



ONTARIO SUPERIOR COURT OF JUSTICE

DEIRDRE MOORE

Applicant

and

JUL 16 20124

OTTAWA POLICE SERVICES BOARD ET AL.

Respondent

Alex Kirady, Daniel Gervais, Jean Benoît, Chenyl Cross

APPLICATION UNDER Section 140 of the Courts of Justice Act, R.S.O. 1990 c. 43

NOTICE OF APPLICATION

TO THE RESPONDENT

A LEGAL PROCEEDING HAS BEEN COMMENCED by the Applicant. The claim made by the Applicant appears on the following page.

THIS APPLICATION will come on for a hearing

In person

By telephone conference

By video conference

at the following location:

161 Elgin Street, Ottawa, ON K2P 2K1on at date to beset by the registrar,

IF YOU WISH TO OPPOSE THIS APPLICATION, to receive notice of any step in the application or to be served with any documents in the application, you or an Ontario lawyer acting for you must forthwith prepare a notice of appearance in Form 38A prescribed by the *Rules of Civil Procedure*, serve it on the Applicant's lawyer or, where the Applicant does not have a lawyer, serve it on the Applicant, and file it, with proof of service, in this court office, and you or your lawyer must appear at the hearing.

IF YOU WISH TO PRESENT AFFIDAVIT OR OTHER DOCUMENTARY EVIDENCE TO THE COURT OR TO EXAMINE OR CROSS-EXAMINE WITNESSES ON THE APPLICATION, you or your lawyer must, in addition to serving your notice of appearance, serve a copy of the evidence on the Applicant's lawyer or, where the Applicant does not have a lawyer, serve it on the Applicant, and file it, with proof of service, in the court office where the application is to be heard as soon as possible, but at least four days before the hearing.

IF YOU FAIL TO APPEAR AT THE HEARING, JUDGMENT MAY BE GIVEN IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU. IF YOU WISH TO OPPOSE THIS APPLICATION BUT ARE UNABLE TO PAY LEGAL FEES, LEGAL AID MAY BE AVAILABLE TO YOU BY CONTACTING A LOCAL LEGAL AID OFFICE.

Date

JUL 16 2024

Issued by

Local Registrar

Address of 161 Elgin Street court office: Ottawa, ON K2P 2K1

TO: BORDEN LADNER GERVAIS LLP
100 Queen Street, Suite 1300
Ottawa ON KIP 1J9

Michelle Doody LSO # 66612L E: mdoody@blg.com T: 613.787.3510 direct

T: 613.237.5160 main

Respondent

- 1. The Applicant, Deirdre Moore (hereinafter "Andee"), make this application for:
 - a) An Order pursuant to section 140 of the Courts of Justice Act, R.S.O. 1990, c. C.43 prohibiting the Respondent (that is, the Ottawa Police Services Board ("OPSB"), Alex Kirady, Jean Benoit, Daniel Gervais and Cheryl Cross (collectively, "OPSB et al.") from instituting further proceedings in any Court except by leave of a Judge of the Superior Court of Justice and an Order that any proceeding previously instituted by the Respondent in any Court not be continued;
 - b) An Order that the costs of this application be made payable by the

 Respondent to the Applicant in an amount to be fixed by this Honourable

 Court; and
 - c) Such further and other relief as to this Honourable Court may seem just.
- 2. The grounds for the application are:
 - a) On August 30, 2022, Borden Ladner Gervais LLP's Michelle Doody ("Doody") attempted to extort Andee into discontinuing her civil action CV-21-00087056 against OPSB et al.
 - b) When Andee refused, Doody initiated an Application CV-23-00091267 in order to have her declared vexatious pursuant to s. 140 of the Courts of Justice Act.
 - c) Throughout 2023, Andee served and filed seven affidavits for various Motions which proved beyond any reasonable doubt that she was not vexatious: she

- was a target of Ottawa's legal-judicial criminal network that had infiltrated some family, civil, divisional and criminal courts in Ontario.
- d) On 20240703, Justice Marie T. Fortier again showed her bias by denying

 Andee the ability to include her seven evidence-laden Affidavits (nor the

 accompanying Factums) in her defence against Doody's vexatious, Vexatious

 Application.
- e) Doody has conducted herself in a vexatious manner in numerous respects:
 - i. She has served and filed multiple court documents laden with such errors, omissions and malicious obfuscation that her actions violate several sections of the Criminal Code of Canada including, but not limited to Defamatory Libel;
 - ii. She has demonstrated a clear attempt to misuse the administration of justice to her own end and to protect OPSB et al, at *any* cost to Andee, her children, the Ontario taxpayer and the system of justice itself;
 - iii. She has booked proceedings without notice to Andee, with full knowledge that Andee was *again* being falsely accused by OPSB-postioned career criminals and Crown Attorney's Office-positioned accomplices who also unlawfully argued for denial of bail on multiple occasions.
- f) Section 140 of the Courts of Justice Act, R.S.O. 1990, c. C.43;
- g) Rules 1.04, 14.05, 38 and 57 of the Rules of Civil Procedure.
- h) Such further and other grounds as the lawyers may advise.

- 3. The following documentary evidence will be used at the hearing of the application:
 - a) the Motion materials served and filed during 2023 in CV-23-00091267 (also published at www.pfi.rocks/the-darkumentary),
 - b) evidence that supports Andee's allegations stated in CV-21-00087056 and
 - c) such further and other evidence as this Honourable Court may permit.

July 15, 2024

Deirdre Moore

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