

November 29, 2019

JUDICIAL COMPLAINT & REVIEW

Petitioner:

Victoria Ann [Nevens]
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Court File No. VIC-S-H-184508

Chief Judge of the Provincial Court of British Columbia

Attention MELISSA GILLESPIE:

FYI BC Attorney General David Eby and Deputy Attorney General Richard Fyfe have been notified of the issues brought before you. The three of you as a whole must take action. This a matter of a fraudulent foreclosure order given force and affect in Victoria BC August 21 2019. This issue is about past and future court orders pertaining to this unlawful, illegal assault. There is no appropriate procedure provided for this topic since I discovered new information regarding this case therefore this presentment is a Judicial Complaint in addition to a Judicial Review. Immediate action must be taken to cease and desist the unlawful, illegal sale of my marital domicile until these matters can be correctly addressed according to unalienable Common Law. To be completely Truthful I do not find the *public servants* acting as "the Provincial Court of British Columbia" competent and have never been treated fairly, impartially or received Justice, Remedy or Redress by this facility or any "BAR member" I have been unfortunate enough to have dealings with. I am fully and completely competent, am a Woman who is capable of handling my affairs, and expert in Common Law as well as "*legal fiction*" therefore do not require a liar=lawyer.

I demand by right my unalienable Creator given Rights being an heir of **The King** as written [biblehub.com/Isaiah 43:15](http://biblehub.com/Isaiah%2043%3A15) **For I am the Eternal, your Holy One. I AM YOUR KING, Creator of My people**, I AM not a servant of Baal or slave of 'the commonwealth'. "*Membership to my biblehub.net/peculiar+people has its privileges*" namely the cloak of sovereignty, not that I am sovereign, but cloaked with sovereignty. My race by design biblehub.net/does+not+continue+to+sin so are trained to keep the Almighty's biblehub.net/commandments+and+statutes+and+decrees. My ethnic identity and cultural heritage is not sovereign, my race are heirs biblehub.net/elect of the Sovereign, therefore shrouded with sovereign dictionary.com/immunity. Truth is my biblehub.net/hated+by+everyone people are those with and in biblehub.net/authority.

REQUEST FOR URGENT EMERGENCY JUDICIAL REVIEW

Court File No. **VIC-S-H-184508**

In the Supreme Court of British Columbia

CANADIAN IMPERIAL BANK OF COMMERCE

Petitioner in error

And

Estate of Gerald Wayne Jack Daley and spouse Victoria Ann [Nevens]

Respondent in error

THE FOLLOWING INFORMATION IS COMPULSORY JUDICIAL NOTICE and AFFIDAVIT EVIDENCE

ALL BAR MEMBERS ACTING AS JUDICIAL ADMINISTRATORS ARE BOUND BY OATH

"I, 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/justices*) 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.

I am required to present [two+or+three+witnesses](#) to establish the Truth only my race know. Jack has granted me, his beloved spouse [remedy](#) from any and all foreclosure action or acts of [extortion](#) which is what “CIBC”, their partners in indictable crimes “Fulton & Co.” and lawless “Supreme Court of BC” have been attempting to force with void orders, threats of violence and harassment upon me, an innocent widow and Woman in need of protection from [demons](#) like those named herein. “Legally” “CIBC” is a “person”. Here are three corroborating witnesses as required <https://www.cs.mcgill.ca/~rwest/wikispeedia/wpcd/wp/c/Corporation.htm> <http://www.dwatch.ca/camp/corpcht.html> <https://www.herzing.ca/blog/toronto/what-is-corporate-liability-3-facts-for-students-in-law-clerk-courses/>

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

4. In addition to all powers conferred by law, I give my Trustee (my spouse Victoria) the following powers to be exercised or not [exercised](#) at the discretion of my Trustee, for the administration of my estate and the trusts of my Will:

(a) My Trustee (my spouse Victoria) may [convert](#) my estate or any part of my estate into money, **and decide how, when, and on what terms**; and **my Trustee may keep my estate, or any part of it, in the form it is in at my death and for as long as my Trustee** (my spouse Victoria) **decides**, even for the [duration](#) of the trusts in this Will. This power applies even if the property is not an investment authorized under this Will, a [debt](#) is owing on the [property](#), or the property does not produce income.

(b) My Trustee (my spouse Victoria) may, at any time, [compromise](#), [settle](#), or [waive](#), [any claim](#) due [to](#) or [due by](#) my estate for [whatever consideration](#) and on whatever [terms](#) my Trustee **decides**; and [extend](#), [continue](#), or [renew](#) any [evidence](#) of any [liability](#) I may have as [endorser](#), [guarantor](#), [surety](#), or otherwise for any liability of [any](#) (an unspecified person or persons; anybody; anyone) person.

<http://sttpcanada.ctf-fce.ca/rights-responsibilities/legal/> indictable crimes set out to murder, steal from and destroy me violate a myriad of my rights under the

- **United Nations Declaration of Human Rights** (*First drafted by Canadian John Humphrey in 1946; adopted by the United Nations in 1948*)
- **Canadian Charter of Rights and Freedoms** (*Entrenched in the Constitution of 1982; it replaces the 1960 Canadian Bill of Rights*)
- **United Nations Convention on the Elimination of all Forms of Discrimination Against Women** (*Adopted by the United Nations Assembly in 1979; Canada ratified the Convention in 1981.*)
- **International Convention on the Elimination of All Forms of Racial Discrimination – ICERD** (1965)
- **International Covenant on Civil and Political Rights – ICCPR** (1966)
- **International Covenant on Economic, Social and Cultural Rights – ICESCR** (1966)

However those out for **dishonest+gain** attacking me to steal from me falsely believe they are “*above the law*” as they follow their golden “*rule*” and foundation of **Satanism** “*do as thou wilt is the whole of the law*”.

I NEVER gave consent either by signature or verbally to FRAUD and **oppression** perpetuated against me by criminal, terrorist organizations “*CIBC*”, “*Fulton & Co.*” and “*Supreme Court of BC*”. Without my consent legal fiction illusions have NO jurisdiction over my spouse Jack’s Last Will and Testament, myself or our family’s castle/domicile. Three **liar** covens underestimate me! What fun as I belongs to a race with more intelligence in our baby finger than these **frauds** have. Dan “*the [adj.] con*” Carroll and his partners in crime “*BAR members*” spent 5 minutes inside the cult of Saturn (Satan) “*provincial court*” getting a fraudulent order rubber stamped which contained suppressed taken out of context evidence, nothing but hearsay as “*no Truth or fact shall be tried in Canada’s kangaroo courts of lies and liars*”. I’ve been attacked by ‘*the court*’ before.

