

Errors, Omissions & Malicious Obfuscation Analysis (EO&MO)

re: ECMCC's 20250325 BH-Treatment Plan
by Brenna Fox

PART I

1. Deirdre Moore, refute ECMCC's 20250325 BH-Treatment Plan ("Plan") with the following evidence-laden errors ("E"), omissions ("O") and malicious obfuscation ("MO"). Statements that are true or false have also been identified with a T or F, respectively. The Plan's statements have been numbered and stored in my 20250331 Court Submission at pages 1.003 - 1.009. *HildyMoore*

I BH Treatment Plan

A Individual Crisis Prevention Plan

1 = MO Deirdre Moore ("Moore") began to realize that her husband, John Kiskka ("Kiskka") cared not about her and their children ("Sean & Cate") by January 2013. Massive arguments about lifestyle choices and estate planning deficiencies ensued throughout February. Moore experienced her first bout of Abuse-induced Defensive Dysregulation ("ADD") on 20130228 and she has been attempting to divorce Kiskka ever since. According to Canadian, American and European social workers, counsellors and/or psychologists, Kiskka's machinations are identical to those of a:

- a) Covert, malignant narcissist,
- b) high-functionning sociopath and/or
- c) individual with severe "Cluster B" personality disorders

The threats that Moore has endured for the past 12 years include, but are not limited to, "[being framed] for the murder of her children" as noted by Erie County Medical Center Corporation ("ECMCC") Not-A-Physician Brenna Fox ("NAP FOX") on page 1 at statement 1 of her Plan.

2=E Once in a hospital environment, Moore does not experience fear because, among other reasons, one cannot be framed for much when in a locked-down facility. Frustration, however, is typically expressed:

- a) casually, at first, to multiple staff members²,
- b) formally, if required, via written, evidence-supported correspondence³
- c) if "news worthy", in a letter to her Power of Attorney ("POA") and publisher of choice⁴.

3=F As detailed to ECMCC Occupational Therapist ("OT") Katie and accompanying Brenna [Not-Fox] on 2025 03 26 at ~09:45, Moore developed a personal, multi-step process ADAPT^① to "relax in crisis" (that is, an Anxiety-dissipating, Action-focused Preservation Technique ("ADAPT")) while attending an inpatient Occupational Therapy program at The Ottawa Hospital ("TOH") in 2015. ADAPT utilizes CNS depressants as a tool of last resort⁵.

4=F As clearly explained to the Kaleida healthcare facility ("Kaleida") and ECMCC staff, if the "crisis" involved any concern regarding Moore's "mental capacity" then the POA (documented in Moore's Canadian passport, published on Moore's corporate website⁶ and contained in her confiscated-by-ECMCC property) was to be contacted immediately.

5=T Moore will no longer consent to any injection since learning more about those which were mandated in haste throughout the world in 2021 without fully-informed consent even being possible. Accordingly, only drugs that can be ingested are acceptable.

6=T As a sociable introvert, when incompetence, negligence and/or criminality clearly re-surfaces — even if no "situational crisis" is the provoked response — Moore usually self-secludes.

B RN(MD) Treatment Plan

7=EO Following:

8=MO

- a) 15 days of nothing-but-excuses from the Canada Revenue Agency ("CRA") regarding the direct deposit of Moore's \$50,000 in tax refunds/return of funds ⁷,
- b) ongoing inaction of Ottawa's Family Court clerks regarding continued access to:
 - i/ File number FC-15-002446 ⁸ and
 - ii/ File number FC-19-CP000008 ⁹,
- c) continued incompetence, negligence and/or criminality of Ottawa-based social services ¹⁰ with respect to the temporary financial support upon which Moore has been dependent because Kiska has:
 - i/ paid zero in legislated spousal support since February 2023 ¹¹,
 - ii/ paid zero in legislated occupational rent since December 2016 ¹²
- d) zero assistance from Buffalo's "emergency services" (due to Moore's lack of "illegal immigrant status" ¹³) or its Cornerstone shelter for women.

Moore decided to take precautionary measures by requesting U.S. prescription ¹⁴ for Ativan (prn) from Kaleida in case anxiety began to manifest. ¹⁵

8=MO The 20250320-20250331 (ie. 12 days and counting) hospitalization could have been avoided if the Kaleida and/or ECMCC-positioned, so-called healthcare providers prescribed the Ativan (prn) as requested and contacted CRA with Moore to advocate on her behalf given the obvious financial urgency. ¹⁶

9=O ¹
MO As a follower of Christ with rock-solid conviction, "suicidal ideation" is not likely to occur:

- a) Chapter 8 Verse 32 of both Saint Matthew and Saint Luke are very clear about that which causes so-called "suicide" ¹⁷,
- b) Saint Mark's 8:32 (^{sealed} expectation) expectations for purification from/of sin — which has been severely ill-defined and
- c) Saint John's 8:32 provides reassurance that has proven to be true.

