

SIXTH REQUEST || Fw: FIFTH REQUEST || Fw: Copy of Warrant(s), Previously-filed Applications, Consent v. Application || Fw: Charter-protected Rights || Re: SECOND REQUEST || Fw: 20250227 Certiorari ... 23-11409065 and 24-11401201

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

Date Wed 5/28/2025 10:37 AM

- To Virtual Crown Ottawa (MAG) <virtual.crownottawa@ontario.ca>; Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>; Cc: William Coyne <william.coyne@ontario.ca>
- Cc David (MAG) <david.rodgers@ontario.ca>; Lauren (MAG) <lauren.hannough-bergmans@ontario.ca>; malcolm.savage@ontario.ca <malcolm.savage@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>

As per Ottawa Crown Attorney's Office receptionist, a note was placed in my file this morning regarding your orchestration of my fugitive status as you continue to protect my fraudster husband (ie. John Kiska, proven pathological liar and your so-called "complainant") from the results of our pending divorce following <u>over twelve years</u> of undeniable, severe domestic violence and crime. To make it simpler for your crew to follow the collusion between:

- his Criminal Court-positioned accomplices and
- his Family Court-positioned accomplices,

I will attempt to update a new "Family Court Correspondence" page stored at https://twb.rocks/domestic-terrorism/perpetrators/entities/superior-court-of-justice/vexatious-litigant-racket.)

Again, all illegality/unlawfulness of the continuing Canada-wide Warrant aside, why-is-the-Criminal
Counter refusing to schedule any of my OCJ Applications or SCJ Certiorari requests? My pre-trial
Charter Application (given the number of OPS-Crown-OCJ-SCJ violations since 20190727) will likely take three days itself to be heard; however, I need the OCJ Applications to be scheduled and heard first. on what grounds are you denying me this time? Or, do you simply have no grounds again. That you denied third-party records and witnesses for my scheduled (breach allegation) trials has made any. "beyond a reasonable doubt" finding of guilt technically impossible. That doesn't stop you from threatening me with a baseless conviction and a "Not-Criminally-Responsible" finding to force chemical restraints, though, does it?

Is it your collective intention to continue to avoid communication right up to the next court appearance so you can commit additional counts of "Wilfully causing event to occur (s. 429)" and "Conspiracy to prosecute (s. 465(1)(b))" with <u>another</u> warrant for my arrest (while Kiska continues to live in my \$2,000,000 home with my 100% gaslit teens and marginalize me via his Family Court-positioned accomplices)?

The misogynism of your group is undeniable: the anti-Christian behaviour (given Exodus 20:16), equally so.

I look forward to your immediate response.

Deirdre Moore / Andee Jak

President, SAQOTU Inc.

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

Sent: Tuesday, May 27, 2025 12:01 PM

To: Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>; Virtual Crown Ottawa (MAG)

<virtual.crownottawa@ontario.ca>

Cc: William Coyne <william.coyne@ontario.ca>; David (MAG) <david.rodgers@ontario.ca>; Lauren (MAG) <lauren.hannough-bergmans@ontario.ca>; malcolm.savage@ontario.ca <malcolm.savage@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>

Subject: FIFTH REQUEST || Fw: Copy of Warrant(s), Previously-filed Applications, Consent v. Application || Fw: Charter-protected Rights || Re: SECOND REQUEST || Fw: 20250227 Certiorari ... 23-11409065 and 24-11401201

Does your crew re-call when it added the charge of Break & Enter in 2019 so it could convert its "try-summarily" bogus allegations into straight indictables? Remember how that B&E was on <u>my own</u> <u>home</u> when I was <u>forced</u> to attend to attempt to warn my children of what their dad/your client was doing to us (by disobeying the 20190408 *CYFSA* order)? Do you need a copy of that John Ramsay-implicating transcript?

So, Kiska's OCJ illegally-obtained, unlawful restraining order (that prevents me from going to <u>my own</u> <u>home</u> and telling my children the truth) expired 3 days ago. His other illegally-obtained restraining order (via the SCJ, the *CYFSA* and complete ignorance of evidence, Canada's federal *Divorce Act* or its Charter of Rights and Freedoms) somehow still exists despite its total illegality/unlawfulness.