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

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

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

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

Evidence presented by affidavit in the fraudulent Claim to violently force me into homelessness and steal what my spouse and I spent twenty years building is entirely hearsay, against “*the rules*” of the it’s all a con game “*court*”. Did persons acting as ‘*the court*’ weigh the evidence presented? Even if I wasn’t present that’s its job to make sure my unalienable rights are NOT violated. Did the person acting as aider and abettor of indictable crimes ask why evidence in the Claim was blacked out? Does the aider and abettor of a myriad of indictable crimes understand the ‘rules of evidence’? Clearly the answer is “NO” proving incompetence therefore NO jurisdiction as ignorance of THE LAW is no excuse or defence.

A.2. The Hearsay Rule

A.2.1. The Rule

"Written or oral statements, or communicative conduct made by persons otherwise than in testimony at the proceeding in which it is offered, are inadmissible, if such statements or conduct are tendered either as proof of their truth or as proof of assertions implicit therein."

Do “CIBC”, “Fulton & Co.” and “Supreme Court of BC” evildoers understand witnesses, including parties, CANNOT give evidence about what someone else told them, unless the person who told them the information was one of the parties? Not one person who swore an affidavit on the fraudulent Claim of Action was a first hand witness which concludes everything they presented is hearsay. If you animals are going to wage WAR against me yet again YOU WILL PLAY BY YOUR OWN RULES OR BE EXPOSED FOR THE CRIMINALS and FRAUDS YOU REALLY ARE!

A.3. The Best Evidence Rule

A.3.1. The Rule

"The law does not permit a man to give evidence which from its very nature shows that there is better evidence within his reach, which he does not produce."

Well, well, well this rule certainly wasn't followed as person "Fulton & Co." decided to suppress, literally black out in its entirety the remedy Jack the property owner provided to me his spouse to grant me the unalienable "power" "to waive, any claim due by my estate for whatever consideration and on whatever terms my Trustee decides; and any evidence of any liability I may have as endorser, guarantor, surety, or otherwise for any liability of any (an unspecified person or persons; anybody; anyone) person." In conclusion since the Truth is, I previously explained legally "CIBC" is a person this direction applies to their fraudulent claim there is a "default on the Mortgage" which was a fraud from the beginning as it does not qualify for a lawful or legally binding contract. Not only that "Fulton & Co." presented evidence taken out of context by *cherry-picking* part of the Mortgage fraud contract instead of filing the ENTIRE Mortgage agreement which would have shown the "Bank" reserves the right to "set off/release" accounts at their discretion. THERE IS NEVER ENOUGH IN THE TROUGH FOR THESE LYING, STEALING, FILTHY PIGS!

"Fulton & Co." did not submit to "the court" the Mortgage is Life Insured. They did not produce evidence the portion they claim due is NOT part of the Mortgage because it is and is to be paid out either by the Insurance Policy or forgiven in its entirety by direction given to "CIBC" by the power granted to Jack's Trustee & spouse I Victoria. This is the reason in "Bank" (fraudulent) Mortgages reserve the right to "set off" accounts.

A.4. Opinion Evidence

A.4.1. The Original Rule

A witness may only testify as to what they have actually observed, and not to the inferences they draw from those observations.

This rule was NOT followed at all in the Claim of Action viciously brought against a righteous man Jack Daley and his beloved spouse I Victoria.

A.5. Self-Serving Evidence

A.5.1. The Rule

Self-serving evidence was originally not admissible to support the credibility of a witness unless their credibility has first been put in issue. However, the Supreme Court of Canada amended the rule. Now such evidence is admissible as substantive evidence of its contents, if it is evidence of a witness other than the accused, and the evidence is reliable and necessary.

The rule is generally used to exclude prior consistent statements made by the witness, but also extends to any out-of-court evidence which is entirely self-serving.

All the evidence submitted to "the court" is self-serving as it only assists the criminal, terrorist organization "CIBC" and their "debt collector" criminal hireling "Fulton & Co." which is AGAINST "the rules" of the game. This would not be True if these criminals

had submitted Jack Daley's Last Will and Testament as evidence to prove they have no valid claim.

What does unalienable Common Law teach about witnesses who tell "*lies, whole lies and nothing but lies*" like "CIBC", conflict of interest BAR members of "Fulton & Co." and "the court"?

[Deuteronomy 19:18](#) They must be closely questioned, and if the witness is lying, [Deuteronomy 19:19](#) then do to the false witness as that witness intended to do to the other party. You must purge the evil from among you.

[Leviticus 19:11](#) Do not steal. Do not lie. Do not deceive one another.

[Proverbs 14:5](#) A truthful witness does not lie, but a false witness spews nothing but lies.

[Proverbs 12:17](#) An honest witness tells the truth, but a false witness tells lies.

[Jeremiah 9:3](#) They (Bankers, BAR members, "*public servants*") use their tongues like a bow. They shoot lies from their mouths like arrows. Lies, not truth, have grown strong in the land. They go from one evil thing to another. They do not know who I am," declares *the Almighty*.

[Isaiah 59:4](#) No one brings suit justly, no one pleads truthfully; They (PIGS, Bankers, BAR members) trust an empty plea and tell lies; they conceive [mischief](#) and bring forth [malice](#). **ALL INDICTABLE CRIME!**

[Jeremiah 7:4](#) Do not trust in lies (Bankers, BAR members). Do not say, 'This is the temple of the Lord! This is the temple of the Lord! This is the temple of the Lord!' In the Synagogue of Satan aka "*commonwealth courts*" they work their witchcraft by the 'power of three'. Evildoers ask "*do you swear to tell the Truth, the whole Truth and nothing but the Truth*", a robe wearing Satanic [evil+priest](#) heads an alter with two lower [witches](#) sitting underneath creating "*a trust*" covenant to perform their craft of murder, theft and destruction.

[Psalms 73:8](#) They mock and [wickedly](#) speak of [oppression](#); They (BAR members aka [the+weeds](#)) speak from on high (the court's [satanic](#) alter).

[Jeremiah 7:8](#) Behold, you (Bankers, BAR members) are trusting in deceptive words to no avail.

