to those acting as "the court" as these creature constructs and those who practice such create chaos not harmony.

The plaintiff's minority is only permitted to operate inside the boundaries of the Way, the Truth and the Life as are those who enter into relationships with or offer private or public services to this small maltreated assembly. These elementary instructions are found inside the first five books of the Bible sitting in every courtroom in the commonwealth. Unalienable directions & procedure of Law, being Tanakh, are applicable to every person, agency, corporation, company, court, group, neighbourhood and nation. The plaintiff is not permitted to accept Lawlessness as rebellion towards the narrow road is arrogance & duplicity at best, sorcery at worst as it is written:

REBELLION: 1 Samuel 15:23 The sin of black magic is rebellion. Wickedness and idolatry are arrogance. Because you rejected the Word of the Almighty, He rejects you... Deuteronomy 18:10 Here are things you must not do. Don't sacrifice your children in the fire to other gods (abortion). Don't practice any kind of evil magic at all ("legislation, acts, statutes, or codes" written, practised, & interpreted by liars=lawyers/judges). Don't use magic to try to explain the meaning of warnings in the sky or of any other signs (astrology). Don't take part in worshiping evil powers (those filled with their own thoughts Isaiah 5:21; 40:23; 47:10; 65:2 Jeremiah 6:19 Proverbs 3:7 are fools **Proverbs** forbidden deal with fools 13:20). The plaintiff's race are https://biblehub.com/psalms/1-1.htm.

NARROW ROAD: Deuteronomy 5:32 Be careful, therefore, to do exactly what the Almighty has commanded you; do not turn right or left! Deuteronomy 28:14 Do not turn aside to the right or the left from all the things the Most-High has commanded, and do not follow other gods to worship them. Exodus 20:3 Deuteronomy 5:7 Psalm 81:9 Isaiah 35:8 Matthew 7:13-14 Revelation 21:8, 27; 22:15

ARROGANCE: Psalm 5:5 The arrogant shall not stand in your sight. You hate all evildoers. Psalms 119:85 The arrogant have dug pits for me to fall in; this is not in keeping with your *Torah*!

**DUPLICITY**: Psalm 119:113 I hate doubleminded people, but I love your *Torah*. James 1:8 *The splinter of* divided loyalty shatters your compass and leaves you dizzy and confused.

**SORCERY**: <u>Deuteronomy 18:14</u> The nations you will force out listen to people who use magic and witchcraft, but the Most-High will not let you (the plaintiff) do those things. <u>Revelation 18:23</u> Light from lamps will never shine in it again. Voices of brides and grooms will never be heard in it again. Its merchants were the important people of the world (politicians, bankers, CEOs, priests, popes, judges, doctors, intellectuals etc.), because all the nations were deceived by its witchcraft

(people & nations with hatred for and existing outside of Tanakh which is Authority/Gospel of the Kingdom).

The plaintiff operates in and will not be denied unalienable Consideration, Respect, Justice, Remedy and Restitution as written: <u>Proverbs 28:5</u> Evil people don't understand justice, but those who follow Torah understand completely. <u>Proverbs 29:7</u> The righteous (plaintiff) care about the rights of the poor; the wicked ("the court"/defendant) don't care at all.

#### \*ACCURATE REALITY Common Law Judicial Procedure\*

Persons who operate outside unalienable Tanakh are occultists practising sorcery. Sibyls are forbidden JURISTICTION over claims the plaintiff's race file with those acting as "the court". Failure to provide the plaintiff's minority with public services or 'courts' according to Tanakh is exclusion, malicious persecution, discrimination & blasphemy Numbers 5:6 Exodus 22:28 Matt. 12:31-32 Luke 12:10. Arrogance, hatred, bias, injustice, theft & chaos will not be tolerated.

People who practise lawlessness which is hatred & refusal of LAW=Tanakh=Life (breaks any of the Almighty's Laws) whether intentionally or unintentionally are GUILTY. <u>Leviticus 5:17</u>
Numbers 15:30

**DO NOT** EVER ADD to any of the Most High's Laws. Deuteronomy 4:2

**DO NOT** EVER TAKE AWAY from the Almighty's Laws. <u>Deuteronomy 4:2</u>

There is <u>ONE LAW for ALL</u>-for the righteous and the wicked. <u>Numbers 15:15-16</u>

#### <u>Unalienable credentials & conduct for Judges to qualify for Authority over</u> claims filed by the plaintiff

YOU WILL NOT EVER appoint as 'Judge' one ignorant of Tanakh Law. Deuteronomy 1:13

<u>All Judges must be EXPERTS in Tanakh</u> "When you judge, treat everyone the same. Listen to those who are important & those who are not. Don't be afraid of anyone. The Almighty is the highest judge. Bring Him any case that is too hard. He'll listen to it." <a href="https://mobile.biblegateway.com/verse/en/Deuteronomy%201:17">https://mobile.biblegateway.com/verse/en/Deuteronomy%201:17</a> Deuteronomy 1:17

<u>Judges MUST NOT PERVERT JUSTICE BY RENDERING THEIR OWN OPINION. A JUDGE MUST EVALUATE ACCORDING TO TANAKH</u>. A Judge is not to favor (be partial to) a litigant. A Judge is not to commit unrighteousness. <u>Leviticus 19:15</u>

<u>DO NOT</u> judge a matter until it has been fully investigated. <u>Deuteronomy 19:18-19</u>

Judges <u>MUST NOT</u> pervert Justice due THE FOREIGNER (Tanakh followers) or the fatherless. <u>Deuteronomy 24:17</u>

Judges must NOT be afraid to administer Tanakh=Righteous Judgment. Deuteronomy 1:17

Judges <u>must NOT</u> deny justice to the poor in their lawsuit. A Judge is not to discriminate against the poor. <u>Exodus 23:6</u>

Judges <u>must NOT</u> show partiality to the poor. <u>Deuteronomy 19:15</u>

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

Judges <u>must NOT</u> show partiality to the rich. <u>Leviticus 19:15</u>

Judges <u>must NOT</u> accept false testimony in a case. <u>Deuteronomy 19:16-17</u>

Judges <u>must NOT</u> condemn an innocent or righteous person. No conviction based on circumstantial evidence alone. <u>Exodus 23:7</u>

Judges <u>must NOT</u> accept bribes. <u>Exodus 23:8</u>

<u>DO NOT</u> judge a matter on the testimony of one witness, or on circumstantial evidence. Do not convict on the testimony of a single witness. <u>Deuteronomy 19:15</u>

#### YOU WILL or YOU WILL NOT of Jurisdictional Reality Court

**DO NOT** MISTREAT A FOREIGNER living in your land. <u>Leviticus 19:33</u> <u>Exodus 22:21</u>

**DO NOT TAKE ADVANTAGE OF A WIDOW or ORPHAN.** Exodus 22:22

The penalty for blasphemy (harming the righteous) is DEATH. Numbers 5:6-7; 15:30-31

**DO NOT** give false testimony in a lawsuit or investigation. Exodus 20:16

<u>DO NOT</u> spread a false report. A Judge is not to receive a wicked person's testimony. A Judge will not hear one litigant in absence of the other. <u>Exodus 23:1</u>

When giving testimony in a lawsuit, YOU MUST speak THE TRUTH. Exodus 23:2

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

<u>DO NOT</u> fail to report evil=not following Torah or testify in an investigation. <u>Leviticus 5:1</u>

<u>DO NOT</u> rebel against the teachings of the Almighty's anointed servants/children. <u>Deuteronomy 17:11</u>

<u>DO NOT</u> curse, revile or rebel against the Most High's appointed Judges. <u>Exodus 22:28</u> Matthew 12:32

<u>DO NOT</u> curse, revile or rebel against authority in the Almighty's chosen. <u>Exodus 22:28</u> Matthew 12:32

<u>DO NOT</u> curse/persecute righteous parents=followers of Torah or teachers of Torah Law. <u>Exodus 21:17</u>

**DO NOT** murder=lie. Exodus 20:13 Slander/defamation of character is murder!

LIARS=murderers, false witnesses shall be Judged according to Torah Law. <u>Deuteronomy</u> 19:19

**DO NOT** go about tale-bearing or slandering (murder) about anyone. Leviticus 19:16

**DO NOT endanger anyone's life.** Leviticus 19:16

**DO NOT** neglect to protect against hazards. <u>Deuteronomy 22:8</u>

DO NOT put one accused of murder to death before the Judge hears the case. Numbers 35:12

<u>DEATH is the punishment for kidnapping. If you sell the victim you kidnapped, or if caught with your victim, the penalty is DEATH</u>. A Judge not perverting justice due strangers (disciples of Christ=Torah followers) or orphans. <u>Exodus 21:16 Deuteronomy 24:7</u>

**Reality=Torah Law concerning MURDERERS.** <u>Deuteronomy 19:11-13</u> The MURDERER is to be handed over to the victim's family who execute JUSTICE-EYE FOR EYE, TOOTH FOR TOOTH!

<u>DO NOT</u> accept ransom from one who willfully murdered. They must surely be put to death. Numbers 35:31

**DO NOT** permit a witch (those who hate & refuse Torah) to live. Exodus 22:18 1 Samuel 15:23

<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. <u>Leviticus 19:17 Ezekiel 3:19</u>

<u>DO NOT</u> bear hatred for anyone. <u>Leviticus 19:17</u> No need for hatred when THE LAW is followed, what you do to another will been done to you! **Do YOU understand?** 

<u>DO NOT</u> seek revenge or bear a grudge against anyone. <u>Leviticus 19:18</u> No need for revenge when THE LAW is followed, EYE FOR EYE TOOTH FOR TOOTH!

**DO NOT** mislead another person by giving (anti-Torah)=unlawful advice. Leviticus 19:14

<u>DO NOT</u> follow the crowd in doing evil. A Judge will not accept colleague's opinion, unless sure right. Exodus 23:2

<u>DO NOT</u> punish the innocent victim of crime. Do not punish people for a crime committed under duress. <u>Deuteronomy 22:26</u>

<u>DO NOT</u> fail to carry out the sentence of judgment. <u>Deuteronomy 17:11-12</u> Our race will not fail to carry out justice according to THE LAW!

DO NOT administer more punishment than Torah Law allows. Deuteronomy 25:2

<u>DO NOT</u> judge a person for the actions of either their parents or their children. A Judge will not receive testimony from litigant's relatives. <u>Deuteronomy 24:16</u>

<u>DO NOT</u> strike or become violent with parents or disciples of Christ. Exodus 21:15

DO NOT use dishonest weights and measures. Leviticus 19:35

DO NOT possess inaccurate weights and measures. Deuteronomy 25:13-14

**DO NOT** curse the deaf. <u>Leviticus 19:14</u>

<u>DO NOT</u> accept ransom from one who killed accidentally. They must remain at the city of refuge. <u>Numbers 35:32</u>

When required by Torah Law, Judges must administer appropriate punishment. <a href="Deuteronomy25:2-3">Deuteronomy 25:2-3</a>

## If you lend to My foreign people-to any poor among you, --NEVER act like a moneylender. CHARGE NO INTEREST. Exodus 22:25

As it is written better believe so it is <u>Proverbs 28:4</u> Those who abandon *Torah* praise the wicked, but those who keep *Torah* fight them.

It is imperative to understand the plaintiff's people are strangers or foreigners not from "the world" <a href="https://biblehub.net/search.php?q=not+from+the+world">https://biblehub.net/search.php?q=not+from+the+world</a> and why they are of the RH negative (6% of population) bloodline which is proven to be of no earthly origin. This minority has rare personality traits & astuteness including but not limited to: Counsel/Scripture, Fear of the Almighty, Knowledge, Strength, Truth, Understanding and Wisdom as written <a href="Isaiah 11:2">Isaiah 11:2</a>. A peculiar people with communication skills incomprehensible to those of 'the world' <a href="IJohn 4:5-6">1John 4:5-6</a> These enemies belong to this world, and the world listens to them, because they speak its language. We belong to God, and everyone who knows God will listen to us. But the people who don't know God won't listen to us. This is how we can tell the Spirit that speaks the truth from the one that tells lies.

Historically the plaintiff does not fair well standing in or dealing with those acting as "the court" as written Amos 5:10 You people hate anyone who challenges injustice and speaks the whole truth in court. Isaiah 59:15 There is no truth-telling anymore, and anyone who tries to do right finds themselves a target. It's true. The Eternal One saw it all and was understandably perturbed at the absence of justice. Psalm 58:2 Isaiah 3:14; 5:23; 10:1; 29:21; 59:4, 13

In regards to the Notice of Civil Claim filed against defendant Ash Knightley the plaintiff must adhere to a standard of two or three witnesses to establish the Statement of Truths (the plaintiff will not deal in 'facts' as facts are not Truth, facts are twisted and can, do & will change). Deuteronomy 19:15 One witness is not enough to convict anyone accused of any crime or offense they may have committed. A matter must be established by the testimony of two or three witnesses. Matthew 18:16 But if they will not listen, take one or two others along, so that 'every matter may be established by the testimony of two or three witnesses.' It is defendant Ash Knightley (a witness) who has continually established irrefutable evidence against himself for breaching multiple written contracts as well as repeated actions of theft of trades equipment/fixtures & personal property in order to entirely ignore the health, welfare, safety and unalienable rights of the plaintiff.

Below are TRUTHFUL assertions NOT 'factual' statements. Those who deny or argue the Truth are in dishonour. The plaintiff will deal harshly with those who attempt indignity in any claim of action filed with those acting as "the court". The plaintiff is finished with injustice and stealing.

#### Part 1 Statement of facts

 Plaintiff entered commercial lease agreement May 2013 ending October 2018 with defendant who did not provide full disclosure of his vile character or malicious intentions. Regardless of whether commercial or residential this matter is between a landlord "the defendant" and a tenant "the plaintiff". For these reasons a civil claim has been presented to those acting as "BC Supreme Court". From 2013 to 2018 there were **three** contracts signed stating tradespersons equipment and fixtures belonged to the tenant being the plaintiff in this action. The plaintiff spoke to multiple business owners who claimed they removed from walls their assets and took trade equipment/fixtures upon moving. The space leased in 2013 was four entirely void white walls. The plaintiff had plans to remove assets without damage to property or the space, which is her right as trade fixtures/equipment belong to the tradesperson. The plaintiff also studied 'legal' jargon which makes clear a tenant has the right to remove anything attached to the walls used in their trade. Ash Knightley is making significant financial gain using the plaintiff's time and stolen trade equipment & fixtures. The defendant's actions are unlawful and illegal. This is fairness, this is Justice: Zechariah 8:16 You must do these things: Speak the truth to each other. Give correct and fair verdicts for peace in your courts.

