

Form 1
NOTICE OF APPLICATION
(Criminal Proceedings Rules)

ONTARIO
SUPERIOR COURT OF JUSTICE

East

Region

23-11409065

Court File No. (if known)

BETWEEN:

HIS MAJESTY THE KING

applicant/respondent

- and -

Deirdre Moore
(specify name of accused)

applicant/respondent

TAKE NOTICE that an application will be brought on _____ day, the _____ day of _____, (specify month)

20 _____, at _____ (specify address of court house)

for an order granting the quashing of Justice Maria Sivar's Amicus Curiae appointment, the granting of the Applicant's Third-party Records orders and any other orders the court deems fair and just.
(set out relief sought)

THE GROUNDS FOR THIS APPLICATION ARE:

1. That OCT Justice Maria Sivar's 20240216 denial of Third-party Records was illegal.
2. That OCT Justice Maria Sivar's 2024 appointment of Lauren Konarski as Amicus Curiae
3. Such further and other grounds as counsel may advise and this Honourable Court may permit. was illegal

IN SUPPORT OF THIS APPLICATION, THE APPLICANT RELIES UPON THE FOLLOWING:

(set out documents such as transcripts, etc. upon which the Applicant relies)

1. Materials filed for the 20240216 hearing
2. Transcript of the 20240216 hearing (if possible) *
3. Copy of OCT Matt Webber's Amicus Curiae appointment
4. Copy of OCT Maria Sivar's without-jurisdiction Amicus Curiae appointment.
5. Additional documents and transcripts as resources permit. (evidence)

* See example of difficulty in obtaining transcripts in "Appellant's Attempt to Order the 20250117 Transcript" at pages 16-26 of 35-page, 20250226 submission to the Court of Appeal.

NOTICE OF APPLICATION
(Criminal Proceedings Rules, Form 1)

THE RELIEF SOUGHT IS:

1. An Order allowing the application and granting
(indicate particular relief sought)

See page 1.

THE APPLICANT MAY BE SERVED WITH DOCUMENTS PERTINENT TO THIS APPLICATION

1. By service in accordance with rule 5, through
(specify address, telephone number and email)

1244 Lampman Crescent, Ottawa, Ontario K2C 1P8 *

phone number: n/a * e-mail: ascjak@outlook.com

DATED at Ottawa, Ontario, this 27 day of February, 20 25

[Signature]

Signature of applicant or counsel

(set out name and address, as well as telephone number and email)

* See details regarding why my address and phone number are currently unusable at pages 10, 15, 26 and 35 of attached 20250226 submission to Ontario's Court of Appeal (35 pages).

APPELLANT'S CERTIFICATE RESPECTING EVIDENCE

DEIRDRE MOORE

and

OTTAWA POLICE SERVICES BOARD

APPELLANT'S CERTIFICATE

THE APPELLANT, Deirdre Moore ("Whistleblower"¹), certifies that the following evidence is required for the appeal, in the appellant's opinion:

1) Exhibits numbers:

- a) 0000x to 0000y, depending upon which affidavits' exhibits were served, filed and referenced (in Whistleblower's absence) by Ottawa Police Services Board ("TIPCUP"²) for the 20250117 hearing³,
- b) 00001 to 00341, upon Whistleblower's successful Motion to Adduce *Fresh* Evidence⁴ (to be heard in advance of this Appeal) to be served, filed and referenced as advised by Ontario's Court of Appeal,
- c) 0000x-0000y, which will be referenced in Whistleblower's March 2025 Affidavit for this Appeal and evidence TIPCUP's *post*-20230131 vexatious Vexatious Application's torts and crimes (as well as those of Whistleblower's husband's *other* accomplices)⁵ and
- d) other exhibits of which Whistleblower may not yet be aware.

The Appeal Book and Compendium will include a Table of Contents.⁶


2) The affidavit evidence of:

- a) TIPCUP's lawyer, Borden Ladner Gervais LLP's Michelle Doody ("Accomplice"), assuming *some* were served, filed *and* referenced for the 20250117 hearing,
- b) Whistleblower:
 - i) assuming *some* were served, filed *and* referenced for the 20250117 hearing held in Whistleblower's absence,
 - ii) following her successful Motion to Adduce *Fresh* Evidence (to be heard in advance of this Appeal)—served, filed and referenced as advised by Ontario's Court of Appeal and
 - iii) including that which will be served, filed and referenced for this Appeal (see potential Affidavit sub-headings in proposed List of Appendices included as pages 3-6 of 9) and
- c) other Affidavits of which Whistleblower may not yet be aware.

3) The oral evidence of:

- a) Whistleblower, to be recorded, published, served and filed during March 2025 as she was not aware of the 20250117 hearing that was held behind her back and/or
- b) Accomplice, depending upon the outcome of Whistleblower's request for the 20250117 Superior court of Justice's audio files.

February 26, 2025


Deirdre Moore

TO: Michelle Doody
Borden Ladner Gervais LLP,
1300-100 Queen Street,
Ottawa, ON K1P 1J9
mdoody@blg.com
(613) 237-5160

1244 Lampman Crescent, Ottawa, Ontario K2C 1P8^{vii}
~ Previous phone number was lost during the 20240914-
20241101 kidnapping^{viii}
~ Current e-mail address is **ascjak@outlook.com**

RCP-E 61C (February 1, 2021)

APPENDICES
(for proposed inclusion in upcoming affidavit)

APPENDIX 1 – Whistleblower's March 2025 Affidavit

Part I: Introduction

1. Evidence *specific* to Whistleblower's **20220301** 2021-originated Statement of Claim CV-21-00087056^{ix} against Ottawa Police Services Board, Ottawa Police Constable Alex Kirady, Ottawa Police Constable Jean Benoit, Ottawa Police Detective Daniel Gervais and Ottawa Police Constable Cheryl Cross,
2. Evidence *specific* to TIPCUP's subsequently-spawned, **20230131** retaliatory maneuver; namely, CV-23-00091267^x and
3. Evidence of Whistleblower's **20240716** mitigation effort^{xi}, and the OCJ-related havoc that ensued^{xii}.

Part II: The Darkmentary (and TIPCUP's/Accomplice's/SCJ's choices to commit crime)

Part III: TIPCUP et al.'s [effectively] admission to, at a minimum, violation of Canada's *Criminal Code* ("CCC") s. 139 (2) Obstructing Justice

1. Whistleblower's Form 51 (Request to Admit)^{xiii}
2. TIPCUP et al.'s Form 51 Replies obtained from:
 - a) TIPCUP accomplice Borden Ladner Gervais LLP ("BLG") and
 - b) Former Chair of Ottawa Police Services Board, Dr. Gail Yenta Beck, and
 - c) current Mayor of Ottawa, (former media personality) Mark Sutcliffe

Part IV: Whistleblower's list of civil actions which expose the local, provincial and federal crime that media has refused to investigate and/or report (see re-formatted, evidence-linked documents that are partially pre-published at <https://twb.rocks/legal-quagmire>, <https://twb.rocks/upig/media> and various mail campaigns.

Part V: Whistleblower's evidence against Doug Downey's, David Lametti's and/or Arif Virani's:

1. Ottawa-based Crown Attorney's Office,
2. Ontario Court of Justice (criminal),
3. Superior Court of Justice (criminal) and
4. Superior Court of Justice (civil).

Part VI: Whistleblower's decade-long, still-not-divorced, court files for FC-15-002446:

1. As provided by Ontario's Ministry of the Attorney General Eric Douglas# (via "w.deliveryslop.com") stored at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska/fc-15-2446/mag-fc-15-2446-divorce-files> and
2. As provided by Whistleblower in an organized, logical fashion stored at (insert link).

Part VII: Whistleblower's 100%-illegal, child-abduction file FC-19-000008:

1. As provided by Ontario's Ministry of the Attorney General Eric Douglas# (via "w.deliveryslop.com") stored at (insert link) and
2. As provided by Whistleblower in an organized, logical fashion stored at (insert link).

Part VIII: Reminder to the Court of Other Realities

1. Criminals exist; and, many of them would enjoy the unbridled power that comes with careers in so-called child-protection services, law enforcement, criminal prosecution and judicial officialdom (see Appendix 2).
2. Canada's *Charter of Rights and Freedoms* exists (see Appendix 3); however, Canada's *Criminal Code of Canada* ("CCC") empowers individuals to circumvent its protections via bail processes and sentencing processes that effectively enable Crown prosecution-related and/or Bench-positioned individuals to create "custom-made" crime. These loopholes have served as a bona fide, open invitation to commit crime for anyone selected to hold such power.

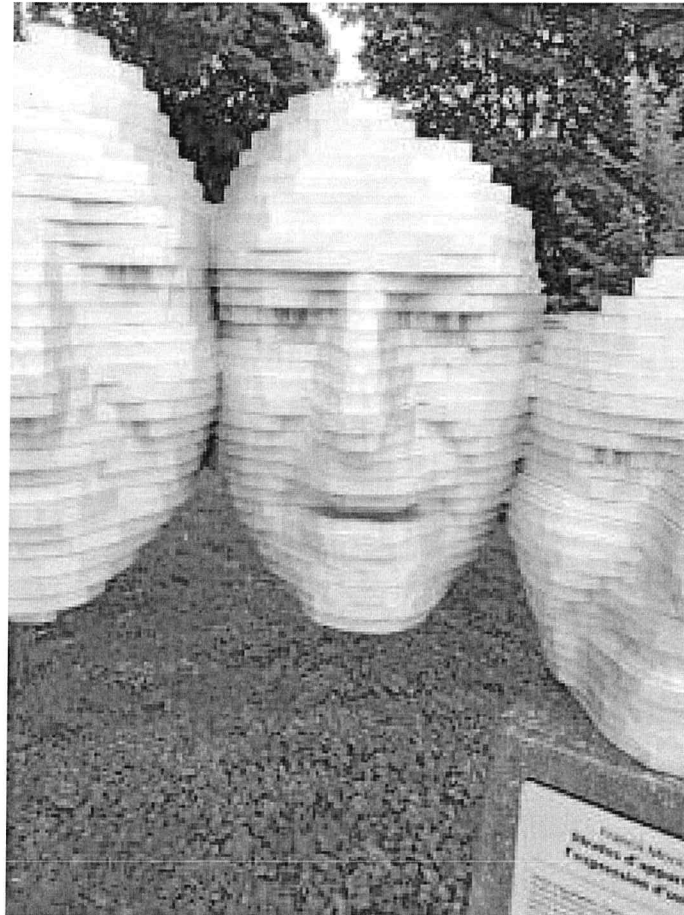
3. Similarly, while Canada's federal *Divorce Act* has been amended to codify protections from domestic violence (see excerpt at Appendix 4), Ontario-based lawyers and judges can (and will) circumvent that **federal** legislation using **provincial** legislation that includes, but is not limited to:
 - a. Ontario's *Child, Youth and Family Services Act* ("CYFSA") and
 - b. Ontario's *CJA*'s so-called Family Law Rules and Rules of Civil Procedure.

