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Please see more details at www.twb.rocks/ political-persecution

Application for Asylum and for Withholding of Removal

Department of Homeland Security
U.S. Citizenship and Immigration Services

ym
Draft 3 version 1.0*

USCIS
Form I-589
OMB No. 1615-0067
Expires 09/30/2027

START HERE - Type or print in black ink. See the instructions for information about eligibility and how to complete and file this application.

NOTE: Check this box if you also want to apply for withholding of removal under the Convention Against Torture.

Part A.I. Information About You			
1. Alien Registration Number(s) (A-Number) (if any) A-236040752		2. U.S. Social Security Number (if any) n/a	
3. USCIS Online Account Number (if any) #067882580867			
4. Complete Last Name Moore		5. First Name Deirdre	6. Middle Name Ann
7. What other names have you used (include maiden name and aliases)? Andee Jak, Andee Sea Cae Jak			
8. Residence in the U.S. (where you physically reside) 25 of 20260304 20260311 ym			
Street Number and Name 2211 E Johnson Avenue Flagstaff Motel 2204 E Route 66		Apt. Number 114 114	See page 18 for details
City Flagstaff	State Arizona	Zip Code 86004	Telephone Number (518) 360-7003
(NOTE: You must be residing in the United States to submit this form.)			
9. Mailing Address in the U.S. (if different than the address in Item Number 8)			
In Care Of (if applicable): HOPE Cottage		Telephone Number ()	
Street Number and Name 2211 E Johnson Avenue		Apt. Number M-8	
City Flagstaff	State Arizona	Zip Code 86004	
10. Sex <input type="checkbox"/> Male <input checked="" type="checkbox"/> Female	11. Marital Status: <input type="checkbox"/> Single <input checked="" type="checkbox"/> Married <input type="checkbox"/> Divorced <input type="checkbox"/> Widowed		
12. Date of Birth (mm/dd/yyyy) 09/28/1965	13. City and Country of Birth Ottawa Canada		
14. Present Nationality (Citizenship) Canadian	15. Nationality at Birth Canadian	16. Race, Ethnic, or Tribal Group Caucasian (or possibly albino African)	17. Religion follower of Jesus
18. Check the box, a through c, that applies: a. <input checked="" type="checkbox"/> I have never been in Immigration Court proceedings. b. <input type="checkbox"/> I am now in Immigration Court proceedings. c. <input type="checkbox"/> I am not now in Immigration Court proceedings, but I have been in the past.			
19. Complete 19 a through c.			
a. When did you last leave your country? (mm/dd/yyyy) 05/05/2025		b. What is your current I-94 Number, if any? n/a	
c. List each entry into the U.S. beginning with your most recent entry. List date (mm/dd/yyyy), place, and your status for each entry. (Attach additional sheets as needed.)			
Date 05/05/2025	Place Buffalo Falls Niagara Falls ym	Status visitor	Date Status Expires 05/04/2026
Date 03/13/2025	Place Niagara Falls ym	Status visitor	
Date 06/-/-/2020	Place Atlanta	Status visitor	
20. What country issued your last passport or travel document? Canada	21. Passport Number P838496LS		22. Expiration Date (mm/dd/yyyy) 03/12/2030
	Travel Document Number n/a		
23. What is your native language (include dialect, if applicable)? English	24. Are you fluent in English? <input checked="" type="checkbox"/> Yes <input type="checkbox"/> No	25. What other languages do you speak fluently? None	

* This application is being submitted on a best-efforts basis in advance of the deadline in case I am prevented from submitting my complete application.

~~Temporary Work~~ gm

Part A.II. Information About Your Spouse and Children

For EOIR use only.	For USCIS use only.	Action: Interview Date: _____ Asylum Officer ID No.: _____	Decision: Approval Date: _____ Denial Date: _____ Referral Date: _____
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Your spouse I am not married. (Skip to **Your Children** below.)

1. Alien Registration Number (A-Number) (if any) <i>n/a</i>	2. Passport/ID Card Number (if any) <i>n/a</i>	3. Date of Birth (mm/dd/yyyy) <i>09/29/1960</i>	4. U.S. Social Security Number (if any) <i>n/a</i>
5. Complete Last Name <i>Kiska</i>	6. First Name <i>Jonathan</i>	7. Middle Name <i>William Patrick</i>	8. Other names used (include maiden name and aliases) <i>John Kiska</i>
9. Date of Marriage (mm/dd/yyyy) <i>07/22/2000</i>	10. Place of Marriage <i>Ottawa Ontario Canada</i>	11. City and Country of Birth <i>Hamilton Ontario Canada</i>	
12. Nationality (Citizenship) <i>Canadian</i>	13. Race, Ethnic, or Tribal Group <i>Caucasian</i>	14. Sex <input checked="" type="checkbox"/> Male <input type="checkbox"/> Female	
15. Is this person in the U.S.? <input type="checkbox"/> Yes (Complete Blocks 16 to 24.) <input checked="" type="checkbox"/> No (Specify location): <i>1244 Lampman Crescent Ottawa ON CANADA K2C 1P8</i>			
16. Place of last entry into the U.S. <i>unknown</i>	17. Date of last entry into the U.S. (mm/dd/yyyy) <i>unknown</i>	18. I-94 Number (if any) <i>n/a</i>	19. Status when last admitted (Visa type, if any) <i>n/a</i>
20. What is your spouse's current status? <i>n/a</i>	21. What is the expiration date of his/her authorized stay, if any? (mm/dd/yyyy) <i>n/a</i>	22. Is your spouse in Immigration Court proceedings? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	23. If previously in the U.S., date of previous arrival (mm/dd/yyyy) <i>unknown</i>
24. If in the U.S., is your spouse to be included in this application? (Check the appropriate box.) <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No			

Your Children. List all of your children, regardless of age, location, or marital status.

I do not have any children. (Skip to Part A.III., Information about your background.)
 I have children. Total number of children: 2

(NOTE: Use Form I-589 Supplement A or attach additional sheets of paper and documentation if you have more than four children.)

1. Alien Registration Number (A-Number) (if any) <i>n/a</i>	2. Passport/ID Card Number (if any) <i>unknown</i>	3. Marital Status (Married, Single, Divorced, Widowed) <i>unknown</i>	4. U.S. Social Security Number (if any) <i>n/a</i>
5. Complete Last Name <i>Kiska</i>	6. First Name <i>Sean</i>	7. Middle Name <i>Charles</i>	8. Date of Birth (mm/dd/yyyy) <i>05/08/2006</i>
9. City and Country of Birth <i>Ottawa, Canada</i>	10. Nationality (Citizenship) <i>Canadian</i>	11. Race, Ethnic, or Tribal Group <i>Caucasian</i>	12. Sex <input checked="" type="checkbox"/> Male <input type="checkbox"/> Female
13. Is this child in the U.S. ? <input type="checkbox"/> Yes (Complete Blocks 14 to 21.) <input checked="" type="checkbox"/> No (Specify location): <i>Unknown</i>			
14. Place of last entry into the U.S. <i>unknown</i>	15. Date of last entry into the U.S. (mm/dd/yyyy) <i>unknown</i>	16. I-94 Number (If any) <i>n/a</i>	17. Status when last admitted (Visa type, if any) <i>unknown</i>
18. What is your child's current status? <i>unknown</i>	19. What is the expiration date of his/her authorized stay, if any? (mm/dd/yyyy) <i>n/a</i>	20. Is your child in Immigration Court proceedings? <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No	
21. If in the U.S., is this child to be included in this application? (Check the appropriate box.) <input type="checkbox"/> Yes <input checked="" type="checkbox"/> No <i>Sean is not currently in the US with me as he remains unaware that his dad is involved in organized crime.</i>			



DMJ Temporary Resident TM

Part A.III. Information About Your Background

1. List your last address where you lived before coming to the United States. If this is not the country where you fear persecution, also list the last address in the country where you fear persecution. (List Address, City/Town, Department, Province, or State and Country.)
 (NOTE: Use Form I-589 Supplement B, or additional sheets of paper, if necessary.)

Number and Street (Provide if available)	City/Town	Department, Province, or State	Country	Dates	
				From (Mo/Yr)	To (Mo/Yr)
Falls Lodge 6276 Main Street	Niagara Falls	Ontario	Canada	05/25	05/25

2. Provide the following information about your residences during the past 5 years. List your present address first.
 (NOTE: Use Form I-589 Supplement B, or additional sheets of paper, if necessary.) — *see additional details at page 13*

Number and Street	City/Town	Department, Province, or State	Country	Dates	
				From (Mo/Yr)	To (Mo/Yr)
Flagstaff Motel 2204 E Route 66	Flagstaff	Arizona	United States	03/26	03/26
HOPE Cottage 2211 E Johnson Ave	Flagstaff	Arizona	United States	03/26	03/26
119 Washington Drive	Brick	New Jersey	United States	11/25	02/26
HOPE Cottage 2211 E Johnson Ave	Flagstaff	Arizona	United States	09/25	10/25
119 Washington Drive	Brick	New Jersey	United States	07/25	08/25

3. Provide the following information about your education, beginning with the most recent school that you attended.
 (NOTE: Use Form I-589 Supplement B, or additional sheets of paper, if necessary.)

Name of School	Type of School	Location (Address)	Attended	
			From (Mo/Yr)	To (Mo/Yr)
CFA Institute	Remote learning	915 East High Street Charlottesville, VA	09/93	06/95
Wilfrid Laurier University	Post-secondary	75 University Ave W Waterloo, ON Canada	09/87	04/91
White Oaks Secondary School	High School	1330 Montclair Drive Oakville, ON Canada	09/86	06/87
Sheridan College	Post-secondary	1430 Trafalgar Road Oakville, ON Canada	09/85	11/85

4. Provide the following information about your employment during the past 5 years. List your present employment first.
 (NOTE: Use Form I-589 Supplement B, or additional sheets of paper, if necessary.) — *see 4-page resume at pages 14-17*

Name and Address of Employer	Your Occupation	Dates	
		From (Mo/Yr)	To (Mo/Yr)
SAQOTU Inc. 1244 Lampman Crescent Ottawa, Ontario K2K 1P8	Management consultant/owner	01/03	present
National Bank Financial Ottawa	Assistant	09/01	11/02
Millar Wealth Management 30 Concourse Gate Napan, ON K2E 7K7	Portfolio Manager*	two weeks	

5. Provide the following information about your parents and siblings (brothers and sisters). Check the box if the person is deceased.
 (NOTE: Use Form I-589 Supplement B, or additional sheets of paper, if necessary.) — *see additional details at page 18*

Full Name	City/Town and Country of Birth	Current Location	
		<input type="checkbox"/> Deceased	
Mother Kathleen Marie Moore	Belfast, Northern Ireland	<input type="checkbox"/> Deceased	62 Lakeshore Drive Morrisburg, ON K0C 1X0
Father Charles Lawrence Moore	Finglas, (Dublin) Ireland	<input checked="" type="checkbox"/> Deceased	
Sibling Moira Jean Moore	Ottawa, Canada	<input type="checkbox"/> Deceased	Unknown
Sibling Eileen Patricia Moore	Ottawa, Canada	<input type="checkbox"/> Deceased	unknown
Sibling		<input type="checkbox"/> Deceased	
Sibling		<input type="checkbox"/> Deceased	

* who refused to de-fraud the clients for Jim Millar.

TM

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Part B. Information About Your Application

(NOTE: Use Form I-589 Supplement B, or attach additional sheets of paper as needed to complete your responses to the questions contained in Part B.)

When answering the following questions about your asylum or other protection claim (withholding of removal under 241(b)(3) of the INA or withholding of removal under the Convention Against Torture), you must provide a detailed and specific account of the basis of your claim to asylum or other protection. To the best of your ability, provide specific dates, places, and descriptions about each event or action described. You must attach documents evidencing the general conditions in the country from which you are seeking asylum or other protection and the specific facts on which you are relying to support your claim. If this documentation is unavailable or you are not providing this documentation with your application, explain why in your responses to the following questions.

Refer to Instructions, Part I: Filing Instructions, Section II, "Basis of Eligibility," Parts A - D, Section V, "Completing the Form," Part B, and Section VII, "Additional Evidence That You Should Submit," for more information on completing this section of the form.

1. Why are you applying for asylum or withholding of removal under section 241(b)(3) of the INA, or for withholding of removal under the Convention Against Torture? Check the appropriate box(es) below and then provide detailed answers to questions A and B below.

I am seeking asylum or withholding of removal based on:

- Race
- Political opinion
- Religion
- Membership in a particular social group
- Nationality
- Torture Convention

A. Have you, your family, or close friends or colleagues ever experienced harm or mistreatment or threats in the past by anyone?

- No
- Yes

If "Yes," explain in detail:

1. What happened;
2. When the harm or mistreatment or threats occurred;
3. Who caused the harm or mistreatment or threats; and
4. Why you believe the harm or mistreatment or threats occurred.

Following 6.5 years of severe domestic violence, Crown prosecutor Malcolm Savage threatened life imprisonment for conviction of their Break & Enter charge ... on my own house ... when I was merely attempting to warn my children about their Dad (2019). The terrorization escalated when I began to expose Canada's involvement with WEF/WTO-related operations (2021). When I began to reveal my views on eschatology (2023), the efforts to end me via false allegations and "chemical restraint" intensified exponentially

B. Do you fear harm or mistreatment if you return to your home country?

- No
- Yes

If "Yes," explain in detail:

1. What harm or mistreatment you fear;
2. Who you believe would harm or mistreat you; and
3. Why you believe you would or could be harmed or mistreated.