Repeatedly the defendant entered the plaintiff's leased space illegally without giving proper lawful notice. This is a statement of Truth, not 'fact'. It proves a history of utterly disrespectful, unlawful and illegal actions by the defendant against the plaintiff in this case.

- Defendant provided plaintiffs personal contact information without plaintiff's consent.
   This is a statement of Truth, not 'fact'. It proves a history of rude, unlawful and illegal actions by the defendant towards the plaintiff.
- 3. Multiple breaches of contract by defendant reverse all agreements. Restoration of monies paid June 2013-Sept 2018 to defendant plus damage deposit will be restored to the claimant in this matter as it is written.

Breach of contract #1: The defendant has violated 3 leases stating trade equipment/fixtures are the property of the leaseholder. Commercial agreements have this Truth as common. Chattel attached to the walls was purchased for use of the plaintiff's trade making it property of 'the tenant' who has every right to be restored for the assets stolen by the defendant plus 20% as per unalienable Torah Law. Breach of contract #2: The defendant locked the plaintiff out to steal trade fixtures/equipment and personal property violating a second written contract between 'landlord' and 'tenant'. Leviticus 19:11 You must not steal, you must not tell lies, and you must not deal falsely with your neighbour. Zechariah 5:3 Then the angel told me, "This is the curse going out across all the land. Anyone stealing will be purged according to what's on one side of the scroll, and anyone swearing lies will be purged according to what's on the other side.

- 4. May 13 to July 3 2013–49 days business building expertise 8 hours per day @ \$30 per hour owed to the plaintiff by the defendant. This statement of Truth pertains to Legal Maxim: The worker is worthy of their hire. Exodus 20:15 Matthew 10:10
- 5. Construction costs, materials, wall decor, lights, hardware, paint, door signs etc. The defendant is using an investment created and paid for by the plaintiff enriching his property and wealth unlawfully and illegally as it is written:

<u>Deuteronomy 5:19</u> You are not to steal.

<u>Leviticus 19:13</u> You will not oppress your neighbor or rob them. The wages due a hired hand must not remain with you until morning.

<u>Exodus 22:7</u> Suppose someone leaves money or goods with a neighbor for safekeeping, and they are stolen from the neighbor's house. If the thief is caught, the compensation is double the value of what was stolen.

Leviticus 6:2-5 A person might rebel against the Almighty by doing one of these crimes: He might lie about what happened to something he was taking care of for someone else, or he might lie about a promise he made. He might steal something or cheat someone. He might find something that had been lost and then lie about it. He might make a promise before the Most-High about something and not mean it, or he might do some other crime. If he does any of these things, he is guilty of crimes. He must bring back whatever he stole or whatever he took by cheating. He must bring back the thing he took care of for someone else. He must bring back what he found and lied about or any other object he lied about. He will repay it entirely plus 20% of its value. He must give it to its rightful owner the very day he makes restitution.

- 6. Moving costs incurred due to defendant refusing to return plaintiff's damage deposit. The defendant believes he has a right to steal trade fixtures/equipment and personal property from the plaintiff then claim a contract never agreed to for "storage fees" to procure the victim's damage deposit as well. Immediately upon offer the plaintiff refused the defendant's agreement offer to pay storage on the stolen property. The defendant was attempting to cover up multiple breaches of contract and theft over five thousand of the plaintiff's assets trying to make his crimes & psychopathy look like "goodwill" by "storing" her pilfered belongings and charging "storage fees".
- 7. Property damage due to unsuitable moving conditions caused by unlawful actions of defendant. Much of the stolen property retrieved after threats from the defendant to gift the stolen assets to 'goodwill' was damaged as professional movers could not be hired to avoid damages to the plaintiff's belongings.
- 8. Stolen commercial property and/or property no longer usable due to stolen or missing parts/pieces. As the plaintiff was unable to pack up her property personally after the illegal lock-out upon retrieving some of the stolen assets the defendant has kept or discarded pieces, equipment or personal goods of the claimant. When the plaintiff enquired about the stolen or missing property and equipment the defendant lied. Property and/or equipment not complete must be restored by the defendant at current market value plus 20% as per unalienable Torah Law.
- 9. All breaches of (Torah) Law carry penal damages of 20% payable by defendant.

Leviticus 19:15 You will not pervert justice; you will not show partiality to the poor or favoritism to the rich; you will judge your neighbor fairly. Deuteronomy 25:1 If there is a dispute between neighbours, they are to go to court to be judged, so that the innocent, (in this case plaintiff) may be acquitted and the guilty defendant Ash Knightley condemned. Deuteronomy 24:17 Do not deny justice to the foreigner (my race are strangers in this cursed "world") or the fatherless, and do not take a widow's cloak as security. Proverbs 18:5 You must be fair in judging others. It is wrong to favor the guilty and rob the innocent of justice. Malachi 2:9 You have not been careful to do what I say. You take sides in court cases. So I have caused you to be hated and disgraced in front of everybody.

Those acting as "the court" are required to understand the defendant is a multi-millionaire owning multiple homes, residential/commercial buildings, a Harley Davidson etc who has viciously stolen from an indigent widow to put her health, welfare, safety & peace in jeopardy. Ash Knightley believes he is "above the law" so the plaintiff will have no recourse afforded to her, as usual by "BC public services" to hold him accountable due to 'public servants' history of injustice, complete disregard, slander, liable & malicious persecution of the plaintiff as those acting as "BC public servants" hate the plaintiff's race and cultural heritage Matthew 10:22 Mark 13:13 Luke 21:17.

Truth is there are only two races, children of the devil or children of God 1 John 3:10 Here is the clear difference between God's children and the Devil's children: those who do not do what is right (follow Torah) or do not love others are not God's children. There is perpetual war between children of the Devil and children of God Psalm 69:4; 139:21-22 Proverbs 12:8; 29:10, 27 John 15:18; 17:14

Over five years the plaintiff witnessed the defendant renovict residence (exploitation), some he violently attacked, some had lived there for decades from the building at 903 Esquimalt Road in order to more than triple the rent. The defendant, a wolf in sheep's clothing is not concerned in the health, welfare or safety of the weak, vulnerable or widows (discrimination) as he is only looking to enrich himself at all costs. Those renting from those acting like the defendant want their rights respected and their voices heard evident in the following article:

# Study highlights critical impacts of Victoria housing market

**Kendra Crighton** News Staff

Renters in Greater Victoria face more harsh challenges, a new study shows. While ways stressed out, and they're renters living in the region vulnerable to being exploitconsider Victoria home, 77 ed." per cent said they would stay if they had a choice, but with Social Planning Council of high rent and low availability Victoria and the Victoria Ten-76 per cent said it is somewhat ants Action Group revealed likely they will be forced to the tight housing market in housing, 55 per cent cited they'll be protected under the leave due to housing pressure. Victoria means renovicitons, they have housing, their living in poor quality housing

Tenant Action Group. "And when it is, being forced out and in-person round-tables, noted than after telling their into this housing crisis is like 500 renters took part high-landlord they needed pest because the real experiences being thrown to the wolves. So they're stuck, they're al-

The study by Community "People feel that even if demovictions, discrimination, number will soon be up," says and increased vulnerability Cameron Welch of Victoria for renters.

of affordability and lack of called. availability has on renters, the high levels of discrimination and feeling trapped in poor conditions.

participants reported high through dispute resolution as rent as barrier to finding most renters lack confidence ing policy and planning will and increasing cost as a threat Residential Tenancy Branch. to remaining in their current Citing impacts on life, unhome and 47 per cent did not predictability of outcome, and a call for more action by ask for repairs out of fear it uncertainty about the law the municipal and provincial

Taking the survey online tenancy — one participant reluctance. lighting the critical impact control, an appraiser was of renters are lost in policy

Nearly half of the participants felt they had been in a aligned," says Diana Gibson, living situation in which their Senior Researcher with the rights were violated, only Community Social Planning More than 90 per cent of one eighth had chosen to go Council. would negatively impact their and time as reasons for their governments.

"The CSPC did this study dialogues, meaning well-intended policies are often mis-

"Anyone engaged in houswant to look at this data."

The report includes policy priorities indicated by renters

Scripture is alive, moving, breathing. Scripture is Reality which is not up for interpretation. The Word is what was, what is and what will be. Everyone has their name and life written in Scripture which the plaintiff will now make certain. Even "the court", the system as a whole and its performers all have their names and lives written in Scripture. Unfortunately, it's not good news.

Ezekiel 18:12 He=(defendant ASH KNIGHTLEY) oppresses the poor and needy; he=(defendant A. KNIGHTLEY) commits robbery & does not restore a pledge=(breach of contract by defendant A. KNIGHTLEY refuses to honor the lease or return the DAMAGE DEPOSIT to murder & steal from

the plaintiff). He=(defendant A. KNIGHTLEY) lifts his eyes to idols=(Mammon 'money'); he=(defendant A. KNIGHTLEY) commits abominations.

<u>Jeremiah 5:28</u> That is how they (landlords like ASH KNIGHTLEY) have grown fat and sleek. There is no limit to the evil things they (landlords like A. KNIGHTLEY) do. They=("civil servants/BC courts") do not plead the cause of the fatherless in such a way as to win it. They=("BC civil servants/BC courts") do not defend the rights of the poor (the plaintiff in this Notice of Claim).

Jeremiah 22:17 But you=(defendant ASH KNIGHTLEY) only look for and think about what you=(defendant A. KNIGHTLEY) can get dishonestly. You=(defendant A. KNIGHTLEY) are even willing to kill innocent people to get it. You=(defendant A. KNIGHTLEY) feel free to hurt people and to steal from them=(the plaintiff who filed "Notice of Civil Claim"). Psalm 35:20

<u>Jeremiah 22:3</u> This is what the Most High says: Administer justice and righteousness. Rescue the victim of robbery=(plaintiff in this matter) from the hand of their oppressors=(defendant ASH KNIGHTLEY). Do no wrong or violence to the foreigner=(the plaintiff is a foreigner), the fatherless, or the widow=(the plaintiff is a widow). Do not shed innocent blood in this place.

<u>Isaiah 56:11</u> They=("public servants/the court", defendant A. KNIGHTLEY) are like greedy dogs that never get enough. They have no understanding. They each do as they=("BC civil servants/the court", defendant A. KNIGHTLEY) please and seek their own advantage. Jeremiah 9:5, 8

<u>Jeremiah 21:12</u> "Civil servants of BC" this is what the Master says: You must judge people fairly every morning. Save the people=(the plaintiff) who have been robbed from the power of their attackers=(defendant ASH KNIGHTLEY). If you=("BC civil servants/the court") do not, the Almighty becomes very angry. His anger will be like a fire (Hell) that no one can put out, because you=("BC civil servants/the court" & defendant A. KNIGHTLEY) have done evil things.

<u>Isaiah 1:23</u> Your rulers=("BC civil servants/the court") are rebels, friends of thieves=(defendant ASH KNIGHTLEY). They=("civil servants/the court") all love bribes and chasing after rewards. They do not defend the fatherless, and the plea of the widow=(the plaintiff) never comes before them. <a href="https://biblehub.net/search.php?q=oppression">https://biblehub.net/search.php?q=oppression</a>

<u>Psalm 10:3</u> Yes, the wicked=(defendant ASH KNIGHTLEY), boast because they=(defendant) get what they=(defendant) want; those who rob others=(defendant & person attempting to deny plaintiff's claim) curse and reject the Truth. Micah 6:12 Isaiah 10:1

Understand that my race do understand Daniel 12:10. NO ONE will be dismissing the Notice of Civil Claim filed against defendant Ash Knightley or any other Civil Claim the plaintiff files.

Stamp the Notice of Civil Claim against Ash Knightley with the "court seal" for the plaintiff so it may be served on the defendant. Stop wasting time (all disputes must be handled in a timely manner) & disturbing the plaintiff's peace. Stop persecuting, oppressing, lying and stealing what rightfully belongs to the plaintiff's race: Respect, Justice, Remedy and Restitution.

**ATTENTION**: If the defendant insists on "court" due to his insanity the person who did not initially accept the claim for filing because it was void of fictional "laws, acts, statutes, or codes" will sit on the matter. The plaintiff is forbidden to tolerate costumes (robes), altars, or foolish titles

bestowed on anyone such as, 'your honor', 'your worship', or 'master' Matthew 23:8. EQUALITY IS UNALIENABLE. Torah will be followed, there will be no disrespect, arguing or lies (witchcraft) during proceedings. When Truth is told it destroys all arguments from the defendant. The plaintiff can prove the defendant is not an honest person, "falsus in uno, falsus in omnibus".

The plaintiff is part of a minority race that does fully & completely understand just as it is written. Do you understand? Every eternal soul makes their choice, life or death. Stop. Stop denying Justice due a foreigner and widow in your community because to do so is blasphemy and blasphemy is unforgivable. As it is written blasphemy it is the capital crime of which there is no forgiveness or mercy Isaiah 1:16-17 Jeremiah 26:5, 13; 29:19; 35:15 Ezekiel 3:18-19; 33:8-9, 14.

DUE IMMEDIATELY: CRIMINAL, DEFENDANT & MULTI-MILLIONAIRE ASH KNIGHTLEY OWES \$81,000.00 IN DAMAGES FOR HARM CAUSED to the PLAINTIFF, the author of this document.