See scandalous decisions of two Divisional Court panels at Appendix 5 and 6 with related materials published at <https://twb.rocks/organized-crime/vis/three-stooges-1> and (not-yet-completed evidence at <https://twb.rocks/organized-crime/vis/three-stooges-2>, respectively.

4. The *CCC* contains a plethora of seemingly systemically overlooked sections ("SSOS")—including, but not limited to, s. 21(1) Party to offence, s. 22.1 Organizational negligence, s. 23(1) Accessory after the fact and others included at Appendix 7—that have been and continue to be completely ignored by municipal, provincial and federal level law enforcement: evidence of this fact is listed at Appendix 8 (which implicates **five** of Ontario's municipal police forces, **three** of its provincial police forces and **top-dog** Matt Peggs of Canada's Royal Canadian Mounted Police.
5. The unbridled power enjoyed by those listed at item 1 (above) appears to have been contagious throughout Ontario with individuals positioned at social services and healthcare-related organizations abusing their power as well (see evidence-linked list of allegations at Appendix 9. Not surprisingly, the same phenomenon exists in the financial services sector (see Appendix 10).

Publicly/privately-funded entities? They have been fully weaponized as well. See Appendix 11.

Replace with Illustration re: "Crush the Devoted Parent" and link to outdated, (draft) reverse-engineering of Ottawa's model at <https://twb.rocks/organized-crime/swimlanes>.



¹ That is, someone who transitioned from a victim of domestic violence (see <https://twb.rocks/wp-content/uploads/2023/07/20180825-Ottawa-Citizen-Letter-to-the-Editor-Lets-Support-our-Victims.jpg>) to an advocate for mental health (insert details) to an Advocate for Change (see <https://twb.rocks/about-us>) to a freelance journalist (see <https://twb.rocks/blank-00/living>) to a non-fiction author (see <https://twb.rocks/upig>) and screenplay developer (<https://twb.rocks/mummygate>).

² That is, Ontario's **Trafficking In Persons Cover-Up Policy**: see more recent evidence of hospital-based TIPCUP linked to <https://twb.rocks/domestic-terrorism/perpetrators/individuals/shawn-hudes>.

³ See attempts to obtain details from both TIPCUP's accomplice at Borden Ladner Gervais LLP, Michelle Doody ("Accomplice") and TIPCUP's accomplice at CaseLines ("Useless") stored at (https://twb.rocks/wp-content/uploads/2025/02/20250225-1121-Email-to-CaseLines-and-BLG-Michelle-Doody-re-Obstructing-Justice-Denial-of-access-to-records-filed-for-20250117_SAQOTU.pdf).

⁴ One of the components of *Fresh Evidence* will be the Reply Affidavits (to Whistleblower's Form 51 "Request to Admit") of Accomplice; and, Ottawa's Mayor Mark Sutcliffe and Royal Ottawa Mental Health Centre's Dr. Gail Yenta Beck—who were *both* part of TIPCUP when the 20230131 Vexatious Application was initiated. Whistleblower's Form 51 is being pre-published at https://twb.rocks/domestic-terrorism/perpetrators/entities/ottawa-police-service/2025-appeal-ops/form-51-request-to-admit_michelle-doody.

⁵ These will include, but not be limited to, (1) TIPCUP's closure of Whistleblower's 2023 Fraud complaint described in paras. 30-37 stored at https://twb.rocks/organized-crime/20230221_police-complaint_crime-in-progress_court-enabled-fraud, (2) TIPCUP's multiple 20231216-20241218 malicious arrests partially detailed at <https://twb.rocks/upig/police/still-alive> and (3) TIPCUP's/husband's Crown Attorney's Office-positioned accomplices' ongoing terrorization partially evidenced at <https://twb.rocks/organized-crime/entity/oca/20250205-reply>.

⁶ It should be similar to the down-loadable, sortable, searchable MS Excel version of the Table of Contents produced for a 2023 TIPCUP-related Motion:

-
- viewable at <https://twb.rocks/the-darkumentary> *and*
 - published at https://view.officeapps.live.com/op/view.aspx?src=https%3A%2F%2Ftwb.rocks%2Fwp-content%2Fuploads%2F2023%2F08%2FCV-23-91267-OPSB-v-Moore_Motion-Record-Table-of-Contents-linked_14-SEP-23.xlsx&wdOrigin=BROWSELINK+.

vii Although, if she goes home she will be re-arrested because her fraudster+ husband (see <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska>) has yet to be (1) arrested by TIPCUP, (2) prosecuted by Ottawa's Crown Attorney's Office and (3) convicted by the Ontario Court of Justice ("OCJ") or Ontario's Superior Court of Justice ("SCJ").

viii Following Whistleblower's kidnapping (as detailed at <https://twb.rocks/hsc-win> and <https://twb.rocks/upig/psych/population-control>) and harassment by Ontario Works-positioned individuals including, but not limited to, Jean Doyle (see <https://twb.rocks/domestic-terrorism/perpetrators/individuals/jean-doyle>), the re-acquisition of a phone number has been difficult.

ix See Whistleblower's *Fresh* Amended Statement of Claim at https://twb.rocks/wp-content/uploads/2022/09/001033KJ_20220301_Fresh-A-A-Statement-of-Claim-21-00087056-OPSB.pdf and evidence-linked version of same at (insert html link upon completion).

x See TIPCUP's Notice of [Vexatious] Application CV-23-00091267 at https://twb.rocks/wp-content/uploads/2023/02/02-20230131-OPSB-Application_to-illegally-obtain-an-unlawful-court-order-which-further-denies-Moore-justice.pdf (and other materials currently linked to <https://twb.rocks/domestic-terrorism/perpetrators/individuals/michelle-doody-02> (in due course)).

xi That is, Whistleblower's mitigation effort; namely, her 20240716 Notice of Application intended to expose TIPCUP's Vexatious [Vexatious] Application (see copy of issued Application at <https://twb.rocks/wp-content/uploads/2024/07/CV-24-96489-Moore-v-OPSB-Application-to-Quash-Vexatious-Application-15-AUG-24.pdf>).

xii See relentless pursuit by Ottawa's network as it banded together to attempt to crush Whistleblower *one week after* her 20240716 Notice of Application was issued at <https://twb.rocks/archives/y2024/m202407/2024-07-23>.

^{xiii} See (work-in-progress) Form 51 Request to Admit with exhibits A-Z at https://twb.rocks/domestic-terrorism/perpetrators/entities/ottawa-police-service/2025-appeal-ops/form-51-request-to-admit_michelle-doody.

(The remaining endnotes will be provided as soon as possible.)

Deirdre Moore and Ottawa Police Services Board

Deirdre Moore and Ottawa Police Services Board

ONTARIO

COURT OF APPEAL FOR ONTARIO

OSGOODE HALL

130 QUEEN STREET WEST, TORONTO, ONTARIO M5H 2N5

APPELLANT'S CERTIFICATE RESPECTING EVIDENCE

Appellant

Deirdre Moore, 1244 Lampman Crescent, Ottawa, ON K2C 1P8*

- no current phone**
- current e-mail address ascjak@outlook.com

*However, if she goes home she will be re-arrested because her fraudster+ husband (see <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska>) has yet to be:

- arrested by the Ottawa Police Services Board ("OPSB"),
- prosecuted by Ottawa's Crown Attorney's Office and
- convicted by the Ontario Court of Justice or Ontario's Superior Court of Justice

** Following the kidnapping (as detailed at <https://twb.rocks/hsc-win> and <https://twb.rocks/upig/psych/population-control>) and harassment by Ontario Works-positioned individuals including, but not limited to, Jean Doyle (see <https://twb.rocks/domestic-terrorism/perpetrators/individuals/jean-doyle>), the re-acquisition of a phone number has been difficult.

NOTICE OF APPEAL TO AN APPELLATE COURT

BETWEEN

Deirdre Moore
and
Ottawa Police Services Board

NOTICE OF APPEAL

THE APPELLANT, Deirdre Moore, APPEALS to the Court of Appeal from the judgment of Justice Kerry Lee McVey dated January 27, 2025 made at the Superior Court of Justice in Ottawa, Ontario.

THE APPELLANT ASKS that the judgment be set aside and a judgment be granted as follows:

1. An Order dismissing the order which states "should Deirdre Moore file material seeking to commence or continue a proceeding or any appeal in any court in Ontario without first filing an entered Order permitting her to do so, the proceeding shall be immediately stayed upon any person filing a copy of this Order in such a Court".
2. An Order dismissing the order for costs awarded against Deirdre Moore ("Whistleblower")
3. An Order for a Summary Judgment against the Ottawa Police Services Board ("TIPCU") as requested in Whistleblower's CV-21-00087056
4. An Order for costs on a full-indemnity basis.

THE GROUNDS OF APPEAL are as follows:

1. The judge erred in fact. For example, while each of Her Honour's sentences contained in her 20250127 decision ("Ruling") at paragraph (5) were "technically correct", the lack of acknowledgement of the seven Motions which occurred throughout 2023

render the paragraph—as a whole—an entirely false statement of fact.

The seven Motions included an attempt to obtain Third-party Records ("TPRs") from TIPCUP which is normally a part of an Affidavit of Documents and/or a Discovery process. Vexatious (and criminal) behaviour by TIPCUP's legal representatives at Borden Ladner Gervais LLP, however, resulted in the denial of these records. Undeniable evidence of this fact was long-ago published at www.twb.rocks/the-darkumentary. An Errors, Omissions and Malicious Obfuscation Analysis (EO&MO") of Ruling will evidence that Justice Kerry Lee McVey's 20 (of the 35) paragraphs used to justify the Ruling's conclusion were false statements of fact.

