

“Exactly *how* would you like us to finish off the wife?”

(an accurate interpretation of Judge Pamela MacEachern’s question)

(202500701 by Deirdre Moore/Andee Sea Cae Jak)

I had to laugh when I was cc’d the “response” from Ottawa’s Family Court division of Terrorists R Us:

“May we please get the position of the other party?”

It was their criminal response to my pasted-below, fact-based testimony (of which I have 10’s of thousands of pages of evidence):

“[Family Court],

The hearing “type” and purpose was specified at para. 16(b) of the 20210609 Endorsement (linked below).

As evidenced by:

- the 11/12-volume Continuing Record for FC-15-2446 and
- the taxpayer-funded retaliatory maneuver that was FC-19-CP08,

my husband has successfully circumvented Canada’s federal *Divorce Act* (“DA”) since 2015 by leveraging/exploiting provincial legislation** including Ontario’s *Courts of Justice Act* (Family Law Rules) and its *Child, Youth and Family Services Act*. Accordingly, I remain forcibly married and denied all federal DA-codified protections from domestic violence including, but not limited to, access to income, access to my children and access to my assets.

SCJ’s Pamela MacEachern endorsed/forced the ONLY possible next step in her endorsement at para. 16(b): https://twb.rocks/wp-content/uploads/2023/02/Ex-AN-20210609-Endorsement_court-enabled-fraud-continues-MACEACHERN.pdf.

“Once the appeal of Justice Fraser’s decision has been determined, and there is no further appeal, this matter shall be returned before me on a case management conference to determine next steps to move all outstanding issues to a final resolution.”

Despite the errors in law, errors in fact and errors in mixed law and fact, her decision could not be successfully appealed; so, this never-ending divorce has mushroomed into one that reeks of multi-faceted scandal.

This [ordered] “case management conference” should address:

- a) that my 2018 Amended Answer requires revision to include my husband’s 2018-2024 crimes and violations of civil law (from which I continue to suffer),
- b) that the fraudulently-obtained, fraudulent 2018 temporary support order requires amendment to reflect

reality (retroactively) and not entirely falsified claims regarding income and

- c) that communication with my fully-deceived children has been perpetually and cruelly denied to ensure not only parental alienation but (likely) irreversible child alienation (when the 2018 OCL recommendation was that I, as the superior parent, receive sole custody).

As my children (who were unlawfully ordered into the hands of my abusive husband despite the fact that “custody and access” fell within the jurisdiction of the federal *Divorce Act*) are now adults with whom I’ve been denied communication (or even a simple photograph) for over six years, evidence of this undeniable aspect of his abuse should support the extensive damage award that I already received leave to seek from Justice Summers in 2017.

November 2025 will mark **one full decade of court-enabled domestic violence and child abuse**: I would think that any reasonable court would prioritize remedy for the clear injustices that have been permitted to transpire.

Deirdre Moore / Andee Jak

*my husband also weaponized Canada’s federal *Criminal Code* via numerous false allegations spanning from 2019 (to have the original divorce trial cancelled) to 20240216.”

My expectation? Via his lawyer Cheryl Hess at Bell Baker LLP, my husband will tell the court the exact manner in how he would like to finish me off; and, because of that which I have managed to expose via my website, social media and feet-on-the-street/mail campaigns, his crimes will continue to be **fully** enabled by the court.

Delay .. Deny .. Destroy.

Canada is in a state of controlled collapse. The sooner people realize that politicians, government services, our legal-judicial system, law enforcement and media are merely a form of distraction, the better off they will be.
DM/AJ

TODO: Add endnotes that link to evidence and publish with link to “twb.ROCKS Canada’s Political Persecution Techniques!” stored at <https://twb.rocks>; draft second article re: same smoking gun against criminal court.

For e-mail thread see https://twb.rocks/wp-content/uploads/2025/07/20250627-1334-email-from-SCJ-Family-Court-re-next-steps-position_FC-15-2446-John-Kiska_SAQOTU_Deirdre-Moore-Sean-Kiska-Cate-Kiska.pdf