#### **CLAIM OF THE PLAINTIFF(S)** Part 1: STATEMENT OF FACTS [Using numbered paragraphs, set out a concise statement of the material facts giving rise to the plaintiff 's(s') claim.] 1 Plaintiff entered commercial lease agreement May 2013 ending October 2018 with defendant who did not provide full disclosure of his vile character or malicious intentions. 2 Defendant entered plaintiffs leased space illegally repeatedly without giving proper lawful notice. 3 Defendant provided plaintiffs personal contact information without plaintiff's consent. 4 Multiple breaches of written contract by defendant canceling obligations of plaintiff reversing all agreements. Restoration of monies paid June 2013-Sept 2018 plus damage deposit. 5 May 13 to July 3 2013—8 hours per day 49 days business building expertise \$30 per hour. 6 Construction costs, materials, wall decor, lights, hardware, paint, door signs etc. 7 Moving costs incurred due to defendant refusing to return plaintiff's damage deposit. 8 Property damage due to unsuitable moving conditions caused by unlawful actions of defendant. 9 Stolen commercial property and/or property no longer usable due to stolen or missing parts/pieces. 10 All breaches of (Torah) Law carry punitive damages of 20% payable by defendant. [if any party sues or is sued in a representative capacity, identify the party and describe the representative capacity.] Part 2: RELIEF SOUGHT [Using numbered paragraphs, set out the relief sought and indicate against which defendant(s) that relief is sought. Relief may be sought in the alternative. 1 Defendant is required by (Torah) Law to admit breaching multiple written contracts on purpose to enrich himself at the plaintiff's expense. The defendant is a liar, idolater and thief because that is the Truth about his character. The defendant will never be forgiven by covering up his true character or his malicious actions towards the plaintiff. 2 Defendant is required by (Torah) Law to admit to entering the defendant's space repeatedly without giving proper notice. Without admission to the Truth of the plaintiff's claim the defendant will never be forgiver 3 Defendant is required by (Torah) Law to admit to giving out plaintiff's personal contact information without consent or consideration which is illegal. Without admission to the Truth of plaintiff's claim the defendant will never be forgiven. 4 Breaching written contracts makes all agreements null and void. Fraud vitiates all contracts. Defendant is Lawfully (Torah) required to reimburse \$39,375.00 rent paid plus stolen damage deposit \$625.00 totaling 5 Reimburse plaintiff for business building expertise created in his building stolen by defendant to make himself wealthy. May to July 2013 49 days-8 hours per day business building expertise @ \$30 per hour 6 Reimburse plaintiff for construction costs, materials, wall decor, lights, hardware, paint, door signs etc. stolen by defendant on purpose to make himself wealthy \$11,315.56 7 Reimburse plaintiff for moving costs \$240.00 8 Reimburse plaintiff for damaged property due to improper moving \$1286.70 9 Reimburse plaintiff for Stolen commercial property and/or property no longer usable due to stolen parts/ pieces \$2899.20 10 Reimburse plaintiff \$67,501.46 for damages plus 20% required by alienable (Torah) Law \$13,500.29 bringing total due by defendant's unlawful & illegal actions to \$81,001.75 Note: cost of inflation has not been calculated in this claim of action.

#### 2891 MURRAY DRIVE

MLS #379964 \$1,249,000 Victoria, BC Gorgeous 5 bedroom, 3 bath updated home with 1 bedroom in-law suite.

Millionaire & criminal Ash Knightley is RICH so why does he need to steal from and attack an indigent widow? Ash Knightley is NOT "above the law" and will be FORCED to pay \$80,000.00 for

### **Argentis Properties Ltd**

2891 Murray Drive, Victoria, BC V9A 2S6 <u>TiffanyCentre@gmail.com</u> 250 508-5760 his malicious crimes causing harm to ME Victoria the victim & plaintiff as per the Notice of Civil Claim now filed twice! **Do YOU understand?** I will NOT be forced to play sick little games with TWISTED twisted, UGLY ugly from the inside out *LIARS/lawyers/judges* for Justice, Remedy & Restoration owed by Ash

Knightley! I told THE TRUTH for months yet I am, as usual being stonewalled and denied access to JUSTICE on purpose by racist, heathen <a href="heathen">heathen</a> PIGS=Person In Govt. If those acting as "the court" insist on denying my Notice of Civil Claim that automatically transfers responsibility to "the court" for what is owed \$80,000.00 for wasting my time, emotional distress and financial destruction by refusing to act like responsible members of a healthy functioning, "love your neighbour like you love yourself", "do unto others as you'd have them do to you" Torah community <a href="https://www.bing.com/search?q=psychological+damage+lawsuit&FORM=QSRE3">https://www.bing.com/search?q=psychological+damage+lawsuit&FORM=QSRE3</a> which is my race's HUMAN RIGHTS Articles 1-5, 7-8, 12, 15, 18-22, 25, 27-30.

#### ok for tenant's right to remove fixtures in BC

r tenant's right to remove fixtures in BC

have been much relaxed. Tenants for years may take down, such useful and necessary erections as they have put up, during their term, for the benefit of their trade or manufacture, they may (see Miller v. Chipman, at the end of this chapter,) remove ornamental marble chimney pieces, wainscots secured by screws, cider mills and corn mills, brewers vats, &c. but erections for agricultu-

lease. Almost everything that a tenant attaches to real estate can be deemed its trade fixture. The tenant's intent is the key factor in deciding whether it is a permanent fixture or the tenant's trade fixture.

and pots/fixtures), Berkley v Poulett (1976) (statue and sundial/chattels), Elitestone Ltd v Morris (1997) (bungalow resting on its own weight/fixture), Chelsea Yacht and Boat Co Ltd v Pope [2001], Mew v Tristmire [2011].

ii) Special rules apply to domestic fixtures in the home (TSB Bank v Botham [1996]), although the key issue is still whether

- Bank v Botham [1996]), although the key issue is still whether the object intended to provide a lasting improvement to the home.
- Tenants have the right to remove certain fixtures called 'tenant's fixtures:
  - i) ornamental and domestic fixtures (Spyer v Phillipson [1931]);
  - ii) trade fixtures (Young v Dalgety [1987]);
  - iii) certain agricultural fixtures.

Tenants are under a duty to make good any damage (Mancetter Development Ltd v Garmanson Ltd (1986)).

As you can see this exception has usurped that black letter law. When a tenant attaches items to a building for the purpose of carrying on its trade, that item is considered the tenant's trade fixture. Under the law, a tenant is allowed to remove one's trade fixture from the realty as long it is something that the tenant placed on the real estate. Removal is allowed as long as the real estate is in the same condition as it was when the tenant moved into the space and the removal doesn't damage the property. Thus, if the tenant installs a ceiling fan above the tenant's desk, the tenant is allowed to remove that ceiling fan.

#### businesslawblog.ahbl.ca

#### 1. Ownership of the leasehold

improvements – The basic common law principle relating to leasehold improvements is that whatever is fixed to the freehold of land becomes part of it. Therefore, depending on what improvements are made, the subtenant may be foregoing ownership of the proposed additions to the land and building. Fixtures placed on leased land become part of the freehold property of the landlord. This occurs automatically by operation of law. The parties can, however, make an agreement regarding the rights in fixtures effective only as between themselves. Such an agreement will not affect the rights of third parties.

It may be helpful to add an example to clarify what is a fixture. If a leasehold improvement can be removed without damaging the structure or violating the terms of the lease, the tenant or subtenant has the right to remove it when he or she leaves. For example, the owners of a spa could opt to take their hot tubs, saunas, and body treatment equipment with them, stripping the space so that it looks like it did originally. On the other hand, if a tenant or subtenant installs an air conditioning or heating system on the premises, removing the system would very likely damage the structure, and so the leasehold improvement is considered the property of the landlord.

Property is either "real property" or "personal property." Real property is "immovable" and includes land and buildings. Personal property is "movable" and includes furniture fixtures, and equipment the tenant uses in its trade or business and is entitled to remove at lease expiration. Such personal property usually is defined as a "trade fixture." Unfortunately and the source of almost all ownership disputes in this area real property also includes property that in fact can be removed but is "affixed" to or

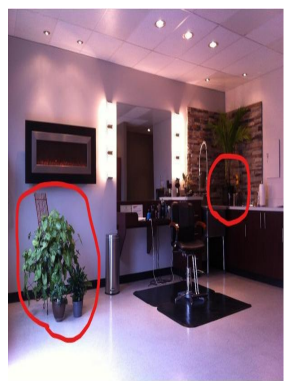
When a commercial tenant vacates the commercial property that he has been leasing, he can remove all of his personal property and some "trade fixtures" that were located on the the premises. Trade fixtures are removable personal property that a tenant attaches to leased land for business purposes, such as a display counter. For a commercial tenant to be able to remove a trade fixture, the item in question must be:

- Necessary for the business of the tenant.
- Removable without damage to the property, and
- Removed from the property within a proper time.

If a trade fixture does not meet these three requirements, it will become the property of the commercial property owner when the commercial tenant moves out, even if it was installed by the tenant. Trade fixtures in commercial leases are different from fixtures in residential leases, in that commercial tenants sometimes have the right to install and remove trade fixtures.







EVERYTHING ATTACHED TO THE WALLS at 594 Head Street IS MY STOLEN PROPERTY! All the assets attached to the walls is MY TRADE EQUIPMENT or MY TRADE FIXTURE stolen by criminal thief and compulsive LIAR Ash Knightley who WILL PAY for MY ASSETS & his crimes!







ASH KNIGHTLEY pretending to be "Argentis Properties Ltd." COMPULSIVE LIAR, VIOLENT CRIMINAL & GREEDY THIEF Micah 6:12! ASH KNIGHTLEY STOLE hundreds of dollars worth of (sentimental) beautiful plants, pots and plant stand I'd spent years loving, taking care of and cherishing.

ASH KNIGHTLEY STOLE the coat on the left WORTH HUNDREDS of DOLLARS. This coat is one of a kind. impossible to find so HE STOLE IT then LIED about it! HE KNOWS USELESS Jeremiah 13:10 RACIST CRIMINAL COVENS "VICTORIA POLICE DEPARTMENT", "the court", "BC LAW SOCIETY", "BC ATTORNEY GENERAL" etc. (mongrels protecting mongrels mongrel) DO NOT CARE ABOUT MY GENDER'S RIGHTS, RACE, OPINION, LIVES, PROPERTY, HEALTH, WELFARE, SAFETY, PEACE, JUSTICE, REMEDY or RESTORATION BECAUSE the fiends fiend WORKING the MASONIC CRIMINAL COVEN/CULT posing as "public services" ARE CURSED, VILE, DEAF & BLIND OFFSPRING of DEATH John 8:44 EXACLTY AS IT IS WRITTEN-YOU ARE EXPOSED by WHAT YOU (do NOT) DO & WHAT YOU (do NOT) SAY! JUSTICE REQUIRES ACTION! Do the swine of the SWINE HERD=BC govt "public servants" UNDERSTAND?!

#### PRESENTMENT-FOR-LAYING-A-PRIVATE-INFORMATION AGAINST

- 1. BC Attorney General who is 100% responsible for the Administration of Justice
- 2. BC Human Rights Tribunal
- 3. Victoria Police Department
- 4. BC Provincial Court
- 5. **ASH KNIGHTLEY**
- 6. MELANIE TITIZIAN

# FOLLOWING INFORMATION IS COMPULSORY JUDICIAL NOTICE and AFFIDAVIT EVIDENCE UPON RECEIPT OFFICIALLY FILED ON THE PUBLIC RECORD

# ALL BAR MEMBERS ACTING AS JUDICIAL ADMINISTRATORS ARE BOUND BY OATH

"I, (DAVID EBY, RICHARD FYFE, EVERY PERSON ACTING AS 'judge/justice' or BC HUMAN RIGHTS TRIBUNAL), do solemnly and sincerely promise and swear that I will duly and faithfully, and to the best of my skill and knowledge, execute the powers and trusts reposed in me as Chief Justice (or as one of the judges) of the Supreme Court of Canada. **So help me God**."

"BAR members" are bound by: The supreme law of Canada the CANADIAN CHARTER OF RIGHTS AND FREEDOMS Whereas Canada is founded upon principles that recognize the supremacy of God (Common Law) and the rule of law (NO LYING/PARTIALITY):

#### **EQUALITY RIGHTS**

Marginal note: Equality before and under law and equal protection and benefit of law

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.

Marginal note: Affirmative action programs

(2) Subsection (1) does not preclude any law, program or activity that has as its object the amelioration of conditions of disadvantaged individuals or groups including those that are disadvantaged because of race, national or ethnic origin, colour, religion, sex, age or mental or physical disability.

#### **Rules of Commerce**

- ~you cannot control that which you did not create
- ~you can only control that which you create
- ~you cannot interfere with commerce

This Act may be cited as the *Criminal Code*.

bodily harm means any hurt or injury to a person that interferes with the health or comfort of the person and that is more than merely transient or trifling in nature; (lésions corporelles) Ash Knightley, Melanie Titizian, "Victoria PD", "BC Attorney General", "BC provincial court" and "BC Human Rights Tribunal" ALL GUILTY of bodily harm on me their target, victim and my assets

criminal organization has the same meaning as in subsection 467.1(1); (organisation criminelle) "Victoria PD", "BC Attorney General", "BC provincial court" and "BC Human Rights Tribunal" are ALL "criminal organizations" who HATE ME

#### criminal organization offence means

- (a) an offence under section 467.11, 467.111, 467.12 or 467.13, or a serious offence committed for the benefit of, at the direction of, or in association with, a criminal organization, or
- (b) a conspiracy or an attempt to commit, being an accessory after the fact in relation to, or any counselling in relation to, an offence referred to in paragraph (a); (infraction d'organisation criminelle) "Victoria PD", "BC Attorney General", "BC provincial court" and "BC Human Rights Tribunal" are ALL GUILTY of "criminal organization offences"

government or public facility means a facility or conveyance, whether permanent or temporary, that is used or occupied in connection with their official duties by representatives of a state, members of a government, members of a legislature, members of the judiciary, or officials or employees of a state or of any other public authority or public entity, or by officials or employees of an intergovernmental organization; (installation gouvernementale ou publique) I am constantly discriminated against by "Victoria PD", "BC Attorney General", "BC provincial court" and "BC Human Rights Tribunal" who reject me with their malicious racist, bigoted "Denial of government 'justice, remedy and redress' facility and accommodation" because they "get off" on their practice of biblehub.net/lawlessness to bring about the destruction of my life

#### organization means

- (a) a public body, body corporate, society, company, firm, partnership, trade union or municipality, or
- (b) an association of persons that

- (i) is created for a common purpose,
- (ii) has an operational structure, and
- (iii) holds itself out to the public as an association of persons; (organisation)

#### property includes

- (a) real and personal property of every description and deeds and instruments relating to or evidencing the title or right to property, or giving a right to recover or receive money or goods, Ash Knightley, Melanie Titizian, "Victoria PD", "BC Attorney General", "BC provincial court" and "BC Human Rights Tribunal" are in possession of MY "real and personal property" of which they have already stolen or in the process of stealing because THEY ALL HATE ME!
- **(b)** property originally in the possession or under the control of any person, and any property into or for which it has been converted or exchanged and anything acquired at any time by the conversion or exchange, and

*representative*, in respect of an organization, means a director, partner, employee, member, agent or contractor of the organization; (*agent*)

*serious offence* has the same meaning as in subsection 467.1(1); (*infraction grave*)

steal means to commit theft; (voler) EVILDOERS AND CRIMINALS Ash Knightley, Melanie Titizian, "Victoria PD", "BC Attorney General", "BC provincial court" and "BC Human Rights Tribunal" are GUILTY of THEFT or in the process of the act of THEFT of MY property and redress because THEY ALL HATE ME!

victim means a person against whom an offence has been committed, or is alleged to have been committed, who has suffered, or is alleged to have suffered, physical or emotional harm, property damage or economic loss as the result of the commission or alleged commission of the offence and includes, for the purposes of sections 672.5, 722 and 745.63, a person who has suffered physical or emotional harm, property damage or economic loss as the result of the commission of an offence against any other person. (victime) I AM THE VICTIM of Ash Knightley, Melanie Titizian, "BC Attorney General", "Victoria PD", "BC provincial court", "BC Human Rights Tribunal" who knowingly, willingly, maliciously caused financial loss in the millions to me by their racist, discriminatory indictable criminal acts and omission of acts as these "public servants" and members of society seek to murder, steal from and destroy (genocide) my race & ethnic identity

#### Ignorance of the law

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

Parties to offence are Ash Knightley, Melanie Titizian, "BC Attorney General", "Victoria PD", "BC provincial court", "BC Human Rights Tribunal"
21 (1) Every one is a party to an offence who

- (a) actually commits it;
- **(b)** does or omits to do anything for the purpose of aiding any person to commit it; or
- (c) abets any person in committing it.

