



Correction || Fw: Order + Confirmation || Fw: Unredacted Disclosure || Re: Hello? || Fw: From "Party to Offence" to Terrorism to Political Imprisonment || Fw: Seemingly collective inability ...

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

Date Tue 6/17/2025 11:25 AM

To Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>

Cc Lauren Konarowski <lauren@dmllp.ca>; Virtual Crown Ottawa (MAG) <virtual.crownottawa@ontario.ca>; William Coyne <william.coyne@ontario.ca>

My plans have changed and I **could** accommodate the hearing of one (or more) of my multiple, thus-far-unlawfully-denied Applications (some of which already stored at <https://twb.rocks/domestic-terrorism/perpetrators/entities/ontario-court-of-justice>) as long as I had reasonable notice. (As evidenced on my whistleblowing site, you have certainly had enough notice.) My personal safety, however, remains paramount as I continue to publish evidence of the political malfeasance occurring at the municipal, provincial and federal levels (in order to solidify United Nations' dystopian/pseudo-Communist future, as is being linked to <https://twb.rocks/>).

At this point, my preference is to have the *Certiorari* regarding OCJ Justice Maria Sirivar's illegal appointment of Lauren Konarowski and illegal denial of Third-party records and witness heard; however, I am also interested in receiving unredacted disclosure from the Crown as it will expose their violation of s. 465 of the *Criminal Code* even more than I already have.

As a perpetually displaced and terrorized journalist, I have not yet been able to prioritize the 11(d) *Charter* Application; hence, the **additional** grounds for the adjournment of your group's scandalous 3-day trial. If Kiska's Family Court-positioned accomplices cease their participation in the de-frauding and trafficking of me (see details linked to <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska/fc-15-2446/2025-urgent-motion>), then I should be in a position to bring *that* application by end of year.

Kindly advise on when these Applications can be heard by end of day.

PS. Ms. Konarowski, as crooked judge David Berg [ordered] you to **not** help me yesterday (see draft exposure page at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/david-berg>), there is **zero** point in asking you for anything (not that you were delivering on any of your "empty promises" anyways). To be clear, I am **well aware** that:

- the OPSB negligent investigation + false statements of fact,
- the Crown's redaction of exculpatory evidence (plus, ignorance of exculpatory evidence and organized crime),
- the Bench's denial of Third-party records and key witnesses,
- the OCJ/SCJ public servants' refusal to schedule lawful Applications that I require for a *Charter*-protected full defence against OPSB's false allegations and
- your choice (as illegally-appointed *Amicus Curiae*) to remain wilfully blind (that is, in violation of s. 21(1) of Canada's *Criminal Code*, see <https://twb.rocks/party-to-offence>)

equates to a 100% rigged trial.

Deirdre Moore / Andee Jak

President, SAQOTU Inc.

\*revised [www.twb.ROCKS/](http://www.twb.ROCKS/)



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

Sent: Monday, June 16, 2025 12:10 PM

To: Lauren Konarowski <lauren@dmllp.ca>; Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>; Virtual Crown Ottawa (MAG) <virtual.crownottawa@ontario.ca>; JUS-G-OCJ-Criminal TC-Ottawa <ottawa.ocj.criminal.trialcoordinator@ontario.ca>

Subject: Order + Confirmation || Fw: Unredacted Disclosure || Re: Hello? || Fw: From "Party to Offence" to Terrorism to Political Imprisonment || Fw: Seemingly collective inability ...

As expected, I was not permitted to bring *any* Application this morning. The Crown lied and the judge denied, as usual. (I simply added Berg to my growing list of perps at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/david-berg>).

I have not received a date for *any* of my Applications in OCJ or SCJ and I am no longer available Tuesday to Friday of this week. Accordingly, I will seek an adjournment of your scandalous 3-day trial upon commencement on 20250616. Is it zero-jurisdiction-due-to-previous-crimes-committed Maria Sirivar (partial testimony and evidence stored at <https://twb.rocks/organized-crime/vis/maria-sirivar>) who will be presiding? Or, some other politically-appointed crooked judge?