2. The judge erred in law. For example, TIPCUP brought its vexatious Vexatious Application on 20230131 prior to amendments made to s. 140 of Ontario's *Courts of Justice Act* ("CJA") via the *Enhancing Access to Justice Act, 2024* ("EAJA"). The EAJA amendments were not retroactive and, therefore, shall not be relied upon for TIPCUP's CV-23-00091267. On 20250127, Her Honour erred by imposing the court's newly-expanded 2024 powers to TIPCUP's 2023 Application which, arguably, intentionally misquoted the then-existing legislation through its clearly poor use of grammar and/or punctuation ... perhaps to mislead the 2023-appointed judge.
3. The judge erred in mixed law and fact. For example, Her Honour's 2-sentence interpretation (at paragraph [16]) of her 7-point description of "the salient characteristics of vexatious proceedings" (at paragraph [15]) included only:

- a) that which TIPCU need not demonstrate and
 - b) [un-evidenced] "outside the courtroom" conduct which the court may consider.
- Her Honour ignored her own leading-case requirement noted in her paragraph [15]:

"(e) ... the Court must look at the whole history ..."

As stated in GROUNDS (item 1), exclusion by TIPCU of any reference to Whistleblower's seven 2023 Motions prevented the court from looking at "the whole history": scheduling its Application to be heard without Whistleblower's involvement ensured the court would remain ignorant of "the whole history".

THE BASIS OF THE APPELLATE COURT'S JURISDICTION is:

1. For reasons including, but not limited to, those discussed above under sub-headings "The judge erred in [fact, law and mixed law and fact]", despite Justice McVey's paragraph [36] points 2-5, Whistleblower's right to appeal Her Honour's Ruling falls within the jurisdiction of Ontario's Court of Appeal.
2. CJA's s. 134(1) states that "a court to which an appeal is taken may a) make any order or decision that ought to or could have been made by the court or tribunal appealed from
b) order a new trial
c) make any other order or decision that is considered just."
3. CJA's s. 134(2) states that "on Motion, a court ... may make any interim order that is considered just to prevent prejudice to a party pending the appeal"; and, Whistleblower intends to bring a Motion to Adduce Fresh Evidence.
4. CJA's s. 133 does not restrict Whistleblower's right to Appeal given Rulings paragraph [36] item 6 and paragraphs [37] - [41].
5. CJA's s. 134(5) empowers Ontario's Court of Appeal in a fashion similar to SCJ's "broad judicial powers" and/or Ocj's "broad sweeping powers".

re-start
html
here

6. Her Honour's Ruling is deemed to be a final Order.
7. Leave is not necessary for reasons including, but not limited to, those noted in GROUNDS (for Appeal) and BASIS ([of jurisdiction])
8. Canada's Charter of Rights and Freedoms exists — despite all efforts made by Ottawa's legal-judicial community that it does not.
9. Ruling lacked jurisdiction in multiple ways including, but not limited to, its restriction of ~~Whistleblower's~~ ~~Moore's~~ ability to commence Applications, Certiorari and/or Appeals in the Ontario Court of Justice and/or Superior Court of Justice for her ongoing criminal matters which are entirely due to:
 - a) her husband's false allegations; etc.,
 - b) TIPCU's negligent investigations, etc. and
 - c) Ottawa's Crown Attorney's Office perpetual malicious prosecution.

The violations of Canada's Criminal Code ("ccc") by Ottawa-based criminal court judges and justices of the peace require those who stand accused to be in a position to access those alternative avenues to justice.

February 26, 2025

Deirdre Moore
Deirdre Moore

ascjak@outlook.com

Deirdre Moore and Ottawa Police Services Board

Deirdre Moore and Ottawa Police Services Board

ONTARIO

COURT OF APPEAL FOR ONTARIO

OSGOODE HALL

130 QUEEN STREET WEST, TORONTO, ONTARIO M5H 2N5

NOTICE OF APPEAL

Appellant

Deirdre Moore, 1244 Lampman Crescent, Ottawa, ON K2C 1P8*

- no current phone**
- current e-mail address ascjak@outlook.com

*However, if she goes home she will be re-arrested because her fraudster+ husband (see <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska>) has yet to be:

- arrested by the Ottawa Police Services Board ("OPSB"),
- prosecuted by Ottawa's Crown Attorney's Office and
- convicted by the Ontario Court of Justice or Ontario's Superior Court of Justice

** Following the kidnapping (as detailed at <https://twb.rocks/hsc-win> and <https://twb.rocks/upig/psych/population-control>) and harassment by Ontario Work-positioned individuals including, but not limited to, Jean Doyle (see <https://twb.rocks/domestic-terrorism/perpetrators/individuals/jean-doyle>), the re-acquisition of a phone number has been difficult.

APPELLANT'S ATTEMPT TO ORDER THE 20250117 TRANSCRIPT

DEIRDRE MOORE

and

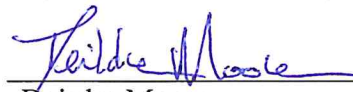
OTTAWA POLICE SERVICES BOARD

APPELLANT'S ATTEMPT TO ORDER THE 20250117 TRANSCRIPT

THE APPELLANT, Deirdre Moore ("Whistleblower"ⁱ), attempted to obtain the required consent so that she could include a copy of the 20250117 transcript in her Exhibits and Appeal Book and Compendium; however, as of 20250226 at 09:00, it was not yet received.

Clearly, requiring consent from an individual who has made multiple errors in fact, errors in law and errors in mixed law and fact (to "justify" ruling against a claimant in order to favour a defendent) would be difficult: obfuscating the retrieval of incriminating evidence contained in a transcript would be self-serving for any criminal. The process required to retrieve a transcript, in Whistleblower's opinion, is both ridiculous and unlawful.

February 26, 2025


Deirdre Moore

ⁱ That is, someone who transitioned from a victim of domestic violence (see <https://twb.rocks/wp-content/uploads/2023/07/20180825-Ottawa-Citizen-Letter-to-the-Editor-Lets-Support-our-Victims.jpg>) to an advocate for mental health (insert details) to an Advocate for Change (see <https://twb.rocks/about-us>) to a freelance journalist (see <https://twb.rocks/blank-00/living>) to a non-fiction author (see <https://twb.rocks/upig>) and screenplay developer (<https://twb.rocks/mummygate>).



Outlook

FOURTH Request + Consent for Transcript || Fw: THIRD Request, McVey Appeal+, BLG LLP & Bell Baker LLP || Re: SECOND Request || Re: Documents, OPSB Cost Submission, etc. || Fw: The Duration? I need to raise funds for the transcript || Re: ...

From Andee Sea Cae Jak <ascjak@outlook.com>

Date Mon 2/24/2025 3:38 PM

To Doody, Michelle <MDoody@blg.com>; joshua.gauthier@ontario.ca <joshua.gauthier@ontario.ca>; ottawa.scj.courts@ontario.ca <ottawa.scj.courts@ontario.ca>; LElliot@blg.com <LElliot@blg.com>; TCosta@blg.com <TCosta@blg.com>; Mark.Sutcliffe@ottawa.ca <mark.sutcliffe@ottawa.ca>

Ms. Doody,

Why will you not forward to me the documents that were served on me for OPSB's 20250117 vexatious Vexatious Application that was held behind my back while I was in hospital? I'd also like to see your Affidavit of Service for the documents for that hearing; so, please forward that as well. Did you refer to **any** of my Affidavits or Factums served on you (and filed with the court since 2022)? Or, did both you, Mr. Gauthier and Justice McVey simply pretend that none of my materials existed?

I've already referenced "your materials" at:

- Item #1 of the grounds for appeal in my draft Notice of Appeal (see <https://twb.rocks/domestic-terrorism/perpetrators/entities/ottawa-police-service/2025-appeal-ops/opsb-notice-of-appeal>) and
- Item #2 of my draft Appellant's Certificate (see draft at <https://twb.rocks/domestic-terrorism/perpetrators/entities/ottawa-police-service/2025-appeal-ops/opsb-appellants-certificate>);

however, you served on me **nothing** for the newly scheduled 20250117 hearing ... even though you received **everything** that I have published at <https://twb.rocks/the-darkumentary>. That you scheduled this event knowing that I was unable to respond is obvious (see evidence of your collusion with SCJ clerk staff at https://twb.rocks/wp-content/uploads/2025/02/20250110-Email-of-collusion-between-BLG-Michelle-Doody-and-SCJ-Joshua-Gauthier-to-schedule-Application-with-me_SAQOTU.pdf).

Master's Office: kindly fetch Justice Kerry Lee McVey's consent so I can order the transcript from 20250117 as per request form stored at <https://twb.rocks/wp-content/uploads/2025/02/20250224-Order-Form-for-Transcript-of-20250117-CV-23-91267-Ottawa-Police-Services-Board-and-Deirdre-Moore.pdf>. (and attached) *ym*

I guess we'll find out if Ontario's Court of Appeal is equally as involved in organized crime/domestic terrorism as Ontario's lower courts.

Congratulations Borden Ladner Gervais & Mayor Sutcliffe! Ontario may get a whole new bench after this.

Deirdre Moore / Andee Sea Cae Jak
President, SAQOTU Inc. #DrainingTheSwamp

2/10

From: Andee Sea Cae Jak <ascjak@outlook.com>
Sent: Friday, February 21, 2025 8:00 AM
To: Doody, Michelle <MDoody@blg.com>
Cc: Cheryl Hess <CHess@bellbaker.com>; Charlotte Watson <cwatson@bellbaker.com>; John Summers <jsummers@bellbaker.com>
Subject: THIRD Request, McVey Appeal+, BLG LLP & Bell Baker LLP || Re: SECOND Request || Re: Documents, OPSB Cost Submission, etc. ||| Fw: The Duration? I need to raise funds for the transcript || Re: ...

Ms. Doody,

Kindly forward to me the documents that were served and filed for your scandalous 20250117 hearing. I intend to dovetail them into my divorce files (partially pre-published at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska/fc-15-2446/mag-fc-15-2446-divorce-files>) to evidence just how much collusion there is between the various cells of your terrorist network. That way, your (and others') accumulated assets (including pensionable earnings), retainer fees, etc. can more easily be deemed "proceeds from crime" and distributed amongst your many victims/targets.