And you refuse to schedule any Applications or cancel the without-grounds warrant for my re-arrest. Is this simply another s. 429-violating orchestrated event to add to my OPSB/Crown-incriminating RAP sheet while Kiska continues to commit crime with reckless abandon?

Deirdre Moore / Andee Jak President, SAQOTU Inc.

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

Sent: Thursday, May 22, 2025 12:41 PM

To: Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>; Virtual Crown Ottawa (MAG)

<virtual.crownottawa@ontario.ca>

Cc: William Coyne <william.coyne@ontario.ca>; David (MAG) <david.rodgers@ontario.ca>; Lauren (MAG) <lauren.hannough-bergmans@ontario.ca>; malcolm.savage@ontario.ca <malcolm.savage@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>

Subject: Copy of Warrant(s), Previously-filed Applications, Consent v. Application || Fw: Charter-protected Rights || Re: SECOND REQUEST || Fw: 20250227 Certiorari ... 23-11409065 and 24-11401201

As I have waited for <u>over one week</u> for your syndicate's illegally-appointed *Amicus Curiae* to respond (see below), kindly forward to me copies of any existing warrants so that I can seek a "cease and desist" [or equivalent] application as I attempt, again, to file a police report with the criminal entity known as the Ottawa Police Services Board.

Also, for when have my Applications been scheduled??

Crown, do you consent to the adjournment of your unlawful, illegal, 3-day (while-100+ days-already-served-for-attending-my-own-property-with-reasonable-and-lawful-excuse) trial? Or, do I need to bring another Application?

Deirdre Moore / Andee Jak President, SAQOTU Inc. www.twb.ROCKS



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

Sent: Wednesday, May 14, 2025 11:45 AM

To: Lauren Konarowski <lauren@dmllp.ca>; Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>; michael@agpllp.ca <michael@agpllp.ca>; info@champlaw.ca <info@champlaw.ca>; lawrence@gghlawyers.ca <lawrence@gghlawyers.ca>

Cc: William Coyne <william.coyne@ontario.ca>; Rodgers, David (MAG) <david.rodgers@ontario.ca>; Hannough-Bergmans, Lauren (MAG) <lauren.hannough-bergmans@ontario.ca>; malcolm.savage@ontario.ca <malcolm.savage@ontario.ca>

Subject: Charter-protected Rights | Re: SECOND REQUEST | Fw: 20250227 Certiorari Application to Quash TPR Denial, Illegal Amicus Appointment by OCJ's Maria Sirivar | ... 23-11409065 and 24-11401201

Ms. Konarowski,

Given the severity of the crimes your network has committed against me since 2019, I would be an absolute idiot to believe that after approaching either the courthouse or any police station that I would be released:

- Haven't you seen my scandalous rap sheet with over 35 bogus, withdrawn/stayed charges?
- Haven't you heard the fervour with which Crown prosecutors Karimjee, Boyce, Rash, Savage,
 Daller, etc. etc. have argued to have me denied bail ... only to eventually withdraw the charge?

Your crew could simply dream up any new charge: we know Ottawa Police have zero ethics given all of the evidence published for "The Darkumentary" (see https://twb.rocks/the-darkumentary).

Your allies have arranged for a False-Positive Conviction by denying witness and third-party records, remember? Your allies intend to have me declared Not Criminally Responsible for attending my own property, remember?

The Darkumentary – THE WhistleBlower

Along the way, I brought a \$13.2M civil action against Ottawa Police Services Board ("OPSB") for their role in my demise. Instead of moving forward to discovery or making any reasonable offer to settle, they chose to bring a Courts of Justice Act ("CJA") S. 140 Application to have me declared "vexatious" and remove my access to justice in all courts.

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Kindly:

- 1. Send to me a copy of the warrant so I can inspect the details myself.
- 2. Provide the details of how the warrant can be "rescinded" virtually: a Zoom meeting should suffice.
- 3. Confirm whether any other warrants currently exist and, if any do, provide copies.
- 4. Arrange for my 20250616 hearing *and* the June trial to be adjourned on consent.

As you are aware, or ought to be aware, the criminal counter has not yet scheduled my applications (see this morning's e-mail on which you were cc'd stored at Moore Andee-Jak.pdf). These need to occur in order to have my *Charter*-protected full defence and fair trial; and, there is no way that I can properly prepare for them to be heard within the next six weeks given the degree of displacement and poverty that your terrorsit network has forced upon me (partial details uploaded to https://twb.rocks/domestic-terrorism/perpetrators/individuals/jean-doyle).