Common intention to destroy me include but are not limited to Ash Knightley, Melanie Titizian, "BC Attorney General", "Victoria PD", "BC provincial court", "BC Human Rights Tribunal"

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

Person counselling offence include Ash Knightley, Melanie Titizian, BC Attorney General, Victoria PD, BC provincial court, BC Human Rights Tribunal

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

Idem include Ash Knightley, Melanie Titizian, BC Attorney General, Victoria PD, BC provincial court, BC Human Rights Tribunal

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

Definition of *counsel* include Ash Knightley, Melanie Titizian, BC Attorney General, Victoria PD, BC provincial court, BC Human Rights Tribunal

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

# Offences of negligence — organizations GUILTY OF OFFENCES OF NEGLIGENCE BC Attorney General, Victoria PD, BC provincial court, BC Human Rights Tribunal

- **22.1** In respect of an offence that requires the prosecution to prove negligence, an organization is a party to the offence if
  - (a) acting within the scope of their authority
    - (i) one of its representatives is a party to the offence, or
    - (ii) two or more of its representatives engage in conduct, whether by act or omission, such that, if it had been the conduct of only one representative, that representative would have been a party to the offence; and
  - **(b)** the senior officer who is responsible for the aspect of the organization's activities that is relevant to the offence departs or the senior officers, collectively, depart markedly from the standard of care that, in the circumstances, could reasonably be expected to prevent a representative of the organization from being a party to the offence.

# Attempts GUILTY OF ATTEMPTS BC Attorney General, Victoria PD, BC provincial court, BC Human Rights Tribunal

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

Breach of trust by public officer GUILTY OF BREACH OF TRUST BY "PUBLIC OFFICERS" BC Attorney General, Victoria PD, BC provincial court, BC Human Rights Tribunal

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

Influencing municipal official Ash Knightley, Melanie Titizian GUILTY of "influencing Vic PD" with their compulsive LIES to get away with their indictable crimes of theft, discrimination, false statements, fraud etc. of tens of thousands of property and labour from me their victim

- (2) Every one is guilty of an indictable offence and liable to imprisonment for a term not exceeding five years who influences or attempts to influence a municipal official to do anything mentioned in paragraphs (1)(a) to (d) b
  - (a) suppression of the truth, in the case of a person who is under a duty to disclose the truth:

- **(b)** threats or deceit; or
- (c) any unlawful means.

#### **Definition of** *municipal official*

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

Disobeying a statute GUILTY OF "DISOBEYING STATUTES" Ash Knightley, Melanie Titizian, BC Attorney General, Victoria PD, BC provincial court, BC Human Rights Tribunal

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

Public mischief Criminal Melanie Titizian GUILTY OF "public mischief" by intent to mislead Vic PD to start a file on her lies against me

- **140 (1)** Every one commits public mischief who, with intent to mislead, causes a peace officer to enter on or continue an investigation by
  - (a) making a false statement that accuses some other person of having committed an offence; Melanie Titizian GUILTY OF falsely accusing me of "harassment" when that is A LIE as I have EVERY RIGHT to contact Melanie Titizian until Melanie pays me for the labour and property Melanie INTENTIONALLY STOLE from me
  - (b) doing anything intended to cause some other person to be suspected of having committed an offence that the other person has not committed, or to divert suspicion from himself; Melanie Titizian is falsely accusing me of "harassment" which has NOT been committed at any time since Melanie STOLE tens of thousands worth of my labour and special property to divert suspicious from her indictable crimes
  - (c) reporting that an offence has been committed when it has not been committed; or Melanie Titizian is GUILTY of reporting an offence to Vic PD of "harassment" has been committed when it has not been committed and Melanie is being INDICTED BY her victim me Victoria
  - **(d)** reporting or in any other way making it known or causing it to be made known that he or some other person has died when he or that other person has not died.

#### **Punishment**

- (2) Every one who commits public mischief
  - (a) is guilty of an indictable offence and liable to imprisonment for a term not exceeding five years

Compounding indictable offence Ash Knightley, Melanie Titizian GUILTY of "compounding indictable offences" against me their victim

**141 (1)** Every one who asks for or obtains or agrees to receive or obtain any valuable consideration for himself or any other person by agreeing to compound or conceal an indictable offence is guilty of an indictable offence and liable to imprisonment for a term not exceeding two years.

Criminal negligence Ash Knightley, Melanie Titizian, Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal ALL GUILTY of "criminal negligence" by REFUSING Justice, Remedy and Redress or to "serve and protect" me showing their "wanton and reckless disregard for my life and safety"

- 219 (1) Every one is criminally negligent who
  - (a) in doing anything, or
  - **(b)** in omitting to do anything that it is his duty to do, shows wanton or reckless disregard for the lives or safety of other persons.

#### **Definition of** *duty*

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

# Criminal harassment Vic PD GUILTY of "criminal harassment" by repeatedly contacting me, threatening and harassing me due to Melanie Titizian's false accusations

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

#### **Prohibited conduct**

- (2) The conduct mentioned in subsection (1) consists of
  - (a) repeatedly following from place to place the other person or anyone known to them;
  - **(b)** repeatedly communicating with, either directly or indirectly, the other person or anyone known to them; **Vic PD repeatedly communicated with me to**

# harass and falsely accuse me of the false report filed by their compulsive lying criminal co-hort Melanie Titizian

- (c) besetting or watching the dwelling-house, or place where the other person, or anyone known to them, resides, works, carries on business or happens to be; or Vic PD repeatedly attended my domicile to terrorize, traumatize and harass me with their false accusations
- (d) engaging in threatening conduct directed at the other person or any member of their family. Vic PD threatened me with false "criminal harassment" charges for doing what is my right and lawful duty to demand criminals Ash Knightley and Melanie Titizian pay the invoices I have presented them for the loss, harm and damage they do to me daily since Oct. '18

#### **Punishment**

- (3) Every person who contravenes this section is guilty of
  - (a) an indictable offence and is liable to imprisonment for a term not exceeding ten years; or
  - **(b)** an offence punishable on summary conviction.

#### **Uttering threats**

- **264.1 (1)** Every one commits an offence who, in any manner, knowingly utters, conveys or causes any person to receive a threat
  - (a) to cause death or bodily harm to any person; Vic PD uttered, conveyed, threatened to bodily harm me with another false arrest for "criminal harassment" of criminal thief and fraud Melanie Titizian

#### **Punishment**

- (2) Every one who commits an offence under paragraph (1)(a) is guilty of
  - (a) an indictable offence and liable to imprisonment for a term not exceeding five years; or
  - **(b)** an offence punishable on summary conviction and liable to imprisonment for a term not exceeding eighteen months.

Section 346 (2) excludes threats aka "criminal harassment" to begin civil [criminal] proceedings therefore I AM perfectly entitled to imply through repeated contact to not only bring criminal charges against Ash Knightley and his partner in crime Melanie Titizian but also civil action as they refuse to acknowledge their crimes in the hundreds of thousands in redress they owe me their victim.

#### Assault

**265 (1)** A person commits an assault when

- (a) without the consent of another person, he applies force intentionally to that other person, directly or indirectly; Vic PD GUILTY of assault by threatening me face to face to falsely charge me with "criminal harassment" then falsely arrest=bodily harm me
- **(b)** he attempts or threatens, by an act or a gesture, to apply force to another person, if he has, or causes that other person to believe on reasonable grounds that he has, present ability to effect his purpose

#### **Application**

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

#### **Assault**

**266** Every one who commits an assault is guilty of

- (a) an indictable offence and is liable to imprisonment for a term not exceeding five years; or
- **(b)** an offence punishable on summary conviction.

Torture Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal ALL GUILTY of "torture" by discriminating against ME WHOM THEY HATE and seek to murder, steal from and destroy=genocide=Crime against Humanity

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

#### **Definitions**

(2) For the purposes of this section,

#### *official* means

- (a) a peace officer,
- **(b)** a public officer,
- (c) a member of the Canadian Forces, or

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

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

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

- (a) for a purpose including
  - (i) obtaining from the person or from a third person information or a statement,
  - (ii) punishing the person for an act that the person or a third person has committed or is suspected of having committed, and
  - (iii) intimidating or coercing the person or a third person, or
- (b) for any reason based on discrimination of any kind,

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

#### No defence

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

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

Theft Ash Knightley, Melanie Titizian GUILTY of "theft" against me their victim by stealing tens of thousands of dollars worth of my labour and special & personal property while mentally ill criminal "public servant" www.dictionary.com/pigs (noun informal a dirty, greedy, or bad-mannered person) named in this PRIVATE INFORMATION aided and abetted criminals Knightley and Titizian which makes their actions A HATE CRIME

- 322 (1) Every one commits theft who fraudulently and without colour of right takes, or fraudulently and without colour of right converts to his use or to the use of another person, anything, whether animate or inanimate, with intent
  - (a) <u>to deprive</u>, temporarily or <u>absolutely</u>, <u>the owner of it</u>, <u>or a person who has a special property or interest in it</u>, <u>of the thing or of his property or interest in it</u>;
  - (b) to pledge it or deposit it as security;
  - (c) to part with it under a condition with respect to its return that the person who parts with it may be unable to perform; or
  - (d) to deal with it in such a manner that it cannot be restored in the condition in which it was at the time it was taken or converted.

Time when theft completed Ash Knightley GUILTY of "theft" when he locked up my property so he could STEAL it, then he began moving my stolen property in the building

- **(2)** A person commits theft when, with intent to steal anything, he moves it or causes it to move or to be moved, or begins to cause it to become movable. **Secrecy**
- **(3)** A taking or conversion of anything may be fraudulent notwithstanding that it is effected without secrecy or attempt at concealment.

Theft by or from person having special property or interest Ash Knightley, Melanie Titizian GUILTY of "theft from person having special property" as my trades equipment, fixtures and stolen property are as described "special property" 328 A person may be convicted of theft notwithstanding that anything that is alleged to have been stolen was stolen

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

#### **Punishment for theft**

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

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

Fraudulent concealment Ash Knightley, Melanie Titizian, Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal ALL GUILTY of "fraudulent concealment" by CONCEALING Justice, Remedy and

## Redress from me to "serve and protect" criminals Ash Knightley and Melanie Titizian because UGLY PROTECTS UGLY

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

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

Robbery History of violence against women Ash Knightley GUILTY of "robbery" by changing the locks (violent assault/intimidation with intent to cause me terror and bodily harm) on me to overcome resistance to his stealing and using threats of violence under the guise of "supervising" me to prevent me from removing my special and personal property/assets

343 Every one commits robbery who

- (a) steals, and for the purpose of extorting whatever is stolen or to prevent or overcome resistance to the stealing, uses violence or threats of violence to a person or property;
- **344 (1)** Every person who commits robbery is guilty of an indictable offence and liable
  - (i) in the case of a first offence, five years

Possession of property obtained by crime Melanie Titizian GUILTY of "possession of property obtained by crime" as my labour, trades equipment, fixtures and personal property were STOLEN by Ash Knightley and Melanie Titizian 354 (1) Every one commits an offence who has in his possession any property or thing or any proceeds of any property or thing knowing that all or part of the property or thing or of the proceeds was obtained by or derived directly or indirectly from

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

#### **Punishment**

**355** Every one who commits an offence under section 354

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

False pretence Ash Knightley, Melanie Titizian, Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal ALL GUILTY of "false pretence"

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

Fraud Ash Knightley, Melanie Titizian, Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal ALL GUILTY of "fraud" 380 (1) Every one who, by deceit, falsehood or other fraudulent means, whether or not it is a false pretence within the meaning of this Act, defrauds the public or any person, whether ascertained or not, of any property, money or valuable security or any service,

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

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

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

#### **Definition of property**

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

Wilfully causing event to occur Victoria PD and BC Attorney General GUILTY of "wilfully causing THEFT OVER FIVE THOUSAND, VIOLENT ASSAULTS TO OCCUR" against me...NOW BC provincial court and BC Human Rights Tribunal are "wilfully causing events OF INJUSTICE, TORTURE, ATTEMPTED MURDER, DISCRIMINATION to OCCUR" against me BECAUSE THESE <a href="https://www.dictionary.com/pigs">www.dictionary.com/pigs</a> (noun informal a dirty, greedy, or bad-mannered person) HATE ME AND WANT ME MURDERED, STOLEN FROM, BANKRUPTED AND DESTROYED

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

Mischief Ash Knightley, Melanie Titizian, Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal ALL GUILTY of "MISCHIEF" 430 (1) Every one commits mischief who wilfully

- (a) destroys or damages property;
- **(b)** renders property dangerous, useless, inoperative or ineffective;
- (c) obstructs, interrupts or interferes with the lawful use, enjoyment or operation of property; or MY life is MY PROPERTY therefore Ash Knightley, Melanie Titizian, Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal are all obstructing, interrupting, interfering with the lawful enjoyment and operation of MY PROPERTY, MY LIFE ...
- (d) obstructs, interrupts or interferes with any person in the lawful use, enjoyment or operation of property. Justice, Remedy and Redress is MY PROPERTY therefore Ash Knightley, Melanie Titizian, Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal are all obstructing, interrupting, interfering with the lawful enjoyment and operation of MY PROPERTY CAUSING ACTUAL DANGER TO MY LIFE

### **Punishment**

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

### **Punishment**

- **(3)** Every one who commits mischief in relation to property that is a testamentary instrument or the value of which exceeds five thousand dollars
  - (a) is guilty of an indictable offence and liable to imprisonment for a term not exceeding ten years

Attempts, accessories Ash Knightley, Melanie Titizian, Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal are GUILTY of "attempts and accessories" because they ALL HATE their victim ME!