Please provide by end of day as I'd like to publish your materials and include the link in my Notice of Appeal on Monday. (Unless, of course, you'd prefer an additional count of CCC's s. 139(2) Obstructing Justice to be included in your eventual indictment.)

In anticipation of your ongoing recalcitrance, please also advise: to whom at BLG LLP do you report?

Deirdre Moore / Andee Sea Cae Jak
President, SAQOTU Inc. #DrainingTheSwamp

PS. Ms. Hess? You may want to forward this e-mail to Wade Smith so he can be aware of the reality that's heading his way. I warned him in 2018 that, once this hit the fan, Kiska would sue your firm for misrepresentation. You see, it's actually Bell Baker LLP that committed most of the crime, not Kiska. Other than the attempted Manslaughter of 2014 which falls squarely and undeniably upon Kiska (see FC-15-2446 Continuing Record), the rest of his divorce-related criminal activity (as far as I can tell) ... was done by your firm.

From: Andee Sea Cae Jak <ascjak@outlook.com>
Sent: Tuesday, February 18, 2025 3:16 PM
To: Doody, Michelle <MDoody@blg.com>
Subject: SECOND Request || Re: Documents, OPSB Cost Submission, etc. ||| Fw: The Duration? I need to raise funds for the transcript || Re: ...

As an intentionally, perpetually displaced person, I cannot access Caselines at the moment. Simply forward to me the documents that were served for the hearing; and, the Cost Submission that was served and filed to justify your cost award.

I am, of course, assuming that you actually served and filed anything for this improperly-scheduled (and heard) event.

3/10

Did you not re-label, re-serve, re-file & re-upload materials as I am always forced to do??

Deirdre Moore / Andee Sea Cae Jak
SAQOTU Inc. #DrainingTheSwamp

From: Doody, Michelle <MDoody@blg.com>
Sent: Tuesday, February 18, 2025 2:34 PM
To: Andee Sea Cae Jak <ascjak@outlook.com>
Subject: RE: Documents Served/Filed for 20250117, OPSB Cost Submission, Duration of 20250117 Oral Submissions ||| Fw: The Duration? I need to raise funds for the transcript || Re: FOURTH REQUEST || Re: THIRD REQUEST || Fw: SECOND REQUEST || Fw: ...

Ms. Moore,

The materials are all available on Case Centre for this matter.

The hearing was a half day hearing.

Michelle

From: Andee Sea Cae Jak <ascjak@outlook.com>
Sent: February 18, 2025 11:20 AM
To: Doody, Michelle <MDoody@blg.com>; Rodgers, David (MAG) <David.Rodgers@ontario.ca>; Hannough-Bergmans, Lauren (MAG) <Lauren.Hannough-Bergmans@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>; malcolm.savage@outlook.com; William Coyne <william.coyne@ontario.ca>
Subject: Documents Served/Filed for 20250117, OPSB Cost Submission, Duration of 20250117 Oral Submissions ||| Fw: The Duration? I need to raise funds for the transcript || Re: FOURTH REQUEST || Re: THIRD REQUEST || Fw: SECOND REQUEST || Fw: ...

[External / Externe]

Ms. Doody,

While I am sure that providing to me your self-incriminating evidence may be "difficult", I require it in order to:

- appeal McVey's scandalous 20250127 order (viewable at) and
- seek leave to continue multiple, non-vexatious Civil Actions including, but not limited to those listed at <https://twb.rocks/legal-quagmire>.

Legal Quagmire – SAQOTU Inc.

20230916 Trying to schedule a cross-examination due by 20231130 and complete my third-party records Motion materials (to be heard 20240104); however, the sociopaths at BLG LLP have thus far refused to reply.. 07 : 202207dd : The Two Shysters: Joe Addelman & Gonen Snir \$ 3,000,000 : CV-22-89804 : Nelligan O'Brien Payne LLPs. Craig O'Brien. Caitlin LName. Nathan LName

twb.rocks

4/10

When shall I expect:

- the documents that you served and filed in order to secure Justice Kerry Lee McVey's 20250127 decision,
- the Cost Submission that was used to secure Justice Kerry Lee McVey's 20250127 cost award and
- the duration of your 20250117 oral submissions.

Verily,

Deirdre Moore / Andee Sea Cae Jak
SAQOTU Inc. #DrainingTheSwamp

From: Andee Sea Cae Jak <ascjak@outlook.com>

Sent: Wednesday, February 12, 2025 7:48 PM

To: Doody, Michelle <MDoody@blg.com>

Cc: Rodgers, David (MAG) <David.Rodgers@ontario.ca>; Hannough-Bergmans, Lauren (MAG) <Lauren.Hannough-Bergmans@ontario.ca>; malcolm.savage@outlook.com <malcolm.savage@outlook.com>; William Coyne <william.coyne@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>; jean.doyle@ottawa.ca <jean.doyle@ottawa.ca>; Brasil, Vicki <vicki.brasil@ottawa.ca>

Subject: The Duration? I need to raise funds for the transcript || Re: FOURTH REQUEST || Re: THIRD REQUEST ||

Fw: SECOND REQUEST || Fw: Must I bring an Application to adjourn my OCJ trial dates?

Thank you. And, for how long did you lie to the judge, Michelle? I am working on your Form 51: Request to Admit now (pre-published at https://twb.rocks/domestic-terrorism/perpetrators/entities/ottawa-police-service/2025-appeal-ops/form-51-request-to-admit_michelle-doody); and, I'd like to be accurate.

Deirdre Moore / Andee Sea Cae Jak
President, SAQOTU Inc. #DrainingTheSwamp

From: Doody, Michelle <MDoody@blg.com>

Sent: Wednesday, February 12, 2025 4:29 PM

To: Andee Sea Cae Jak <ascjak@outlook.com>

Cc: Rodgers, David (MAG) <David.Rodgers@ontario.ca>; Hannough-Bergmans, Lauren (MAG) <Lauren.Hannough-Bergmans@ontario.ca>; malcolm.savage@outlook.com <malcolm.savage@outlook.com>; William Coyne <william.coyne@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>

Subject: RE: FOURTH REQUEST || Re: THIRD REQUEST || Fw: SECOND REQUEST || Fw: Must I bring an Application to adjourn my OCJ trial dates?

Ms. Moore – the Application was heard in courtroom 24 at 10:00 am.

From: Andee Sea Cae Jak <ascjak@outlook.com>

Sent: February 11, 2025 10:58 AM

To: Doody, Michelle <MDoody@blg.com>

Cc: Rodgers, David (MAG) <David.Rodgers@ontario.ca>; Hannough-Bergmans, Lauren (MAG) <Lauren.Hannough-Bergmans@ontario.ca>; malcolm.savage@outlook.com; William Coyne <william.coyne@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>

Subject: FOURTH REQUEST || Re: THIRD REQUEST || Fw: SECOND REQUEST || Fw: Must I bring an Application to adjourn my OCJ trial dates? [BLG-DOCUMENTS.FID7910004]

5/10

[External / Externe]

Yes, I do. I've ordered many transcripts as evidenced by part of my collection published at <https://twb.rocks/organized-crime/transcripts>. Now, try to stop lying just for a moment.

1. For how long did the illegal proceeding last? (I'll be starting a GoFundMe page to purchase your defamatory libel (while I try to have a new Bill C-74 introduced as described at <https://x.com/caejak/status/1889302287752835356?s=46&t=-BzWUiLwoAo-Ax7CbzxxxA>)).
2. In what courtroom were your crimes committed? (This, of course, would include the details of your simple ZOOM meeting that was scheduled behind my back.)

DM / AJ

PS. Kindly provide your evidence that I had access to the internet while I was in hospital.

From: Doody, Michelle <MDoody@blg.com>
Sent: Tuesday, February 11, 2025 10:19 AM
To: Andee Sea Cae Jak <ascjak@outlook.com>
Cc: Rodgers, David (MAG) <David.Rodgers@ontario.ca>; Hannough-Bergmans, Lauren (MAG) <Lauren.Hannough-Bergmans@ontario.ca>; malcolm.savage@outlook.com <malcolm.savage@outlook.com>; William Coyne <william.coyne@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>
Subject: RE: THIRD REQUEST || Fw: SECOND REQUEST || Fw: Must I bring an Application to adjourn my OCJ trial dates? [BLG-DOCUMENTS.FID7910004]

Ms. Moore,

You do not need the information you requested to order the transcripts. Regardless, I do not recall which courtroom we were in. The application hearing was at 10:00 am.

Michelle

From: Andee Sea Cae Jak <ascjak@outlook.com>
Sent: February 11, 2025 8:34 AM
To: Doody, Michelle <MDoody@blg.com>
Cc: Rodgers, David (MAG) <David.Rodgers@ontario.ca>; Hannough-Bergmans, Lauren (MAG) <Lauren.Hannough-Bergmans@ontario.ca>; malcolm.savage@outlook.com; William Coyne <william.coyne@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>
Subject: THIRD REQUEST || Fw: SECOND REQUEST || Fw: Must I bring an Application to adjourn my OCJ trial dates?

[External / Externe]

Ms. Doody? Are you going to answer my question? Or, have you already turned yourself in?

DM/AJ

6/10

From: Andee Sea Cae Jak <ascjak@outlook.com>
Sent: Friday, February 7, 2025 12:20 PM
To: Doody, Michelle <MDoody@blg.com>
Cc: Rodgers, David (MAG) <David.Rodgers@ontario.ca>; Hannough-Bergmans, Lauren (MAG) <Lauren.Hannough-Bergmans@ontario.ca>; malcolm.savage@outlook.com <malcolm.savage@outlook.com>; William Coyne <william.coyne@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>
Subject: SECOND REQUEST || Fw: Must I bring an Application to adjourn my OCJ trial dates?

Ms. Doody,

Kindly respond to my questions of OVER one week ago (see below): in which courtroom, at what time and for how long did your and SCJ Judge Kerry Lee McVey's crimes occur/start/last? I need to order the transcript for my Appeal and my 10+ Requests for leave for continuances.