PS. Why has it taken you two weeks to respond to me??

PPS. Mr. Champ, see how my case has always been a "Human Rights" issue yet? (Maybe this page will help you to figure it out: https://twb.rocks/blank-00/living/spirit). Mr. Spratt and Mr. Greenspon: will you be submitting an anonymous tip to CrimeStoppers about the domestic terrorists that have infiltrated Ontario's legal-judicial system?

PPPS. Would all recipients kindly contribute to one of my fund-raising campaigns published at https://twb.rocks/twbrocks-fund-raising_recipients-list? Even a small donation makes a huge difference in raising awareness about Ottawa ... internationally.

Deirdre Moore / Andee Jak President, SAQOTU Inc.

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From: Lauren Konarowski <lauren@dmllp.ca>
Sent: Wednesday, May 14, 2025 8:55 AM
To: Andee Sea Cae Jak <ascjak@outlook.com>

Subject: Re: SECOND REQUEST || Fw: 20250227 Certiorari Application to Quash TPR Denial, Illegal Amicus Appointment by OCJ's Maria Sirivar || ... 23-11409065 and 24-11401201

Deirdre,

To answer your previous question re: rescinding of the bench warrant issued. To rescind a warrant you need to present yourself either at the courthouse in person or at the police station.

I can double check to see if the warrant is endorsed for your release. My notes indicate it is. If that is indeed the case, we may be able to "bring the matter forward" and rescind it in front of the judge at your appearance in June.

Let me get back to you on this issue,

Lauren Konarowski

Barrister & Solicitor
Davies McMahon LLP

116 Lisgar Street, Suite 300 Ottawa ON K2P 0C2 Tel: 613.230.0222 Fax: 613.691.1373

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

Sent: May 14, 2025 8:30 AM

To: Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>; William Coyne <william.coyne@ontario.ca>; michael@agpllp.ca <michael@agpllp.ca>; info@champlaw.ca <info@champlaw.ca>; lawrence@gghlawyers.ca <lawrence@gghlawyers.ca>

Cc: Rodgers, David (MAG) <david.rodgers@ontario.ca>; Hannough-Bergmans, Lauren (MAG) <lauren.hannough-bergmans@ontario.ca>; malcolm.savage@ontario.ca <malcolm.savage@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>

Subject: SECOND REQUEST || Fw: 20250227 Certiorari Application to Quash TPR Denial, Illegal Amicus Appointment by OCJ's Maria Sirivar || ... 23-11409065 and 24-11401201

Good morning,

I don't believe that your office ever responded to any of my Applications filed a couple of months ago.

Sadly, I was illegally-detained (again) from 20250320-20250430 (see https://twb.rocks/domestic-terrorism/perpetrators/individuals/brenna-fox for partial details with more coming soon). As evidenced at https://twb.rocks/domestic-terrorism/perpetrators/entities/ontario-court-of-justice/canada-wide-warrant, a Canada-wide-warrant for my re-arrest was issued 20250414 and, despite my reasonable and lawful excuse, the Crown Attorney's Office now simply refuses to answer any-on-warrant, a Canada-wide-warrant for my re-arrest was issued 20250414 and, despite my reasonable and lawful excuse, the Crown Attorney's Office now simply refuses to answer any-on-warrant for my re-arrest was issued 20250414.

As the six-week detention (and your office's non-scheduling of important Applications) prevents me from preparing a full defence *or* having a fair trial, kindly schedule these Applications as soon as possible <u>with a virtual format</u>. I have already served more than enough time (pre-conviction) for the two, single-event breach allegations (when two illegally-obtained, illegal, unlawful court orders were violated <u>with</u>

<u>reasonable and lawful excuse</u> as I attempted to report <u>major crime</u> to the Ottawa Police Service ... the only possible way left to try: attending my own property to trigger a call to OPS).

Mr. Spratt, Mr. Champ, Mr. Greenspon? I am pretty sure I know why each of you refused to represent me; however, would you care to contribute to either of my fund-raising initiatives published at https://twb.rocks/twbrocks-fund-raising_recipients-list. You see, the Crown is attempting to secure a False-Positive Conviction for the bogus charges so they can have me declared Not Criminally. Responsible (see evidence at 20250205 published at https://twb.rocks/domestic-terrorism/perpetrators/individuals/david-rodgers). Like all psychiatric facilities, the Royal Ottawa Mental Health Centre is equipped with psychotropics that cause suicidal ideation and the demon-managed carcasses which operate 161 Elgin Street are too cowardly to murder me.