Truth is every word and document of legal fiction is irrelevant due to its entirely toxic poison, carrying the stench of death, each page created by "the dead". The only LAW with jurisdiction is Common Law. Justice,

Remedy and Redress due me as written: whatever the PIGS/BAR members try to steal from Jack & I they will restore plus 20%

IGNORANCE OF COMMON LAW IS NO EXCUSE! [Leviticus 4:2](#) [Leviticus 4:13](#) [Leviticus 4:22](#)
[Leviticus 4:27](#) [Leviticus 5:17m](#) [Numbers 5:6](#) [Numbers 5:7](#)

Those who hate Truth known as **transgressors**, who loathe & refuse Common LAW whether intentionally or unintentionally breaks any of the Almighty's requirements are GUILTY. [Leviticus 5:17](#) [Numbers 15:30](#) **This is blasphemy, aka UNFORGIVABLE!**

DO NOT EVER ADD to any of the Common Laws. [Deuteronomy 4:2](#)

DO NOT EVER TAKE AWAY from the Common Law. [Deuteronomy 4:2](#) [Proverbs 30:6](#)

ONE COMMON-LAW for ALL-for the righteous and the wicked. [Numbers 15:15-16](#)

YOU WILL NOT EVER appoint as 'Judge' or grant any person jurisdiction who is ignorant of Common Law. [Deuteronomy 1:13](#)

All Judges must be EXPERTS in Common Law "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."
<https://mobile.biblegateway.com/verse/en/Deuteronomy%201:17> [Deuteronomy 1:17](#)

Judges WILL NOT PERVERT JUSTICE BY RENDERING THEIR OWN OPINION. A JUDGE MUST EVALUATE ACCORDING TO COMMON LAW. A Judge is not to favor (be partial to) a litigant. A Judge is not to commit unrighteousness. [Leviticus 19:15](#)

DO NOT judge a matter until it has been fully investigated.
[Deuteronomy 19:18-19](#)

Judges **MUST NOT** pervert Justice due **THE FOREIGNER=my people** (Common Law followers) or the fatherless. [Deuteronomy 24:17](#)

Judges **must NOT deny justice to the poor** in their lawsuit. A Judge is not to discriminate against the poor. [Exodus 23:6](#)

Judges **must NOT** show partiality to the rich. [Leviticus 19:15](#)

Judges must NOT accept false testimony in a case. [Deuteronomy 19:16-17](#)

Judges must NOT condemn an innocent or righteous person. No conviction based on circumstantial evidence alone. [Exodus 23:7](#)

Judges **must NOT** accept bribes. [Exodus 23:8](#)

DO NOT judge a matter on the testimony of one witness, or on circumstantial evidence. *Do not convict on the testimony of a single witness.* [Deuteronomy 19:15](#)

If you lend to My foreign Common Law teaching & preaching people to any of these of Mine who are poor among you, **NEVER act like a moneylender. CHARGE NO INTEREST.** [Exodus 22:25](#)

At the end of **every seventh year** you must **cancel the debts of everyone who owes you money.** [Deuteronomy 15:1](#)

DO NOT give false testimony in a lawsuit or investigation. [Exodus 20:16](#)

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](#)

DO NOT fail to report evil by [wrongdoers](#) not following Common Law or testify in an investigation against those who refuse the Common Law. [Leviticus 5:1](#)

DO NOT MISTREAT A FOREIGNER (those who live by Common Law) living in your land. [Leviticus 19:33](#) [Exodus 22:21](#)

DO NOT TAKE ADVANTAGE OF A WIDOW or ORPHAN. [Exodus 22:22](#)

DO NOT 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.* [Exodus 23:1](#)

DO NOT mislead anyone by giving unlawful advice against the Common Law. [Leviticus 19:14](#)

DO NOT follow the crowd in doing evil by not following Common Law. *A Judge will not accept colleague's opinion, unless sure right.* [Exodus 23:2](#)

LIARS=murderers, false witnesses shall be Judged according to Common Law. [Deuteronomy 19:19](#)

Convention on the Elimination of All Forms of Discrimination against Women

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**,

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; see Common Law [Deuteronomy 15:7](#) [Deuteronomy 15:8](#)**

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.**

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.**

An Act for the preservation and enhancement of multiculturalism in Canada

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

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

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

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

AND WHEREAS Canada is a party to the *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;

International Convention on the Elimination of All Forms of Racial Discrimination

Article 1

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

Article 2

1. **States Parties condemn racial discrimination and undertake to pursue by all appropriate means and without delay a policy of eliminating racial discrimination in all its forms and promoting understanding among all races, and, to this end:** (a) Each State Party undertakes to engage in no act or practice of racial discrimination against persons, groups of persons or institutions and to ensure that all public authorities and public institutions, national

and local, shall act in conformity with this obligation; (b) Each State Party undertakes not to sponsor, defend or support racial discrimination by any persons or organizations;

Article 5

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

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

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

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

(d) **Other civil rights, in particular:**

(i) The **right to freedom of movement and residence** within the border of the State;

(ii) The **right to leave any country, including one's own, and to return to one's country;**

(v) The **right to own property alone** as well as in association with others;

(vi) The **right to inherit;**

(vii) The **right to freedom of thought, conscience** and religion;

(viii) The **right to freedom of** opinion and **expression;**

(ix) The **right to freedom of peaceful assembly and association** *BAR members/Bankers/PIGS=liars*

**do+not+know+the+way+of+peace I HAVE THE
RIGHT TO FREEDOM of REFUSAL to ASSOCIATION
WITH NAMED DEMONS (PIGS=Persons In Govt=poisonous,
toxic swine herd)**

Article 6

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

Here is just a whiff of the indictable crimes' criminal terrorist organizations "*CIBC*", "*Fulton & Co.*" and the "*Supreme Court of BC*" have unlawfully executed against me. These evildoers have NO DEFENSE or excuse for their months of UGLY attacks to enrich themselves fraudulently at my family's expense.

False information **Dan Carroll keeps giving FALSE INFORMATION to members of the real estate industry he and his partner in crime "*CIBC*" have 'a right' to sell my domicile which is a lie (FRAUD) as "*the court*" order is OF NO FORCE OR EFFECT because it was obtained via fraud**

372 (1) Everyone commits an offence who, with intent to injure or alarm a person, conveys information that they know is false, or causes such information to be conveyed by letter or any means of telecommunication.

Punishment

(4) Everyone who commits an offence under this section is

(a) guilty of an indictable offence and liable to imprisonment for a term of not more than two years; or

(b) guilty of an offence punishable on summary conviction.