Verily,
Deirdre Moore / Andee Sea Cae Jak
President, SAQOTU Inc. #DrainingTheSwamp

From: Andee Sea Cae Jak <ascjak@outlook.com>
Sent: Thursday, January 30, 2025 2:46 PM
To: Rodgers, David (MAG) <David.Rodgers@ontario.ca>; malcolm.savage@outlook.com <malcolm.savage@outlook.com>; Doody, Michelle <MDoody@blg.com>
Cc: Lauren Konarowski <lauren@dmllp.ca>
Subject: Re: Must I bring an Application to adjourn my OCJ trial dates?

Justice Wills needs to recuse herself from my criminals matters (following both of your self-incriminating performances during my Third-party Records application which I recorded and will be uploading to your respective exposure pages in due course).

I'll alert the criminal counter and they can select the date where you can start making better choices (or not).

Deirdre

PS. Kindly confirm IN WRITING that which the Crown is seeking should they secure a conviction in one or both of its scandalous files.

Ms. Doody: regarding your crimes with SCJ Justice Kerry Lee McVey (described at www.twb.rocks/domestic-terrorism/perpetrators/individuals/kerry-lee-McVey), in which courtroom were they committed, at what time and for how long? I need to order the transcript.

From: Rodgers, David (MAG) <David.Rodgers@ontario.ca>
Sent: Thursday, January 30, 2025 1:23 PM
To: Andee Sea Cae Jak <ascjak@outlook.com>

7/10

Cc: Lauren Konarowski <lauren@dmllp.ca>

Subject: RE: Must I bring an Application to adjourn my OCJ trial dates?

Hello Ms. Moore,

I cannot agree to your adjournment request. If you like, I can write to OCJ Trial Coordination to get the matter back in front of Justice Wills.

Thank you,

David Rodgers (he/him)
Assistant Crown Attorney
Ottawa Crown Attorney's Office

From: Andee Sea Cae Jak <ascjak@outlook.com>

Sent: Thursday, January 30, 2025 10:29 AM

To: Rodgers, David (MAG) <David.Rodgers@ontario.ca>; malcolm.savage@outlook.com; laura.hannough-bergmans@outlook.com

Subject: Must I bring an Application to adjourn my OCJ trial dates?

CAUTION -- EXTERNAL E-MAIL - Do not click links or open attachments unless you recognize the sender.

Dear Mr. Rodgers,

As per attached, do you consent to an adjournment? Or, must I bring another Application (as attached and linked at <https://twb.rocks/upig/prosecution>).

Verily,

Deirdre Moore / Andee Sea Cae Jak

8/10

Order for Court Transcript of an Ontario Court Proceeding

Ordering Parties: Please complete sections 1 through 5. Section 6 is for completion by the ACT.

1. Case Information

Name of Case Ottawa Police Services Board and Deirdre Moore

Order Date (mm/dd/yyyy) 8/26/2022

Presiding Official Kerry Lee McVey

Court File, Info or Indictment # CV-23-00091267

Court Location 161 Elgin Street, Ottawa

Courtroom # 10:00 a.m.

Date(s) of Proceeding
(mm/dd/yyyy) 01/17/2025

Additional Details The Application allegedly started in courtroom 24 at 10:00 am: as I was unaware to the hearing, I have no idea of the duration.

Proceedings from ☐ Ontario Court of Justice ☒ Superior Court of Justice

2. Type of Proceeding (Select a type of proceeding and choose from that item's drop-down menu.)

Is the transcript for purposes of appeal?

☒ Yes (Proceed to Appeal section below)

☐ No (Enter the Type of Proceeding information below)

☐ Criminal Bail Hearing (for other purposes)

☐ YCJA Choose an item

☒ Civil Civil Other

☐ Family Choose an item

☐ Small Claims Choose an item

☐ Justice of the Peace Intake

☐ POA Choose an item

☐ From an Appeal Court Heard In: Choose an item

☐ Other Click here to enter text. Please specify

Additional Details (as required) This was an Application to have me declared as a vexatious litigant (that was held behind my back because I am a whistleblower on the Ottawa Police Services Board).

Appeal To: ☒ Court of Appeal for Ontario
Civil

☐ Divisional Court
Family - CYFSA

☐ Superior Court
Choose an item

☐ Ontario Court
Choose an item

Appeal #
Only if required

3. Content to be Transcribed (Select Complete Proceeding OR appropriate number of other items for portions.)

☒ Complete Proceeding
(Do not select if a portion of a proceeding is required.)

Note: Most pre-trial motions and submissions are not transcribed unless specifically requested. However, some rules require that pre-trial motions and/or submissions be included for appeal transcripts. Refer to the Court Transcript Standards and Procedures manual for rules on inclusions/exclusions. If required, check the box below.

☐ Include pre-trial motions and submissions (If for appeal attach order/consent if required)

☐ Excerpt of Proceeding

Note: When describing content to be transcribed, be precise and provide a definitive frame of reference including timeframe if applicable (timeframe example: "Commencement of court to morning recess").

Details Click here to enter text.

☐ Evidence of Witness(es)

(Ensure each line used contains complete data i.e. Name and either All Evidence of Portion of Evidence)

Name of Witness Click here to enter text.

☐ All Evidence

☐ Portion of Evidence

Name of Witness Click here to enter text.

☐ All Evidence

☐ Portion of Evidence

Name of Witness Click here to enter text.

☐ All Evidence

☐ Portion of Evidence

Name of Witness Click here to enter text.

☐ All Evidence

☐ Portion of Evidence

Name of Witness Click here to enter text.

☐ All Evidence

☐ Portion of Evidence

Name of Witness Click here to enter text.

☐ All Evidence

☐ Portion of Evidence

Additional Details Click here to enter text.

☐ Reasons for Judgment

☐ Reasons for Sentence

☐ Ruling(s) Details Click here to enter text.

Order for Court Transcript of an Ontario Court Proceeding

4. Order Details

Note: If a transcript will be referenced in court, it is the responsibility of the ordering party who is referencing the transcript to provide a certified copy of the transcript to the presiding judicial official at no cost to the court. If this order requires the production of a first certified copy of a transcript the first certified copy fee will apply. If an electronic copy is ordered at the time of a certified copy of a transcript, there is no charge for the electronic copy. The Electronic Copy tick box can be deselected if an Electronic Copy is not required. If an electronic copy is ordered at any other time there is a fee. If an enhanced service is selected, the relevant fee will apply.

# of Certified Copies 2	Electronic Copy <input checked="" type="checkbox"/>	Enhanced Service:
Date Transcript Required <u>3/14/2025</u> (mm /dd /yyyy)		Daily (First Certified Copy Required within 24hrs) <input type="checkbox"/> Expedite (First Certified Copy Required within Five Business Days) <input type="checkbox"/>
Additional Copy/Service Details:		

5. Ordering Party Information (Select the box that best describes your interest in the case being transcribed)

☐ Legal Counsel
 ☒ Party to the Proceeding
 ☐ Member of the public
 ☐ Media
 ☐ Other
 Click here to enter text.

☐ Federal Crown Attorney
 ☐ Provincial Crown Attorney
 ☐ CLD Other
 Click here to enter text.

Correctional Service Canada
 ☐ Federal Incarceration
 ☐ Dangerous Offender
☐ Long-Term Offender
☐ Parole Eligibility

Ordering Party Details

Name Moore, Deirdre Organization/Firm SAQOTU Inc.
 (Last Name, First Name) (If applicable)

Address 1244 Lampman Crescent City Ottawa Postal Code: K2C 1P8

Province Ontario Country Canada Email ascjak@outlook.com

Not available since the 20240914-20241101 kidnapping as detailed at <https://twb.rocks/hsc-win> and <https://twb.rocks/upig/psych/population-control>

Phone Numbers _____ Fax n/a
 (Include all contact numbers)

6. For Authorized Court Transcriptionist (ACT) Use Only

Please Note that this Transcript Order cannot be processed without the Transcriptionist's Name and ACT ID.

Name of Transcriptionist _____ ACT ID _____

Authorized Court Transcriptionist Undertaking:

☐ I certify that I have signed an undertaking to the court for authorized access to digital court recordings and that the undertaking remains valid. I acknowledge and understand that the undertaking therefore applies to this request.

Date Section 6 Completed / /
(mm /dd /yyyy)

For all Transcript Orders the following information is mandatory:

Section 1 Name of Case; Date(s) of Proceeding; Presiding Official and/or Courtroom #; one selection from Proceedings From.	Section 4 At least one of # of Certified Copies or Electronic Copy
Section 2 Identify if the transcript is for appeal OR not for appeal purposes. Select only one not for appeal OR one for appeal item AND its associated drop down item or text box.	Section 5 At least one Ordering Party Type, the Ordering Party Name and the Ordering Party Contact Details
Section 3 Complete Proceeding OR at least one of the remaining items with complete details for item(s) selected.	Section 6 Transcriptionist Name and ACT ID

10/10

Deirdre Moore and Ottawa Police Services Board

Deirdre Moore and Ottawa Police Services Board

ONTARIO

COURT OF APPEAL FOR ONTARIO

OSGOODE HALL

130 QUEEN STREET WEST, TORONTO, ONTARIO M5H 2N5

APPELLANT'S ATTEMPT TO ORDER 20250117 TRANSCRIPT

Appellant

Deirdre Moore, 1244 Lampman Crescent, Ottawa, ON K2C 1P8*

- no current phone**
- current e-mail address ascjak@outlook.com

*However, if she goes home she will be re-arrested because her fraudster+ husband (see <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska>) has yet to be:

- arrested by the Ottawa Police Services Board ("OPSB"),
- prosecuted by Ottawa's Crown Attorney's Office and
- convicted by the Ontario Court of Justice or Ontario's Superior Court of Justice

** Following the kidnapping (as detailed at <https://twb.rocks/hsc-win> and <https://twb.rocks/upig/psych/population-control>) and harassment by Ontario Work-positioned individuals including, but not limited to, Jean Doyle (see <https://twb.rocks/domestic-terrorism/perpetrators/individuals/jean-doyle>), the re-acquisition of a phone number has been difficult.

APPELLANT'S REQUEST FOR A FEE WAIVER CERTIFICATE

DEIRDRE MOORE

and

OTTAWA POLICE SERVICES BOARD

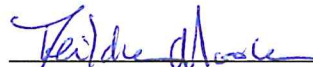
APPELLANT'S REQUEST FOR A FEE WAIVER CERTIFICATE

THE APPELLANT, Deirdre Moore ("Whistleblower"ⁱ), is requesting a Fee Waiver Certificate so she may pursue the legislated avenue to justice known as Appeal.