I look forward to your prompt replies. Verily,

Deirdre Moore / Andee Jak President, SAQOTU Inc. www.twb.ROCKS



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

Sent: Thursday, February 27, 2025 3:42 PM

To: Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>; Hannough-Bergmans, Lauren (MAG) <Lauren.Hannough-Bergmans@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>

Cc: john.ramsay@ontario.ca <john.ramsay@ontario.ca>; William Coyne <william.coyne@ontario.ca>; Doody, Michelle <MDoody@blg.com>; LElliot@blg.com <LElliot@blg.com>; TCosta@blg.com <TCosta@blg.com> Subject: 20250227 Certiorari Application to Quash TPR Denial, Illegal Amicus Appointment by OCJ's Maria Sirivar || Fw: Third-party Records + Adjournments || Fw: Judge Recusals & Application Dates, etc. || Re: Form 1 Application for 23-11409065 and 24-11401201

Good afternoon,

In addition to scheduling the *two* OCJ Applications served and filed at 1:24 this afternoon (see attachments #3 and #4 as well as e-mail below), please find attached an Application (ie. attachment #5 which is also available at https://twb.rocks/wp-content/uploads/2025/02/20250227-SCJ-Application-to-Quash-20240216-TPR-Denial-2024-Amicus-Appointment-23-11409065 Lauren-Hannough-Bergmans.pdf) for Ontario's Superior Court of Justice to quash Justice Maria Sirivar's:

- 20240216 OCJ denial of the Third-party Records required for my full defence and fair trial and
- without-jurisdiction appointment of Lauren Konarowski as my *Amicus Curiae*.

As previously stated, please do **not** schedule this matter prior to Wednesday, March 5th. Also, a virtually hearing, ideally via Zoom, is preferable to an in-person exercise due to my current (and fourth) overuse injury.

Of course, if the Crown Attorney's Office would simply *acknowledge* the illegality of Ms. Sirivar's 2024 decisions and consent to both orders, then we could avoid using the court's so-called "valuable resources" to correct this obvious injustice.

Verily,

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

Next Up? Crown's John Ramsay's and OCJ's Julie Bougeois' 2019 (see transcript at https://twb.rocks/wp-content/uploads/2023/01/20190815-Transcript_Criminal-ON_Bourgeois-Julie_Crown-John-Ramsay_obstruction-extortion_see-page-30-w-comments.pdf) combining of two criminal files (to use a bogus Break & Enter allegation that forced the conversion of the Crown's election to straight indictment

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

Sent: Thursday, February 27, 2025 1:24 PM

To: Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>; Hannough-Bergmans, Lauren (MAG)

<Lauren.Hannough-Bergmans@ontario.ca>; Rodgers, David (MAG) <David.Rodgers@ontario.ca>; William Coyne
<william.coyne@ontario.ca>

Cc: ODSP.ottawa@ontario.ca <ODSP.ottawa@ontario.ca>; yolaine.cetoute@ottawa.ca

<yolaine.cetoute@ottawa.ca>; jean.doyle@ottawa.ca <jean.doyle@ottawa.ca>; Finlay, Jeanne (She/Her/elle)
(MCCSS) <jeanne.finlay@ontario.ca>

Subject: Third-party Records + Adjournments || Fw: Judge Recusals & Application Dates, etc. || Re: Form 1 Application for 23-11409065 and 24-11401201

Good afternoon,

Please find attached Form 1 Applications to obtain Third-party Records ("TPRs") for *Certiorari* and Charter Applications for *two* of my criminal matters:

- 23-11409065 (also published at https://twb.rocks/wp-content/uploads/2025/02/20250227-OCJ-Application-for-TPRs-23-11409065 Lauren-Hannough-Bergmans.pdf) and
- 24-11401201 (also published at https://twb.rocks/wp-content/uploads/2025/02/20250227-OCJ-Application-for-TPRs-24-11401201 David-Rodgers.pdf)

As my previous requests for TPRs (to be used for my full defences and fair trials) were **both** contested and denied, I will now need to deal with **those** biased and, arguably, unlawful judicial decisions via *Certiorari* Applications in Ontario's Superior Court of Justice. The Charter Applications will address multiple common practices including, but not limited to, the oft-used reliance on the statement "all court orders are deemed to be valid" to enable illegally-obtained, illegal and/or unlawful court orders to restrict those ensnared by Ottawa's legal-judicial system.