Drawing document without authority, etc. "*CIBC*", "*Fulton & Co.*" and "*the court*" are **ALL GUILTY** of this indictable crime! If these EVILDOERS do not understand "*legal fiction*" they have NO RIGHT to continue engaging with me as I DO UNDERSTAND MY RIGHTS and their '*legal fiction*' witchcraft!

374 Every one who

(a) with intent to defraud and without lawful authority makes, executes, draws, signs, accepts or endorses a document in the name or on the account of another person by procuration or otherwise, or

(b) makes use of or utters a document knowing that it has been made, executed, signed, accepted or endorsed with intent to defraud and without lawful authority, in the name or on the account of another person, by procuration or otherwise, is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years.

Fraud "CIBC", "Fulton & Co.", "the court" are GUILTY of deceit, falsehood and other fraudulent means of attempting to defraud righteous innocent people of their property/domicile which is my family's unalienable valuable security!

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

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

(b) is guilty

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

(ii) of an offence punishable on summary conviction,
where the value of the subject-matter of the offence does not exceed five thousand dollars.

Minimum punishment

(1.1) When a person is prosecuted on indictment and convicted of one or more offences referred to in subsection (1), the court that imposes the sentence shall impose a minimum punishment of imprisonment for a term of two years if the total value of the subject-matter of the offences exceeds one million dollars.

Affecting public market All foreclosures are a FRAUD an INDICTABLE CRIME which affect the public market!

(2) Every one who, by deceit, falsehood or other fraudulent means, whether or not it is a false pretence within the meaning of this Act, with intent to defraud, affects the public market price of stocks, shares, merchandise or anything that is offered for sale to the public is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years.

Disposal of property to defraud creditors Jack is a creditor in relation to any and all person(s) he conducted 'business' with which he set up in his Last Will and Testament which "the court" has a legal duty to uphold and follow. Translation for

the ignorant trying to secure a fraudulent foreclosure you are committing the indictable crime of the “disposal of property to defraud creditors”:

392 Every one who,

(a) with intent to defraud his creditors,

(i) makes or causes to be made any gift, conveyance, assignment, sale, transfer or delivery of his property, or

(ii) removes, conceals or disposes of any of his property, or

(b) with intent that any one should defraud his creditors, receives any property by means of or in relation to which an offence has been committed under paragraph (a),

is guilty of an indictable offence and liable to imprisonment for a term not exceeding two years.

A bank loan is a credit for the “Bank” not a debt as they fraudulently proclaim. Loans/Mortgages are how “Banks” create *money* from nothing. Corroborating evidence of “Bank” fraud [trickery](#)

<https://www.google.ca/search?q=banks+create+%27money%27+by+lending&ie=UTF-8&oe=UTF-8&hl=en&client=safari>

<https://positivemoney.org/what-we-do/magic-money-tree/> “in fact, money is being created out of thin air all the time. And this process has hugely important implications for issues like housing, inequality and the environment.” Most money we use comes in digital form, as the numbers we see on our bank statements. This money is created by private banks like HSBC when they make loans. They create it by simply typing numbers into a computer – some might call this *magic*! Sound implausible? ...don’t take our word for it – the “Bank” itself *has confirmed* that “whenever a bank makes a loan, it creates a deposit in the borrower’s bank account, thereby creating new money.”

Of course, My Father the [Spirit+of+Truth](#) KNOWS all of this [falsehood](#) which is why He provided His people, Jack and I remedy in His unalienable Common Law [Exodus 22:25](#) If you lend money to any of My people (Jack and Victoria) [who is poor](#) among you, do not be a creditor (professional moneylender) [to them, and do not charge them interest](#).

Intimidation Dan Carroll and his partners in crime which he refuses to name are GUILTY of INTIMIDATION trying to force me to abstain from cooperating with real estate agents and trying to force me from my domicile which I have a lawful right to be kept in for my health, welfare and safety

423 (1) Every one is guilty of an indictable offence and liable to imprisonment for a term of not more than five years or is guilty of an offence punishable on summary conviction who, wrongfully and without lawful authority, for the purpose of compelling another person to abstain from doing anything that he or she has a lawful right to do, or to do anything that he or she has a lawful right to abstain from doing,

(a) uses violence or threats of violence to that person or his or her spouse or common-law partner or children, or injures his or her property;

(b) intimidates or attempts to intimidate that person or a relative of that person by threats that, in Canada or elsewhere, violence or other injury will be done to or punishment inflicted on him or her or a relative of his or hers, or that the property of any of them will be damaged;

Threat against internationally protected person I belongs to a race, cultural heritage and ethnic identity hated+by+all+nations affirming my status as an “internationally protected” Woman rendering “CIBC”, “Fulton & Co.”, “the court”, any real estate agent and purchaser of my family’s domicile GUILTY under the following CCC Section

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.

Attempts, accessories Any person attempting to fraudulently sell and any buyer attempting to purchase I and Jack’s domicile with be guilty of “attempts” and “accessories” as written FYI IGNORANCE OF THE LAW WILL NOT EXCUSE OR BE THEIR DEFENSE and ALL GUILTY PARTIES WILL GO TO JAIL & BE FINED

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 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.

Counselling offence that is not committed Unfortunately “CIBC” and their partner in crime “Fulton & Co.” are GUILTY of counselling offences by continually contacting real estate agents to violently, unlawfully, illegally force me from my domicile as they falsely believe they are “above the law”

464 Except where otherwise expressly provided by law, the following provisions apply in respect of persons who counsel other persons to commit offences, namely,

(a) every one who counsels another person to commit an indictable offence is, if the offence is not committed, guilty of an indictable offence and liable to the same punishment to which a person who attempts to commit that offence is liable; and

(b) every one who counsels another person to commit an offence punishable on summary conviction is, if the offence is not committed, guilty of an offence punishable on summary conviction.

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

criminal organization means “*CIBC*”, “*Fulton & Co.*”, “*the court*” a group, however organized, that

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

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

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

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

Facilitation

(2) For the purposes of this section, section 467.11 and 467.111, facilitation of an offence does not require knowledge of a particular offence the commission of which is facilitated, or that an offence actually be committed.