Clearly, this avenue to justice should *not* be dependent upon one's socio-economic status.

Accordingly, requiring that one's request be commissioned, in Whistleblower's opinion, is both ridiculous and unlawful.

February 26, 2025


Deirdre Moore

ⁱ That is, someone who transitioned from a victim of domestic violence (see <https://twb.rocks/wp-content/uploads/2023/07/20180825-Ottawa-Citizen-Letter-to-the-Editor-Lets-Support-our-Victims.jpg>) to an advocate for mental health (insert details) to an Advocate for Change (see <https://twb.rocks/about-us>) to a freelance journalist (see <https://twb.rocks/blank-00/living>) to a non-fiction author (see <https://twb.rocks/upig>) and screenplay developer (<https://twb.rocks/mummygate>).

FEE WAIVER REQUEST TO REGISTRAR, CLERK OR SHERIFF

Before you begin

- Be sure that you have the right form. You must use a different form if you're making a request to the court, or if you're a litigation guardian.
- Read through the form and make sure you have the documents you'll need to attach to prove your income (see financial information on page 2).
- For more information about fee waivers and instructions on filling out this form, ask for a guide in your local courthouse or visit www.ontario.ca/page/have-your-court-fees-waived

Your personal information

Full legal name Deirdre Ann Moore	City or town Ottawa	Province Ontario
Phone number () no number due to 6-week kidnapping (see www.twb.rocks/HSC-win)	Mailing address no fixed address <i>(due to decade-long divorce from trauster who is still in my house) *</i>	
Email address ascjak@outlook.com		


Case Information


Title of proceeding or name of case Deirdre Moore v. Ottawa Police Services Board,		
Court file or claim number	Court/office location <i>Court of Appeal, Toronto, Ontario</i>	
Where is this fee waiver request being made?		
<input checked="" type="checkbox"/> Court of Appeal <input type="checkbox"/> Divisional Court <input type="checkbox"/> Superior Court of Justice <input type="checkbox"/> Family Court <input type="checkbox"/> Small Claims Court <input type="checkbox"/> Ontario Court of Justice <input type="checkbox"/> Enforcement Office		
Will you or any of your witnesses need a court interpreter for a language other than English, French or a visual language?		
<input type="checkbox"/> Yes (check any that apply) <input checked="" type="checkbox"/> No <input type="checkbox"/> For myself <input type="checkbox"/> For any witnesses		

Eligibility

Are your court or enforcement fees being paid by a lawyer under a contingency fee agreement?	
<i>In a contingency fee agreement, you and your lawyer would have agreed that you will only pay if the case is successful.</i>	
<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> No
→ If you answered yes to this question, you are not eligible for a fee waiver and should not complete the rest of this form.	
Has Legal Aid Ontario approved an application for you to receive legal aid services in this case?	
<input type="checkbox"/> Yes	<input checked="" type="checkbox"/> No
→ If you answered yes to this question, you are eligible for a fee waiver. Skip to the Swearing or Affirming this Document section below.	

*** See attached 3-page letter to Ontario Works' Jean Doyle re: Taxpayer-funded Domestic Violence & Child Abuse (dated 20250127) 2/8**

 For information on accessibility of court services, including accessible formats of this document for people with disability-related needs, please contact:
Tel: 416-326-2220/1-800-518-7901 TTY: 416-326-4012/1-877-425-0575

 w/out 21 pages of evidence
Page 1 of 3 *TM*

Is your main source of household income from one or more of the following?

- Income assistance from Ontario Works
- Income support from the Ontario Disability Support Program
- Old Age Security Pension and the Guaranteed Income Supplement
- War Veterans Allowance
- Canada Pension Plan benefits

☒ Yes

☐ No

→ If you answered **yes** to this question, skip to the **Financial information** section below.

How many people are in your household, including you, your spouse, and any dependent children?

☐ 1

☐ 2

☐ 3

☐ 4

☐ 5 or more

What is your gross annual household income?

This is the total amount of money that all of the members in your household make in a year, before taxes or deductions.

	Your income	Your spouse's income	Other household members' income
Estimated gross annual income (for each person)	\$ 0	\$	\$
Total (estimated gross annual household income)	\$ 0		

Is the total amount of your household's liquid assets less than \$2,800?

This is the total amount of liquid assets owned by members of your household that are money or can easily be converted into money, such as stocks, bonds, RRSPs that are not locked in, or GICs.

☐ Yes

☐ No

Is your household's net worth less than \$11,100?

This is the value of all assets owned by the members of your household, minus the amount of all their debts and other financial liabilities.

☐ Yes

☐ No

Financial information

Attach one of the following proof of income documents for each of you and your spouse. Indicate below which you have provided.

If you and your spouse are currently living apart and no longer in a relationship, you do not have to provide information and documents for them.

You	Spouse	
<input type="checkbox"/>	<input type="checkbox"/>	income tax return or notice of assessment for the most recent tax year
<input type="checkbox"/>	<input type="checkbox"/>	most recent statement of earnings from your/your spouse's employer or your/your spouse's three most recent pay stubs
<input checked="" type="checkbox"/>	<input type="checkbox"/>	most recent statement of income showing income from employment insurance, social assistance, a pension, workers compensation or disability payments.

OR

If you aren't able to provide the court with proof of income documents, please explain why and fill out the table below.

As of 20250128 11:00, Ontario Works-positioned career criminals have refused to transfer my file to ODSP which was approved last November: evidence is partially available at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/jean-doyle> (with more available upon request).

20250224 Update: Still not receiving ODSP or any spousal support from husband living in matrimonial home who pretends it's his (and who remains free from consequence).



For information on accessibility of court services, including accessible formats of this document for people with disability-related needs, please contact:
Tel: 416-326-2220/1-800-518-7901 TTY: 416-326-4012/1-877-425-0575



3/9

Fill out the table below, estimating the gross amount of annual income that you and your spouse received in the last year from each of the listed sources.

If you and your spouse are currently living apart and no longer in a relationship, you do not have to provide information for them.

	Your income	Your spouse's income	Other household members' income
Employment	\$ 0	\$	\$
Pension	\$ 0	\$	\$
Dividends	\$ 0	\$	\$
Interest	\$ 0	\$	\$
Support received (child and spousal)	\$ 0	\$	\$
Other (please specify):	\$ ~325/mo. **	\$	\$
Estimated gross annual income (for each person)	\$ 0	\$	\$
Total (estimated gross annual household income)	\$ 0		

Swearing or affirming this document

Before you can finish your fee waiver application, you have to swear or affirm that the information you've provided is accurate. You can get your form sworn or affirmed at the court or enforcement office at no cost. You can also have your form sworn or affirmed by a notary public or someone else who is authorized to commission documents. **That person will fill out this section.**

It is an offence under the *Criminal Code* to knowingly swear a false affidavit.

I swear/affirm that this information is accurate to the best of my knowledge and belief. I agree to provide financial information and records, if requested, to confirm the information in this form.

SWORN/AFFIRMED BEFORE ME

at OTTAWA COURTHOUSE (city or town) on FEB 26 / 25 (date).

[Signature]
(signature of requestor)

[Signature]
COMMISSIONER FOR TAKING
AFFIDAVITS (or as may be)

For office use only

Requestor is eligible for fee waiver under the *Administration of Justice Act*, R.S.O. 1990, c. A.6:

☐ Yes

☐ No

Requestor has provided required proof of income documents:

☐ Yes:

☐ No

.....
(Date of signature)

.....
(Signature of registrar, clerk of the court or sheriff)

Personal information contained on this form is collected under the authority of ss. 4.3 and 4.5 of the *Administration of Justice Act*, R.S.O. 1990, c. A.6. This information will be used to determine fee waiver eligibility. By signing this form, you agree to provide supporting financial documentation and records if requested to do so by the Ministry of the Attorney General, which would be used to confirm the information you provide in this form. If you have any questions regarding the collection of personal information for fee waiver requests, please contact the Operational Support Branch, Ministry of the Attorney General, 720 Bay Street, 2nd floor, Toronto, ON M7A 2S9, (416) 326-1028.

**** See attached "Basic Needs" provided for February 2025. TM**



For information on accessibility of court services, including accessible formats of this document for people with disability-related needs, please contact:

Tel: 416-326-2220/1-800-518-7901 TTY: 416-326-4012/1-877-425-0575



4/8

Ms. Jean Boyle,

January 27, 2025

Taxpayer-funded Domestic Violence & Child Abuse

1/3
+21

You are aware, or ought to be aware, that Canada's federal Divorce Act ("DA") was recently amended to better protect people by codifying the definition of domestic violence to include:

- a) financial abuse and
- b) psychological abuse.¹

You may not be aware, however, that my husband has successfully circumvented the entire DA by leveraging Doug Ford's provincial legislation including, but not limited to, Ontario's:

- a) Courts of Justice Act and
- b) Child, Youth and Family Services Act.

The former includes a section labelled "Family Law Rules" and the latter provides a method to fully alienate a devoted parent: all that is required are lawyers and judges willing to ignore the Doctrine of Federal Paramountcy.²

In 2016, my family lawyer — Michèle Blais of Victor Vallance Blais LLP — duped me into agreeing to an Interim Parenting Agreement that did not address financial support³: she convinced me to take a dividend out of my own corporate savings in AdvisorOnTrack Inc. as a temporary measure.

In 2018, my husband's lawyer — Wade Smith ("Smith") of Bell Baker LLP — lied to the court by claiming that:

- a) my husband's "earnings" were merely \$100,000 (vs. ~\$200,000+),
- b) my "earnings" were nearly \$90,000 (vs. ZERO) and
- c) I was simultaneously:
 - i/ severely mentally ill and
 - ii/ too lazy to work.⁴

Despite providing an abundance of material that evidenced Smith's lies, SCTJ⁵ Judge Julie Audet ("Audet") — for oral reasons given — ruled to enable my husband's continuation of his financial abuse:

$$\begin{array}{rcl} \$1,230/\text{month (spousal)} + \$345/\text{month (child)} & = & \$1,575 \\ \text{less } [50\% \text{ of whatever husband's whims might cost} & & (2,000)^6 \\ \text{and } 50\% \text{ of whatever I could afford}] & & \underline{\underline{(\$425)}}^{5/8} \end{array}$$

The conversion of me from a recipient of financial support to a payor of financial support never occurred because:

- a) my children were illegally abducted by the Children's Aid Society of Ottawa⁷ and the Ottawa Police Service⁸ shortly after the Office of the Children's Lawyer's clinician Katharine Bobula recommended that I receive full custody⁹ and
- b) I recognized the fraud and withdrew Audet's financially-abusive court order from Ontario's Financial Responsibility Office ("FRO")—with Ministerial approval as required.