If I return to Canada, I will be re-arrested and convicted of any crime they choose. Once convicted without a fair trial, they will arrange for me to be declared "Not Criminally Responsible". I will then be forced to ingest any chemical cocktail of their choosing which will result in either suicidal or homicidal ideation, resulting in my death, institutionalization or incarceration



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Part B. Information About Your Application (continued)

2. Have you or your family members ever been accused, charged, arrested, detained, interrogated, convicted and sentenced, or imprisoned in any country other than the United States (including for an immigration law violation)?

No Yes

draft
See answers on blank page inserted.
JM

If "Yes," explain the circumstances and reasons for the action.

[Empty response box for question 2]

3.A. Have you or your family members ever belonged to or been associated with any organizations or groups in your home country, such as, but not limited to, a political party, student group, labor union, religious organization, military or paramilitary group, civil patrol, guerrilla organization, ethnic group, human rights group, or the press or media?

No Yes

If "Yes," describe for each person the level of participation, any leadership or other positions held, and the length of time you or your family members were involved in each organization or activity.

[Empty response box for question 3.A]

3.B. Do you or your family members continue to participate in any way in these organizations or groups?

No Yes

If "Yes," describe for each person your or your family members' current level of participation, any leadership or other positions currently held, and the length of time you or your family members have been involved in each organization or group.

[Empty response box for question 3.B]

4. Are you afraid of being subjected to torture in your home country or any other country to which you may be returned?

No Yes

If "Yes," explain why you are afraid and describe the nature of torture you fear, by whom, and why it would be inflicted.

[Empty response box for question 4]



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Part C. Additional Information About Your Application

(NOTE: Use Form I-589 Supplement B, or attach additional sheets of paper as needed to complete your responses to the questions contained in Part C.)

1. Have you, your spouse, your child(ren), your parents or your siblings ever applied to the U.S. Government for refugee status, asylum, or withholding of removal?

No Yes

See draft answers on blank page inserted. JM

If "Yes," explain the decision and what happened to any status you, your spouse, your child(ren), your parents, or your siblings received as a result of that decision. Indicate whether or not you were included in a parent or spouse's application. If so, include your parent or spouse's A-number in your response. If you have been denied asylum by an immigration judge or the Board of Immigration Appeals, describe any change(s) in conditions in your country or your own personal circumstances since the date of the denial that may affect your eligibility for asylum.

- 2.A. After leaving the country from which you are claiming asylum, did you or your spouse or child(ren) who are now in the United States travel through or reside in any other country before entering the United States?

No Yes

- 2.B. Have you, your spouse, your child(ren), or other family members, such as your parents or siblings, ever applied for or received any lawful status in any country other than the one from which you are now claiming asylum?

No Yes

If "Yes" to either or both questions (2A and/or 2B), provide for each person the following: the name of each country and the length of stay, the person's status while there, the reasons for leaving, whether or not the person is entitled to return for lawful residence purposes, and whether the person applied for refugee status or for asylum while there, and if not, why he or she did not do so.

3. Have you, your spouse or your child(ren) ever ordered, incited, assisted or otherwise participated in causing harm or suffering to any person because of his or her race, religion, nationality, membership in a particular social group or belief in a particular political opinion?

No Yes

If "Yes," describe in detail each such incident and your own, your spouse's, or your child(ren)'s involvement.



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Part C. Additional Information About Your Application (continued)

4. After you left the country where you were harmed or fear harm, did you return to that country?

No Yes

See draft answers on blank page inserted JM

If "Yes," describe in detail the circumstances of your visit(s) (for example, the date(s) of the trip(s), the purpose(s) of the trip(s), and the length of time you remained in that country for the visit(s).)

[Empty response box for question 4]

5. Are you filing this application more than 1 year after your last arrival in the United States?

No Yes

If "Yes," explain why you did not file within the first year after you arrived. You must be prepared to explain at your interview or hearing why you did not file your asylum application within the first year after you arrived. For guidance in answering this question, see Instructions, Part 1: Filing Instructions, Section V. "Completing the Form," Part C.

[Empty response box for question 5]

6. Have you or any member of your family included in the application ever committed any crime and/or been arrested, charged, convicted, or sentenced for any crimes in the United States (including for an immigration law violation)?

No Yes

If "Yes," for each instance, specify in your response: what occurred and the circumstances, dates, length of sentence received, location, the duration of the detention or imprisonment, reason(s) for the detention or conviction, any formal charges that were lodged against you or your relatives included in your application, and the reason(s) for release. Attach documents referring to these incidents, if they are available, or an explanation of why documents are not available.

[Empty response box for question 6]



Supplemental Page

B2

✓
yes, ~~no~~

I have never been convicted or sentenced, but, I have been imprisoned multiple times in Canada. My husband is protected by a massive criminal network that includes ~~lawyers~~ law enforcement, legal-judicial services and many others. The evidence that I have amassed ~~against~~ Ontario's Ministry of the Attorney General is undeniable. See Table of Contents - Prelim Evidence for additional testimony and evidence at page 1

B3A

✓
yes

I started my own media company in 2016, SAQOTU Inc., to raise awareness of the fragility of mental health when in an abusive relationship. The articles were being published on my website psi.rocks; however, during the 2024 [Kidnapping], ~~both~~ I lost both my corporate website and my evidence-packed storage unit for non-payment. See

B3B

✓
yes

I continue to raise aware via ~~social media~~, my new website www.twb.rocks, BOTG (that is, boots-on-the-ground) efforts and three of my remaining social media accounts:

- Twitter/X under profile CoeJazk
- ~~YouTube~~ Instagram under profile zscjzsk
- YouTube under ^{new} profile AgeJazk (although previous account szqotu2097 has more evidence)

My Facebook and LinkedIn accounts were ~~suspended~~ for no valid reason.

See TOC

B 4

✓
yes

I have been mentally tortured ^{since ~~20~~ (at least) 2013} and physically beaten twice. Career criminals in Ottawa's Crown Attorney's Office stated multiple times between 2019-2025 that their intention was to arrange for me to be declared "NA Crim.ally Responsible" (NCR) following conviction — while denying me a fair trial for the minor crimes I never committed see TOC

C1 No ✓

C2A No ✓

C2B No ✓

C3 No ✓

~~While~~ My husband's involvement in organized crime was not motivated by politics to my knowledge. He likely had never heard of the World Economic Forum ("WEF") or Agenda 21. ~~See to~~ He is merely a wicked, greedy misogynist^{atheist} that Canadian politicians and other terrorists were happy to leverage
See

C4 No ✓

~~I~~ arrived I returned to the US May 5, 2025 after learning that there was ~~at~~ a ^{without-grounds} Canada-wide warrant for my arrest. ~~I spent~~ From ^{a place of safety in} Buffalo, NY, I attempted to have the warrant terminated. When the Crown, my Am. in Curiae and the bench refused to assist, I realized that I could not safely return to Canada. I submitted my
USCS G-325R 20250611

See

C5 No ✓

My first draft I-589 was sent 202603 and my second was sent 202603 . This was ~~express~~ a precautionary measure as the Flagstaff, Arizona gang-stalking network seemed to be arranging for some false allegation that would ^{somehow} result in ~~my~~ an injury or detention. See Toc

C6 No ✓

Tm ~~Temporary Work~~ *Tm*

Part D. Your Signature

I certify, under penalty of perjury under the laws of the United States of America, that this application and the evidence submitted with it are all true and correct. Title 18, United States Code, Section 1546(a), provides in part: Whoever knowingly makes under oath, or as permitted under penalty of perjury under Section 1746 of Title 28, United States Code, knowingly subscribes as true, any false statement with respect to a material fact in any application, affidavit, or other document required by the immigration laws or regulations prescribed thereunder, or knowingly presents any such application, affidavit, or other document containing any such false statement or which fails to contain any reasonable basis in law or fact - shall be fined in accordance with this title or imprisoned for up to 25 years. I certify that I am physically present in the United States or seeking admission at a Port of Entry when I execute this application. I authorize the release of any information from my immigration record that U.S. Citizenship and Immigration Services (USCIS) needs to determine eligibility for the benefit I am seeking.

WARNING: Applicants who are in the United States unlawfully are subject to removal if their asylum or withholding claims are not granted by an asylum officer or an immigration judge. Any information provided in completing this application may be used as a basis for the institution of, or as evidence in, removal proceedings even if the application is later withdrawn. Applicants determined to have knowingly made a frivolous application for asylum will be permanently ineligible for any benefits under the Immigration and Nationality Act. You may not avoid a frivolous finding simply because someone advised you to provide false information in your asylum application. If filing with USCIS, unexcused failure to appear for an appointment to provide biometrics (such as fingerprints) and your biographical information within the time allowed may result in an asylum officer dismissing your asylum application or referring it to an immigration judge. Failure without good cause to provide DHS with biometrics or other biographical information while in removal proceedings may result in your application being found abandoned by the immigration judge. See sections 208(d)(5)(A) and 208(d)(6) of the INA and 8 CFR sections 208.10, 1208.10, 208.20, 1003.47(d) and 1208.20.

Print your complete name. <i>Deirdre Ann Moore</i>	Write your name in your native alphabet. <i>Deirdre Ann Moore</i>
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Did your spouse, parent, or child(ren) assist you in completing this application? No Yes (If "Yes," list the name and relationship.)

(Name)	(Relationship)	(Name)	(Relationship)
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Did someone other than your spouse, parent, or child(ren) prepare this application? No Yes (If "Yes," complete Part E.)

Asylum applicants may be represented by counsel. Have you been provided with a list of persons who may be available to assist you, at little or no cost, with your asylum claim? No Yes

Signature of Applicant (The person in Part A.I.)
 ➔ [*Deirdre Moore*]
 Sign your name so it all appears within the brackets

Tm ~~03/11/2026~~ *Tm* 03/14/2026 *Tm*
~~03/05/2026~~ *Tm*

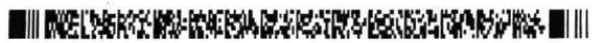
Date (mm/dd/yyyy)

Part E. Declaration of Person Preparing Form, if Other Than Applicant, Spouse, Parent, or Child

I declare that I have prepared this application at the request of the person named in Part D, that the responses provided are based on all information of which I have knowledge, or which was provided to me by the applicant, and that the completed application was read to the applicant in his or her native language or a language he or she understands for verification before he or she signed the application in my presence. I am aware that the knowing placement of false information on the Form I-589 may also subject me to civil penalties under 8 U.S.C. 1324c and/or criminal penalties under 18 U.S.C. 1546(a).

Signature of Preparer		Print Complete Name of Preparer	
Daytime Telephone Number ()		Address of Preparer: Street Number and Name	
Apt. Number	City	State	Zip Code

To be completed by an attorney or accredited representative (if any).	<input type="checkbox"/> Select this box if Form G-28 is attached.	Attorney State Bar Number (if applicable)	Attorney or Accredited Representative USCIS Online Account Number (if any)



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Part F. To Be Completed at Asylum Interview, if Applicable

NOTE: You will be asked to complete this part when you appear for examination before an asylum officer of the Department of Homeland Security, U.S. Citizenship and Immigration Services (USCIS).

I swear (affirm) that I know the contents of this application that I am signing, including the attached documents and supplements, that they are all true or not all true to the best of my knowledge and that correction(s) numbered ____ to ____ were made by me or at my request. Furthermore, I am aware that if I am determined to have knowingly made a frivolous application for asylum I will be permanently ineligible for any benefits under the Immigration and Nationality Act, and that I may not avoid a frivolous finding simply because someone advised me to provide false information in my asylum application.

Signed and sworn to before me by the above named applicant on:

Signature of Applicant

Date (mm/dd/yyyy)

Write Your Name in Your Native Alphabet

Signature of Asylum Officer

Part G. To Be Completed at Removal Hearing, if Applicable

NOTE: You will be asked to complete this Part when you appear before an immigration judge of the U.S. Department of Justice, Executive Office for Immigration Review (EOIR), for a hearing.

I swear (affirm) that I know the contents of this application that I am signing, including the attached documents and supplements, that they are all true or not all true to the best of my knowledge and that correction(s) numbered ____ to ____ were made by me or at my request. Furthermore, I am aware that if I am determined to have knowingly made a frivolous application for asylum I will be permanently ineligible for any benefits under the Immigration and Nationality Act, and that I may not avoid a frivolous finding simply because someone advised me to provide false information in my asylum application.