463 Except where otherwise expressly provided by law, the following provisions apply in respect of persons who attempt to commit or are accessories after the fact Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal are GUILTY to the commission of offences:

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

- **(b)** every one who attempts to commit or is an accessory after the fact to the commission of an indictable offence for which, on conviction, an accused is liable to imprisonment for fourteen years or less is guilty of an indictable offence and liable to imprisonment for a term that is one-half of the longest term to which a person who is guilty of that offence is liable;
- **(c)** every one who attempts to commit or is an accessory after the fact to the commission of an offence punishable on summary conviction is guilty of an offence punishable on summary conviction; and
- **(d)** every one who attempts to commit or is an accessory after the fact to the commission of an offence for which the offender may be prosecuted by indictment or for which he is punishable on summary conviction
  - (i) is guilty of an indictable offence and liable to imprisonment for a term not exceeding a term that is one-half of the longest term to which a person who is guilty of that offence is liable, or
  - (ii) is guilty of an offence punishable on summary conviction.
- **467.1 (1)** The following definitions apply in this Act.

criminal organization means a group Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal, however organized, that

- (a) is composed of three or more persons in or outside Canada; and
- (b) has as one of its <u>main purposes or main activities the facilitation or commission of one or more serious offences that, if committed, would likely result in the direct or indirect receipt of a material benefit, including a financial benefit, by the group or by any of the persons who constitute the group.</u>

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

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

"CONSTABLE" means <u>dictionary.com/CON</u> adjective involving abuse of <u>confidence</u>: a con trick. verb (used with object), conned, con·ning. to swindle; trick: That crook conned me out of all my savings. to persuade by deception, cajolery, etc. noun a <u>confidence game</u> or swindle. a lie, exaggeration, or glib self-serving talk

<u>dictionary.com/STABLE</u> noun a building, usually consisting of stalls, for the lodging of horses or other livestock *informal* a source of training, such as a school, theatre, a number of people considered as a source of a particular talent like conning people by pretending to "serve and protect" the community and innocent like criminal Vic PD "PIGS"=Persons In Govt con society into believing their lies

### Participation in activities of criminal organization

**467.11 (1)** Every person in the Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal who, for the purpose of enhancing the ability of a criminal organization to facilitate or commit an indictable offence under this or any other Act of Parliament, knowingly, by act or omission, participates in or contributes to any activity of the criminal organization is guilty of an indictable offence and liable to imprisonment for a term not exceeding five years.

### **Prosecution**

- (2) In a prosecution for an offence under subsection (1), it is not necessary for the prosecutor to prove that
  - (a) the criminal organization actually facilitated or committed an indictable offence;
  - **(b)** the participation or contribution of the accused actually enhanced the ability of the criminal organization to facilitate or commit an indictable offence;
  - **(c)** the accused knew the specific nature of any indictable offence that may have been facilitated or committed by the criminal organization; or
  - **(d)** the accused knew the identity of any of the persons who constitute the criminal organization.

### **Factors**

- (3) In determining whether an accused participates in or contributes to any activity of a criminal organization, the Court may consider, among other factors, whether the accused
  - (a) uses a name, word, symbol or other representation that identifies, or is associated with, the criminal organization;
  - **(b)** frequently associates with any of the persons who constitute the criminal organization;
  - (c) receives any benefit from the criminal organization; or
  - **(d)** repeatedly engages in activities at the instruction of any of the persons who constitute the criminal organization.

Arrest by owner, etc., of property Justice, Remedy and Redress is due in the millions and is MY PROPERTY therefore Ash Knightley, Melanie Titizian, those GUILTY and acting as Victoria PD, BC Attorney General, BC provincial court and BC Human Rights Tribunal are all going to be arrested by either myself or police departments in each criminal's area to be instructed by me with indictable charges against ALL GUILTY parties who have committed and are currently committing hate, genocide, injustice, discrimination crimes against me

- **(2)** The owner or a person in lawful possession of property, or a person authorized by the owner or by a person in lawful possession of property, may arrest a person without a warrant if they find them committing a criminal offence on or in relation to that property and
  - (a) they make the arrest at that time; or
  - **(b)** they make the arrest within a reasonable time after the offence is committed and they believe on reasonable grounds that it is not feasible in the circumstances for a peace officer to make the arrest.

BEFORE MY TRADESWOMAN PROPERTY AND PERSONAL CHATTEL WAS STOLEN I WENT TO REPORT CRIME IN PROGRESS TO THOSE ACTING AS VICTORIA PD WHO LIKE ALWAYS LIED AND CLAIMED CRIMINAL MATTERS ARE CIVIL MATTERS.

WHAT I HAVE PROOF OF IS CONTINUOUS REFUSAL OF "SERVICE AND PROTECTION" NOT ONLY OF MYSELF, A WOMAN IN NEED OF PROTECTION BUT FROM RICH CRIMINALS WHO CONSTANTLY HAVE NO FEAR OF STEALING TENS OF THOUSANDS OF DOLLARS WORTH OF MY PROPERTY SO THEY CAN ENRICH THEMSELVES!

READ THE FOLLOWING DOCUMENT FOR THE TRUTH ABOUT HOW THOSE POSING AS "PUBLIC SERVANTS" PROTECT CRIMINALS WHILE VIOLATING THE RIGHTS OF VICTIMS IN BC. BIRDS OF A SATANIC FEATHER FLOCK TOGETHER ALWAYS! THE WICKED PROTECT THE WICKED, ALWAYS!

# SLUMLORD CRIMINAL ASH KNIGHTLEY and VIC PD and DAVID EBY EXPOSED

# I LIVING WOMAN AM CONSTANTLY UNDER ATTACK (persecution the Crime of Genocide), THREAT and VIOLENT ASSAULT FOR HAVING THE NERVE TO FIGHT FOR MY RIGHTS, JUSTICE, & REDRESS. I AM A TARGETED, DISCRIMINATED AGAINST WOMAN NEEDING PROTECTION.

https://www.docdroid.net/K0SgsoA/malfeasance-guilty-david-eby-pdf https://www.docdroid.net/ljaOWVo/vic-pd-knightley-criminal-matter-pdf https://www.docdroid.net/xMwHlJY/witches-will-pay-for-their-crimes-pdf https://www.docdroid.net/HEF4ue5/titizian-claim-of-action-file-no-190212-pdf

Attorney General website <a href="https://www2.gov.bc.ca/gov/content/governments/organizational-structure/ministries-organizations/ministries/justice-attorney-general">https://www2.gov.bc.ca/gov/content/governments/organizational-structure/ministries-organizations/ministries/justice-attorney-general</a> states "THE MISSION IS TO ADMINISTER JUSTICE". QUESTION IS HOW CAN LIARS "administer justice" WHEN THE+WICKED KNOW NOTHING ABOUT JUSTICE!? TRUTH IS CHILDREN+OF+THE+DEVIL ARE A TERRORIST ORGANIZATION CALLING THEMSELVES "PUBLIC SERVANTS", or "BAR ASSOCIATION" see Criminal Code of Canada Participation in activity of terrorist group 83.18 (1) What exactly does legal fiction person 'doing business as' "Attorney General" & BC GOVT coven do for my race who are in need of protection, persecuted, discriminated against women who've had their biological property stolen, sold by child kidnapping & human trafficking division terrorist organizations <a href="https://www2.gov.bc.ca/gov/content/governments/organizational-structure/ministries-organizations/ministries/children-and-family-development">https://www2.gov.bc.ca/gov/content/governments/organizational-structure/ministries-organizations/ministries/children-and-family-development</a> and criminal terrorist cult "Law Society of BC" members doing business as <a href="https://www.provincialcourt.bc.ca/">https://www.provincialcourt.bc.ca/</a>?

ALL WHO REFUSE TO FIGHT FOR THEIR RIGHTS HAVE NO RIGHTS! I KNOW EXACLTY WHAT MY RIGHTS ARE & WILL WAGE COMBAT AGAINST ALL WHO PERSECUTE, ATTACK AND STEAL FROM ME! TRUTH IS ACTING ATTORNEY GENERAL DAVID EBY IS AN ABUSER, DISCRIMINATOR OF WOMEN, DISCIPLE OF CHRIST PERSECUTOR, AIDER AND ABETTOR OF CRIMINALS LIKE SLUMLORD, DISCRIMINATOR, VIOLENT ATTACKER OF WOMEN ASH KNIGHTLEY <a href="https://ca.linkedin.com/in/ash-knightley-mba-pmp-crm-1571046">https://ca.linkedin.com/in/ash-knightley-mba-pmp-crm-1571046</a> WHO ASSAULTS VULNERABLE PEOPLE IN NEED OF PROTECTION FOR HIS FINANCIAL GAIN. I AM ONE OF ASH KNIGHTLEY'S VICTIMS WHO CONTACTED the "ATTORNEY GENERAL" OCT 2018 FOR SUPPORT WHEN CRIMINAL ASH KNIGHTLY WAS STEALING TENS OF THOUSANDS WORTH OF MY PROPERTY. DAVID REFUSED TO ACT! IF "public servants" DAVID & WOMAN HATING DISCRIMINATING VICTORIA PD <a href="https://vicpd.ca/">https://vicpd.ca/</a> BELIEVE THEY CAN ABUSE ME, GUESS AGAIN! CRIMINALS who refuse me "service and protection", who protect criminal code violators are in for a rude awakening! NOT ONE OF YOU GUILTY OF PERSECUTING/STONEWALLING/HATING ME BECAUSE OF MY RACE "public servant" TERRORIST ORGANZATION CRIMINALS IS "ABOVE THE LAW". ALL CRIMINAL ORGANIZATIONS INVOLVED OWE ME AN APOLOGY AND AMENDS!

Past and present criminals 'doing business as' "Attorney General of British Columbia" (legal fiction person) HAVE AN INTENTIONAL MALICIOUS HISTORY OF PROVABLE <u>dictionary.com/MALFEASANCE</u>, INCONTESTABLE <u>MISFEASANCE</u> AGAINST THOSE IN NEED OF PROTECTION and VULNERABLE MEMBERS OF SOCIETY. <u>biblehub.net/TWO+OR+THREE+WITNESSES</u> ESTABLISH THE TRUTH ABOUT CRIMINAL TERRORIST ORGANIZATION 'legal fiction' PRETENDERS "BC ATTORNEY GENERAL". <u>I find the headline</u>

of this story HILARIOUS because it is Scriptural "B.C. turned 'a blind eye and

a **deaf ear'** to guard's sexual abuse of inmates, suit alleges" <a href="https://www.msn.com/en-ca/news/canada/bc-turned-a-blind-eye-and-a-deaf-ear-to-guards-sexual-abuse-of-inmates-suit-alleges/ar-AAlYiOu?ocid=spartanntp">https://www.msn.com/en-ca/news/canada/bc-turned-a-blind-eye-and-a-deaf-ear-to-guards-sexual-abuse-of-inmates-suit-alleges/ar-AAlYiOu?ocid=spartanntp</a>.

EZEKIEL 48:3 Bring out a people who have eyes but are blind, and who have ears but are deaf.

JEREMIAH 5:21 Hear this, O foolish and senseless people, who have eyes but do not see, who have ears but do not hear. EZEKIEL 12:20 "Mortal one," He said, "you are living among rebellious people. They have eyes, but they see nothing; they have ears, but they hear nothing, because they are rebellious. The Scripture. TRUTH is my race's language, one reason I am hated+by+everyone, constantly persecuted by RACIST IGNORANT PIGS=Persons In Govt dictionary.com/pigs (noun informal a dirty, greedy, or bad-mannered person)!

Has David Eby, Richard Fyfe or those doing criminal business as "VICTORIA PD" read the CRIMINAL CODE? CLEARLY those doing terrorist business as "BC ATTORNEY GENERAL" nor "VICTORIA PD" have read or understood the criminal code or any of their Common Law duties, responsibilities and obligations as "PUBLIC SERVANT" NOT PEACEFUL assembly **P**ersons In **G**ovt TYPICAL dictionary.com/SOCIOPATHS! THAT'S RIGHT CRIMINAL TERRORIST ORGANIZATION Persons In Govt GETTING PAID TO "SERVE AND PROTECT" EVILDOERS which is the reason PIGS (informal noun a dirty, greedy, or bad-mannered person)=Persons In Govt are dictionary.com/USELESS. The RACIST "public servants" who STONEWALL, HATE, PERSECUTE, ABUSE, DISCRIMINATE AGAINST, REFUSE JUSTICE, RIGHT & RECOMPENSE TO ME ARE-COMPLETELY-USELESS as written **I**beina mostly children biblehub.com/Isaiah 30:5 Everyone will be put to shame because of a people [Common Law HATING evildoers] useless to them. They [wrongdoers] cannot be of help; they [vile PIGS] are good for nothing but shame and dictionary.com/reproach. Isaiah 59:6 Their ["public servant"] cobwebs [lies/deceit/fraud/extortion/oppression/circular thinking] are useless for clothing; they [BAR members/Persons In Govt] cannot cover themselves with what they make [ill+gotten+gain]. Their deeds [BAR members/PIGS] are evil deeds, and acts of violence are in their hands.