As I remain:

- denied financial support from ODSP (despite the 20241126 approval of my application, see partial testimony and evidence published at https://twb.rocks/domestic-terrorism/perpetrators/individuals/jean-doyle),
- forced to utilize Ottawa's severely deficient homeless shelters (despite co-owning the ~\$2,000,000 property evidenced at pages 24-28 of section V at https://twb.rocks/202501-list-of-tabs which the Crown's client, John Kiska, continues to pretend is his ... as his accomplices at Bell Baker LLP

effectively deny me a divorce for over ten years (see partial testimony and evidence at https://twb.rocks/organized-crime/vis/cheryl-hess and https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska)) and

• currently suffering from *another* overuse injury (due to the perpetual need to haul everything-not-yet-stolen-from-me along Ottawa's treacherous sidewalks with inadequate luggage)

please schedule **part one** of these hearings (for Ministry of the Attorney General-possessed files only) for Wednesday, March 5th or *later*. Part two (for the other TPRs required for my *Certiorari* and Charter Applications) cannot be scheduled without acknowledgement of the 60-days' Notice Requirement. Give the trial dates of June 23-25 and April 14-16, respectively*, being forced upon me, perhaps next week's judiciary officials will be willing to waive that 60-day requirement with consent of the Crown. Depending on the outcome, and my *legislated* right to full defences and fair trials, I may need to bring additional Applications seeking adjournments.

Obviously, given the demonstrable bias of Maria Sirivar, Annik Wills, Matt Webber and John MacFarlane (who disregard Canada's *Criminal Code* with reckless abandon), these individuals should *not* be selected to hear these matters.

I look forward to your reply.

Verily,

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

*Imagine. Two <u>3-day</u> trials to convict me for attending my own property just so:

- a couple of crooked judges can become cited for their decisions on what constitutes lawful excuse and/or reasonable excuse,
- a couple of "bought" Crown prosecutors can arrange for a Not Criminally Responsible opinion (ie. the forced drugging and silencing of me) and
- my husband can continue to de-fraud and torture me. What .. A .. Racket

PS. Ms. Hannough-Bergmans, when are you going to answer my questions posed to you on 20250206 (see attachment #1)? Mr. Coyne? Would you ask Ms. Hannough-Bergmans to answer my questions instead of sneaking off to the Ottawa Public Library during the afternoon as she did yesterday as I was completing my Appeal of Justice Kerry Lee McVey's scandalous 20250127 decision (as evidenced at https://twb.rocks/domestic-terrorism/perpetrators/entities/ottawa-police-service/2025-appeal-ops)?

2025 Appeal – Ottawa Police Service – SAQOTU Inc.

The history of this scandal is stored in multiple places including: https://twb.rocks/legal-quagmire; https://twb.rocks/domestic-terrorism/perpetrators/entities ...

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PPS. Ontario Works & ODSP People, as per attachment #4, would **somebody** please answer my questions by end of day?

From: Andee Sea Cae Jak <ascjak@outlook.com>
Sent: Wednesday, February 12, 2025 11:36 AM

To: Rodgers, David (MAG) <David.Rodgers@ontario.ca>; Ottawa Criminal (MAG) <Ottawa.Criminal@ontario.ca>; Virtual Crown Ottawa (MAG) <Virtual.CrownOttawa@ontario.ca>; Hannough-Bergmans, Lauren (MAG) <Lauren.Hannough-Bergmans@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>

Cc: William Coyne <william.coyne@ontario.ca>; Doody, Michelle <MDoody@blg.com>; anne.charette@ottawa.ca <anne.charette@ottawa.ca>; vicki.brasil@ottawa.ca <vicki.brasil@ottawa.ca>; jean.doyle@ottawa.ca <jean.doyle@ottawa.ca>; Finlay, Jeanne (She/Her/elle) (MCCSS) <jeanne.finlay@ontario.ca>; mathieu.regimbald@ottawa.ca <mathieu.regimbald@ottawa.ca>; yolaine.cetoute@ottawa.ca <yolaine.cetoute@ottawa.ca>; east.applications@ontario.ca <east.applications@ontario.ca> Subject: Judge Recusals & Application Dates, etc. | Re: Form 1 Application for 23-11409065 and 24-11401201