Commission of offence “CIBC”, “Fulton & Co.” and “the court” are GUILTY of the commission of offences against Jack and I and have now proven repeatedly to counselling any real estate agent and purchaser to become parties to their indictable crimes BECAUSE THOSE HIDING BEHIND THESE LEGAL FICTIONS ARE CHILDREN OF THE DEVIL biblehub.net/children+of+the+devil.

(3) In this section and in sections 467.11 to 467.13, committing an offence means being a party to it or counselling any person to be a party to it.

Regulations

(4) The Governor in Council may make regulations prescribing offences that are included in the definition serious offence in subsection (1).

Participation in activities of criminal organization “CIBC”, “Fulton & Co.” and “the court” are GUILTY of participation in activities of criminal organizations as will be any real estate agent and purchaser become participants in activities of criminal organizations that steal real property that never did belong to these persons and never will.

467.11 (1) Every person 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.

Recruitment of members by a criminal organization “CIBC”, “Fulton & Co.” and “the court” are GUILTY of recruiting members of the real estate industry and “the public” to become purchasers to steal real property from my family that never did belong to the legal fiction person “CIBC” and never will.

467.111 Every person who, for the purpose of enhancing the ability of a criminal organization to facilitate or commit an indictable offence under this Act or any other Act of Parliament, recruits, solicits, encourages, coerces or invites a person to join the criminal organization, is guilty of an indictable offence and liable,

- (a) in the case where the person recruited, solicited, encouraged or invited is under 18 years of age, to imprisonment for a term not exceeding five years, and to a minimum punishment of imprisonment for a term of six months; and
- (b) in any other case, to imprisonment for a term not exceeding five years.

Commission of offence for criminal organization Any real estate agent or member(s) of “the public” taking direction from, in association with criminal organizations “CIBC”, “Fulton & Co.” and “the court” are GUILTY of the following CCC Section

467.12 (1) Every person who commits an indictable offence under this or any other Act of Parliament for the benefit of, at the direction of, or in association with, a criminal organization is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years.

Prosecution

(2) In a prosecution for an offence under subsection (1), it is not necessary for the prosecutor to prove that the accused knew the identity of any of the persons who constitute the criminal organization.

Instructing commission of offence for criminal organization “CIBC”, “Fulton & Co.” and “the court” are criminal organizations instructing any real estate agent and any purchaser to become GUILTY of indictable offences for the unlawful benefit of these

criminal organizations to steal real property from my family that never did belong to "CIBC", "Fulton & Co." or "the PERSONA NON GRATA court" and never will.

467.13 (1) Every person who is one of the persons who constitute a criminal organization and who knowingly instructs, directly or indirectly, any person to commit an offence under this or any other Act of Parliament for the benefit of, at the direction of, or in association with, the criminal organization is guilty of an indictable offence and liable to imprisonment for life.

Prosecution

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

- (a)** an offence other than the offence under subsection (1) was actually committed;
- (b)** the accused instructed a particular person to commit an offence; or
- (c)** the accused knew the identity of all of the persons who constitute the criminal organization.

Sentences to be served consecutively

467.14 A sentence imposed on a person for an offence under section 467.11, 467.111, 467.12 or 467.13 shall be served consecutively to any other punishment imposed on the person for an offence arising out of the same event or series of events and to any other sentence to which the person is subject at the time the sentence is imposed on the person for an offence under any of those sections.

Who does the land and domicile of my family belong to? No person needs to look any further than the Word of Truth, the Common Law the native language of my race, cultural heritage and ethnic identity. [Leviticus 25:23](#) The land really belongs to Me (I, Victoria's [Father](#)). So you can't sell it forever. You ([whores of Babylon, abominations+of+the+earth](#)) are only foreigners and travelers living for a time on My land. [Exodus 19:5](#) Now if you will *hear My voice*, obey what I say, and keep My covenant, then you—out of all the nations of the world—will be My treasured people. [AFTER ALL, THE EARTH BELONGS TO ME.](#)

I demand immediate Administration of Justice. I am a Woman in need of protection, belonging to a disadvantaged group due to race, national and ethnic origin therefore my right to SELF-DETERMINATION is unalienable so get special *BC provincial govt* and *BC court=Liars Society* consideration as well as service according to my culture in all dealings or conversations with the 'conflict of interest' <https://laws-lois.justice.gc.ca/eng/acts/C-36.65/page-2.html> criminal organizations named herein.

Primacy of the Most-High's Common Laws sitting on the witness box of every commonwealth courtroom

- **The Almighty's Common Laws are the SUPERIOR law of ALL NATIONS, and any 'law, code, act, statute, legislation, regulation, by-law' etc. that is inconsistent with the provisions of Common Law, to the extent of the 'legal fiction' inconsistency is OF NO FORCE OR EFFECT.**

Leviticus 19:17 Don't secretly hate your neighbor. If you have something against them, get it out into the open; otherwise you are an accomplice in their guilt.

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

Jeremiah 2:19 Your own wickedness (l+will+judge+you those pretending to be CIBC, Fulton & Co., BC Supreme court) will correct you, and your unfaithful ways will punish you. You should know and see how evil and bitter it is for you if you abandon Most-High and do not fear me," declares the Almighty, [THE ONLY ONE WHO CAN BE CALLED OR HOLD TITLE OF] MASTER of Armies.

Common Law=LIFE written above cannot be successfully amalgamated with *legal fiction*=DEATH as dissimilar things are not to be united. **Ignorance of unalienable Common Law excuses NO-ONE! I can not only DESTROY the current synagogues+of+Satan "CIBC", "Fulton & Co." and "BC Supreme court" attacking me with Common Law I can definitely destroy these terrorist criminal organizations using THEIR OWN RULES of their satanic legal=fiction game. My people being an expert in the ways of witches know they "REVERSE-ALL-THINGS" to benefit their evil murder, theft and destruction agenda to enrich themselves with dishonest+gain!**

What is an assumption? An assumption is something false (CIBC, Fulton & Co. and their 'court order') held to be true. Jack Daley corrected his status from "office of the debtor" to "office of the creditor" with his ethical, moral, lawfully and legally binding Last Will and Testament which was fraudulently concealed indictable crime CCC Section 341 in the duplicitous therefore VOID "CIBC/Fulton & Co." Claim of Action. His beloved spouse, power of attorney and administrator I, Victoria have the power, jurisdiction and authority to give direction to any person such as criminal organization "CIBC" and their indictable crime committing liars "Fulton & Co." to forgive/set off/release/waive any and all alleged debt under Jack's name upon his moving from this temporary existence into eternity.