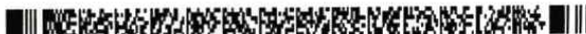
Signed and sworn to before me by the above named applicant on:

Signature of Applicant

Date (mm/dd/yyyy)

Write Your Name in Your Native Alphabet

Signature of Immigration Judge





REVISED
**Application for Asylum and for
 Withholding of Removal Supplement A**

**Department of Homeland Security
 U.S. Citizenship and Immigration Services**

**USCIS
 Form I-589
 OMB No. 1615-0069
 Expires 09/30/2027**

A-Number (If available) A-236040752	Date March 5, 2026 TM March 14, 2026
Applicant's Name Deidre Moore	Applicant's Signature Deidre Moore

List All of Your Children, Regardless of Age or Marital Status
 (NOTE: Use this form and attach additional pages and documentation as needed, if you have more than four children)

1. Alien Registration Number (A-Number) (if any)	2. Passport/ID Card Number (if any)	3. Marital Status (Married, Single, Divorced, Widowed)	4. U.S. Social Security Number (if any)
5. Complete Last Name Kiska	6. First Name Sean	7. Middle Name Charles	8. Date of Birth (mm/dd/yyyy) 05/08/2006
9. City and Country of Birth Ottawa Canada	10. Nationality (Citizenship) Canadian	11. Race, Ethnic, or Tribal Group Caucasian	12. Sex <input checked="" type="checkbox"/> Male <input type="checkbox"/> Female
13. Is this child in the U.S.? <input type="checkbox"/> Yes (Complete Blocks 14 to 21.) <input checked="" type="checkbox"/> No (Specify location): 1244 Lampman Crescent Ottawa?			
14. Place of last entry into the U.S.	15. Date of last entry into the U.S. (mm/dd/yyyy)	16. I-94 Number (If any)	17. Status when last admitted (Visa type, if any)
18. What is your child's current status?	19. What is the expiration date of his/her authorized stay, if any? (mm/dd/yyyy)	20. Is your child in Immigration Court proceedings? <input type="checkbox"/> Yes <input type="checkbox"/> No	

21. If in the U.S., is this child to be included in this application? (Check the appropriate box.)
 Yes **However, I do not believe Sean is in the US yet.**
 No

1. Alien Registration Number (A-Number) (if any)	2. Passport/ID Card Number (if any)	3. Marital Status (Married, Single, Divorced, Widowed)	4. U.S. Social Security Number (if any)
5. Complete Last Name Kiska	6. First Name Cate	7. Middle Name Stella	8. Date of Birth (mm/dd/yyyy) 11/30/2007
9. City and Country of Birth Ottawa Canada	10. Nationality (Citizenship) Canadian	11. Race, Ethnic, or Tribal Group Caucasian	12. Sex <input type="checkbox"/> Male <input checked="" type="checkbox"/> Female
13. Is this child in the U.S.? <input type="checkbox"/> Yes (Complete Blocks 14 to 21.) <input checked="" type="checkbox"/> No (Specify location): 1244 Lampman Crescent, Ottawa?			
14. Place of last entry into the U.S.	15. Date of last entry into the U.S. (mm/dd/yyyy)	16. I-94 Number (If any)	17. Status when last admitted (Visa type, if any)
18. What is your child's current status?	19. What is the expiration date of his/her authorized stay, if any? (mm/dd/yyyy)	20. Is your child in Immigration Court proceedings? <input type="checkbox"/> Yes <input type="checkbox"/> No	

21. If in the U.S., is this child to be included in this application? (Check the appropriate box.)
 Yes **However, I do not believe Cate is in the US yet.**
 No





Application for Asylum and for Withholding of Removal Supplement B

Department of Homeland Security
U.S. Citizenship and Immigration Services

USCIS
Form I-589
OMB No. 1615-0069
Expires 09/30/2027

Additional Information About Your Claim to Asylum

A-Number (if available) A-236040752	Date March 5, 2026
Applicant's Name Deirdre Ann Moore	Applicant's Signature Deirdre Moore

NOTE: Use this as a continuation page for any additional information requested. Copy and complete as needed.

Part s AII-III to C

Question AII (all questions), AIII 1-5, B 1-4 and C 1-6

Due to current circumstances, Please see revised page 12 dated March 14, 2026
 pages ~~6-8~~ of ~~18~~ remain incomplete. Partial testimony and evidence (that should support my asylum application) are published at www.twb.rocks/political-persecution.

^{pm} Additional ^{pm} ~~Other~~ ^{pm} testimony and evidence is also published throughout my whistleblowing website including, but not limited to:

- a) www.twb.rocks/upid/contest/announcement
- b) www.twb.rocks/archives/y2025/m202506
- c) www.twb.rocks/political-asylum/fear-for-safety
- d) regarding religious persecution, www.twb.rocks/domestic-terrorism/perpetrators/entities/health-sciences-centre-winnipeg

*that is, blank

Deirdre Moore



REVISED

Application for Asylum and for Withholding of Removal Supplement B

Department of Homeland Security
U.S. Citizenship and Immigration Services

USCIS
Form I-589
OMB No. 1615-0069
Expires 09/30/2027



Additional Information About Your Claim to Asylum

A-Number (if available) A-236040752	Date March 14, 2026
Applicant's Name Deirdre Ann Moore	Applicant's Signature Deirdre Moore

NOTE: Use this as a continuation page for any additional information requested. Copy and complete as needed.

Part All parts
Question All questions

This application contains partizl testimony and partial evidence only. More material is available on my whistle-blowing website www.twb.rocks. It is my intention to provide additional evidence during our interview once I know which area of ongoing persecution you would like to hone in on. ~~Then~~ enclosed ^{pm} 242 _{pm} 257 pages of evidence may, however, be sufficient.

Deirdre Moore



revised

Additional Information re: Part A. III 2. - residential

<u>Address</u>	<u>City</u>	<u>Duration</u>
3538 Human Road	Sanborn, NY	06/25 - 06/25
Falls Lodge 6276 Main Street	Niagara Falls, ON	05/25 - 05/25
ECMCC ¹ 462 Grider Street	Buffalo, NY	03/25 - 04/25
Multiple Shelters	Ottawa, Kingston, St. Catharines ON	01/25 - 02/25
Multiple Illegal Detentions ²	Ottawa, ON	11/24 - 12/24
HSC ³ 771 Bannatyne Avenue	Winnipeg, MB	09/24 - 10/24
Multiple Shelters including SGH ⁴	Ottawa, ON	07/24 - 08/24
Multiple Illegal Detentions ²	Ottawa, ON	03/24 - 06/24
Montfort Renaissance ⁵ 215 North River Road	Ottawa, ON	02/24 - 02/24
Illegal Detention ²	Ottawa, ON	12/23 - 01/24
YWCA ⁶ 6135 Culp Street	Niagara Falls, ON	09/23 - 11/23
110-1539 Topsail Road ⁷	Paradise, NL	09/22 - 08/23
The Ottawa Inn 215 Montreal Road	Vanier, ON	10/20 - 08/22

Footnotes

¹ See www.twb.rocks/living/exposure/ecmcc/thomas-quatroche ² See evidence against multiple Ottawa-based police officers & more at www.twb.rocks/upig/police/still-alive
³ See evidence of Canadian-based taxpayer fraud, forced chemical restraint & more at www.twb.rocks/upig/psych/population-control ⁴ Shepherds of Good Hope ("SGH") has been fully infiltrated by gang that utilizes "gang-stalking" techniques described at [www.twb.rocks/gang-stalking-to-harass "Targeted Individuals"](http://www.twb.rocks/gang-stalking-to-harass-Targeted-Individuals)
⁵ Evidence that Montfort Renaissance perpetuates Ottawa's human-trafficking operations is stored at www.twb.rocks/domestic-terrorism/perpetrators/entities/montfort-renaissance ⁶ Partial evidence against YWCA is stored at www.twb.rocks/ontario-works ⁷ Partial evidence against former landlady (re: theft) and local police is stored at www.twb.rocks/domestic-terrorism/perpetrators/individuals/shelene-crawley ⁸ I was forced to live at this motel in one of the most dangerous parts of town by the career criminals operating Ottawa's Crown Attorney's Office: see partial testimony and evidence at www.twb.rocks/domestic-terrorism/perpetrators/entities/ministry-of-the-attorney-general

NOTE that my house at 1244 Lampman Crescent, Ottawa has been effectively stolen. ¹³/₁₈

Deirdre Moore, CFA, BBA

Financial Analysis & Financial Reporting – Operational Analysis & Performance Reporting
Communications & Editing

Profile

A problem-solver with strong analytical, technical and communication skills, I have been an independent consultant for over 10 years. I have delivered services in the areas of financial/operational reporting, operational/risk assessment, forensic accounting, monthly/quarterly/annual reporting (written commentary with numeric support) process improvement, presentation development/delivery, and project management.

I have delivered performance-related presentations to groups from 10-200. I have worked with clerical staff and corporate presidents and CFOs. I have written and edited high profile magazines and documents.

Areas of Expertise

Financial Reporting

Financial, Operational and Performance Analysis

Forecast vs. Actual reporting

Business Process Analysis and Process Improvement

Project Management and Process Documentation

Advanced (guru-level) MS Excel Skills (advanced formulas, pivot tables, macros, VBA)

Presentation Development and Delivery

Writing and Editing of Business, Investment and Economic Commentary

Education

1991 Bachelor of Business Administration, Wilfrid Laurier University

1995 Chartered Financial Analyst

Technical Expertise

Extract-based financial and operational automated reporting (Excel and VBA)

MS Excel (guru-level), Powerpoint, Visio, MS Word

Visual Basic for Application (VBA)

Oracle, Hyperion, Multiple accounting/financial reporting platforms

Non-professional Interests

Family & Friends

Weightlifting & yoga

Piano & the Arts

~~Deirdre_CFA@icloud.com~~

~~613-261-3520~~

Page 1 of 4

~~dw.cceh@outlook.com 343.301.6505~~

TAB 9

1/4

14/18

The Ottawa Hospital*Jun 2016 – Dec 2016*

Financial Reporting, Forensic Accounting, Treasury-related Efficiency

- Development of automated financial reporting tools (Oracle, Hyperion, MS Excel, VBA) based on end-user requirements (50+ departments within the hospital)
- Identification/implementation of revenue and expense analysis templates
- Assessment of operational efficiency in Treasury and Finance
- Use of business/workflow tools (Visio) to map existing processes
- Assistance to accounting group during month-end and year-end report deadlines
- Special project: forensic accounting
- Training of staff on new procedures

Mandeville Private Client Inc.*Apr 2016 – May 2016*

Performance Reporting

- Performance analysis and report automation (MS Excel)
- Training of staff

Carleton University*Mar 2015 – Oct 2015*

Financial Reporting (Technology Investment Management Program)

- Financial reporting to various internal and external stakeholders including National Research Council and the Province of Ontario
- Expense analysis for department by industry, time to launch and revenue source
- Process mapping and resource planning

MD Financial*May 2005 – Jan 2015*

Performance Analysis, Performance Reporting

In 2005, MD Financial outsourced the production of its quarterly performance report to me. As part of this work, I developed a methodology that would standardize the financial information being collected from their external portfolio managers. Following each quarter end, upon assessment of the information received, I produced a thorough investment commentary that discussed each manager's performance relative to a benchmark. The production process involved 20 external managers from a variety of areas of expertise including domestic and international equity, fixed income, foreign exchange and macroeconomics.

The Royal Life Saving Society of Canada*Sep 2012 – Nov 2012*

Financial Reporting

- Monthly, quarterly, annual and year-over-year reporting of budget vs. actual revenues and expenses
- Financial Analysis and risk assessment of existing accounting processes
- Financial report development/automation

CIBC Wood Gundy*Sep 2006 – Nov 2008*

Financial Reporting, Performance Reporting

- Investment allocation reporting by industry, geographic location, term to maturity, etc.
- Development/delivery of custom performance reports (MS Excel, MS Access, VBA)
- Development/delivery of online business planning, scheduling and reporting tools (PHP, MySQL)

Public Health Agency of Canada
Financial Reporting

Feb 2005 – Aug 2005

- Development of a budget management/forecasting tool (MS Excel, highly advanced formulas)
- Creation of a resource planning tool that demonstrated budget vs. plan by project, by department and by division

MD Financial

Mar 2003 – Jan 2005

Financial Reporting, Operational Reporting, Process Improvement

- Development of annual business planning templates (MS Excel, MS Word)
- Activity management reporting tools (MS Excel)
- Forecast vs. actual sales performance reporting
- Client acquisition analysis by location by size and by marketing approach
- Employee assessment methodology and associated report development

National Bank Financial

Sep 2001 – Nov 2002

Financial Analysis, Financial Reporting, Performance Reporting and Process Improvement

- Investigative financial analysis to ensure compliance with corporate policies and objectives
- Operational analysis and reporting to ensure growth targets were being met
- Process improvement, process automation (MS Excel), process documentation
- Development of custom performance reports for a variety of stakeholders
- Training of staff

Synergy Mutual Funds

Oct 1998 – Jan 2001

Sales, Marketing

- Development/delivery of financial/economic presentations
- Acting as the liaison between senior management and clients
- Client needs analysis
- Training/management of staff

Office of the Superintendent of Financial Institutions

Oct 1995 – Sep 1998

Financial Analyst, Auditor/Examiner

- Full analysis of financial risks of all lines of business being pursued by federally-regulated life insurance companies
- Full analysis of financial risks of new ventures being pursued by federally-regulated deposit-taking institutions.
- Preparation of recommendations for approval by the Minister of Finance.

City of Ottawa

Treasury Analysis, Financial Reporting, Process Improvement

Oct 1994 – Sep 1995

Hired to assist with money market and fixed income portfolio management, I also developed an application for the Debt and Treasury Department which automatically tracked all trading activity and produced various financial reports for senior management and city officials.

MD Financial

Financial Reporting, Process Improvement

Sep 1992 – Sep 1994

Hired to assist with the cash management operations. I developed MS Excel tools (advanced formulas, VBA) and templates to automate much of the reporting process. Two of the more significant applications were:

- 1) An application that automatically tracked all trading activity for the MD Management Investment and Corporate Accounts. Outputs included printed forms for cheque requisition and audit purposes as well as a summary of the total investments. The system also automatically assessed the portfolios in terms of investment policies to ensure outliers were easily identified. The system was built solely in Excel and reduced a 2-hour/day administrative task to a 30-minute/day task with added functionality and a significant reduction in the opportunity for error.
- 2) An application which automatically produced quarterly performance reports for twelve different investment portfolios. The reports—which included graphics, numerical analysis and automated text discussion—were presented to the Board of Directors each quarter. This information was used to facilitate external manager oversight. Upon completion of the system, the reports that previously required 10 days/quarter required 1 day/quarter. A significant reduction in the opportunity for error was also realized. During this period, I managed several money market portfolios and also had the opportunity to assist with the testing/implementation of a (beta) attribution analysis system for the firm's equity portfolios.