As you are aware, or ought to be aware, I have been attempting to have this illegally-obtained, fraudulent court order amended so that I could register it with FRO ever since. My husband, however, has also managed to weaponize Ontario's criminal justice system. For example, my "RAP Sheet" contains over 30 charges and I served six months from 20231216-20241205 for merely attempting to report crime ... with zero convictions. 2019 to 2021 was equally erratic as my husband's Crown-positioned and bench-positioned accomplices continuously harassed me with unwarranted arrests and scandalous court procedures¹⁰.

Now entering my twelfth year attempting to divorce this covert, malignant narcissist (ie. high-functioning sociopath)¹¹, I have survived by living in jail cells, motels, shelters and ... hospitals. I suspect my never-ending divorce has cost Ontario taxpayers over \$2,000,000 (so far)¹²; and, we're still married with zero next appearances scheduled despite my efforts to end this nonsense.

Ms. Doyle, I have been told that my Application for financial assistance¹³ from ODSP was approved last November. The slight increase in support should enable me to rent a room so I can finally obtain a divorce and end the financial and psychological torture (ie. domestic violence) that I have been forced to endure for years.

While you may choose to remain wilfully blind, negligent and/or complicit — regarding Taxpayer-funded Domestic Violence & Child Abuse (#TDVCA) — please be aware that everyone will know. Or, at least I will be doing my best to ensure that they do.¹⁴

PS. Please let Mathieu Regimbald (of Boucherville, Quebec) know that I have begun exposing "antipsychotic" drugs at www.twb.rocks/INVEGA

PPS. while organized stalking and harassment (ie. gang-stalking) may be difficult to prove, the CCL's sections 21(1), 22.1 & 23(1) are not

PPPS. We have already begun to distribute our Investigative Journalism Contest announcement and "Other People's Research" sample

Verily,

Teilde Maer /
Andee Sea Cae Jak

with love from

www.twb.rocks



Encl. "Differentiating Willful Blindness from Domestic Terrorism" (20210225) also viewable at <https://twb.rocks/twb/00000001-differentiating-blind-justice-from-willful-blindness-scj-family-sagotu-andee-sea-cae-jak-002> "Form 22 Request to Admit #4" (20240710) also viewable at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska/fc-15-2446/form-22-request-to-admit-20240710> "What is Gang-stalking?" (20230509) also at <https://twb.rocks/gang-stalking> | Contest & Other People's Research at www.twb.rocks/LP/G/contest/announcement

¹ See link to Evidence Tab 9 at page 4 of 20240710 "Form 22 Request to Admit #4" ² also known as "commit the crime of disobeying a statute by violating section 126 of Canada's Criminal Code ("CCL") ³ See partial evidence at www.twb.rocks/organized-crime/vis/michele-blais and www.twb.rocks/organized-crime/vis/susanne-sviegula ⁴ See partial evidence at www.twb.rocks/organized-crime/vis/wade-smith ⁵ that is, Superior Court of Justice ⁶ Merely an arbitrary amount chosen for the purposes of illustration, given my husband's demonstrable cruelty, the actual amount would have likely been significantly higher (so he could allege that he should be awarded 100% ownership of our ~\$2,000,000 matrimonial home) ⁷ See CV-23-61855 civil action [Moore vs CAS] link at Evidence Tab 3: page 4 of 20240710 "Form 22 Request to Admit #4" ⁸ See evidence of historic and ongoing illegal activity of them (and their lawyers) at www.twb.rocks/the-darkumentary and www.twb.rocks/organized-crime/vis/michelle-doddy ⁹ See 2018 report and recommendation linked to 20210225 article "Differentiating Willful Blindness from Domestic Terrorism". ¹⁰ See sample of their criminal activity at www.twb.rocks/organized-crime/vis/kevin-phillips ¹¹ albeit undiagnosed as, for obvious reasons, sociopaths aren't interested in assessments ¹² See outdated tally at www.twb.rocks/careers ¹³ required only due to the multi-faceted cruelty ¹⁴ See new exposure page started at www.twb.rocks/domestic-terrorism/perpetrators/individuals/jean-doyle



Benefit Period / Période assurée
From / du To end of / à la fin de
Day/Jour Month/mois Year/an Month/mois Year/an
01 Feb 2025 Feb 2025

Member ID Code ID Du Membre	First Name Prénom	Last Name Nom de famille	Member ID Code ID Du Membre	First Name Prénom	Last Name Nom de famille
109006411 A	Deirdr	Moore	*****	*****	*****
*****	*****	*****	*****	*****	*****
*****	*****	*****	*****	*****	*****
*****	*****	*****	*****	*****	*****
*****	*****	*****	*****	*****	*****
*****	*****	*****	*****	*****	*****
*****	*****	*****	*****	*****	*****
*****	*****	*****	*****	*****	*****

A – Adult/adulte (18+), D – Dependent Adult/adult à charge (18+), C – Child/enfant (0-17)

STATEMENT OF ASSISTANCE RELEVÉ DES PRESTATIONS	MEMBER I.D. / CODE D'ID. DU CAS	OFFICE BUREAU	CASE ORG CH. DE CAS	CHEQUE / CHÈQUE No. / N°	DATE	PERIOD COVERED PÉRIODE ASSURÉE
	109006411	00170	YCeto	20712703	31 Jan 25	01 Feb 25 28 Feb 25 To / À

BÉNÉFITS / PRESTATIONS	AMOUNT/MONTANT	DEDUCTIONS / DÉDUCTIONS	GROSS AMOUNT MONTANT BRUT	NET AMOUNT MONTANT NET	GRANTED ACCORDEES	AMOUNT MONTANT
Basic Needs	343.00	O/P Recovery	17.15		BENEFITS PRESTATIONS	343.00
					LESS DEDUCTIONS MOINS DÉDUCTIONS	17.15
					SUBTOTAL PARTIEL	325.85
TOTAL	343.00	TOTAL	17.15		CHEQUE AMOUNT MONTANT DU CHEQUE	325.85

How is our service? ontario.ca/SocialAssistanceSurvey
Collectible Overpayment Balance: - \$4615.27
PLEASE RETAIN FOR YOUR RECORDS / VEUILLEZ CONSERVER DANS VOS DOSSIERS

*After my basic
needs were met *
JM

Additional amounts were provided
for February 2025; however,
they would not have covered
the recurring filing fees *EDIT*
(even if side-walk - destroyed
luggage did not require
replacement).
JM

Deirdre Moore and Ottawa Police Services Board

Deirdre Moore and Ottawa Police Services Board

ONTARIO

COURT OF APPEAL FOR ONTARIO

OSGOODE HALL

130 QUEEN STREET WEST, TORONTO, ONTARIO M5H 2N5

REQUEST FOR FEE WAIVER CERTIFICATE

Appellant

Deirdre Moore, 1244 Lampman Crescent, Ottawa, ON K2C 1P8*

- no current phone**
- current e-mail address ascjak@outlook.com

*However, if she goes home she will be re-arrested because her fraudster+ husband (see <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska>) has yet to be:

- arrested by the Ottawa Police Services Board (“OPSB”),
- prosecuted by Ottawa’s Crown Attorney’s Office and
- convicted by the Ontario Court of Justice or Ontario’s Superior Court of Justice

** Following the kidnapping (as detailed at <https://twb.rocks/hsc-win> and <https://twb.rocks/upig/psych/population-control>) and harassment by Ontario Work-positioned individuals including, but not limited to, Jean Doyle (see <https://twb.rocks/domestic-terrorism/perpetrators/individuals/jean-doyle>), the re-acquisition of a phone number has been difficult.

CITATION: *Ottawa Police Services Board v. Deirdre Moore*, 2025 ONSC 537
COURT FILE NO.: CV-23-91267
DATE: 20250127

ONTARIO

SUPERIOR COURT OF JUSTICE

BETWEEN:

OTTAWA POLICE SERVICES BOARD

Applicant

Michelle Doody, for the Applicant

– and –

DEIRDRE MOORE

No one appearing

Respondent

HEARD: January 17, 2025

DECISION ON APPLICATION

MCVEY J.

Introduction

[1] The Applicant, the Ottawa Police Services Board, brings a vexatious litigant application pursuant to section 140 of the *Courts of Justice Act*, R.S.O. 1990, c. C.43. The OPSB asks me to declare Ms. Moore a vexatious litigant and prohibit her from instituting any new proceedings or continuing any proceedings already instituted by her, except with leave of the Superior Court.

[2] Ms. Moore has commenced at least thirteen legal proceedings since 2016. The OPSB has been a named defendant in two of those actions. Many of Ms. Moore's claims have either been abandoned or struck because they disclose no reasonable cause of action. The OPSB also argues that Ms. Moore's conduct outside the courtroom has been abusive, inappropriate, and denigrating to the judiciary and the judicial system. The OPSB maintains that Ms. Moore's vexatious conduct has no end in sight and that the relief sought is necessary to protect innocent targets of her frivolous and harmful litigation, preserve finite court resources, and promote timely access to justice for meritorious claims.

[3] Ms. Moore did not appear at the hearing.

2015. Acrimonious family law proceedings followed. In 2020, those proceedings concluded when the Court awarded Mr. Kiska sole custody of the children on a final basis. Pursuant to that final order, Ms. Moore's access to the children was to be at Mr. Kiska's discretion and in accordance with the children's wishes. The Court also granted Mr. Kiska and the children a restraining order against Ms. Moore pursuant to s. 137 of the *Child and Youth Family Services Act*.