PS. Why won't any of you forward to me OCJ Matt Webber's 2024 *Amicus Curiae* appointment? I require a copy for a *Certiorari* and my copy was stolen during the post-RCMP 20240913-20241101 kidnapping event (partially documented at ).

Deirdre Moore / Andee Jak

President, SAQOTU Inc.

\*revised [www.twb.ROCKS/](http://www.twb.ROCKS/)



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

**Sent:** Friday, June 13, 2025 12:19 PM

**To:** Lauren Konarowski <lauren@dmllp.ca>; Ottawa OCJ <Ottawa.Criminal@ontario.ca>; Ottawa Family Court <ottawafamilycourt@ontario.ca>; Kathy Estabrooks <ottawa.scj.courts@ontario.ca>; JUS-G-OCJ-Criminal TC-Ottawa <Ottawa.OCJ.Criminal.TrialCoordinator@ontario.ca>

**Cc:** William Coyne <william.coyne@ontario.ca>

**Subject:** Unredacted Disclosure || Re: Hello? || Fw: From "Party to Offence" to Terrorism to Political Imprisonment || Fw: Seemingly collective inability to schedule urgent applications? || Fw: 20250227 Certiorari re Sirivar || Re: 20250605 OCJ Application..

Given my forced, ongoing displacement & impoverishment (to protect Crown's so-called "complainant" who remains in my \$2,000,000 home paying zero in legislated spousal support), I will only be in a position to present the most recent (and simplest) Application regarding receipt of unredacted disclosure. I will also be seeking an adjournment of the trial for obvious reasons including, but not limited to, the effort required to safely seek whistleblower protection from your syndicate.

OCJ's trial co-ordinator, also cc'd, has not yet responded to last week's request for virtual attendance on 20250616 (not unlike every other Ottawa Courthouse "service").

Deirdre Moore / Andee Jak

On Jun 13, 2025, at 10:37 AM, Lauren Konarowski <lauren@dmllp.ca> wrote:

Deirdre,

I have contacted the OCJ trial coordinator, the SCJ trial coordinator, as well as Justice Sirivar's judicial assistant to request a virtual appearance prior to the 23rd. I have followed up on two occasions. I have not received a response.

I obtained the subpoenas for the four officers and at least three have been served at this time.

What applications do you plan to bring on Monday's TMC appearance? Will you be appearing virtually?

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:** June 13, 2025 10:15 AM

**To:** Lauren Konarowski <lauren@dmllp.ca>; Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>; Ottawa SCJ TC Office <ottawascj.tc.office@ontario.ca>

**Cc:** William Coyne <william.coyne@ontario.ca>

**Subject:** Hello? || Fw: From "Party to Offence" to Terrorism to Political Imprisonment || Fw: Seemingly collective inability to schedule urgent applications? || Fw: 20250227 Certiorari re Sirivar || Re: 20250605 OCJ Application..

Ms. Konarowski, the week is over and you *still* haven't even indicated whether or not there was a court date secured for this week. Have you informed on your crime syndicate and been placed in protective custody? Or, are you simply continuing to participate; looking forward to my False-Positive Conviction and "chemical restraint"?

Ottawa Criminal, do you intend to *ever* schedule *any* of my Applications? Or, provide a copy of Matt Webbers' 2024 *Amicus* appointment order? I've left voicemails and sent e-mails; but, like Family Court, my requests and submissions are completely ignored.

Family Court, your group has ignored SCJ's Pamela MacEachern's endorsement for over 3 ½ years! (See excerpt at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska/fc-15-2446/2025-urgent-motion>.) Would you mind scheduling this thing so I can finally divorce the fraudster I married and access my *Divorce Act*-protected income, assets and now-fully-gaslit children?

Deirdre Moore / Andee Jak  
President, SAQOTU Inc.