Entrepreneurial Efforts: AdvisorOnTrack Inc.

On the side, in 2002 I launched a company, AdvisorOnTrack, in order to pursue the development of a practice management methodology for independent investment advisors. Using MS Excel and MS Access, I built an application which classified, analyzed and reported on over 15,000 different records (mutual funds, common and preferred shares). This system utilized a series of forms and reports to ensure users with only a basic knowledge of Access were able to easily maintain/amend the database, calculation pages and report templates as required. The system provided a level of investment allocation analysis that was previously unavailable and tested very well. Although not profitable, the company was generating revenue. I moved the system to an online platform using MySql and PHP. However, shortly thereafter, the industry consolidated (banks bought brokerage firms, financial planning companies merged). This period of consolidation brought with it a period of significant investment in IT by banks and their competition. The market for AdvisorOnTrack vanished.

Additional Information

- Part A.III 5 re: parents and siblings

More testimony and evidence is stored at

www.twb.rocks/about-us/sean-kiska_cate-kiska_children-of-deirdre-moore

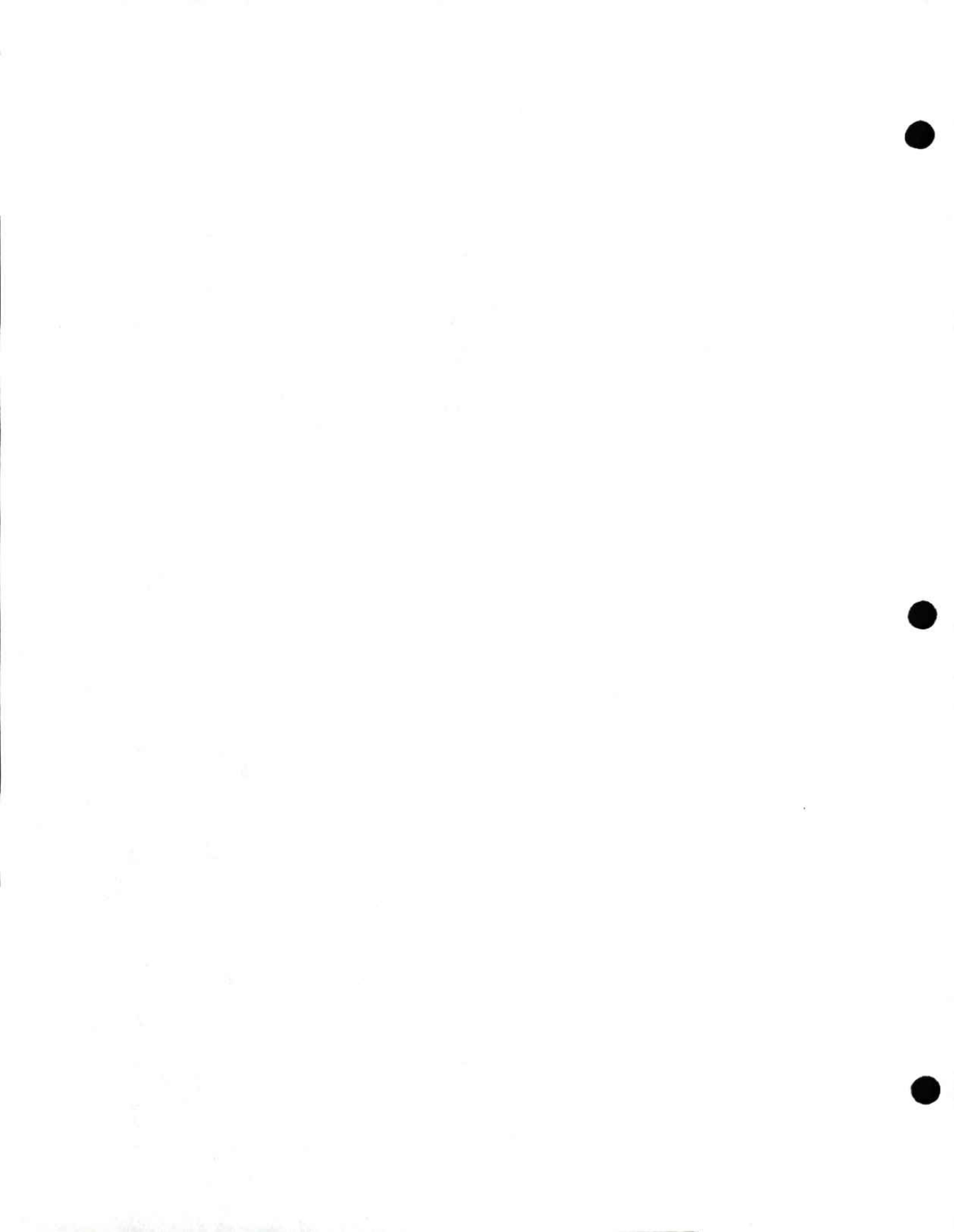
- Part A.I 8 re: residence in the US

Testimony and evidence against HOPE Cottage is being stored at
www.twb.rocks/domestic-terrorism/perpetrators/entities/hope-cottage

(excluding supplement page
with draft answers to
page 6-8. 18/18)

Partial
Evidence
to
support
Asylum Application
for
Deirdre Ann Moore
A-236040752
as of
20260314

Cover for
pages 1-242
252 gm



Tab 05

File number
FC-15-2446-0

Ontario Superior Court of Justice

161 Elgin Street, OTTAWA ON K2P 2K1

Endorsement

Applicant:	<u>Jonathan William Kiska</u>	<input type="checkbox"/>	Present
Lawyer: Cheryl L. Hess		<input type="checkbox"/>	Present
		<input type="checkbox"/>	Duty Counsel
Respondent:	<u>Deirdre Moore</u>	<input type="checkbox"/>	Present
Lawyer: self-represented		<input type="checkbox"/>	Present
		<input type="checkbox"/>	Duty Counsel

HEARD: Feb 25, 2021 case
conference and Respondent's Form
14B Motion dated May 3, 2021

BEFORE : Justice P. MacEachern

ENDORSEMENT

1. A case conference was held on February 25, 2021. The Respondent and the Applicant's counsel, Ms. Hess, were present.
2. On September 10, 2018, Justice Audet ordered that neither party shall bring any further motions in this case, procedural or otherwise, except for a motion to force the sale of the matrimonial home (by Ms. Moore) or for disclosure of medical records (by Mr. Kiska) unless they have first sought leave from Justice Audet by filing a Form 14B motion and copied to the other party. Unless Justice Audet granted leave to bring a specific motion, no motion shall be brought by either party until the trial of this matter. Justice Audet reiterated this order on her February 6, 2019, endorsement.
3. On July 29, 2019, Justice Audet stayed the custody and access portions of this file pending the completion of CYFSA proceedings initiated in 2019. Justice Audet also ordered that any further steps in this case pertaining to financial issues (only) may be brought to the attention of the case management judge, Justice Engelking.
4. On August 9, 2019, at a scheduled case management/trial management meeting, Justice Engelking held that because some of the financial aspects of this case are tied to the custody aspects, it would not be efficient to proceed to trial bifurcating the financial issues from the custody issues. She removed this matter from the September 2019 trial

- list and ordered that the case could be brought back to family court once the CYFSA proceedings are concluded.
5. On December 11, 2020, Justice Fraser granted a final order in the CYFSA proceedings, placing the children in the Applicant's custody and making a final restraining order preventing the Respondent from attending at the Applicant's home or at the children's school.
 6. On February 25, 2021, Ms. Hess advised that the Respondent had filed an appeal of Justice Fraser's order to the Divisional Court. The Respondent confirmed this appeal was outstanding. This means that the parenting and financial issues continue to be stayed under Justices Engelking's and Audet's orders.
 7. The Respondent seeks various relief related to the several issues in this matter. A significant complaint of hers is that she is not receiving the spousal support payable to her by the Applicant under the interim order.
 8. The Applicant's position is that he is prepared to pay the support payments through the Family Responsibility Office. The Respondent, in turn, has now unilaterally withdrawn enforcement of the support order from the Family Responsibility Office (FRO) and insists that the only way that she will accept payment of the support payments is by e-transfer sent to her email. The Respondent's position is that the Applicant should not be allowed to make such a demand on the manner of payment of the support, particularly when his lawyer has repeatedly offered to pay the support through FRO or by cheque. His strong preference is that the support be payable through FRO to avoid direct payments to the Respondent and to ensure that there is a clear record of what is paid. The Applicant is concerned that the Respondent's demand that he pay by e-transfer will disclose his bank information to her, and compromise the existing restraining orders. In response, the Respondent stated that if the Applicant does not pay her by e-transfer, she will sue him in small claims court.
 9. I agree that the Applicant's concerns about e-transfer payments are reasonable. Given that the Applicant is prepared to make the support payments through FRO or by cheque payable to the Respondent, I do not find that there is any urgency to the relief requested by the Respondent and deny her leave to bring her motion to lift the stay at this time.
 10. 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.

11. The Respondent also filed a Form 14B motion dated May 3, 2021 seeking that the recording of the case conference heard on February 25, 2021 be released for transcription so that it may be used as evidence in support of several allegations made by the Respondent.
12. The Applicant opposes the Respondent's request. His position is that the case conference in this family matter has nothing to do with the child protection matter, or the appeal of the child protection matter, and the Respondent is abusing the court process by commencing multiple court proceedings.
13. Digital recordings are not available in case, settlement and trial management conferences pursuant to rule 17 of the *Family Law Rules* and family motions and application unless a Judge of the Superior Court of Justice orders otherwise. The release of digital recordings is at the court's discretion and will be subject to further court order and undertakings.
14. Because the February 25, 2021 case management conference dealt with how this matter should proceed, and includes my reasons for denying several requests made by the Respondent, I will allow the Respondent to order a transcript of the February 25, 2021 conference, and for the digital recording to be released to the court authorized reporter for this purpose. The transcript shall be subject to approval by me prior to its release to the Respondent, and I will redact any portions that may relate to settlement positions.
15. In making this order for the release of the recording from February 25, 2021, I am in no way determining that the recording is relevant to the Respondent's appeal or other litigation, nor that the Applicant's concerns about the Respondent's litigation efforts are unwarranted.
16. In summary, I order the following pursuant to the *Courts of Justice Act* and the *Family Law Rules*:
 - a. This family matter continues to be stayed pursuant to the orders of Justices Engelking and Audet;
 - b. 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.

- c. The Respondent may order a transcript of the February 25, 2021 case management conference in this matter by completing the required forms. The digital recording for the conference shall be available to the court authorized reporter for the purpose of preparing this transcript. The transcript shall be subject to approval by Justice MacEachern prior to its release to the Respondent. Justice MacEachern may redact any portions that may relate to settlement positions.
- d. Costs of the February 25, 2021 motion and the Respondent's May 3, 2021 Form 14B motion reserved to the trial judge.

Dated: June 9, 2021



Justice P. MacEachern

ONTARIO

CV-23-000 61855-0000

SUPERIOR COURT OF JUSTICE

BETWEEN:

Deirdre Moore

plaintiff

and

The Children's Aid Society of Ottawa

defendant

STATEMENT OF CLAIM

TO THE DEFENDANT

A LEGAL PROCEEDING HAS BEEN COMMENCED AGAINST YOU by the plaintiff. The claim made against you is set out in the following pages.

IF YOU WISH TO DEFEND THIS PROCEEDING, you or an Ontario lawyer acting for you must prepare a statement of defence in Form 18A prescribed by the Rules of Civil Procedure, serve it on the plaintiff's lawyer or, where the plaintiff does not have a lawyer, serve it on the plaintiff, and file it, with proof of service in this court office, WITHIN TWENTY DAYS after this statement of claim is served on you, if you are served in Ontario.

If you are served in another province or territory of Canada or in the United States of America, the period for serving and filing your statement of defence is forty days. If you are served outside Canada and the United States of America, the period is sixty days.

Exhibit B 5

Instead of serving and filing a statement of defence, you may serve and file a notice of intent to defend in Form 18B prescribed by the Rules of Civil Procedure. This will entitle you to ten more days within which to serve and file your statement of defence.

IF YOU FAIL TO DEFEND THIS PROCEEDING, JUDGMENT MAY BE GIVEN AGAINST YOU IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU. IF YOU WISH TO DEFEND THIS PROCEEDING BUT ARE UNABLE TO PAY LEGAL FEES, LEGAL AID MAY BE AVAILABLE TO YOU BY CONTACTING A LOCAL LEGAL AID OFFICE.

IF YOU PAY THE PLAINTIFF'S CLAIM, and \$12,500.00 for costs, within the time for serving and filing your statement of defence you may move to have this proceeding dismissed by the court. If you believe the amount claimed for costs is excessive, you may pay the plaintiff's claim and \$400 for costs and have the costs assessed by the court.

TAKE NOTICE: THIS ACTION WILL AUTOMATICALLY BE DISMISSED if it has not been set down for trial or terminated by any means within five years after the action was commenced unless otherwise ordered by the court.