I faxed a ten-page REQUEST for "service and protection" to DAVID EBY Oct 2018 CRIME WAS IN PROGRESS! I was IGNORED! I went down to Victoria PD to report the CRIME, THEFT OVER FIVE THOUSAND, told "it's a civil matter" LIE! LIE! LIE! THEFT OVER FIVE THOUSAND IS NOT A CIVIL MATTER YOU USELESS, DISRIMINATING AGAINST WOMEN WRONGDOERS! ASH KNIGHTLEY IS GOING TO BE ARRESTED AND CHARGED WITH THE INDICTABLE CRIMES to PAY FOR HIS WRONGDOING PURSUANT TO Sec. 15 (1) of the Canadian Charter of Rights and Freedoms! ASH KNIGHTLEY WILL RECEIVE A COURT ORDER TO PAY ME WHAT HE OWES IN COMPENSATION!

BC SLUMLORDS LIKE ASH KNIGHTLEY ARE UTTERLY OUT OF CONTROL KNOWING BC POLICE WILL LIE, TELL THE RESIDENTIAL/COMMERCIAL TENANT A BIG FAT LIE "IT'S A CIVIL MATTER". VICTORIA IS WITNESS #1 HERE IS WITNESS #2 OI payed my rent Onw I'm getting EVICTED https://youtu.be/WBabmdwT87g.

WHY DID <a href="https://www.cbabc.org/Home">https://www.cbabc.org/Home</a> BC LIARS=lawyer VAGRANT TERRORIST ORGANIZATION "Law Society of BC" tighten up the rules, "the law" for BC landlords <a href="https://www.pazderlaw.com/residential-tenancy-act-changes/">https://www.pazderlaw.com/residential-tenancy-act-changes/</a> if BC GOVT "public service agencies" REFUSE TO UPHOLD THE RULES?! BC PIGS CREATE CIVIL UNREST ON PURPOSE TO CREATE SUICIDE IN VULNERABLE VICTIMS OF CRIME BY THE RICH!

SCRIPTURE EXPOSES ALL WHO TURN A BLIND EYE AND DEAF EAR TO SCREAMS FROM VICTIMS OF CRIME AND NO! NO VICTIM OF CRIME NEEDS TO BE GANG RAPED BY BC BAR ASS. MEMBERS AND THEIR TERRORIST ORGANIZATION, ONLY BENEFIT THEMSELVES BY FRAUD, THEFT and WASTE OF PRECIOUS TIME "PUBLIC SERVICES"! YOU ARE EXPOSED BY THE TRUTH AS WRITTEN PSALM 5:9 My enemies cannot speak a truthful word. Their deepest desire is to destroy others. Their talk is foul, like the stench from an open grave. Their tongues are filled with death. MICAH 7:3 Both their hands are equally skilled at doing evil! Officials and judges alike demand bribes. The people with influence get what they want, and together they scheme to twist justice. ISAIAH 32:7 The wicked use evil like a tool. Those who are vile plan ways to take everything from the poor. The evildoer destroys the poor with lies, even though the poor is in the right. AMOS 5:12 I know your many crimes, your terrible deeds. You hurt people who do right, you take money to do wrong, and you keep the poor from getting justice in court. PSALM 58:2 No, in your hearts you plan to be unfair. With your hands you do terrible things on the earth. ISAIAH 5:23 You accept bribes to let the guilty go free, and you cheat the innocent out of a fair trial. MICAH 6:12 Your rich people exploit the poor, all of you [PIGS] are liars.

# LET'S LOOK AT MY UNALIENABLE RIGHTS AS A DISCRIMINATED AGAINST WOMAN, PERSECUTED HATED RACE & FORCED ENSLAVED "CANADIAN CITIZEN"

### Convention on the Elimination of All Forms of <u>Discrimination against Women</u>

The States Parties to the present Convention,

Noting that the Charter of the United Nations reaffirms faith in **fundamental** human rights, in the **dignity and worth of the human** person and **in the equal rights of men and women**,

Noting that the <u>Universal Declaration of Human Rights affirms the principle of the inadmissibility of discrimination and proclaims that all</u> human beings <u>are born free and equal in dignity and rights and that everyone is entitled to all the rights and <u>freedoms set forth therein, without distinction of any kind</u>, including distinction based on sex,</u>

Noting that the <u>States Parties to the International Covenants on Human Rights have</u> the <u>obligation to ensure the equal rights of men and women to enjoy all</u> economic, social, cultural, civil and political <u>rights</u>,

Considering the international conventions concluded under the auspices of the United Nations and the specialized agencies promoting **equality of rights of men and women**,

Noting also the resolutions, declarations and recommendations adopted by the United Nations and the specialized agencies promoting **equality of rights of men and women**,

Concerned, <u>however</u>, that <u>despite</u> these <u>various instruments extensive discrimination</u> <u>against women continues to exist</u>,

Recalling that <u>discrimination against women violates the principles of equality of rights</u> and respect for human dignity, is an obstacle to the participation of women, on equal terms with men, in the political, social, economic and <u>cultural life of their countries</u>, hampers the growth of the prosperity of society and the family and makes more difficult the full development of the potentialities of women in the service of their countries and of humanity,

Concerned that <u>in situations of poverty women have the least access to</u> food, health, education, training and opportunities for employment and other <u>needs</u>,

Convinced that the <u>establishment of the new international economic order based on equity and justice will contribute significantly towards the promotion of equality between men and women,</u>

Emphasizing that the **eradication of** apartheid, **all forms of racism, racial discrimination**, colonialism, neo-colonialism, aggression, foreign occupation and domination and interference in the internal affairs of States **is essential to the full enjoyment of the rights of men and women**,

Affirming that the strengthening of international peace and security, the relaxation of international tension, mutual co-operation among all States irrespective of their social and economic systems, general and complete disarmament, in particular nuclear disarmament under strict and effective international control, the affirmation of the principles of justice, equality and mutual benefit in relations among countries and the realization of the right of peoples under alien and colonial domination and foreign occupation to self-determination and independence, as well as respect for national sovereignty and territorial integrity, will promote social progress and development and as a consequence will contribute to the attainment of full equality between men and women,

# Convinced that the full and complete development of a country, the welfare of the world and the cause of peace require the maximum participation of women on equal terms with men in all fields,

Bearing in mind the great contribution of women to the welfare of the family and to the development of society, so far not fully recognized, the social significance of maternity and the role of both parents in the family and in the upbringing of children, and aware that the role of women in procreation should not be a basis for discrimination but that the upbringing of children requires a sharing of responsibility between men and women and society as a whole,

Aware that a change in the traditional role of men as well as the role of women **in society** and in **the family is needed to achieve full equality between men and women**,

Determined to implement the principles set forth in the Declaration on the Elimination of Discrimination against Women and, for that purpose, to adopt the measures required for the elimination of such discrimination in all its forms and manifestations,

Have agreed on the following:

#### **PART I**

Article 1

For the purposes of the present Convention, the term "discrimination against women" shall mean any distinction, exclusion or restriction made on the basis of sex which has the effect or purpose of impairing or nullifying the recognition, enjoyment or exercise by women, irrespective of their marital status, on a basis of equality of men and women, of human rights and fundamental freedoms in the political, economic, social, cultural, civil or any other field.

### Article 2

States Parties condemn discrimination against women in all its forms, agree to pursue by all appropriate means and without delay a policy of eliminating discrimination against women and, to this end, undertake:

- (a) <u>To embody the principle of the equality of men and women</u> in their national constitutions or other appropriate legislation if not yet incorporated therein and to ensure, through law and other appropriate means, the practical realization of this principle;
- (b) To adopt appropriate legislative and other measures, including sanctions where appropriate, prohibiting all discrimination against women; (c) To establish legal protection of the rights of women on an equal basis with men and to ensure through competent national tribunals and other public institutions the effective protection of women against any act of discrimination;
- (d) To refrain from engaging in any act or practice of discrimination against women and to ensure that public authorities and institutions shall act in conformity with this obligation;
- (e) To take all appropriate measures to eliminate discrimination against women by any person, organization or enterprise;
- (f) <u>To take all appropriate measures</u>, including legislation, <u>to modify or abolish</u> <u>existing laws</u>, regulations, customs and practices which constitute <u>discrimination</u> against women;
- (g) <u>To repeal all national penal provisions which constitute discrimination against women.</u>

### Article 3

States Parties shall take in all fields, in particular in the political, social, economic and cultural fields, all appropriate measures, including legislation, to ensure the full development and advancement of women, for the purpose of guaranteeing them the exercise and enjoyment of human rights and fundamental freedoms on a basis of equality with men.

### Article 4

1. <u>Adoption by States Parties of temporary special measures aimed at accelerating</u> <u>de facto equality between men and women shall not be considered discrimination</u> as defined in the present Convention, but shall in no way entail as a consequence the maintenance of

unequal or separate standards; these measures shall be discontinued when the objectives of equality of opportunity and treatment have been achieved.

2. Adoption by States Parties of special measures, including those measures contained in the present Convention, aimed at protecting maternity shall not be considered discriminatory.

#### Article 5

### States Parties shall take all appropriate measures:

- (a) To modify the social and cultural patterns of conduct of men and women, with a view to achieving the elimination of prejudices and customary and all other practices which are based on the idea of the inferiority or the superiority of either of the sexes or on stereotyped roles for men and women;
- (b) To ensure that family education includes a proper understanding of maternity as a social function and the recognition of the common responsibility of men and women in the upbringing and development of their children, it being understood that **the interest of the children is the primordial consideration in all cases**.

#### Article 6

States Parties shall take all appropriate measures, including legislation, to suppress all forms of traffic in women and exploitation of prostitution of women.

### **PART II**

### Article 7

States Parties shall take all appropriate measures to eliminate discrimination against women in the political and public life of the country and, in particular, shall ensure to women, on equal terms with men, the right:

- (a) To vote in all elections and public referenda and to be eligible for election to all publicly elected bodies;
- (b) <u>To participate in the formulation of government policy and the implementation thereof and to hold public office and perform all public functions at all levels of government;</u>
- (c) To participate in non-governmental organizations and associations concerned with the public and political life of the country.

### Article 8

States Parties shall take all appropriate measures to ensure to women, on equal terms with men and without any discrimination, the opportunity to represent their Governments at the international level and to participate in the work of international organizations.

### Article 9

1. States Parties shall grant women equal rights with men to acquire, change or retain their nationality. They shall ensure in particular that neither marriage to an alien nor change of nationality by the husband during marriage shall automatically change the nationality of the wife,

render her stateless or force upon her the nationality of the husband. 2. States Parties shall grant women equal rights with men with respect to the nationality of their children.

### **PART III**

Article 10

<u>States Parties shall take all appropriate measures to eliminate discrimination</u> <u>against women</u> in order to ensure to them equal rights with men in the field of education and in particular to ensure, on a basis of equality of men and women:

(h) Access to specific educational information to help to ensure the health and well-being of families, including information and advice on family planning.

### Article 11

- 1. <u>States Parties shall take all appropriate measures to eliminate discrimination against women</u> in the field of employment <u>in order to ensure</u>, <u>on a basis of equality of men and women</u>, the same rights, in particular:
- (a) The right to work as an inalienable right of all human beings;
- (b) The right to the same employment opportunities, including the application of the same criteria for selection in matters of employment;
- (c) <u>The right to free choice of profession and employment, the right to promotion,</u> <u>job security and all benefits and conditions of service</u> and the right to receive vocational training and retraining, including apprenticeships, advanced vocational training and recurrent training;
- (d) <u>The right to equal remuneration, including benefits, and to equal treatment in respect of work of equal value, as well as equality of treatment in the evaluation of the quality of work;</u>
- (e) The right to social security, particularly in cases of retirement, unemployment, sickness, invalidity and old age and other incapacity to work, as well as the right to paid leave;
- (f) The right to protection of health and to safety in working conditions, including the safeguarding of the function of reproduction.

### Article 13

States Parties shall take all appropriate measures to eliminate discrimination against women in other areas of economic and social life in order to ensure, on a basis of equality of men and women, the same rights, in particular:

- (a) The right to family benefits;
- (b) The right to bank loans, mortgages and other forms of financial credit;
- (c) The right to participate in recreational activities, sports and all aspects of cultural life.

- 1. States Parties shall take into account the particular problems faced by rural women and the significant roles which rural women play in the economic survival of their families, including their work in the non-monetized sectors of the economy, and shall take all appropriate measures to ensure the application of the provisions of the present Convention to women in rural areas.
- 2. States Parties shall take all appropriate measures to eliminate discrimination against women in rural areas in order to ensure, on a basis of equality of men and women, that they participate in and benefit from rural development and, in particular, shall ensure to such women the right:
- (a) To participate in the elaboration and implementation of development planning at all levels;
- (b) To have access to adequate health care facilities, including information, counselling and services in family planning;
- (c) To benefit directly from social security programmes;
- (d) To obtain all types of training and education, formal and non-formal, including that relating to functional literacy, as well as, inter alia, the benefit of all community and extension services, in order to increase their technical proficiency;
- (e) To organize self-help groups and co-operatives in order to obtain equal access to economic opportunities through employment or self employment;
- (f) To participate in all community activities;
- (g) To have access to agricultural credit and loans, marketing facilities, appropriate technology and equal treatment in land and agrarian reform as well as in land resettlement schemes;
- (h) To enjoy adequate living conditions, particularly in relation to housing, sanitation, electricity and water supply, transport and communications.

### **PART IV**

### Article 15

- 1. States Parties shall accord to women equality with men before the law.
- 2. States Parties shall accord to women, in civil matters, a legal capacity identical to that of men and the same opportunities to exercise that capacity. In particular, they shall give women equal rights to conclude contracts and to administer property and shall treat them equally in all stages of procedure in courts and tribunals.
- 3. States Parties agree that all contracts and all other private instruments of any kind with a legal effect which is directed at restricting the legal capacity of women shall be deemed null and void. Whomever is denying me Justice, Remedy and Reparation is restricting my capacity as a Woman therefore ALL acts of Injustice is Genocide will cease and desist! All "legal" known as "color of law" is dictionary.com/fraud=UNLAWFUL, UNETHICAL, IMMORAL, BAD FAITH!

4. States Parties shall accord to men and women the same rights with regard to the law relating to the movement of persons and the freedom to choose their residence and domicile.