Proverbs 1:10 My child, if sinners entice you, **DO NOT CONSENT. Proverbs 1:11 If they say, "Come with us, let us lie in wait for blood; let us wantonly ambush the innocent; Proverbs 1:12 like Sheol let us swallow them alive and whole, like those who go down to the Pit. Proverbs 1:13 We will take all kinds of valuable things and fill our houses with stolen goods. Proverbs 1:14 Join with us! We will all share equally in what we steal. Proverbs 1:15 Don't follow anyone like that or do what they do. Proverbs 1:16 They rush to commit evil (fraudulent Claims of Action) deeds. They hurry to commit (fraudulent foreclosure) murder. Proverbs 1:17 They are like a**

bird that sees the bait, but ignores the trap. [Proverbs 1:18](#) But these people set an ambush for themselves; they are trying to get themselves killed. [Proverbs 1:19](#) Such are the ways of everyone who is greedy for unjust gain; it takes away the life of its possessors.

As everyone can plainly see I am NOT permitted to allow myself to be party to the indictable offences of Dan Carroll and whomever his partners in crime are acting as "CIBC" along with any sellers or buyers of property that is not lawfully, morally or ethically for sale/trade. I will [warn+the+wicked](#) attacking me because my culture does follow **Common Law** unlike Dan Carroll and his myriad of partners in indictable offences punishable by jail time and fines as well as civil action started by me, their victim.

For months Dan Carroll aka "Fulton & Co." have been terrorizing and threatening me with violent assaults, theft, mischief, public mischief, disobeying statutes, counselling offences, common intention, invasion of privacy etc. due to me knowing the Truth about what he and his criminal organization client "CIBC" are in the process of trying to complete to enrich themselves via [evil](#), [dishonest+gain](#), [fraud](#), [oppression](#) and [witchcraft](#). I have never met or spoken to a "BAR member" who has read their own rules "codes, statutes, regulations, by-laws, acts, covenants" etc. let alone understood them as they all falsely believe they are 'foreign sovereign citizens' therefore "above the law" which is a lie as well as making all these **mentally ill criminal** www.dictionary.com/pigs (noun informal/a dirty, greedy, or bad-mannered person) [hypocrites](#). Death goes before these toxic poisonous pukes and [hell](#) follows them as written therefore indisputable [Isaiah 5:14](#) **So Death opens its jaws to receive them. Its mouth is open wide to swallow them up. Their nobles and the rest of the people will go down into (HELL) it. They will go there together with all those who have wild parties.**

Are "BC provincial court", "CIBC" and "Fulton & Co." aware of the **International Convention on the Elimination of All Forms of Racial Discrimination** <https://www.ohchr.org/Documents/ProfessionalInterest/cerd.pdf>? If NO and obviously their answer could only be "NO" as they are violating MY rights under this 'Convention' which Canada is a party to and must follow! **Article 5 is CLEAR**

(b) **THE RIGHT TO SECURITY** www.dictionary.com/security of person **AND PROTECTION** www.dictionary.com/protection **by the State AGAINST VIOLENCE** www.dictionary.com/violence **OR BODILY HARM** www.dictionary.com/harm, **WHETHER INFLICTED BY GOVERNMENT OFFICIALS** (govt 'officials' who Dan Carroll contacts to violently assault Victoria to become parties to his indictable offences) **OR BY ANY INDIVIDUAL GROUP** (Fulton & Co.) **OR INSTITUTION** (BC provincial court/CIBC)

International Covenant on Civil and Political Rights, a Covenant which **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**; **my own culture without question or exception is where EVERYONE follows God's commandments+statutes+and+law and my race use our own language the word+of+God or Scripture which is MY PROTECTED UNALIENABLE RIGHTS under the *International Covenant on Civil and Political Rights***

No one in my culture rolls up on their neighbour demanding they pay what they do not owe like "CIBC" and "Fulton & Co" are trying to do and WILL FAIL because I will NOT CONSENT to my destruction or aid and abet the destruction of those acting as "CIBC", "Fulton & Co.", "BC Supreme court", prospective seller or buyer. No one in my culture worships idols like **Mammon** or charges **interest** on anything they loan. No one in my culture is **arrogant** or being an **evildoer**, most certainly not telling lies as that is forbidden in Common Law as written biblehub.net/do+not+lie.

Despite repeated attempts by Dan C. I have never consented to what is being done to me, not in writing or verbally. If I have done anything against my will in this terrorist fraudulent process it's because I am under threat and extreme duress by criminal **sociopath evildoer** Dan Carroll, others of his criminal organization and partners in indictable crime "CIBC". My Father (**our+Father+who+is+in+heaven**) **hates+the+violent** Mr. Carroll and everyone who is party to these indictable offences.

biblehub.com/Proverbs 6:16 These are six things Adonai hates, seven things that really disgust Him: [Proverbs 6:17](http://biblehub.com/Proverbs 6:17) Those who are proud/arrogant, who tell lies, who murder, [Proverbs 6:18](http://biblehub.com/Proverbs 6:18) a mind that thinks up evil plans, feet that are quick to do evil, [Proverbs 6:19](http://biblehub.com/Proverbs 6:19) those who tell lies in court or stir up trouble in a family. I just taught everyone each person has their name and life written in Scripture as it describes those acting as "CIBC", "Fulton & Co.", "BC Supreme court", buyer or seller of what does not belong to any of these persons. Truth is only those who have lies to spew like those pretending to be "CIBC" need to hire **vipers, compulsive **liars** (pronounced 'lawyers/barrister/solicitor/BAR members'). Understand "CIBC" and Dan Carroll along with anyone with their names on the 'Claim of Action' filed to engage ME in WAR is GUILTY of indictable crimes, will be DISBARRED, fined and receive JAIL TIME:**

Parties to offence are "CIBC", "Fulton & Co.", "BC Supreme court" (all legal fictions run by persons responsible for their actions/decisions), real estate agent (seller), prospective buyer GUILTY AS CHARGED

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 “CIBC”, “Fulton & Co.”, “BC Supreme court” (all legal fictions run by persons responsible for their actions/decisions), real estate agent (seller), prospective buyer GUILTY AS CHARGED

(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 “CIBC”, “Fulton & Co.”, “BC Supreme court” (all legal fictions run by persons responsible for their actions/decisions/crimes), real estate agent (seller), prospective buyer GUILTY AS CHARGED