Date November 7, 2023

Issued by *Alvin Livi*

Local registrar

Address of SUPERIOR COURT OF JUSTICE
59 Church Street
St. Catharines ON L2R 7N8
Court Office 905-988-6200

CLAIM

1. Plaintiff Deirdre Moore ("Andeé"), claims against the Defendant ("CAS"):
 - a. Pecuniary damages in the amount of \$10,000,000 due to its:
 - i. breach of fiduciary duty, negligence and/or negligent investigation;
 - ii. wilfull blindness and/or recklessness; and/or
 - iii. intentional infliction of emotional suffering, negligent infliction of emotional suffering and/or assistance in breach of fiduciary duty
of Andeé's children, Sean Charles Kiska and Cate Stella Kiska ("Sean & Cate");
 - b. Pecuniary damages in the amount of \$10,000,000 (less any amount awarded as damages described at para. 1 a)) due to its:
 - i. intrusion of seclusion, defamation, negligence and/or negligent investigation;
 - ii. wilfull blindness and/or recklessness;
 - iii. intentional infliction of emotional suffering, negligent infliction of emotional suffering; and/or
 - iv. assistance in breach of fiduciary duty and/or breach of fiduciary duty
of Andeé, a devoted mother of two and Ontario taxpayer;
 - c. Compensatory damages in the amount of \$10,000,000 (less any amount awarded as damages described at para. 1 a) and b)) for:
 - i. breach of fiduciary duty, assistance in breach of fiduciary dute, negligence, negligent investigation, wilfull blindness and/or recklessness;
 - ii. complicity to obstruction of justice, torture, trafficking in persons and/or terrorist activities and/or
 - iii. abuse of taxpayer-funded status and/or public service agency

- enabled, promoted and/or funded by the Province of Ontario;
- d. Special damages in an amount to be determined with particulars provided prior to trial;
 - e. Pre- and post-judgement interest pursuant to ss. 128 and 129 of the Courts of Justice Act (“CJA”), R.S.O. 1990, c. C.43, as amended;
 - f. Costs of this action on a full indemnity basis; and
 - g. Such further and other relief as this Honourable Court deems just.

INTRODUCTION

2. The manner in which the CAS has de-frauded the Province of Ontario while relentlessly terrorizing Andeé, Sean & Cate for over 10 years is described below using the following structure:

<u>Heading</u>	<u>pages</u>	<u>Paras.</u>
A. Background	03 – 05	003 – 010
B. 20130301-20200228 Chronology of CAS-related torts and crimes (pre-Convid ¹)	05 – 22	011 – 095
C. 20200301-20201109 Chronology of CAS-related torts and crimes pre-SCJ’S Family Court Summary Judgment Motion	23 – 28	096 – 116
D. The 20201110 Summary Judgment Motion—the CAS knowingly asks the court to give Sean and Cate to the Abuser	28 – 29	117 – 125
E. 20201111-20211108 Chronology of CAS-related torts and crimes pre-SCJ’s Divisional court denial of appeal	29 – 30	126 – 130
F. The 20211109 Appeal—CAS ignores 1,000’s of pages of evidence of severe domestic violence and child abuse+++	30	131 – 133
G. Conclusion	31 – 33	134 – 146

¹ The court-enabled sociopaths in Ottawa don’t realize that they’re bottom feeders: provincial, federal and global agents are much more wicked.

A. BACKGROUND

3. The events leading up to the 2013 involvement of the CAS in the lives of Andeé, Sean & Cate as described at para. 11 a. below, were:

- a. Ignored,
- b. Buried and/or
- c. Discounted-to-a-value-of-zero

(“IBD”)² by multiple “agents”, employees and/or volunteers of this taxpayer-funded, for-profit entity, as well as its Executive Director, Kelly Raymond (“Raymond”).

4. After its entry into Andeé, Sean & Cate’s lives on **20130301**, the recruitment of “services” available at:

- a. The Ottawa Hospital (“TOH”),
- b. the Royal Ottawa Mental Health Centre (“ROMHC”)
- c. the Ottawa Police Services Board (“OPSB”) and

elsewhere—in order to build Andeé’s faux history of mental illness from **2013-2015** as described at paras. 11 b. to 29—must have been a pre-requisite for their eventual child and parental alienation plans; motivated by the City of Ottawa’s need for broken bodies in order to keep its hooker, addict, inmate and cheap labour industries operating.

5. Its choice to remain wilfully blind in **2016** has now been well-documented: Andeé’s ignored pleas for help now entering their *eleventh* year to the irreparable detriment of Sean & Cate.

² From 2013 to 2021, the CAS’s collective IBD evolved from, arguably, wilful blindness to negligence to malice to crimes including, but not limited to, violations of:

S. 300 Defamatory Libel,
S. 366 Forgery/Making False Document (directly and indirectly via S. 21(1) and/or S. 23(1)),
S. 134 Giving A False Sworn Statement,
S. 26(1) Disobey a Statute,
S. 139(3) Offence of Obstructing Justice
S. 269.1 Torture,
S. 279.01 Human Trafficking,
S. 83.19 Facilitating Terrorist Activity,
S. 380(1)(a) Fraud against the Province of Ontario and/or its taxpayers; and,
via S. 21(1) Parties to Offence and/or S. 23(1) Accessory After the Fact, S. 380(1)(a) Fraud against Andeé Jak

6. Evidence of the **2017-2018**, multi-faceted, severe domestic violence and child abuse by Kiska, that intensified following:
- a. Justice Darlene K. Summers' Kiska v. Moore, 2017 ONSC 6872 (CanLII) decision that permitted Andeé to seek damages for Kiska's crimes and torts and
 - b. the 2018 report from Ontario's Office of the Children's Lawyer ("OCL") that recommended Andeé—*not* Kiska—receive sole custody of them.
- as described at paras. 33-51 below was *also* IBD'd by the CAS as evidenced by their unlawful **20190201** child abduction initiated by conscience-free, pathological lying, case worker Mohammad Said ("Said") and perpetuated by equally-morally-bankrupt lawyer Brian Fisher ("Fisher") described at paras. 52-73.
7. The savagery of the CAS intensified as Andeé's long-awaited divorce from Kiska approached: by **August 2019**, they had begun to weaponize other rogue entities including, but not limited to, Ottawa's Crown Attorney's Office ("OCA") to *further* demonize, criminalize and marginalize her—as described at paras. 74-108 below—as well as emotionally and psychologically torture and terrify Sean & Cate.
8. Court performances in **2020 and 2021** further evidenced their disregard for and/or support of domestic violence and child abuse to the detriment of Sean & Cate³: the CAS IBD'd testimony and evidence that could have been used to protect Sean & Cate from Kiska during:
- a. a 2020 Summary Judgment Motion—detailed at paras. 109-125 below—and
 - b. a 2021 Appeal and Motion to Adduce Fresh Evidence—noted at paras. 130-131 below— which contained too much evidence to be listed in this Statement of Claim.

³ beyond that described at paras. 126-129

9. As a result, the emotional and psychological abuse of Sean & Cate **continued throughout 2022 and 2023** as they remained without *any* love or protection of their devoted mum, Andeé, for nearly five years; convinced that she:
- a. abandoned them as she no longer wanted them,
 - b. was severely mentally ill and dangerous,
 - c. was a criminal,
 - d. refused to accept “treatment”⁴ or follow any rules to be able to see them and
 - e. who knows what else⁵ (apparently, at one point they were told she moved to Texas!?!).

10. As of 20231107, the CAS:

- a. ***continued*** to enable, at a minimum, Kiska’s ongoing emotional and psychological abuse of Sean & Cate,
- b. ***did nothing*** to mitigate their losses (despite having knowledge—or ought to be having knowledge—of the torts and crimes in which they have been involved) and, likely,
- c. ***continued*** to torture, traffic and terrorize other Ottawa citizens for pleasure and/or profit.

B. 20130301-20200228 CHRONOLOGY OF CAS-RELATED TORTS AND CRIMES pre-CONVID

11. The marriage between Andeé and Kiska began to unravel **early in 2013**, when:

- a. arguments about lifestyle and estate planning⁶ escalated into a massive argument,
- b. Sir Winston Churchill’s Vice Principal Greg Wyzynski (“Wyzynski”) chose to contact the CAS,

⁴ Treatment, that is, for some unidentified, chronic mental illness of which Andeé has never exhibited symptoms

⁵ CAS has refused to provide the complete, unredacted files to which Andeé was entitled since 2019

⁶ This information was known, or ought to have been known, to the CAS *prior* to their unlawful 20190201 abduction of Sean & Cate as it was evidenced in a document that they were served entitled “20181231 Submission to Engelking”. This fact was admitted by Said in an interview recorded on 20190619.

- c. CAS's Yvonne Munro ("Munro") drilled Andeé for several hours about unrelated "mental illness" until she arbitrarily chose to give sole custody to Kiska and
 - d. Kiska's behaviour over the next 36 hours—with his newly-acquired power—resulted in Andeé's hospitalization for a nervous breakdown (eg. defensive dysregulation also known as a psychotic break).
12. From **20130303-05**, by covering his tracks and providing false collateral information⁷ to TOH's Dr. Daniel Saul ("Saul"), Kiska ensured Andeé was mis-dignosed: she was released within 72 hours with a diagnosis of bi-polar disorder though she had **zero** symptoms of mania nor depression.
13. In other words, instead of being treated for Acute Adjustment Disorder or a Brief Psychotic Episode that resulted from narcissistic abuse, Andeé was labelled mentally ill⁸ and received no relevant and/or effective medical assistance whatsoever.
14. On **20130306**, CAS's Jessica Henry ("Henry") IBD'd:
- a. Andeé's son's teacher's testimony that "Daddy hit Mommy" and
 - b. the testimony of their family doctor, Judy Chow ("Chow") re: the fact that Andeé was a perfectly healthy, "awesome" mother.
15. Meanwhile, following their long-awaited, beach holiday in Mexico, Kiska escalated his verbal, emotional and psychological abuse in order to trigger *another* nervous breakdown—just in time for Henry's scheduled visit.
16. On or about **20130419**, Andeé wound up at the TOH again where they continued to take instructions from Kiska who wasted no time in planning his exit as he began to conspire with Andeé's estranged sister, Moirra Moore—while continuing to deceive Andeé, Sean & Cate in multiple, sick and twisted ways.

⁷ Lying to psychiatrists is referred to as psychiatric abuse. It is *also* considered to be a form of psychological abuse known as "gaslighting" according to psychologist Dr. Iris Jackson's 20170317 report, page 3, para 1, final sentence.

⁸ Evidence of Kiska's use of false collateral information in order to have her repeatedly misdiagnosed and/or hospitalized was first documented in Andeé's 20171117 Factum submitted to Justice Darlene Summers, which was also included in her 2021 Exhibit Book documents submitted to "The Three Stooges" for her 20211109 Appeal of the 20201110 SJM.

17. Following Andeé’s release from TOH six weeks later—after Kiska enjoyed celebrating her’s son’s birthday without her—Kiska’s took a break for a year until he began ramping up for an entire summer without having Andeé around.
18. On **20140710**, a similar hospitalization-resulting, verbal/emotional/psychological/psychiatric-abuse event was orchestrated when:
- a. Kiska *again* lied to “TOH” in order to have her formed involuntarily (with *zero* actual evidence required),
 - b. TOH’s Yoland Charbonneau (“Charbonneau”) reduced Andeé’s testimony regarding domestic violence to a value of zero claiming in a laughable Consent & Capacity Board hearing⁹ that Andeé was “too sick to remember what she had done”,
 - c. Andeé was forced to spend the *entire* summer in the hospital without *any* visits from Sean & Cate and
 - d. Kiska recruited Andeé’s other estranged sister, Eileen Moore, to sign a Community Treatment Order for the forced ingestion and/or injection of psychotropics for a mental illness that she didn’t have!
19. By this point, Andeé *knew* that somehow Kiska had learned how to cause her hospitalizations¹⁰ and upon release she sought a divorce lawyer; albeit, without success.
20. Unprepared financially, by **mid-September 2014** Andeé was forced to abandon her plans for divorce and attempt a reconciliation.
21. The following 12 months were relatively uneventful as Andeé focused on parenting, her career and “keeping the peace” with Kiska.

⁹ Of this, the CAS had knowledge, or ought to have had knowledge, as evidence of same was included as 20201106 Affidavit #2, Exhibit H in Andeé’s rushed 20201110 SJM materials described at para. 103-116.

¹⁰ She had not yet, however, understood his machinations, his overall motivations or his degree of wickedness.

22. On **20150926**, after obtaining a complete copy of her TOH files and reviewing the 1,500+ pages contained within, Andeé:
- a. discovered the evidence of Kiska’s psychiatric abuse that forced her mis-diagnosis and lengthy hospitalizations,
 - b. foolishly alerted Kiska that she would be seeking a divorce with grounds (ie. cruelty) and
 - c. initiated her *second* separation from Kiska by setting up a separate room in the basement of their matrimonial home.¹¹
23. Kiska’s gaslighting immediately escalated and by **20151012**—after spending two days attempting to find assistance from OPSB, Gatineau Police and multiple shelters without success—Andeé drove herself *back* to the TOH desperate for help.
24. This time, nursing staff:
- a. did *not* ignore Andeé’s testimony,
 - b. did *not* prescribe any anti-psychotics and
 - c. *did* follow her instructions regarding anxiety reduction in order to avoid a lengthy psychotic break.
25. While Andeé’s diagnosis of bi-polar disorder was removed, TOH’s Gary Kay (“Kay”) refused to acknowledge Narcissistic Victim Syndrome or, its DSM-V equivalent, “Brief Psychotic Disorder with Marked Stressors”¹².
26. Kay diagnosed Andeé with “Psychosis, not otherwise specified” (“Psychosis NOS”), asked her to stay voluntarily in order to attend their occupational therapy sessions¹³ regarding “anxiety management” and immediately provided her with virtually unlimited day passes.

¹¹ Again, this was all well-documented in multiple court filings, many of which were served on the CAS over the years.

¹² The diagnosis to which Kay’s “diagnosis” was fine-tuned by Dr. Iris Jackson on page 4 of her 20170327 opinion.