[www.twb.ROCKS/party-to-offence](http://www.twb.ROCKS/party-to-offence)



**From:** Andee Sea Cae Jak <ascjak@outlook.com>  
**Sent:** Wednesday, June 11, 2025 9:36 AM  
**To:** Lauren Konarowski <lauren@dmllp.ca>; Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>  
**Cc:** William Coyne <william.coyne@ontario.ca>  
**Subject:** From "Party to Offence" to Terrorism to Political Imprisonment || Fw: Seemingly collective inability to schedule urgent applications? || Fw: 20250227 Certiorari re Sirivar || Re: 20250605 OCJ Application for 23-11409065, status of previous Applications

Ms. Konarowski, as per below, on 20250605 at 15:12 you stated that "I am attempting to get a date before Her Honour next week". I assumed that "date" was to have my Application for unredacted disclosure heard. Well, the week is half over. Is the type/degree of exculpatory evidence redacted so damning/severe that it exposes the OPSB and/or Crown **even more** than I already have? Or, did you simply "forget"?

Other outstanding items included:

- A copy of OCJ's Matt Webber's 2024 *Amicus Curiae* Appointment order (the one that you and Sirivar ignored when the second one was endorsed without consent or jurisdiction,
- Confirmation or denial that **none** of my already-approved witnesses were subpoenaed by you for the 23-1140906 trial that is scheduled to be heard 20250623-25 and
- Confirmation or denial that **none** of my other *Criminal Code/Charter*-protected Applications (as being linked to "Party to Offence" at <https://twb.rocks/party-to-offence> under subtitle **Forced Applications**) have been scheduled by anyone.

Given the fact that the Crown **knowingly** maintains a Canada-wide warrant for my arrest despite being in possession of evidence that I did not violate s. 145 of Canada's *Criminal Code* on 20250414 (see evidence linked to "twb.ROCKS Insurance/Medicaid Fraud Coverup!" at <https://twb.rocks/blank-00/living/safety/ecmcc/thomas-quatroche/hutcheson-affronti-deisinger> (and the fact that it continues to ignore, deny access to and/or redact exculpatory evidence regarding its scandalous 20231216 allegations given that which I have amassed and published at "The Darkumentary" (see <https://twb.rocks/the-darkumentary>), I have requested the 20250616 matter be heard virtually **for my own safety**.

As published in my "Diary of a Canadian Whistleblower" yesterday at <https://twb.rocks/archives/y2025/m202506>, your group's perpetual illegal **and** unlawful persecution of me implies that your motivations are far beyond protecting my fraudster husband and his white-collar, blue-collar, thug-collar crime syndicate (see details linked to <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska/fc-15-2446/2025-urgent-motion>), someone really doesn't want me to continue to expose Canada's involvement in the World Economic Forum's Agenda 21-driven crimes against humanity as partially evidenced by:

- my **Policy Horizons Canada**-related interviews with James Scott MacKillop (see <https://twb.rocks/policy-horizons-2>),
- my re-publishing of an article evidencing **World Health Organization's** intention to use grade-school education to sexualize children (see <https://twb.rocks/blank-00/living/exposure/000668-are-they-really-using-schools-to-sexualize-children>),
- my re-publishing of an article evidencing **United Nations'** use of corporate China to implement its coyly-labelled Sustainable Development Goals (see [https://twb.rocks/blank-00/living/exposure/000033\\_aiib-the-un-and-sdgs\\_by-greg-scott](https://twb.rocks/blank-00/living/exposure/000033_aiib-the-un-and-sdgs_by-greg-scott)) and
- my placeholder page that was used to publish damning evidence against former Prime Minister Trudeau's nation-wide **COVID-related mandates, etc.** (see dated material that was being stored at/linked to <https://twb.rocks/ww3> during 2021).

Given Mayor Mark Sutcliffe's Chinese roots (as archived at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/benjamin-poirier>), the recent instalment of WEF's Mark Carney as Prime Minister and Senator Kim Pate's re-tabling of the government's WEF-driven "universal basic income" initiative, it's fairly obvious why the planned silencing of me via chemical restraint (as re-confirmed by Crown's David Rodger's (see evidence linked to <https://twb.rocks/domestic-terrorism/perpetrators/individuals/david-rodgers>) is politically-driven.

Regardless, I look forward to your response: when will **any** of my pre-Trial Applications will be heard?