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 “CIBC”, “Fulton & Co.”, “BC Supreme court” (all legal fictions run by persons responsible for their actions/decisions/crimes), real estate agent (seller), prospective buyer GUILTY AS CHARGED

(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*

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

Criminal negligence “CIBC”, “Fulton & Co.”, “BC Supreme court” (all legal fictions run by persons responsible for their actions/decisions), real estate agent (seller), prospective buyer GUILTY AS CHARGED

219 (1) Every one is criminally negligent who

(a) in doing anything, or ***in doing an unlawful, illegal Claim of Action “CIBC”, “Fulton & Co.” and “BC Supreme Court” are GUILTY of criminal negligence***

(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.--**in omitting to do a thorough investigation (their DUTY) into the filled with fraud Claim of Action "BC Supreme court" players showed wanton, reckless disregard for my life and safety—by omitting to get an order to reverse the fraudulent Claim of Action "CIBC" and their partners in indictable crime "Fulton & Co." show wanton, reckless disregard for my life and safety of making each person GUILTY AS CHARGED**

Definition of duty

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

Criminal harassment --criminals of "CIBC", "Fulton & Co." and `real estate agents' GUILTY of "criminal harassment" of I Victoria who is in acute fear for my safety & life day and night in order to cause me loss, harm and injury

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; **Dan Carroll repeatedly communicating with Tom Sutherland to indirectly harass & threaten me to force me to consent to his indictable crimes is "criminal harassment"~Dan Carroll directly communicated with me to harass & threaten me makes him GUILTY of "criminal harassment"**

(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

(d) engaging in threatening conduct directed at the other person or any member of their family.

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**

Uttering threats evildoers pretending to be "CIBC" and "Fulton & Co." are uttering threats to cause death (fraudulent foreclosure) and forced eviction on me to cause me bodily harm to a Woman requiring and in need of protection quite obviously

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;

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.

Assault evildoers pretending to be "CIBC" and "Fulton & Co." parties to offences against me are GUILTY of assault. Dan Carroll has repeatedly told Tom Sutherland (indirectly assault to Victoria) as well as directly to me in a phone conversation he plans on arranging a physical assault if I will not consent and take part in the indictable crimes being committed against me by "CIBC", "Fulton & Co.", the "BC Supreme court", prospective 'real estate agents' seller(s) and buyers

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; **I have NEVER given CONSENT to anyone attacking and stealing from me! If Dan Carroll arranges a forced eviction he and his partners in indictable offences "CIBC" will be indirectly GUILTY of "assault" and will be charged and GO TO JAIL**

(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 **Dan Carroll has threatened verbally=gesture (directly and indirectly) to apply force to me to cause me bodily harm which causes me to believe on reasonable grounds Dan Carroll and those directing him from criminal organization "CIBC" have present ability to effect their purpose making them ALL GUILTY of "assault"**

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 “CIBC”, “Fulton & Co.” and “BC Supreme Court” are GUILTY of “torture” of me WHOM THEY HATE and seek to murder, steal from and destroy which is the crime of genocide or the action of “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 “CIBC”, “Fulton & Co.”, “BC Supreme Court” GUILTY of acts, omissions, intimidation & coercion to cause intentional severe physical, emotional suffering and pain on me their target & victim

- (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.

Theft "*CIBC*", "*Fulton & Co.*" and "*BC Supreme Court*" GUILTY of "*theft*" against me their victim by fraudulently without colour of right converting my domicile to their use and the use of other biblehub.net/evildoer persons to obtain for themselves biblehub.net/dishonest+gain via biblehub.net/fraud.

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

(a) **to deprive, temporarily or absolutely, the owner of it, or a person who has a special property or interest in it, of the thing or of his property or interest in it; "CIBC", "Fulton & Co.", "BC Supreme court", seller and buyer GUILTY of "theft" to absolutely deprive the owner Jack and his beloved spouse Victoria of our domicile who have special interest in our real property**

(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.

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 "*CIBC*", "*Fulton & Co.*", "*BC Supreme court*", seller and buyer GUILTY of "*theft from person having special property*" as my domicile is known and described as "*special property*"