### Article 16

- 1. States Parties shall take all appropriate measures to eliminate discrimination against women in all matters relating to marriage and family relations and in particular shall ensure, on a basis of equality of men and women:
  - (a) The same right to enter into marriage;
  - **(b)** The same right freely to choose a spouse and to enter into marriage only with their free and full consent;
  - (c) The same rights and responsibilities during marriage and at its dissolution;
  - **(d)** The same rights and responsibilities as parents, irrespective of their marital status, in matters relating to their children; in all cases the interests of the children shall be paramount;
  - **(e)** The same rights to decide freely and responsibly on the number and spacing of their children and to have access to the information, education and means to enable them to exercise these rights;
  - **(f)** The same rights and responsibilities with regard to guardianship, wardship, trusteeship and adoption of children, or similar institutions where these concepts exist in national legislation; in all cases the interests of the children shall be paramount;
  - **(g)** The same personal rights as husband and wife, including the right to choose a family name, a profession and an occupation;
- **(h)** The same rights for both spouses in respect of the ownership, acquisition, management, administration, enjoyment and disposition of property, whether free of charge or for a valuable consideration.
- 2. The betrothal and the marriage of a child shall have no legal effect, and all necessary action, including legislation, shall be taken to specify a minimum age for marriage and to make the registration of marriages in an official registry compulsory.

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

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

AND WHEREAS the Constitution of Canada recognizes the importance of preserving and enhancing the multicultural heritage of Canadians "society" in Canada HATE my race's righteous, calling a spade a spade CULTURE

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

AND WHEREAS the Canadian Human Rights Act provides that every individual should have an equal opportunity with other individuals to make the life that the individual is able and wishes to have, consistent with the duties and obligations of that individual as a member of society, and, in order to secure that opportunity, establishes the Canadian Human Rights Commission to redress any proscribed discrimination, including discrimination on the basis of race, national or ethnic origin or colour; useless blah blah blah blah blah, I have never been allowed to make the life I am able & wish to have in Common Law HATING 'canada'! ALL my complaints of racial, national and ethnic origin DISCRIMINATION have been DENIED by RACIST, TERRORIST ORGANIZATION THIEVES "Human Rights Tribunal" because those acting as these lawless JOKE "public services" HATE me, want me dead which is why they REFUSE my RIGHTS to the millions in redress I AM due!

AND WHEREAS Canada is a party to the *International Convention on the Elimination of All Forms of Racial Discrimination*, which Convention recognizes that all human beings are equal before the law and are entitled to equal protection of the law against any discrimination and against any incitement to discrimination, and to the *International Covenant on Civil and Political Rights*, which Covenant 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; this is a total LIE! I AM NOT PERMITTED TO ENJOY MY OWN CULTURE and to PROVE IT MCFD HATED Victoria's CULTURE SO MUCH THEY SOLD HER BIOLOGICAL PROPERTY TO MAKE PROFIT off her flesh and bone, Person In Govt HATE Victoria's culture and constantly REFUSE to serve her or to allow her to use or speak HER OWN LANGUAGE which is Scripture!

AND WHEREAS the Government of Canada recognizes the diversity of Canadians as regards race, national or ethnic origin, colour and religion as a fundamental characteristic of Canadian society and is committed to a policy of multiculturalism designed to preserve and enhance the multicultural heritage of Canadians while working to achieve the equality of all Canadians in the economic, social, cultural and political life of Canada; again this a A TOTAL LIE, legal fiction "Govt of Canada" HATE ME, REFUSE to protect me, DISCRIMINATE AGAINST ME CONSTANTLY, REFUSE TO SERVE, REFUSE MY RIGHT TO ACCESS JUSTICE, MY RIGHT TO MY CULTURAL HERITAGE, MY RIGHT TO REMEDY and REPARATION, REFUSE TO RETURN MY BIOLOGICAL PROPERTY because Persons In Govt (PIG informal noun a dirty, greedy, or badmannered person) HATE me, want me DEAD, HOMELESS, JOBLESS, PENNILESS, SUICIDAL!

NOW, THEREFORE, Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

### **Multiculturalism Policy of Canada**

**3 (1)** It is hereby declared to be the policy of the Government of Canada to

- (a) recognize and promote the understanding that multiculturalism reflects the cultural and racial diversity of Canadian society and acknowledges the freedom of all members of Canadian society to preserve, enhance and share their cultural heritage;
- (b) recognize and promote the understanding that multiculturalism is a fundamental characteristic of the Canadian heritage and identity and that it provides an invaluable resource in the shaping of Canada's future;
- (c) promote the full and equitable participation of individuals and communities of all origins in the continuing evolution and shaping of all aspects of Canadian society and assist them in the elimination of any barrier to that participation;
- **(d)** recognize the existence of communities whose members share a common origin and their historic contribution to Canadian society, and enhance their development;
- (e) ensure that all individuals receive equal treatment and equal protection under the law, while respecting and valuing their diversity;
- (f) encourage and assist the social, cultural, economic and political institutions of Canada to be both respectful and inclusive of Canada's multicultural character;
- (g) promote the understanding and creativity that arise from the interaction between individuals and communities of different origins;
- (h) foster the recognition and appreciation of the diverse cultures of Canadian society and promote the reflection and the evolving expressions of those cultures;
- (i) preserve and enhance the use of languages other than English and French, while strengthening the status and use of the official languages of Canada; and
- **(j)** advance multiculturalism throughout Canada in harmony with the national commitment to the official languages of Canada.

## <u>International Convention on the Elimination of All Forms of</u> Racial Discrimination

Foreign private for profit CORPoration "Canada" and its  $\underline{\mathbf{P}}$ ersons  $\underline{\mathbf{I}}$ n  $\underline{\mathbf{G}}$ ovt are a Party to the following Convention, <a href="https://www.ohchr.org/Documents/ProfessionalInterest/cerd.pdf">https://www.ohchr.org/Documents/ProfessionalInterest/cerd.pdf</a>

Considering that the **Charter** of the United Nations is **based on** the **principles of the dignity and equality inherent in all human beings**, and that all Member States have pledged themselves to take joint and separate action, in co-operation with the Organization, for the achievement of one of the purposes of the United Nations which is to **promote and encourage universal respect for and observance of human rights and fundamental freedoms for all, without distinction as to race, sex, language or religion**, Considering that the Universal Declaration of Human Rights proclaims that all human beings are born free and equal in dignity and rights and that everyone is entitled to all the rights and freedoms set out therein, without distinction of any kind, in particular as to race, colour or national origin,

Considering that all human beings are equal before the law and are entitled to equal protection of the law against any discrimination and against any incitement to discrimination,

Considering that the United Nations has condemned colonialism and **all practices of segregation and discrimination** associated therewith, in whatever form and wherever they exist, and that the Declaration on the Granting of Independence to Colonial Countries and Peoples of 14 December 1960

(General Assembly resolution 1514 (XV)) has affirmed and solemnly proclaimed the necessity of bringing them to a speedy and unconditional end,

Considering that the United Nations **Declaration on the Elimination of All Forms of Racial Discrimination** of 20 November 1963 (General Assembly resolution 1904 (XVIII)) **solemnly affirms**the necessity of speedily eliminating racial discrimination throughout the world in all its
forms and manifestations and of securing understanding of and respect for the dignity of the human person,

Convinced that any doctrine of superiority based on racial differentiation is scientifically false, morally condemnable, socially unjust and dangerous, and that there is no justification for racial discrimination, in theory or in practice, anywhere, WHAT A JOKE!

COMMONWEALTH "PUBLIC SERVANTS", Persons In Govt BELIEVE THEY ARE SUPERIOR TO THOSE THEY ARE PAID TO "SERVE" believing their father "the devil" will save them for worshipping and serving him and their mandate of MURDER, THEFT & DESTRUCTION of my persecuted, hated, continually targeted race/culture/language/people/family.

Reaffirming that discrimination between human beings on the grounds of race, colour or ethnic origin is an obstacle to friendly and peaceful relations among nations and is capable of disturbing peace and security among peoples and the harmony of persons living side by side even within one and the same State,

Convinced that the existence of racial barriers is repugnant to the ideals of any human society,

Alarmed by manifestations of racial discrimination still in evidence in some areas of the world and by governmental policies based on racial superiority or hatred, such as policies of apartheid, segregation or separation, Federal and provincial "PUBLIC SERVANTS" HATE me because I know exactly who and what they really are, which is why those acting as "BC Attorney General" and "Victoria PD" Persons In Govt refuse to arrest and charge criminals Ash Knightley and Melanie Titizian with the offences they are guilty of

Resolved to adopt all necessary measures for speedily eliminating racial discrimination in all its forms and manifestations, and to prevent and combat racist doctrines and practices in order to promote understanding between races and to build an international community free from all forms of racial segregation and racial discrimination,

Desiring to implement the principles embodied in the United Nations Declaration on the Elimination of All Forms of Racial Discrimination and to secure the earliest adoption of practical measures to that end,

Have agreed as follows:

### **PART I**

### Article 1

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

- 2. <u>This Convention shall not apply to distinctions, exclusions, restrictions or preferences</u> made by a State Party to this Convention <u>between citizens and non-citizens</u>.
- 3. Nothing in this Convention may be interpreted as affecting in any way the legal provisions of States Parties concerning nationality, citizenship or naturalization, provided that such provisions do not discriminate against any particular nationality.
- 4. Special measures taken for the sole purpose of securing adequate advancement of certain racial or ethnic groups or individuals requiring such protection as may be necessary in order to ensure such groups or individuals equal enjoyment or exercise of human rights and fundamental freedoms shall not be deemed racial discrimination, provided, however, that such measures do not, as a consequence, lead to the maintenance of separate rights for different racial groups and that they shall not be continued after the objectives for which they were taken have been achieved.

- 1. States Parties condemn racial discrimination and undertake to pursue by all appropriate means and without delay a policy of eliminating racial discrimination in all its forms and promoting understanding among all races, and, to this end: (a) Each State Party undertakes to engage in no act or practice of racial discrimination against persons, groups of persons or institutions and to ensure that all public authorities and public institutions, national and local, shall act in conformity with this obligation; (b) Each State Party undertakes not to sponsor, defend or support racial discrimination by any persons or organizations;
- (c) <u>Each State Party shall take effective measures to review governmental, national and local policies, and to amend, rescind or nullify any laws and regulations which have the effect of creating or perpetuating racial discrimination wherever it exists;</u>
- (d) <u>Each State Party shall prohibit and bring to an end, by all appropriate means, including legislation as required by circumstances, racial discrimination by any persons, group or organization;</u>
- (e) <u>Each State Party undertakes to encourage, where appropriate, integrationist multiracial organizations and movements and other means of eliminating barriers between races, and to discourage anything which tends to strengthen racial division. Whomever wrote this section (e) is a child of the devil, obviously has ZERO wisdom, understanding, truth or knowledge! THERE-IS-NEVER-GOING-TO-BE-A-MEETING-OF-THE-MINDS-BETWEEN children+of+God and children+of+the+devil THEY-HATE-EACH-OTHER wicked+hate+the+righteous Proverbs 29:27 The righteous despise the unjust; the wicked despise the godly. Proverbs 29:10 A murderer hates everyone who is honest and lives right.</u>
- 2. <u>States Parties</u> shall, when the circumstances so warrant, <u>take, in the social, economic, cultural and other fields, special and concrete measures to ensure the adequate development and protection of certain racial groups or individuals belonging to them, for the purpose of <u>quaranteeing them the full and equal enjoyment of human rights and fundamental freedoms.</u> These measures shall in no case entail as a consequence the maintenance of unequal or separate rights for different racial groups after the objectives for which they were taken have been achieved.</u>

<u>States Parties particularly condemn racial segregation</u> and apartheid and <u>undertake to prevent, prohibit and eradicate all practices of this nature in territories under their jurisdiction</u>.

#### Article 4

States Parties condemn all propaganda and all organizations which are based on ideas or theories of superiority of one race or group of persons of one colour or ethnic origin, or which attempt to justify or promote racial hatred and discrimination in any form, and undertake to adopt immediate and positive measures designed to eradicate all incitement to, or acts of, such discrimination and, to this end, with due regard to the principles embodied in the Universal Declaration of Human Rights and the rights expressly set forth in article 5 of this Convention, inter alia: THIS IS A LIE, Persons In Govt ARE RACIST, COMPULSIVE LYING, USELESS, INEPT CRIMINALS WHO GO OUT OF THEIR WAY TO DISCRIMINATE, HATE, ATTEMPT TO MURDER, STEAL, DESTROY, CAUSE HARM, LOSS TO ME & MY FAMILY BECAUSE OF OUR RACE, ORIGIN & CULTURAL HERITAGE! TOXIC TERRORIST ORGANIZATION WORKER BEES POSING AS "PUBLIC SERVANTS" become aware the Almighty's curse+on+the+house+of+the+wicked!!

- (a) Shall declare an offence punishable by law all dissemination of ideas based on racial superiority or hatred, incitement to racial discrimination, as well as all acts of violence or incitement to such acts against any race or group of persons of another colour or ethnic origin, and also the provision of any assistance to racist activities, including the financing thereof;
- (b) Shall declare illegal and prohibit organizations, and also organized and all other propaganda activities, which promote and incite racial discrimination, and shall recognize participation in such organizations or activities as an offence punishable by law;
- (c) Shall not permit public authorities or public institutions, national or local, to promote or incite racial discrimination.

### Article 5

In compliance with the fundamental obligations laid down in article 2 of this Convention, **States Parties** undertake to prohibit and to eliminate racial discrimination in all its forms and to guarantee the right of everyone, without distinction as to race, colour, or national or ethnic origin, to equality before the law, notably in the enjoyment of the following rights:

- (a) The <u>right to equal treatment before the tribunals and all other organs administering</u> iustice;
- (b) The <u>right to security</u> of person <u>and protection by the State against violence or bodily harm,</u> <u>whether inflicted by government officials or by any individual group or institution</u>;
- (c) Political rights, in particular the right to participate in elections-to vote and to stand for election-on the basis of universal and equal suffrage, to take part in the Government as well as in the conduct of public affairs at any level and to have equal access to public service; As is MY RIGHT I will be given FULL ACCESS to COURT ORDER DOCUMENTS, court stamps and procedure to hold accountable all wrongdoers who cause loss and harm to my family to facilitate my RIGHT TO ACCESS JUSTICE, REMEDY and REPARATION IMMEDIATELY!