Deirdre Moore / Andee Jak  
 President, SAQOTU Inc.  
[www.twb.ROCKS/party-to-offence](https://www.twb.ROCKS/party-to-offence)



**From:** Andee Sea Cae Jak <ascjak@outlook.com>  
**Sent:** Monday, June 9, 2025 11:15 AM  
**To:** Lauren Konarowski <lauren@dmllp.ca>; Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>; Virtual Crown Ottawa (MAG) <virtual.crownottawa@ontario.ca>  
**Subject:** Seemingly collective inability to schedule urgent applications? || Fw: 20250227 Certiorari re Sirivar || Re: 20250605 OCJ Application for 23-11409065, status of previous Applications

In addition to the aforementioned, still-unscheduled Applications, we need to deal with the illegality/unlawfulness of the very first 2019 OCJ Non-Communication Order issued by JP Paul Harris from which all others have been generated.

Given the number of without-grounds arrests/detentions/releases that occurred throughout 2024 (see partial details at <https://twb.rocks/upig/police/still-alive>), can someone identify the **most recent** unlawful non-Communication Order that prevents me from telling my children about what their dad has done to us for over six years? I need to know which one to reference in that *Certiorari* Application (which will further implicate Crown's Mike Boyce in #TDVCA (that is, Taxpayer-funded Domestic Violence & Child Abuse) as illustrated in my pinned tweet at <https://x.com/CaeJak>).

Deirdre Moore / Andee Jak  
 President, SAQOTU Inc.  
[www.twb.ROCKS/party-to-offence](https://www.twb.ROCKS/party-to-offence)

PS. Note that Family Court continues to refuse schedule anything for me either, even though it was court ordered! Evidence being linked to <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska/fc-15-2446/2025-urgent-motion>. Coincidence? Or, more evidence of the obvious collusion that I've endured since winning the precedent-setting motion in Family Court 2017 **and** receiving the OCL 2018 recommendation that I receive sole custody of Sean & Cate due to my superior parenting skills, etc.



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

**Sent:** Thursday, June 5, 2025 7:01 PM

**To:** Lauren Konarowski <lauren@dmllp.ca>

**Cc:** William Coyne <william.coyne@ontario.ca>; Ottawa Criminal (MAG) <ottawa.criminal@ontario.ca>

**Subject:** 20250227 Certiorari re Sirivar || Re: 20250605 OCJ Application for 23-11409065, status of previous Applications

Kindly ensure it is a virtual appearance given today's evidence that the Crown is comfortable with another pair of s. 429/s. 430 violations (see 20250605 13:20 entry at <https://twb.rocks/archives/y2025/m202506>) and the continued obvious risks of me attending in person given its demonstrable history of malicious prosecution following OPSB negligent investigation, defamatory libel and without-grounds charges (ie. orchestrated s. 465 violations).

Also, kindly find out why the criminal counter never scheduled my 20250227 served/filed:

- Third-party Records Application required for my *Certiorari* Applications (see [https://twb.rocks/wp-content/uploads/2025/02/20250227-OCJ-Application-for-TPRs-23-11409065\\_Lauren-Hannough-Bergmans.pdf](https://twb.rocks/wp-content/uploads/2025/02/20250227-OCJ-Application-for-TPRs-23-11409065_Lauren-Hannough-Bergmans.pdf) and [https://twb.rocks/wp-content/uploads/2025/02/20250227-OCJ-Application-for-TPRs-24-11401201\\_David-Rodgers.pdf](https://twb.rocks/wp-content/uploads/2025/02/20250227-OCJ-Application-for-TPRs-24-11401201_David-Rodgers.pdf)) or
- my *Certiorari* combined Applications (attached and published in the *Certiorari* section at <https://twb.rocks/domestic-terrorism/perpetrators/entities/ontario-court-of-justice>).

This *modus operandi* is identical to Family Court and one of the reasons why I remain forcibly married to your "complainant" as he pays zero in spousal support, gaslights my children and lives in my \$2,000,000 home (ie. Fraud, Mischief, Conspiracy to prosecute, etc.) #PartyToOffence

Deirdre Moore / Andee Jak

President, SAQOTU Inc.