¹³ Their in-house occupational therapy is the only reason for the TOH psych ward to exist, in Andeé’s experienced opinion; however, one shouldn’t need to be under lock and key to attend it.

27. As well as:

- a. completing her contract at Carleton University,
- b. attending a Board meeting at the Canadian Mental Health Association and
- c. exercising at TOH's on-site gym,

Andeé ensured she was home every night to read bedtime stories to Sean & Cate.

28. On **20151106**, Kiska arranged to have his fiction entered into the CAS file by additional incompetent employees Mary MacDonald (“MacDonald”) and Raina Swansburg (“Swansburg”) who documented that:

- a. Andeé had been “discharged from the hospital with a diagnosis of schizo-affective disorder”—which was false—and
- b. the father was taking “good care of the children”—also false.

Kiska was gaslighting Sean & Cate as much as he was Andeé as he plotted a divorce that would give him sole custody and her only supervised access (also documented in their files).

29. As Andeé attempted to find a lawyer, Kiska found one first—Bell Baker LLP (“Bell Baker”)—and on **20151110** finalized his:

- a. Form 8: Application (for separation only) and
- b. devious Urgent Motion for Sole Custody (that was served; but, never filed/pursued by him¹⁴);

both laden with EO&MO in order to frame Andeé as an unfit parent and gain strategic advantage in their pending divorce proceedings¹⁵.

30. Unbeknownst to Andeé, collusion between Kiska's lawyer Wade Smith (“Smith”) and Andeé's lawyer Victor Vallance Blais LLP (“Blais”) resulted in ongoing abuse that would extend to include financial abuse: by the **end of April 2016**, Andeé was forced to end the

¹⁴ The Motion materials were designed for force Andeé to hire the first lawyer she could: the Syndicate successfully steered her to the career criminals at Victor Vallance Blais LLP.

¹⁵ This is a classic DARVO move used by all narcissists: Deny, Attack, Reverse Victim Order

disastrous, 50-50 shared parenting, 2-2-3 “nesting arrangement” that was advised by Blais and return to the matrimonial home to better prepare financially.

31. By the **end of November 2016**, after Kiska’s everything-but-the-bruises abuse had re-manifested, Andeé notified the CAS, her family doctor Judy Chow (“Chow”) and Blais that she would be leaving Kiska for the third and final time: Chow also notified the CAS.
32. Andeé secured a nearby condo and eventually (with the assistance of CAS’s Shawna McClemens (“McClemens”)) possession of her 3-bedroom rental property; however, McClemens did *zero* to assist Andeé, Sean & Cate by way of protection from Kiska.
33. On **20170207**, CAS’s **Shawna McClemens** discounted Andeé’s testimony regarding Kiska’s sexual, verbal, emotional, psychological and psychiatric abuse to a value of zero (see page 1 of 50: Investigation #2402084) and closed the file.
34. Attempting to co-parent with Kiska remained disastrous as all forms of abuse continued including, but not limited to technology-assisted stalking and harassment (“TASH”), technology-assisted Fraud and the non-stop emotional abuse and gaslighting of Sean & Cate with examples too numerous to list in this statement of claim.
35. On **20170525**, Kiska began to involve OPSB more boldly: he staged an event—the Bicycle Incident—and, with full knowledge that Andeé had done nothing wrong, involved both his lawyer, Smith, and OPSB to attempt to intimidate her when she was merely attempt to care for Sean & Cate.
36. Kiska’s coercive control grew bolder each time he escaped consequence: as Andeé shielded Sean & Cate from the brunt of it, they remained—for the most part—unaware of their dad’s behaviour.

37. The **Autumn of 2017** brought new forms of threats against Sean & Cate which were impossible for Andeé to prove to law enforcement:
- a. the “Fresh Meat” incident and
 - b. the “Lone Star Birthday” incident (documented on page 14)
- were particularly difficult.
38. On **20171210**, as well as those well-versed in TASH, OPSB was *again* recruited: this time, someone with the oh-so-coy name A. Schock who chose to assault Andeé when she simply asked to see some identification.
39. By **20180314**, it was impossible to know if the cries for help being received from Cate were legitimate; or, simply another orchestrated event as Kiska had multiple devices attached to her AppleID.
40. From **20180304-20180318**, another CAS employee Steven Tremblay (“Tremblay”) ignored Andeé’s pleas for help and closed the file!
41. On **20180402**, Andeé received from Tremblay a letter which completely ignored all of her evidence of Kiska’s multiple forms of abuse; including, but not limited to his emotional/psychological abuse (ie. statements that he would “go for the jugular”) and his financial abuse executed via his lawyer Smith and SCJ Julie Audet (“Audet”).
42. Kiska was (and remains) the psychological version of Paul Bernardo; yet, as of April 2018, the CAS **forced** Andeé to rely on him as a “safety plan” to protect Sean & Cate! Purely demonic, Kiska revelled in this heightened, **documented** power.

43. Despite:

- a. the fraud committed in Family court,
- b. the 24/7, TASH-assisted stalking and harassment,
- c. the fact that Kiska refused to help in any meaningful way with the Canada Revenue Agency (“CRA”) Audit¹⁶ and
- d. the fact that he was neglecting both Sean & Cate while Andeé cared for them throughout their summer holidays,

Andeé:

- a. convinced the CRA to vacate their gross negligence penalties and
- b. provided OCL clinician Katherine Bobula (“Bobula”) with a complete copy of the FC-15-2446 Continuing Record so she could see the documented evidence of Kiska’s verbal, emotional, psychological, psychiatric and financial abuse for herself.

44. On **20180711**, following a four-month investigation which *included* interviews with an extensive number of healthcare professionals, Bobula produced a 42-page report that, among other things:

- a. identified Andeé as the *superior* parent at page 18, para. 4 (and page 12) and
- b. stated that Andeé should have *sole custody* of Sean & Cate at page 19.

45. Bobula also documented how daughter Cate “*pulled away*” when Kiska attempted to hug her at page 12, para. 4.

46. By **mid-August 2018**, Andeé realized that she would not survive financially much longer: while Kiska remained in the matrimonial home paying merely \$1,545/month in spousal and child support, Andeé relied mostly on credit cards to continue to shield Sean & Cate.

47. Accordingly, Andeé placed their modest bungalow on the market.

¹⁶ Caused by the terrible advice of his accountant, Brian Mingie.

48. On **20180825**—in addition to publishing gang-stalking crew Bittersweet’s interview on 20161122 (see para. 31 for interesting “coincidental” timing of this event)—the Ottawa Citizen published Andeé’s letter to the editor “Let’s support victims of domestic violence”; likely, to alert OPSB and other local gang-stalkers that “eliminating” Andeé was a “go”.¹⁷
49. On **20180902**, Andeé had to inform Sean & Cate that they had to move *again*: Kiska and his accomplices’ ongoing financial abuse meant they had to sell the bungalow at 7 Vanson that they had grown to love ... just to pay the bills.
50. By **20181031**, Andeé, Sean & Cate had moved into a 3-bedroom townhouse. Their living expenses tripled; however, with access to some of her savings, Andeé could continue to shield them from Kiska’s abuse as she awaited the divorce trial.
51. On **20181231**—despite the ongoing stalking and harassment by Kiska and his accomplices—Moore prepared, filed and served a document (“2018 Submission to Engelking”) which evidenced *some* of Kiska’s abuse of Andeé, Sean & Cate.
52. **Early in January 2019:**
- a. the Kiska v. Moore FC-15-2446 divorce was finally placed on the September 2019 Trial List and
 - b. Andeé hand-delivered her “2018 Submission to Engelking” to the assigned CAS “case worker”, Viana Ibrahim (“Ibrahim”), *and* arranged for it to be scanned into the OPSB CopsLogic database.
53. Within two weeks, Andeé’s Submission and the CAS file were transferred to CAS’s Mohammed Said (“Said”) who refused to provide to Andeé any details about how he wanted to “become involved with her family”.
54. Aggressive and intimidating, like Kiska, Andeé attempted to contain Said’s coercive control by asking that he communicate in writing.

¹⁷ Kiska must have made another “payment”.

55. In retaliation to Andeé’s damning 20181231 Submission to Engelking, on **20190201**, Said and three OPSB officers illegally removed Sean & Cate from Andeé’s living room and delivered them to Kiska:

- a. they did not have the required warrant,
- b. Sean & Cate were in no danger and
- c. the only statement made by Said was “see you in court in five days”.

56. The malicious abduction is partially evidenced by the very fact that, despite all of their allegations regarding Andeé’s alleged “danger” to Sean & Cate and her “dangerously unstable” mental condition:

- a. there was **no “mental wellness” check**,
- b. Andeé was **not dragged off** to the TOH and formed and
- c. **no one even called** to see how she was.

Said illegally apprehended Sean & Cate for Kiska’s benefit because he could: he then lied in his Affidavit to deceive the court.

57. On **20190206**—merely fifteen minutes prior to the scheduled hearing with ZERO opportunity to defend herself—at the Ottawa courthouse for the second day-in-a-row (as NO ONE would provide to Andeé any date, time or materials), Andeé was handed what would be the beginnings of one of the most scandalous *CYFSA* files possible¹⁸:

- a. a 20190205 Protection Application,
- b. a Notice of Motion,
- c. an Affidavit of pathological liar Said which was laden with EO&MO,

¹⁸ The FC-15-2446 Continuing Record, the FC-19-CP08 Continuing Record and the CAS’s unredacted records for Andeé, Sean & Cate—given that “custody and access” is supposed to be the jurisdiction of Canada’s federal *Divorce Act* which was totally circumvented by multiple pieces of [violated] provincial legislation—should be enough to disassemble both the current child protection service model and Family court in the Province of Ontario, if not all of Canada. Collectively, they’re nothing more than a front for organized crime where accomplices we call lawyers make off like bandits as loving parents and vulnerable children are destroyed. Note that at time of writing, Andeé is still married to Kiska—her attempted divorce costing Ontario taxpayers millions in past, current and future costs.

- d. an Affidavit of equally-complicit Viana Ibrahim (“Ibrahim”) which was also laden with EO&MO and
 - e. a for-Kiska-by-Kiska, self-serving “Plan of Care” for Sean & Cate designed to deceive the court and begin the “ghosting” of Andeé.
58. On **20190212**, the CAS also knowingly served on Andeé’s sweet little boy, Sean, all of their defamatory libel accumulated thus far.
59. (Ergo, they likely served all the rest of their ficiton on both Sean & Cate in 2021 to get them file criminal charges against their mum when she was simply trying to see their pictures following over 48 months of Kiska’s (and his accomplices’) unbridled, intentional cruelty. How could Sean and Cate possibly know that their dad, his lawyer, the CAS, the OCL and *all* of the judges involved are nothing more than pro-pedophile, pro-human trafficking, demonic-managed carcasses with zero conscience.)
60. On **2019026**, the CAS went so far as to request a restraining order to the demise of Andeé, Sean & Cate for no good reason other than to appease Kiska.
61. On **20190314**, shortly after Andeé was unlawfully re-arrested in Quebec, *without* any proper process—but, *with* the assistance of SCJ-positioned crooked judge Mark Shelston (“Shelston”)—the CAS changed its service protocol to electronic delivery when Andeé had no access to e-mail.
62. From **20190314-20190428**, Andeé was detained by some of Kiska et al.’s Quebec-positioned accomplices: they were simply preparing for their new 20190408 hearing date and expecting (or arranging) for Andeé to be without any materials and/or in default of the proceedings.
63. On **20190325**, Said produced a false document which stated, among other things, that:
- a. Andeé’s whereabouts were unknown,
 - b. she was “sending inappropriate text messages to the children” and
 - c. she “had suicidal thoughts”.

when they were well aware of her whereabouts, she was not in a position to send *any* texts and she was *not* suicidal!

64. Kiska was simply busy feeding *another* crooked psychiatrist, Paule Kemgni (“Kemgni”) false collateral information so he could continue to expand Andeé’s fabricated history of mental illness.
65. Kemgni detained Andeé so that on **20190408**:
 - a. an Eviction Scam could be completed via Kiska’s other accomplices without her knowledge,
 - b. she would be unable to defend herself in CAS’s malicious CYFSA “hearing” and
 - c. a bogus NCR opinion could be crafted for Kiska’s benefit.
66. On 20190408, the Final/not-Final protection order was issued by SCJ’s Calum MacLeod (“MacLeod”) without the actual service of a *single* document on Andeé: their documents weren’t even filed with the court in time for the hearing!
67. Likely not even received or read by MacLeod, the CAS-Kiska submissions were simply an extension of the defamatory libel already served two months previously.
68. Despite her request, MacLeod refused *any* adjournment claiming that:
 - a. Andeé has “never filed anything”,
 - b. adjournment would harm Sean & Cate and
 - c. she’d have another opportunity in four months;all statements which were dominated by obvious errors, omissions and/or malicious misstatements of the truth.
69. On **20190428**, after Kiska was ensured of:
 - a. Andeé’s eviction and the theft of all of her, Sean & Cate’s possessions,
 - b. her loss of custody of Sean & Cate and
 - c. the defamatory medical opinion regarding her mental health,

she was fully acquitted as she never committed any crime in the first place.

70. Kiska continued to torture Andeé and abuse Sean & Cate following her acquittal:

- a. On **20190515** Kiska mocked Andeé regarding the theft of all of her possessions and his ultimate power;
- b. On **20190516** Kiska continued to violate the 20190408 order by refusing to co-operate with Andeé or letting her communicate with Sean & Cate;

71. (Aside: Kiska's disobedience of the court orders he illegally obtained extended beyond Andeé.