- (d) Other civil rights, in particular:
  - (i) The **right to freedom of movement and residence** within the border of the State;
  - (ii) The <u>right to leave any country, including one's own, and to return to one's country;</u>
    Victoria has a RIGHT to renounce her vile, totally embarrassing 'canadian'
    citizenship to return to her place of origin where all her country people
    worship the Truth and follow the Way, the Truth and the Life=<u>Common Law</u>
  - (iii) The right to nationality;
  - (iv) The right to marriage and choice of spouse;
  - (v) The **right to own property alone** as well as in association with others;
  - (vi) The **right to inherit**;
  - (vii) The **right to freedom of thought, conscience** and religion;
  - (viii) The **right to freedom of** opinion and **expression**;
  - (ix) The <u>right to freedom of peaceful assembly and association</u>; I HAVE right to refuse to assemble or associate with any and all racist, hate-filled <u>Persons In Govt or members of "the world's"</u> wicked vice living society
- (e) Economic, social and cultural rights, in particular:
  - (i) The <u>rights to work, to free choice of employment, to just and favourable conditions of work, to protection against unemployment, to equal pay for equal work, to just and favourable remuneration;</u>
  - (ii) The right to form and join trade unions;
  - (iii) The right to housing;
  - (iv) The **right to public health**, medical care, **social security** and social services;
  - (v) The right to education and training;
  - (vi) The right to equal participation in cultural activities;
- (f) The right of access to any place or service intended for use by the general public, such as transport hotels, restaurants, cafes, theatres and parks.

States Parties shall assure to everyone within their jurisdiction effective protection and remedies, through the competent national tribunals and other State institutions, against any acts of racial discrimination which violate their human rights and fundamental freedoms contrary to this Convention, as well as the right to seek from such tribunals just and adequate reparation or satisfaction for any damage suffered as a result of such discrimination WELL LOOKS LIKE THOSE DOING BUSINESS AS "BC ATTORNEY GENERAL", "BC GOVT" & "BC PROVINCIAL COURT" MUST BY LAW PROVIDE ME A COMMON LAW VENUE TO DEAL WITH CONTINUAL PERSECUTION, VIOLENT ASSAULTS, DISCRIMINATION AGAINST WOMEN, RACISM, HATE CRIMES, SLANDER, LIABLE, FALSE ARREST, CRUEL AND UNUSUAL

TREATMENT, SEXUAL HARASSMENT, REFUSAL of "SERVICE & PROTECTION", INDICTABLE CRIME, REAL PROPERTY TRAFFICKING, WAR CRIMES, GENOCIDE, HUMAN RIGHTS VIOLATIONS COMMITTED AGAINST ME & MY FAMILY BY THOSE WHO ARE OBLIGATED BY OATH, DUTY, and RESPONSIBILTY TO LISTEN TO AND SERVE US ACCORDING TO OUR CULTURAL HERITAGE AND ETHNIC IDENTITY. I HAVE THE RIGHT TO MAKE THE KIND OF LIFE I AM ACCUSTOMED (see Human Rights Act below) WHICH IS JUSTICE, REMEDY AND REDRESS RELEASED IMMEDIATELY WITHOUT YEARS OF 'color of law' excuses, corruption & uselessness.

### **Crimes Against Humanity and War Crimes Act**

An Act respecting genocide, crimes against humanity and war crimes and to implement the Rome Statute of the International Criminal Court, and to make consequential amendments to other Acts <a href="https://laws-lois.justice.gc.ca/PDF/C-45.9.pdf">https://laws-lois.justice.gc.ca/PDF/C-45.9.pdf</a>

1 This Act may be cited as the Crimes Against Humanity and War Crimes Act.

### Interpretation

### **Definitions**

**2** (1) The definitions in this subsection apply in this Act.

conventional international law means any convention, treaty or other international agreement

- (a) that is in force and to which Canada is a party; or
- **(b)** that is in force and the provisions of which Canada has agreed to accept and apply in an armed conflict in which it is involved. (*droit international conventionnel*)

International Criminal Court means the International Criminal Court established by the Rome Statute. (*Cour pénale internationale*)

**official**, in respect of the International Criminal Court, means the Prosecutor, Registrar, Deputy Prosecutor and Deputy Registrar, and the staff of the organs of the Court. (fonctionnaire)

**Rome Statute** means the Rome Statute of the International Criminal Court adopted by the United Nations Diplomatic Conference of Plenipotentiaries on the Establishment of an International Criminal Court on July 17, 1998, as corrected by the *procès-verbaux* of November 10, 1998, July 12, 1999, November 30, 1999 and May 8, 2000, portions of which are set out in the schedule. (*Statut de Rome*)

### **Words and Expressions**

**(2)** Unless otherwise provided, words and expressions used in this Act have the same meaning as in the Criminal Code.

### **Binding on Her Majesty**

**3** This Act is binding on Her Majesty in right of Canada or a province.

### **Offences Within Canada**

### Genocide, etc., committed in Canada

- **4 (1)** Every person is guilty of an indictable offence who commits
  - (a) genocide; fed/prov Persons In Govt GUILTY of genocide of my family!
  - (b) a crime against humanity; or fed/prov GUILTY of crimes against humanity against my family!
  - (c) a war crime.

### Conspiracy, attempt, etc.

**(1.1)** Every person who conspires or attempts to commit, is an accessory after the fact in relation to, or counsels in relation to, an offence referred to in subsection (1) is guilty of an indictable offence.

### **Punishment**

- (2) Every person who commits an offence under subsection (1) or (1.1)
  - (a) shall be sentenced to imprisonment for life, if an intentional murder forms the basis of the offence; and
  - (b) is liable to imprisonment for life, in any other case.

### **Definitions**

(3) The definitions in this subsection apply in this section.

**crime against humanity** means murder, extermination, enslavement, deportation, imprisonment, torture, sexual violence, persecution or any other inhumane act or omission that is committed against any civilian population or any identifiable group and that, at the time and in the place of its commission, constitutes a crime against humanity according to customary international law or conventional international law or by virtue of its being criminal according to the general principles of law recognized by the community of nations, whether or not it constitutes a contravention of the law in force at the time and in the place of its commission. (*crime contre l'humanité*)

**genocide** means an act or omission committed with intent to destroy, in whole or in part, an identifiable group of persons, as such, that, at the time and in the place of its commission, constitutes genocide according to customary international law or conventional international law or by virtue of its being criminal according to the general principles of law recognized by the community of nations, whether or not it constitutes a contravention of the law in force at the time and in the place of its commission. (*génocide*)

war crime means an act or omission committed during an armed conflict that, at the time and in the place of its commission, constitutes a war crime according to customary international law or conventional international law applicable to armed conflicts, whether or not it constitutes a contravention of the law in force at the time and in the place of its commission. (crime de guerre) all interaction between my race and persons of "the world" Revelation 21:8 IS ARMED CONFLICT inciting war crime against me & my family who in our culture are FORBIDDEN assembly or association with those of 'the world' Psalms 1:1 HAPPY are those who don't listen to the+wicked, who don't go where sinners go, who don't do what evil+people do.

### Interpretation — customary international law

**(4)** For greater certainty, crimes described in Articles 6 and 7 and paragraph 2 of Article 8 of the Rome Statute are, as of July 17, 1998, crimes according to customary international law. This does not limit or prejudice in any way the application of existing or developing rules of international law.

### Conspiracy, attempt, etc.

(2.1) Every person who conspires or attempts to commit, is an accessory after the fact in relation to, or counsels in relation to, an offence referred to in subsection (1) or (2) is guilty of an indictable offence. HUNDREDS of VILE Persons In Govt & TOXIC, TERRORIST ORGANIZATION BAR members are GUILTY of CONSPIRACY, ATTEMPTS, ETC against me and mine whom THEY PERSECUTE/HATE to GENOCIDE us from their cursed 'evil is good' society

### **Punishment**

(3) Every person who commits an offence under subsection (1), (2) or (2.1) is liable to imprisonment for life.

### **Provisions of Rome Statute**

ARTICLE 6

### Genocide

For the purpose of this Statute, **genocide means** any of the following **acts committed with intent to destroy, in whole or in part, a national, ethnical, racial** or religious **group**, as such:

- (a) murdering members of the group;
- (b) <u>causing serious bodily or mental harm to members of the group</u>; <u>Persons In Govt are CONSTANTLY CAUSING SERIOUS BODILY/MENTAL HARM to me; the wicked, racist Person In Govt HATE my cultural and ethnic identity and want me DESTROYED/DEAD</u>
- (c) deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part; Persons In Govt DELIBERATELY INFLICT CONDITIONS OF LIFE CALCULATED to BRING ABOUT PHYSICAL DESRUCTION to me and mine because Person In Govt HATE my cultural heritage and ethnic identity and want me dead/destroyed
- **(e)** forcibly transferring children of the group to another group.

ARTICLE 7

### **Crimes against humanity**

1 For the purpose of this Statute, crime against humanity means any of the following acts when committed as part of a widespread or systematic attack directed against any civilian population, with knowledge of the attack:

- (a) murder;
- **(b)** extermination;
- (c) enslavement;
- (d) deportation or forcible transfer of population;

- **(e)** imprisonment or other severe deprivation of physical liberty in violation of fundamental rules of international law;
- (f) torture;
- **(g)** rape, sexual slavery, enforced prostitution, forced pregnancy, enforced sterilization, or any other form of sexual violence of comparable gravity;
- (h) **persecution** against any identifiable group or collectivity on political, racial, national, ethnic, cultural, religious, gender as defined in paragraph 3, or other grounds that are universally recognized as impermissible under international law, in connection with any act referred to in this paragraph or any crime within the jurisdiction of the Court; dictionary.com/persecution dictionary.com/persecute
- (i) enforced disappearance of persons;
- (j) the crime of apartheid;
- (k) other inhumane acts of a similar character intentionally causing great suffering, or serious injury to body or to mental or physical health. INJUSTICE & RACISM is INHUMANE ACTS LEVELLED AGAINST ME TO INTENTIONALLY CASUE ME GREAT SUFFERING, SERIOUS INJURY TO MY BODY, MY MENTAL AND PHYSICAL HEALTH WHICH IS WHY I HAVE ACUTE CHRONIC FATIGUE!
- **2** For the purpose of paragraph 1:
  - (e) torture means the intentional infliction of severe pain or suffering, whether physical or mental, upon a person in the custody or under the control of the accused; except that torture shall not include pain or suffering arising only from, inherent in or incidental to, lawful sanctions;
  - (g) **Persecution** means the intentional and severe deprivation of fundamental rights contrary to international law by reason of the identity of the group or collectivity; EVERY TIME I BATTLE FOR MY RIGHTS HATE-FILLED, Anti Common Law ORGANIZATION Person In Govt & BAR members REFUSE TO PROVIDE ME REDRESS MY HOUSEHOLD IS DUE nor DO USELESS Person In Govt & BAR members HAVE ANY INTENTION to HOLD ACCOUNTABLE EVILDOERS WHO PERSECUTE, STEAL FROM, ATTACK AND DISCRIMINATION AGAINST ME

### **PARAGRAPH 2 OF ARTICLE 8**

### War crimes

- **2** For the purpose of this Statute, war crimes means:
  - **(a)** grave breaches of the Geneva Conventions of 12 August 1949, namely, any of the following acts against persons or property protected under the provisions of the relevant Geneva Convention:

- (i) wilful murdering; INJUSTICE & RACISM IS WILFUL MURDERING
- (ii) torture or inhuman treatment, including biological experiments; FOR MY race, cultural & ethnic identity all interaction with Persons In Govt & BAR members is torture, inhuman treatment as "public servants" hate me, wish my death from their wilful, habitual persecution & cruel treatment
- (iii) wilfully causing great suffering, or serious injury to body or health; Persons In Govt, BAR members & society at large WILFULLY CAUSING GREAT SUFFERING, SERIOUS INJURY TO ME by refusing to arrest and charge Ash Knightley and Melanie Titizian with their indictable crimes
- **(iv)** extensive destruction and **appropriation of property**, not justified by military necessity and **carried out unlawfully and wantonly**;
- (v) compelling a prisoner of war or other protected person to serve in the forces of a hostile Power;
- **(vi)** <u>wilfully depriving a prisoner of war or other protected person of the rights of</u> fair and regular trial;
- (vii) unlawful deportation or transfer or unlawful confinement;
- (viii) taking of hostages.
- **(b)** other serious violations of the laws and customs applicable in international armed conflict, within the established framework of international law, namely, any of the following acts:
  - (i) intentionally directing attacks against the civilian population as such or against individual civilians not taking direct part in hostilities;
  - (ii) intentionally directing attacks against civilian objects, that is, objects which are not military objectives;
  - (iii) intentionally directing attacks against personnel, installations, material, units or vehicles involved in a humanitarian assistance or peacekeeping mission in accordance with the Charter of the United Nations, as long as they are entitled to the protection given to civilians or civilian objects under the international law of armed conflict;
  - (iv) intentionally launching an attack in the knowledge that such attack will cause incidental loss of life or injury to civilians or damage to civilian objects or widespread, long-term and severe damage to the natural environment which would be clearly excessive in relation to the concrete and direct overall military advantage anticipated;
  - (x) subjecting persons who are in the power of an adverse party to physical mutilation or to medical or scientific experiments of any kind which are neither justified by the medical, dental or hospital treatment of the person concerned nor carried out in his or

her interest, and which cause death to or seriously endanger the health of such person or persons;

- (xi) murdering or wounding treacherously individuals belonging to the hostile nation or army; YES MY RACE, CULTURAL AND ETHNIC IDENTITY ARE A HOSTILE NATION TARGETED FOR GENOCIDE, PERSECUTION, CRUEL and UNUSUAL TREATMENT BY ALMOST EVERYONE
- (xii) declaring that no quarter will be given;
- (xiii) destroying or seizing the enemy's property unless such destruction or seizure be imperatively demanded by the necessities of war;
- (**xiv**) declaring abolished, suspended or inadmissible in a court of law the rights and actions of the nationals of the hostile party;
- (xv) compelling the nationals of the hostile party to take part in the operations of war directed against their own country, even if they were in the belligerent's service before the commencement of the war;
- (xvi) pillaging a town or place, even when taken by assault;
- (xvii) employing poison or poisoned weapons;
- (xxi) committing outrages upon personal dignity, in particular humiliating and degrading treatment;
- (xxv) intentionally using starvation of civilians as a method of warfare by depriving them of objects indispensable to their survival, including wilfully impeding relief supplies as provided for under the Geneva Conventions;