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

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

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

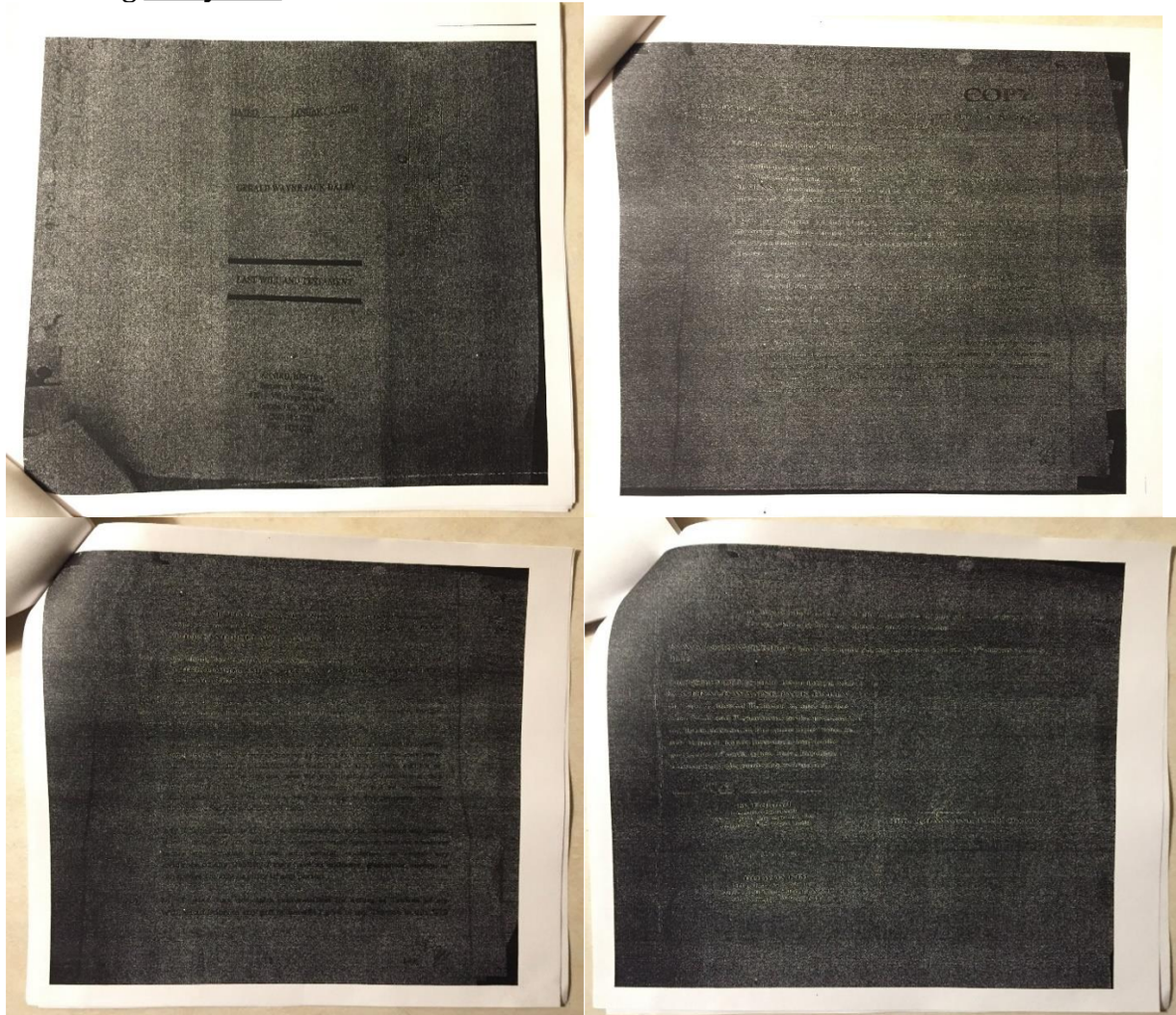
Punishment for theft

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

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

Fraudulent concealment "CIBC" and "Fulton & Co." GUILTY of "fraudulent concealment" by CONCEALING evidence in their 'Claim of Action' which provides me power and jurisdiction to remedy the "OF NO FORCE OR AFFECT" obtained by FRAUD foreclosure court order.

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.



The following information “fraudulently concealed” in the immoral, unethical, unlawful and illegal ‘Claim of Action’ is what evildoers of “*Fulton & Co.*” and “*CIBC*” are trying to hide [nothing+will+be+hidden](#) because it gives me power to remedy tortuous, violent actions taken against me by criminal organizations “*CIBC*” and “*Fulton & Co.*” which will crush these cockroaches, poisonous [biblehub.net/vipers](#) and spiders who spin [biblehub.net/webs](#) of deceit where they stand or hide

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

5. In addition to all powers conferred by law, I give my Trustee (my spouse Victoria) the following powers to be exercised or not [exercised](#) at the discretion of my Trustee, for the administration of my estate and the trusts of my Will:

(a) My Trustee (my spouse Victoria) may [convert](#) my estate or any part of my estate into money, **and decide how, when, and on what terms**; and **my Trustee may keep my estate, or any part of it, in the form it is in at my death and for as long as my Trustee** (my spouse Victoria) **decides**, even for the [duration](#) of the trusts in this Will. This power applies even if the property is not an investment authorized under this Will, a [dictionary.com/debt](#) is owing on the [dictionary.com/property](#), or the property does not produce income.

(b) My Trustee (my spouse Victoria) may, at any time, [compromise](#), [settle](#), or [waive](#), [any claim](#) due [to](#) or [due by](#) my estate for [whatever consideration](#) and on whatever [terms](#) my Trustee [decides](#); and [extend](#), [continue](#), or [renew](#) any [evidence](#) of any [liability](#) I may have as [endorser](#), [guarantor](#), [surety](#), or otherwise for any liability of [any](#) (an unspecified person or persons; anybody; anyone) person.

False pretence “*CIBC*” and “*Fulton & Co.*” GUILTY of “*false pretence*” by representing a NO FORCE OR EFFECT ‘*court order*’ to real estate agents they know is FALSE to induce seller and buyer to act on their theft and fraud

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.

Wilfully causing event to occur **legal fictions "CIBC", "Fulton & Co.", "BC Supreme court"**, prospective seller and buyer are going to become GUILTY of **"wilfully causing (indictable offences) event(s) to occur"** by aiding and abetting criminal organizations **"CIBC" and "Fulton & Co."** which I will NOT CONSENT to being part of to these biblehub.net/children+of+the+devil.

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 **legal fictions "CIBC", "Fulton & Co.", "BC Supreme court"**, prospective seller and buyer are 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 domicile, MY PROPERTY which "CIBC", "Fulton & Co.", "BC Supreme court"**, prospective seller and buyer are GUILTY of **obstructing, interrupting, interfering with the lawful enjoyment and operation of my domicile/property to cause actual danger to my life...**

(d) obstructs, interrupts or interferes with any person in the lawful use, enjoyment or operation of property. **legal fictions "CIBC", "Fulton & Co.", "BC Supreme court"**, prospective seller and buyer are GUILTY of **obstructing, interrupting, interfering with the lawful use, enjoyment and operation of my domicile/property to cause 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**

biblehub.net/two+or+three+witnesses establish the Truth that agents of "CIBC" STEAL from their clients including Jack and I <https://www.cbc.ca/news/canada/hamilton/fraud-cibc-stoney-creek-1.5294637> therefore cannot be refuted or argued "CIBC" do not STEAL

OFFER OF PROOF

I state my biblehub.net/yes+be+yes, my biblehub.net/no+no and I declare the right to offer proof of all that I have testified to in this affidavit, judicial review and complaint. I demand to have each piece of evidence and the corresponding indictable offences accepted or rebutted with truthful evidence, not plausible deniability to show cause in 10 days of receipt of this presentment. Upon failure to rebut or reply, by acquiescence, all parties stipulate to the truth to the claims and evidence made herein. In the Administration of Justice MELISSA GILLESPIE will personally complete a judicial procedure to stop the foreclosure order unlawfully sealed and filed on the public record and send me a copy for my file. Failure to rebut or reply will be evidence the wrongdoers in the matter noted above have failed to disprove the Truth written against them and all parties to their indictable offences, fail to show competence or jurisdiction therefore default on proving a lawful cause for no action to be brought against them, shall not dismiss their culpability and recompense me Victoria, their victim, damages I decide are appropriate according to the unalienable Common Laws of my Creator and Father.

Executed _____ 2019 **Without prejudice,**

By _____

Subscribed and sworn before the Most-High on this _____ day of _____, 2019 by _____, proved to be Victoria Ann [Nevens] on the basis of satisfactory evidence to be the Woman who serves and stands before Me in the Administration of Truth and Justice.