Fearless of any consequences, he even disobeyed the order by not co-operating with the CAS, a fact that even Said stated in his 20201019 Affidavit at para. 202 which stated, among other things, that:

“Mr. Kiska was visibly angry and stated to me that my monthly presence in the home does not mean anything to him and that the children do not want to see me. He stated that he has been fighting the Society for a long time and that **CAS only did things as a result of his fights and that his anger was the reason why CAS changed its position not to withdraw the application.**”¹⁹)

72. Said also documented that Kiska had informed Sean & Cate that Andeé had “[moved to Texas and did not want to be their mother anymore]”: even though he had knowledge, or ought to have had knowledge, that this statement was entirely false, Said ignored this horrific form of child abuse.

73. Due to the obvious criminality of Canada, Andeé spent most of **May-July 2019** attempting to restore her damaged reputation (and destroyed career) in the United States, as she anxiously waited for the September 2019 divorce trial that she naively hoped would remove from her life the nightmare that was Kiska for once and for all.

¹⁹ Did Said have another “buyer” of Sean & Cate lined up? Did he use this leverage to force Kiska to “pay up”?

74. By June 2019, the CAS—and many others—were made *well aware* of the never-ending abuse that Andeé, Sean & Cate were enduring because she circulated e-mail evidence to as many as possible throughout the torturous period when:

- a. Kiska denied *any* meaningful communication with Cate²⁰ and *all* communication with Sean (while under the illegally-obtained restraining order for same),
- b. Kiska refused to notify Sean & Cate of the gifts she had couriered to them, for Sean's 13th birthday,
- c. OCDSB administration refused to let Andeé console her daughter Cate with a gesture of flowers and
- d. CAS's Jenn Campbell ("Campbell") obfuscated the scheduling of any visits.

75. As evidenced in a **20190619** interview, Said:

- a. *knew* Andeé was a loving mother,
- b. *did not read* her 2018 Submission to Engelking and
- c. *did not know* what a narcissist was.

76. On **20190626**, Campbell and Kiska colluded to *create* a new rule that would surely cancel Andeé's long-awaited visit with Sean & Cate: she was to hand over her evidence-laden phones to security.

77. As she had *zero* reason to trust any CAS employee or Kiska, Andeé offered to turn off her phones and leave them in the hallway where she could see them; however, this suggestion was refused and the visit was cruelly cancelled.

78. Kiska exclaimed to CAS's Said/Campbell: "the only way for her to see [Sean & Cate] now is if she violates the [illegally-obtained, unlawful, child-abusing] 20190408 *CYFSA* Order.

79. This event was later maliciously mis-reported in their Affidavits served on Andeé's son and filed with the court.

²⁰ Andeé received only one call, ever: heavily supervised, Cate called to cry "Aren't you even going to come to my graduation!!!" having no idea that her mum would be arrested if she tried. Then, she was forced to end the call. There is zero limit to Kiska's cruelty.

80. Concerned that Kiska would be forced to revert to shared custody of Sean & Cate with their mum, he circumvented formal process, contacted the CAS and asked for “help”.
81. Within two weeks, by **20190727**, Andeé was:
- ignored by OPSB’s Alex Kirady,
 - charged with criminal harassment by OPSB’s Jean Benoit,
 - prosecuted by OCA’s Mike Boyce and
 - denied bail by OCJ’s JP Paul Harris.
82. Two days later, on **20190729**, Audet “suddenly” chose to acknowledge Andeé’s requests²¹.
83. The next day, on **20190730**, CAS’s Tara MacDougall stated to Kiska’s lawyer, Smith, that “[now that she’s in jail, sole custody and access should be a snap! Great job team!]”.
84. Andeé securely detained and *without* access to neither her evidence nor legal counsel, on **20190808**²² the CAS started a *new* Continuing Record (“C.R.”) in order to bury the fact that the *entire* file against her (evidenced in the original, 15-tab Continuing Record) was based on nothing but Kiska’s self-serving, malicious hearsay—just as was Paule Kemgni’s scandalous 20190408 NCR opinion of *exactly* four months previously (by design).
85. Andeé had no choice but to respond to their materials from a jail cell with *zero* evidence, resources or assistance; something the demons must have enjoyed immensely given characteristics of sociopaths #25.
86. Not yet aware that the *entire* system was a complete racket—and fortunate to have been defrauded so much that she abandoned credit cards was arrested with a significant amount of cash, the only way to purchase canteen items—she began her Mail Campaign and recorded the recipients via a Tracking Sheet.

²¹ Note that page 2 of this 3-page endorsement was intentionally left blank; to be completed later depending on Andeé’s circumstances. More evidence of this ploy is gleaned from a review of Pamela MacEachern’s shady work.

²² They claim this was created 20190806; however, that’s impossible (and/or, illegal) as Andeé wasn’t served the documents until 20190808 as should be accurately recorded at the Ottawa-Carleton Detention Centre (“OCDC”) and consistent with Andeé’s own records for 20190808.

87. Noteworthy, among other materials, was the **20190814** 54-page fax sent to both²³ the OCA and the CAS which included documents:

- a. (l) Form 33B.1 Answer,
- b. (m) Overview of offences committed to obtain Calum MacLeod's 20190408 *CYFSA* Order,
- c. (n) Up-to-date Summary,
- d. (o) Disclosure: Gervais-Kiska Notes,
- e. (j) 20190812 2-page letter to Crown,
- f. (p) Hand-written copy of Calum MacLeod's unlawful 20190408 CYFSA Order,
- g. (q) Smith's post-arranged-arrest 20190806 letter to Engelking and
- h. (r) Engelking's 20190809 endorsement.

88. On **20191015**, with the direction and assistance of Engelking, CAS planned its Third-party Records Motion and appointment of Ontario's Public Guardian and Trustee, ("OPGT"), knowing that the OCA was "on board" and Andeé had no way to defend herself.

89. (Meanwhile—using perjury and defamatory libel—on **20191021**, OCA saddled Andeé with utterly useless *Amicus Curiae* ("Amicus") John Hale: when she was released on bail 20191030 following Moiz Karimjee's (hopefully) career-destroying performance, she had no choice but to attempt to find counsel in order to shake both CAS's muting OPGT and OCA's muting *Amicus*.

90. Immediately after Andeé's **20191030** release from OCDC, Said created his next piece of fiction: his 20191031 Affidavit which was *again* laden with EO&MO. For example, Said stated at para. 13 that:

"[Andeé] kidnapped [Sean & Cate] in the year 2015 after which she was admitted to the hospital for six weeks. She was admitted for the total of about 21 weeks at the Civic

²³ The fax confirmations are here.

hospital in the Spring of 2013, the Summer of 2014 and the Fall of 2015. In the Fall of 2015, there was an amber alert issued by police when [she] **kidnapped** [Sean & Cate] and took them away with their belongings” when, in reality:

- a. The CAS knew, or ought to have known: Andeé **fled** with Sean & Cate to the safest place she knew, the Hilton Lac Lemay, and sought assistance from shelters and police to no avail. She had to return; but, when the Jekyll & Hyde Kiska re-emerged, she waited for extended family to arrive so the children would be safe and fled to the TOH for assistance.
- b. The CAS knew, or ought to have known: Andeé attended the OPSB station that weekend *with* Sean & Cate and **spoke to police** about Kiska’s various forms of domestic violence.²⁴
- c. The CAS knew, or ought to have known (as the evidence was included in the 2018 Submission to Engelking that Andeé hand-delivered to the CAS in January 2018 as detailed at para. 52 above): OPS’s Sebastien Paradis **failed to properly investigate** her allegations of sexual assault and closed the file.
- d. The CAS knew, or ought to have known, Moore stayed **voluntarily** at the TOH for four weeks (as detailed at paras. 22-27 above) and provided to the CAS consent forms so they could speak with both Chow and Kay.

91. Mohammed Said is a **pathological liar** who was working for the benefit of Kiska, not Sean nor Cate, the ENTIRE TIME HE HAD THE FILE (like everyone else at the CAS).

92. Not yet aware of the motivations of some Elizabeth Fry staff, and desperate to shake the OPGT and Amicus, Andeé accepted their recommendations for two lawyers. As planned, her

²⁴ Sadly, Andeé’s report for sexual assault was given to just-another-crooked-cop, Sebatien Paradis.

retention of shyster #1, Joe Addelman, immediately led to the retention of shyster #2, Gonen Snir.²⁵

93. Addelman immediately worked on Andeé to convince her to volunteer for a psychiatric assessment from crooked psychiatrist Zeynep Selaman (for Kiska's benefit) and Snir immediately lost a Third-party records motion (heard by just-another-crooked-judge Pamela MacEachern) that handed over *all* of her confidential medical files and *all* police files to both the CAS *and* Kiska²⁶.

94. Meanwhile, on **20200102**, MacDougall:

- a. attempted to extort Andeé into agreeing to sole custody for Kiska and
- b. acknowledged that they had *zero* protection concerns regarding Andeé's mental stability.

95. Andeé spent the first two months of 2020 being de-frauded, defamed and/or terrorized by career criminals including, but not limited to, those enabled by:

- a. Elizabeth Fry's Lotus House,
- b. SCJ's "CYFSA"/Family court,
- c. SCJ's Criminal court,
- d. SCJ's Civil court,
- e. the Royal Ottawa Mental Health Centre and
- f. Ottawa's gang-stalking network;

until she decided to contact a travel agent and take a 2-week working vacation in Cuba for March Break.

²⁵ That fiasco remains ongoing as both are now represented by career criminals including, but not limited to, Nelligan O'Brien Payne LLP's Craig O'Brien and Gardiner Roberts LLP's James Cook; as well as aided by two questionable judiciary officials, Sylvia Corthorn and Marie Fortier.

²⁶ Noteworthy is the fact that not a *single* third-party document was used in *any* of their court submissions as *all* files evidenced Kiska's domestic violence! The only one who included hospital records and police files as evidence in court submissions was Andeé; however, every single Family court judge chose to remain willfully blind to the domestic violence and child abuse; just as Criminal court's Kevin B. Phillips did when he illegally issued an anti-Charter gag order against her on 20191108 and Jonathan Brunet did when he sentenced Sean & Cate to an additional three years without their mum.

**C. 20200301-20201109 CHRONOLOGY OF CAS-RELATED TORTS AND CRIMES pre-CAS
SUMMARY JUDGMENT MOTION**

96. Instead of a well-deserved vacation, however, covid hit shortly after Andeé’s arrival and the tour operator requested that she return to Canada immediately.
97. Sensing that the pandemic was ridiculous, Andeé chose to attempt to seek assistance from embassies in Ireland instead as she, Sean & Cate have citizenship of both Ireland (ie. the European Union) and the United Kingdom by birthright.
98. By **20200331**, the OCA—and Andeé’s somewhat illiterate John Howard Society (“JHS”) Bail Supervisor, Melissa Bradford (“Bradford”)—chose to convert Andeé’s detoured holiday into a breach allegation and “Andeé’s at Large!” rhetoric even though:
- a. her rent (where most of her belongings were) in Canada was paid up until 20200407,
 - b. she remained in contact with all relevant legal parties and
 - c. she was merely attempting to seek assistance in rescuing Sean & Cate.
99. Threatened with another malicious re-arrest, from **20200401-20200820** Andeé chose to remain out-of-court while she continued to fight for Sean & Cate: she wanted to publish as much evidence as possible²⁷ against Kiska, the CAS, the OCA, the OPSB and others involved in the ongoing abuse of Sean & Cate—even though she was not yet fully aware of true extent of the court-enabled, human-trafficking, crime syndicate.
100. Despite evidence of this, on **20200827**, the CAS argued once again that:
- a. the OPGT should be appointed as Andeé was a “special party” and
 - b. her faux attorney Snir should not be removed from record until this is complete.
101. Then, on **20200828**, the CAS scheduled a SJM “well in advance of the trial” to rob Andeé of her right to cross examine their so-called witnesses or call on any of her own.

²⁷ Her work was forcibly removed from public view following successful extortion by the OCA. On 20210409, Andeé would be denied bail (for the false breach allegation) if she did not password protect it via username: MooresTeam and password #SlashTheirBudget! at www.twb.rocks.

102. On **20200919**, immediately following service on OCA's Malcolm Savage and SCJ's Criminal court of Andeé's OCA/SCJ/CAS/OPSB/Kiska-incriminating materials for a Bail Review, she was re-arrested.
103. *Again* being denied bail and *again* without access to evidence and *again* with a **20201110** CAS SJM looming, Andeé was force to seek out representation; this time, via Legal Aid-funding.
104. Without any ability to perform a reference check, Andeé unwittingly retained *another* syndicate accomplice: Cedric Nahum ("Nahum").
105. On **20201013**, Andeé was released from OCDC; albeit, saddled with:
- a. Nahum,
 - b. a GPS-monitoring ankle bracelet and
 - c. a curfew
- while *all* of her technology and personal possessions remained in St. Catherines.²⁸
106. On **20201019**, team CAS-Kiska continued to cruelly deny Sean & Cate any communication with Andeé.
107. For the next two weeks, Nahum pretended to assist Andeé when, in fact, he did next to nothing other than advise her *not* to provide any consent forms to Said: meanwhile, Andeé provided consent forms that Said refused to act upon. In particular, he refused to connect with Andeé's current social worker Catherine Sullivan.
108. Prior to the filing deadline for materials—mistaking Cedric Nahum for an attorney simply ignorant of non-physical domestic violence instead of a member of Ottawa's white-

²⁸ How convenient for Ottawa's court-enabled crime syndicate! Luckily, St. Anthony returned one of Andeé's bank drafts and tucked it into her wallet so she could afford to hire a Blue Line taxi to drive to St. Catherines and retrieve everything for her.