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**From:** Lauren Konarowski <lauren@dmllp.ca>

**Sent:** Thursday, June 5, 2025 3:17 PM

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

**Subject:** Re: 20250605 OCJ Application for 23-11409065, status of previous Applications

I am attempting to get a date before Her Honour next week.

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:** June 5, 2025 3:12 PM

**To:** Ottawa OCJ <Ottawa.Criminal@ontario.ca>; William Coyne <william.coyne@ontario.ca>; David Rodgers <david.rodgers@ontario.ca>; Malcolm Savage <malcolm.savage@ontario.ca>; Hannough-Bergmans, Lauren (MAG) <lauren.hannough-bergmans@ontario.ca>

**Cc:** Lauren Konarowski <lauren@dmllp.ca>

**Subject:** 20250605 OCJ Application for 23-11409065, status of previous Applications

Good afternoon,

In addition to yesterday's 20250128 application seeking adjournments (and the two February Applications that have yet to be scheduled), please schedule an Application as per attached regarding receipt of UNREDACTED disclosure. Kindly confirm which of these Applications can be heard virtually next week.

Thank you.

Deirdre Moore

[www.twb.rocks/party-to-offence](http://www.twb.rocks/party-to-offence)



**Form / Formule 1**  
**APPLICATION**  
**DEMANDE**

ONTARIO COURT OF JUSTICE  
 COUR DE JUSTICE DE L'ONTARIO

East



Region / Région

(Rule 2.1, Criminal Rules of the Ontario Court of Justice)  
 (Règle 2.1, Règles de procédure en matière criminelle de la Cour de justice de l'Ontario)

**BETWEEN: / ENTRE**

**HER MAJESTY THE QUEEN / SA MAJESTÉ LA REINE**  
**- and / et -**

Deirdre Moore

(defendant(s) / défendeur(s))

**1. APPLICATION HEARING DATE AND LOCATION**  
**DATE ET LIEU DE L'AUDIENCE SUR LA DEMANDE**

Application hearing date:  
 Date de l'audience sur la demande

Time

Heure

Courtroom number:

Numéro de la salle d'audience

Court address:

Adresse de la Cour

**2. LIST OF CHARGES**  
**LISTE DES ACCUSATIONS**

**Charge Information / Renseignements sur les accusations**

Description of Charge Description de l'accusation	Sect. No. Article n°	Next Court Date Prochaine date d'audience	
Alleged breach of extorted 2022 Order	733.1	20250416	

**3. NAME OF APPLICANT** Deirdre Moore  
**NOM DE L'AUTEUR DE LA DEMANDE**

**4. CHECK ONE OF THE TWO BOXES BELOW:**  
**COCHEZ LA CASE QUI CONVIENT CI-DESSOUS**

☐ I am appearing in person. My address, fax or email for service is as follows:

*Je comparais en personne. Mon adresse, mon numéro de télécopieur ou mon adresse électronique sont les suivants :*

I am appearing **virtually** due to fear for my safety following nearly six years of malicious husband's Crown-positioned accomplices: testimony and evidence is being linked to [www.twb.rocks/Party-to-Offence](http://www.twb.rocks/Party-to-Offence) as time and circumstances permit.

☐ I have a legal representative who will be appearing. The address, fax or email for service of my

*J'ai un représentant juridique qui sera présent. L'adresse, le numéro de télécopieur ou l'adresse électronique aux fins de signification sont les suivants :*

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(Rule 2.1, Criminal Rules of the Ontario Court of Justice) / Règle 2.1, Règles de procédure en m

## 5. CONCISE STATEMENT OF THE SUBJECT OF APPLICATION

### BRÈVE DÉCLARATION DE L'OBJET DE LA DEMANDE

(Briefly state why you are bringing the Application. For example, "This is an application for an order adjourning the trial"; "This is an application to disclose specified documents"; or "This is an application for an order staying the charge for delay.")