Your going to actually ARGUE it? Good grief, do the concepts of fair trial and full defence mean nothing to you, Mr. Rodgers? (rhetorical)

Here's my draft appeal of the illegal 20250127 removal of my rights (thanks to your friends at the OPSB whose lawlessness knows no bounds as evidenced at https://twb.rocks/the-darkumentary) to bring the required *Certiorari* Applications and Charter Applications to rein in the runaway scandal that is your malicious prosecution/collusion to prosecute me: https://twb.rocks/domestic-terrorism/perpetrators/entities/ottawa-police-service/2025-appeal-ops/opsb-notice-of-appeal.

Criminal Counter? Justice Sonia Annik Wills needs to recuse herself from my criminal matters given her demonstrable bias as she relied upon Rodgers'-suggested "broad sweeping powers" to deny me *any* Third-party Records that I could use in my defence. Their 20250110 performance was just as much an embarrassment (and evidence of their involvement in organized crime) as is Ontario Works (see https://twb.rocks/domestic-terrorism/perpetrators/individuals/vicki-brasil); except, Rodgers has also implicated the Royal Ottawa Mental Health Centre in this City's domestic terrorism activities (see https://twb.rocks/domestic-terrorism/perpetrators/entities/romhc).

(Seriously, there could be a massive top-down/bottom-up sting playing out at this very moment and these 161 Elgin Street-enabled terrorists wouldn't suspect a thing.)

Kindly alert Wills to the fact that, like Sally Gomery in 2022 (see partial details at https://twb.rocks/organized-crime/vis/sally-gomery), she needs to acknowledge her criminality (at least, as it pertains to me).

Lauren Hannough-Bergmans? Do you intend to argue me (again) too? Also, any news on my ability to attend this afternoon's CR#8 16:00 hearing virtually??

Lauren Konarowski? Have you reported the Crown/OCJ/SCJ?OPSB/BLG LLP crimes against me to law enforcement yet? Or, are you shoring up your s. 21(1) for an additional year? Also, any news on my ability to attend this afternoon's CR#8 16:00 hearing virtually??

Verily,

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

From: Rodgers, David (MAG) < David.Rodgers@ontario.ca>

Sent: Wednesday, February 12, 2025 10:03 AM

To: Andee Sea Cae Jak <ascjak@outlook.com>; Ottawa Criminal (MAG) <Ottawa.Criminal@ontario.ca>; Virtual Crown Ottawa (MAG) <Virtual.CrownOttawa@ontario.ca>

Cc: Lauren Konarowski < lauren@dmllp.ca>

Subject: RE: Form 1 Application for 23-11409065 and 24-11401201

Good morning,

Ms. Moore is applying to adjourn her trial beginning on April 14th. Justice Wills is seized. Can you please provide us with a date in front of Justice Wills to argue the adjournment application? I expect it will take one hour. Any date works for the Crown.

Best,

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

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

Sent: Tuesday, February 11, 2025 7:55 PM

To: Ottawa Criminal (MAG) < Ottawa.Criminal@ontario.ca>; Virtual Crown Ottawa (MAG)

<Virtual.CrownOttawa@ontario.ca>

Cc: Hannough-Bergmans, Lauren (MAG) < Lauren. Hannough-Bergmans@ontario.ca>; Rodgers, David (MAG)

<David.Rodgers@ontario.ca>; Lauren Konarowski <lauren@dmllp.ca>

Subject: Form 1 Application for 23-11409065 and 24-11401201

CAUTION -- EXTERNAL E-MAIL - Do not click links or open attachments unless you recognize the sender. Please find attached my Form 1 Application seeking an adjournment of two criminal matters until an Appeal (and related *Certiorari* and Charter Applications are complete. Additional details are viewable at https://twb.rocks/archives/y2025/m202502/2025-02-12.

The Crown has had two weeks notice of the court's newest form of terrorization: I simply wasn't in a position to file my Application until today.

Please acknowledge receipt.

Deirdre Moore / Andee Sea Cae Jak