It goes without saying that Moore has never experienced "homocidal ideation" and NAP Fox's choice of vocabulary is borderline libel.

ENDNOTES

- 1 See Moore's 2019 Mail Campaign article "Fear vs. Paranoia", her response to Maclean Magazine's Anne Kingston's article "We are the dead" which exposed, among other things, how many sociopaths murder their spouses and/or children — whether suspicions about their true nature have emerged or not.
- 2 See Moore's 20250320 to 20250330 journal upon request.
- 3 See samples of Moore's frustrations at her 20250331 court submission ("ES1", at pages 1.002, 3.001-3.006, 14.001-14.002, 15.001-15.002 and 16.001-16.010)
- 4 See 20250326 letter to Dr. Jack White at CS1 pages 1.001-1.019.
- 5 Ideally, 2-3 ounces of a high-quality tequila (such as Hornitos Gold or Black) or gin (such as that produced by Ontario's Laneway Distillers (any grade)) would be available as a central nervous system ("CNS") depressant because — in Moore's experience — it is more effective, less addictive with fewer potential "adverse reactions" (i.e. states of disease) than any prescribed drug. Ativan, however, has worked as a temporary substitution in the past.
- 6 As of 20250320, one of SAQOTU Inc.'s websites — www.twb.rocks — has been removed from public view due to the 20250320 missed payment of \$57.81.
- 7 See sample of CRA documentation at CS1 pages 1.016-1.019, evidence of Moore's 20250305 - 20250319 efforts in her Kalerda/ECMee-confiscated property and/or, when viewable, SAQOTU Inc.'s March 2025 Archives stored at www.twb.rocks/archives
- 8 that is, the 10-year, 12-volume, evidence-laden "impossible-to-divorce" file that incriminates not only Kiska, but his legal team at Bell Baker Luf numerous Superior Court of Ontario judges and more.
- 9 that is, the iron-clad, rock-solid evidence that Ottawa's — and, arguably, Toronto's — legal-judicial services systematically circumvent Canada's *federal* Divorce Act ("DFA") which has federal paramountcy over Ontario's *provincial* Child, Youth and Family Services Act ("CYFSA"). As explained to Kalerda/ECMee-positioned individuals over and over, this violation of the Doctrine of Federal Paramountcy is illegal. In other words, the jurisdiction for determining the "custody" and "access" of Sean & Cate was *not* provincial.

END NOTES continued

- 10 As of 20250319, Moore's monthly temporary financial support had not yet been confirmed : evidence of their "Torment Via Inaction" ("TVI") — arguably, the crime "Mischief" as defined in section 430 of Canada's Criminal Code ("CCC")...and more → is linked to the March 2025 Archives section at www.twb.rocks.
- 11 Fraudulently obtained to amount to merely \$1,230/month, Kiska has chosen to pay zero and permit Ontario taxpayers to cover Moore's food and rent : court-enabled taxpayer fraud is so rampant in ^{Ontario} Canada, it inspired a series called "Unbridled Power & Insatiable Greed".
- 12 The matrimonial home in which Kiska continues to reside could net at least \$5,000/month in rental income. As codified in Canada's DA, Moore has been entitled to receive half of "that" amount from Kiska each month since her third and final departure by December 2016:

$$\begin{aligned} & 1+96+3 \\ & \times 2,500 \\ & = \$250,000 \end{aligned}$$
~~ERROR~~
$$(1 + (8 \times 12) + (3 \times 12)) \times \$2,500 = (1 + 96 + 36) \times \$2,500 = \$332,500$$
 Among other things, Kiska is a fraudster and a thief ; however, as far as Moore is aware, she remains co-owner of her 5-bedroom home on the water from which she has been "illegally banned" by Kiska's accomplices (see pages 1.010 - 1.015).
- 13 Evidence of Moore's recent attempts for "emergency financial assistance" are in her ECMCC-confiscated property.
- 14 Moore has an unfilled Canadian prn prescription for same ; however, she currently has no means to have it filled in the United States.
- 15 As noted at paragraph 3 on page 5.002 of this EO&MO, Moore's participation in TOH's program enabled her to recognize the manner in which fear/anxiety manifested ... in her.
- 16 Moore has not used a cell phone (other than to receive a text from CRA) since August 2024
- 17 To comprehend the etymology of the term "suicide", start with the Greek word for "pig". (EDIT: and then consider Matthew 4 Luke Chapter 8 Verse 32.)

with love from

www.twb.rocks