(Expliquez brièvement pourquoi vous déposez la demande. Par exemple : « Il s'agit d'une demande d'ordonnance d'ajournement du procès », ou « Il s'agit d'une demande d'ordonnance d'annulation de l'accusation exigeant de la Couronne qu'elle divulgue les documents précisés. », ou « Il s'agit d'une demande d'ordonnance d'ajournement de la charge. »)

Crown refuses to provide unredacted disclosure without a court order. Exculpatory evidence

## 6. GROUNDS TO BE ARGUED IN SUPPORT OF THE APPLICATION

### MOTIFS QUI SERONT INVOQUÉS À L'APPUI DE LA DEMANDE

(Briefly list the grounds you rely on in support of this Application. For example, "I require an adjournment because I am scheduled to start"; "The disclosure provided by the Crown does not include the police notes taken at the scene"; or "There has been a charge that has caused me prejudice.")

(Énumérez brièvement les motifs que vous invoquez à l'appui de la demande. Par exemple : « J'ai besoin d'un ajournement parce que je suis prévu pour le début du procès. », « Les documents divulgués par la Couronne ne contiennent pas les notes de la police prises sur les accusations qui m'a causé un préjudice. »)

I attempted to reach a legitimate OPSB officer three times on 20231216: this exculpatory

## 7. DETAILED STATEMENT OF THE SPECIFIC FACTUAL BASIS FOR THE APPLICATION

### DÉCLARATION DÉTAILLÉE DES FAITS PRÉCIS SUR LESQUELS SE FONDE LA DEMANDE

Niagara Police forced me to attempt to report husband's crime (again) via OPSB: see  
www.twb.ROCKS/Party-to-Offence Immediately upon return to Ottawa, I attempted to  
 in progress. Instead of receiving assistance, I was threatened with a Mischief charge. A  
 attempted to reach a legitimate detective by attending my property, 1244 Lampman Cr

## 8. INDICATE BELOW OTHER MATERIALS OR EVIDENCE YOU WILL RELY ON IN THE APPLICATION

### INDIQUEZ CI-DESSOUS D'AUTRES DOCUMENTS OU PREUVES QUE VOUS ALLEZ INVOQUER

☒ Transcripts (Transcripts required to determine the application must be filed with this application.)  
 Transcriptions (Les transcriptions exigées pour prendre une décision sur la demande doivent être déposées avec la

☒ Brief statement of legal argument  
 Bref exposé des arguments juridiques

☒ Affidavit(s) (List below) My Affidavit will refer to the seven, evidence-laden Affidavits  
 Affidavits (Énumérez ci-dessous)

OPSB during 2023 as they continued to violate both civil law and the Criminal Code. I  
all to see (including the Crown Attorney's Office) for over 18 months \*(who continues

☒ Case law or legislation (Relevant passages should be indicated on materials. Well-known precedents do not need to be in submissions to the Court should be filed.)  
 Jurisprudence ou lois. (Les passages pertinents doivent être indiqués dans les documents. Les arrêts bien connus ne doivent pas être déposés que les documents qui seront mentionnés dans les observations au tribunal.)

☐ Agreed statement of facts  
 Exposé conjoint des faits

☒ Oral testimony (List witnesses to be called at hearing of application) William Coyne (who referred to  
 Témoignage oral (Liste des témoins qui seront appelés à témoigner à l'audience sur la demande)

John Kiska and his current lawyer Cheryl Hess who continue to continue to violate both  
Catherine Sullivan who witnessed criminality of Kiska's Family Court and Crown-posed



☒ Other (Please specify) Other corporate records re. Kiska's retaliatory manoeuvres  
*Autre (Veuillez préciser)*

June 5, 2025  
(Date)

*Zeide Moore*  
Signature of Applicant or Legal Representative  
*demande ou de son représentant*

TO: David Rodgers, Lauren Hannough-Bergmans, Malcolm Savage et al. of Crown Att  
(Name of Respondent or legal representative / *Nom de l'intimé ou de son représentant juridique*)

À : david.rodgers@ontario.ca lauren.hannough-bergmans@ontario.ca malcolm.savage  
(Address/fax/email for service / *Adresse, numéro de télécopie ou adresse électronique aux fins de service*)

**NOTE: Rule 2.1 requires that the application be served on all opposing parties and on any other affected parties.**  
**NOTA : La règle 2.1 exige que la demande soit signifiée à toutes les parties adverses et aux autres parties concernées.**

Sent from my iPhone