[12] Since that time, Ms. Moore has commenced over ten different civil claims, that at their core all relate to the above-noted family law proceedings. These actions include civil claims against her former family law counsel, Mr. Kiska, Mr. Kiska's family law counsel, medical professionals, the OPSB, the Attorney General of Ontario, a Judge of the Ontario Superior Court of Justice, Ms. Moore's former landlord, a real estate agent, and a paralegal. Ms. Moore believes that these individuals or entities are acting and conspiring as a "crime syndicate" to cover up Mr. Kiska's abusive behavior and terminate Ms. Moore's relationship with her children. Ms. Moore also claims that many of these individuals are part of an organized crime ring that facilitates human trafficking and prostitution. 9

Issues

[13] This application raises the following issues:

- 1) Is Ms. Moore a vexatious litigant?
- 2) If so, what reasonable measures are required to protect the administration of justice from Ms. Moore's vexatious conduct? 10

Is Ms. Moore a vexatious litigant?

Mixed law & fact

[14] Section 140(1) of the *CJA* provides:

If a judge of the Superior Court of Justice or the Court of Appeal is satisfied that a person has persistently and without reasonable grounds instituted vexatious proceedings in any court or conducted a proceeding in any court in a vexatious manner, the judge may make an order that includes any of the following terms:

1. No further proceedings may be instituted by the person in any court, except by leave of a judge of the Superior Court of Justice.
2. No proceeding previously instituted by the person in any court shall be continued, except by leave of a judge of the Superior Court of Justice.
3. Any other term that is just. 11

[15] The salient characteristics of vexatious proceedings are described as follows in the leading case of *Re Lang Michener et al v. Fabian et al* (1987), 59 O.R. (2d) 353 (H.C.):

- (a) the bringing of one or more actions to determine an issue which has already been determined by a Court of competent jurisdiction constitutes a vexatious proceeding; X

In 2019, the third and fourth actions were dismissed by Justice Beaudoin pursuant to Rule 2.1.01 of the *Rules of Civil Procedure*, on the basis that they were devoid of merit on their face. In his endorsement, Justice Beaudoin wrote, “[this] pleading is a clear example of the type of claim targeted by Rule 2.1.01...The facts as pleaded cannot possibly give rise to any such claims which have no chance of success.” In the fifth action, Ms. Moore sought \$3,000,000 in general, compensatory, pecuniary, special, and aggravated damages on the basis that her former counsel provided her poor advice resulting in psychological damage to her and her children. On February 25, 2021, Justice Gomery struck the statement of claim, finding that it too disclosed no reasonable cause of action.

[19] Second, in my view, Ms. Moore launches court proceedings for improper purposes. In July 2021, Ms. Moore launched her second claim against OPSB. She seeks over \$8 million in damages for negligence, negligent investigation, defamation, complicity to arbitrary detention, torture, false imprisonment, assault, battery, accessory to mischief, conspiracy to prosecute, accessory to fraud, knowing assistance of breach in fiduciary duty, deliberate ignorance, malice, intentional infliction of emotional suffering, negligent infliction of emotional suffering and abuse of public service. Ms. Moore claims that OPS officers assisted Mr. Kiska in “illegal child apprehension.”

[20] After commencing this action in July 2021, Ms. Moore wrote an email to counsel for OPSB in which she stated that the action was “good practice” for future claims she wished to bring against other entities. In addition, Ms. Moore subsequently threatened OPSB with further litigation. On October 8, 2021, Ms. Moore told counsel for OPSB that she would initiate a third civil action against OPSB should OPS officers fail to investigate a third criminal report she planned to file regarding “the multiple crimes committed by the white-collar, blue-collar, thug-collar crime ring that eliminated me, a devoted mum, from the lives of my children in the wickedest of ways.”

[21] Third, Ms. Moore repeatedly seeks to relitigate the same factual issues and disputes and does so while simultaneously launching claims against her former lawyers. In numerous proceedings, Ms. Moore has repeated the same allegations of conspiracy against Mr. Kiska, Dr. Paule Kemgni, Mr. Kiska’s former counsel, and the Children’s Aid Society of Ottawa.

[22] Specifically, in April 2021, Ms. Moore commenced a civil action seeking \$1,000,000 in damages from Dr. Kemgni and Mr. Kiska for negligence, defamation, intentional infliction of mental suffering, negligent infliction of emotional suffering, breach of fiduciary duty, and malice. She alleged that Dr. Kemgni, who conducted a court-ordered psychiatric assessment of Ms. Moore, showed a reckless disregard for the truth and “maliciously obfuscated material facts.” She argued that Dr. Kemgni contributed to the parental alienation she experienced at the hands of Mr. Kiska. On April 7, 2022, Justice Williams stayed the action. 14

[23] In April 2021, Ms. Moore commenced a civil action against the Attorney General of Ontario. This matter is ongoing. She seeks \$1,000,000 in damages due to “Justice Calum MacLeod’s negligence, defamation, intentional infliction of emotional suffering and/or malice.” The statement of claim contains similar allegations of conspiracy against Mr. Kiska, Dr. Kemgni, 15

professional integrity. Justice Ryan Bell stated that Ms. Moore's allegations "impugned the administration of justice and the impartiality of the judiciary." The costs award made in favor of OPSB remains outstanding. 22

[31] Sixth, and finally, Ms. Moore's conduct outside the courtroom is also vexatious, scandalous, and inflammatory. On her website, Ms. Moore has posted baseless and derogatory allegations against counsel for OPSB, whom she accused of participating in "organized crime" and "extortion." She wrote that a named Superior Court Judge was engaged in a "court-enabled cover-up." She posted that both the Judge and counsel for OPSB have "descended into sociopathy and remain undetected simply because they travel in packs in order to hunt and destroy their prey." Ms. Moore also accused the Ottawa Crown Attorney's Office, the Ontario Court of Justice, and the Ontario Superior Court of Justice of participating in an "Ottawa-based crime syndicate." Further, on her website, Ms. Moore accused Justice Gomery (as she then was) of encouraging another Superior Court Judge to be "ruthless" in her treatment of Ms. Moore, and she claimed that Justice MacLeod was "crooked." Finally, in a small claims matter launched in 2018, Ms. Moore wrote that a support order made by Justice Audet was "fraudulent" and that Justice Audet was "incompetent." 23

[32] The purpose of section 140 of the CJA is to "protect honest citizens and litigants and the overall integrity of the justice system against those who continually abuse the court process by engaging in frivolous and vexatious litigation": *Dobson*, at para. 8; *Goodlife Fitness Centres Inc. v Hicks*, 2019 ONSC 4942, at para. 71. I appreciate that the power to declare someone a vexatious litigant must "be exercised sparingly and with the greatest of care": *Dobson*, at para. 6. But even on a restrained and cautious view of the evidentiary record before me, I am more than satisfied that Ms. Moore has continuously abused the court process through meritless litigation and will persist in doing so absent court intervention.

[33] For the above reasons, I find that Ms. Moore is a vexatious litigant.

What reasonable measures are required to protect the administration of justice from Ms. Moore's vexatious conduct?

[34] A declaration that Ms. Moore is a vexatious litigant does not deprive her of an ability to launch *bona fide* claims. It simply provides a mechanism through which Ms. Moore's claims, both future and existing, can be vetted before potential defendants are exposed to unrelenting, expensive, and spurious litigation. Ms. Moore must provide a copy of this vexatious litigant order and these reasons to any person or body in respect of whom she initiates or continues a complaint of any kind. Further, in the circumstances, I dispense with the requirement that Ms. Moore approve, as to form and content, the order to be taken out pursuant to these reasons.

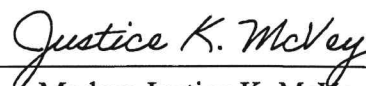
[35] I understand that Ms. Moore may be involved in ongoing divorce proceedings. Whether or not Ms. Moore is the applicant in those proceedings is unclear to me. The concerns that justify declaring Ms. Moore a vexatious litigant do not apply with the same vigor to those proceedings. Ms. Moore's problematic civil claims should not impact a potentially legitimate claim for a

[38] Costs are quintessentially discretionary: *Courts of Justice Act*, R.S.O. 1990, c. C.43, s. 131(1); *Restoule v Canada (Attorney General)*, 2021 ONCA 779, at para. 344. Costs are intended to foster a number of fundamental purposes: 1) indemnify the successful party of the legal costs they incurred; 2) encourage settlement; 3) deter frivolous actions and defences; and 4) discourage unnecessary steps that unduly prolong the litigation: *1465778 Ontario Inc. v. 1122077 Ontario Ltd.* (2006), 82 O.R. (3d) 757 (C.A.).

[39] Rule 57.01(1) of the *Rules* delineates factors the court may consider when determining an appropriate amount of costs. Ultimately, the costs fixed by the Court “should reflect more what the court views as a fair and reasonable amount that should be paid by the unsuccessful parties rather than any exact measure of the actual costs to the successful litigant”: *Boucher v Public Accountants Council for the Province of Ontario* (2004), 71 O.R. (3d) 281 (C.A.), at para. 24. The overall objective of fixing costs is to fix an amount that is objectively reasonable, fair, and proportionate for the unsuccessful party to pay in the circumstances of the case: *Apotex Inc. v. Eli Lilly Canada Inc.*, 2022 ONCA 587, at para. 61.

[40] With respect to quantum of costs, I have some concerns with the time spent on the application. Lawyers and law clerks spent a total of 326.8 hours on the litigation. Specifically, counsel for OPSB spent 65.8 hours preparing for the hearing and law clerks spent 38.9 hours. This was in addition to the 74 hours counsel spent drafting materials and the 112 hours counsel spent on “strategy and consultation.” Though the applicable legal principles in this area are well-settled, I appreciate that the application required a comprehensive factual record that necessarily took considerable time and effort to produce. However, once counsel collated those materials and drafted written materials, I cannot accept that a further one hundred hours was reasonably required to prepare for the hearing. I have no trouble accepting, however, that the hourly rate charged by counsel was imminently reasonable. Further, the application raises issues of significant importance to OPSB given that Ms. Moore has already launched two claims against OPSB and its individual members, and Ms. Moore has threatened to continue her litigious behavior.

[41] I find that fixing costs at \$18,000, all inclusive, on a partial indemnity basis is fair and reasonable in the circumstances. Costs are payable by Ms. Moore to OPSB within 30 days.


Madam Justice K. McVey