/blue-/thug-collar crime ring—Andeé released him as so she could produce her own materials.²⁹

109. Then, on **20201103**, Kiska's lawyer Smith decided to illegally serve a Notice of Motion to piggy-back the CAS's Summary Judgment Motion in order to get a restraining order.
110. Once *again*, the Rules of Civil Procedure were abandoned to Andeé's detriment as she had no time to prepare properly to defend herself: the court simply allowed the matter to be heard.
111. Kiska's self-serving (and self-incriminating) materials were:
 - a. a Notice of Motion and
 - b. a 69-para. Affidavit laden with EO&MO and no real evidence (as always) and
 - c. a laughable 5-page Factum (which I was easily able to refute).
112. On **20201105**, to keep Andeé duped into believing he was a legitimate lawyer looking out for her best interests, Nahum, acknowledged that "there has been mass incompetence on her file at every level".³⁰
113. On **20201105**, Andeé served on the CAS her Confirmation of Motion where she sought a Summary Judgement against Kiska and much, much more.
114. On **20201105**, Andeé served on the CAS a 9-page Affidavit which referred to 22 exhibits that evidenced:
 - a. TOH relied *entirely* on Kiska's "collateral information" to deem Andeé "mentally ill";
 - b. Andeé and Kiska were arguing heavily in 2013;
 - c. Kiska was scheming for divorce since April 2013;

²⁹ Interestingly, despite all of CAS's claims of mental instability, the CAS chose *not* to adjourn the matter in order to appoint the OPGT. With only a few days until Andeé's materials were due, they must have figured there was no way she could produce anything of value in time. (They don't know [Andeé] Jak.) Either that, or Mary Fraser was already "bought and paid for".

³⁰ Sadly, the "mass incompetence" extended to Nahum himself and he had to eventually be released and reported as a member of this crime syndicate as well; his comment to Savage being more of a "Great job!" than a "Shame on you".

- d. Andeé begged for assistance from the CAS;
- e. Kiska stated he was “going for the jugular” and “spending his last dollar” to destroy Andeé;
- f. Andeé’s reaction to Kiska’s domestic violence would happen to anyone;
- g. Kiska’s verbal abuse and domestic violence;
- h. Third-party testimony regarding Kiska’s aggressive, intimidating nature;
- i. Third-party testimony regarding Andeé’s mental health and devotion to Sean & Cate;
- j. a responsible diagnosis: Acute Adjustment Disorder;
- k. another responsible diagnosis was Psychosis, not otherwise specified;
- l. Kiska lied to OPSB by stating that Andeé was bi-polar *and* schizophrenic³¹;
- m. Kiska lied to OPSB by stating that Andeé was schizo-affective;
- n. Andeé received leave from the court to seek damages of Kiska’s crimes and torts in a Family court setting: her documents were *rife* with evidence;
- o. Ottawa Victims’ Services supported Andeé’s quest for justice;
- p. Andeé was the only responsible parent with respect to her daughter’s tutoring
- q. the OCL recommended that sole custody was awarded to Andeé as she was the superior parent;
- r. Andeé was attempting to assist other victims of narcissistic abuse;
- s. Andeé attempted to seek assistance from local shelters (who also demonstrated their pro-domestic violence stance not unlike Leighann Burns who has infiltrated Legal Aid Ontario as well);
- t. Kiska committed, among other things, Fraud in family court;
- u. Kiska participated in the unlawful eviction of Andeé and facilitated the theft of everything she owned; and

³¹ Note that Kiska repeated this lie to OPSB in 2019 in order to arrange for her re-arrest as noted at para. 81

- v. one of the motivations of Kiska is to deprive Andeé of her fair share of the matrimonial home.³²
115. On **20201105**, Andeé served on the CAS a 13-page Factum which referred to 3 exhibits that evidenced:
- a. the 20161213 Interim Shared Parenting Agreement,
 - b. Andeé's intention to divorce Kiska for cruelty in 2015 and
 - c. the illegal manner in which Kiska's lawyer, Smith, brought a Motion for a restraining order against Andeé.
116. On **20201106**, Andeé served on the CAS a supplementary 3-page Affidavit that referred to eight exhibits which evidenced:
- a. Kiska was a pathological liar: Andeé had never been a patient at the Royal Ottawa;
 - b. Andeé was duped by a crooked lawyer into agreeing to a voluntary psychiatric assessment by a crooked psychiatrist at the Royal Ottawa in 2020 for Kiska's benefit;
 - c. Kiska's coercive control and Andeé's foolish attempt to have a rationale discussion with a covert, malignant narcissist who's planning her demise;
 - d. Again, Andeé's intention to divorce Kiska for cruelty in 2015;
 - e. Ottawa's Crown Attorney's Office was complicit in the malicious prosecution of Andeé, for Kiska's benefit;
 - f. Ottawa's Crown Attorney's Office was complicit in the cover-up of crime being committed against Andeé, for the CAS's benefit;
 - g. TOH's choice to believe Kiska's *false, unsubstantiated* "collateral information" to involuntarily hospitalize Andeé when she was there seeking refuge from Kiska multi-faceted abuse; and

³² Note that as of 20231106, Andeé is forced to live in a women's shelter and collect social assistance while Kiska remains in their matrimonial home, with their two 100% gaslit teens, enjoying the free, ongoing torture of her.

- h. TOH's ongoing reliance on Kiska's *false* "collateral information" to keep Andeé hospitalized for an entire summer in 2014.

D. THE 20201110 SUMMARY JUDGMENT MOTION—CAS KNOWINGLY ASKS THE COURT TO GIVE SEAN & CATE TO THE ABUSER

117. Instead of requesting a meeting with Andeé or adjourning the SJM, the CAS IBD'd Andeé's SJM-related irrefutable testimony and evidence.
118. The CAS did not object to Kiska's illegally-brought Motion scheduled to be heard 20201110 in a Respondent-v-Respondent, "piggy-backing" fashion with full knowledge of:
- a. Kiska's long-term abuse of Andeé, Sean & Cate,
 - b. Kiska's pathological lies and
 - c. Kiska's co-coercive control.
119. The CAS chose (once again) to be a party to, among other things, obstruction of justice—a violation of S. 139(3) of the *Criminal Code* of Canada.
120. On **20201110**, the CAS argued that there were no issues for trial and supported a Summary Judgment against Andeé in favour of the abusive parent, Kiska.
121. On **20201110**, the CAS proceeded to argue its position which was supported by nothing but hearsay, defamation and false allegations bundled as multiple legal documents—most of which was inadmissible—including, but not limited to:
- a. three affidavits from employed pathological liars: Said, Ibrahim and Campbell and
 - b. a Factum from Deborah Souder who cut and paste the Said-Ibrahim-Campbell lies into a 33-page document that was clearly some template from other children she had terrorized in the past.
122. Despite having obtained *all* of Andeé's medical records and police files, **not a single third-party document** was used to corroborate their allegations of her mental illness: the records

evidenced her, Sean & Cate's years of severe domestic violence; so, the CAS IBD'd that information as well.

123. There was seemingly no lie that the CAS, the OCL, Smith or Kiska would not tell in order to destroy Andée: this is evidence by the 117-page transcript of the 20201110 SJM. By extension, there is no lie that they would not tell to ensure Sean & Cate lost their demoted mum ... forever.
124. The irreparable harm done to children—both mentally and physically—when they are abandoned by a parent is well documented and the group noted at para. 123 above have ensured that Sean & Cate believe they were abandoned by Andée when nothing could be further from the truth.
125. It is fair to presume that Kiska and/or his accomplices threatened and/or compensated SCJ's Justice Mary Fraser for her decision which stated, among other things, that there were no triable issues: hopefully she will share a cell with former CAS-employee, Tracy Engelking, who IBD'd volumes of evidence in the divorce file FC-15-2446 in order to schedule the scandalous SJM on 20200828 in the first place.

E. 20201111-20211108 CHRONOLOGY OF CAS-RELATED TORTS AND CRIMES pre-SCJ's DIVISIONAL COURT DENIAL OF APPEAL

126. From **20201110-20200114** Andée was denied *any* communication with Sean & Cate in the weeks that followed even though the 20201211 orders were not released until 20201214 and 20210114, respectively.³³
127. Denial of *all* communication with Sean & Cate by Kiska continued, as expected, and, on **20210225**, Kiska finally admitted to the court that "he would prefer no contact with [Andée] whatsoever".
128. As well as immediately commencing an appeal against both illegally-obtained orders, Andée prepared her next round of *attempted* "justice seeking" as the 2-years Statute of Limitations was

³³ Demon-managed carcasses like to establish patterns with their dates. Likely, 20210214 was supposed to trigger something subliminally. Sociopaths are not ... quite ... human.

drawing near on the "Kemgni-Kiska 20190408 Bogus NCR Opinion " and the "There-is-no-Allah 20190408 Eviction Scam" as noted at paras. 61-69.

129. In addition, Andeé was still battling nine-soon-to-be-fourteen charges in Criminal court.³⁴

130. By **20210715**, in addition to preparing, serving and filing the standard materials required for a Divisonal court Appeal, Andeé also filed materials for her Motion seeking leave to Adduce Fresh Evidence: collectively, these materials establish "beyond a reasonable doubt" for many of the individuals listed at <https://pfi.rocks/organized-crime/vis/>.

F. 20211109 SCJ's DIVISIONAL COURT DENIAL OF APPEAL (aka CAS ignores 1,000's of pages of evidence of severe domestic violence and child abuse+++)

131. Instead of requesting a meeting with Andeé or adjourning the Appeal, the CAS IBD'd Andeé's Appeal-related irrefutable testimony and evidence of years of domestic violence, child abuse and taxpayer-funded torture, trafficking and terrorism.

132. Note that OCL "agent" Susan Galarneau's submissions were just as scandalous and she is being sued in a separate action for her involvement in child abuse and her Breach of Fiduciary Duty to Sean & Cate in a separate action viewable (in due course) at <https://pfi.rocks/organized-crime/vis/susan-galarneau>.

133. (Insert details of who argued what)

³⁴ Details of this will be included in #Mummygate in a scene entitled "The Smoking Gun" with soundtrack "Bang Bang" by Nancy Sinatra.

G. CONCLUSION

134. In summary, despite the CAS having a mountain of evidence of Kiska's long-term abuse of Andeé, Sean & Cate, Andeé lost both the Summary Judgment Motion and her Appeal against the CAS. The reason? A mental illness:

- a. that she did not have,
- b. of which they had no evidence and
- c. that was a malicious fairy tale narrated by Kiska and merely transcribed by his many incompetent minions and/or criminal accomplices.

135. At para. 268 of the resulting 2021 1221 D.M. v. The Children's Aid Society of Ottawa, 2021 ONSC 8360 decision, it was stated that:

“In her pursuit of access to justice, she is impeded by her mental illness and a costs award against an impecunious, homeless and impeded litigant is not in the interests of justice and would just be cold-hearted, meaningless, and just mean.”

so that Kiska could let Sean & Cate read that defamatory libel too³⁵.

136. Although Kiska's OCA-positioned accomplices dropped most of its 14 bogus charges after Andeé illegally lost custody of Sean & Cate, she remains saddled with an illegally-obtained, child-abusing, anti-Charter, three-year Probation Order...which never would have existed *but for* the CAS's long-term, self-serving, incompetent and/or criminal handling of a mother's child protection file.

137. As Kiska's multi-faceted abuse continues to this day—while Andeé's mental fortitude evidences that she never suffered from any chronic illness in the first place, CAS's inability to assist children in cases of non-physical domestic violence is beyond any reasonable doubt.

³⁵ Likely, sealing in their minds that their mum was truly lost and accomplishing the 100% child alienation that Kiska—as the cover, malignant narcissist (aka “narcopath”) that he is and has been from day #1—so desired.

138. *But for* the negligent, careless, tortious, malicious and/or criminal behaviour of the CAS, Sean & Cate would have never been deprived of Andeé’s love and protection.
139. The CAS could have attempted to put an end to Andeé, Sean & Cate’s suffering by, at the latest, December 2018; instead, they chose to prolong it ... into perpetuity.
140. Andeé has now been *fully* alienated from Sean & Cate and, even worse, they have sustained the *irreparable* harm that is associated with not only parental alienation but *child alienation*.
141. Due to the actions and inactions of the CAS—including, but not limited to, *not* reporting Kiska or his OPSB/OCA/OCJ/SCJ-enabled accomplices to law enforcement—Andeé also continues to endure:
- a. childlessness,
 - b. homelessness,
 - c. poverty and
 - d. humiliation, demonization, ostracization, marginalization and unemployability which continues to this day.
142. To further mock Andeé, CAS’s “client”—aka Kiska—no longer even bothers to respond to requests to communicate with Sean & Cate as is being published under “Status of court-enabled Legal Quagmire & Other items” at <https://pfi.rocks/ontario-works>.
143. On **20231019**, CAS agent-come-employee Brian Fisher stated he would “vigorously defend” his group of court-enabled terrorists against this Civil Action: it is Andeé’s hope that:
- a. this action is successful,
 - b. the CAS is bankrupted and
 - c. all CAS-related perpetrators are denied bail, refused any plea deal and forced to pay for their own incarcerations and/or hospitalizations as they are studied for the perfect examples of sociopath/demonic behaviour that they exhibit.

144. One can only imagine how many other children the CAS has destroyed as it:

- a. IBD'd evidence of domestic violence and
- b. ripped the safe, devoted parent from the lives of vulnerable children.

Damages awarded for their despicable involvement in the destruction of family will be used to assist CAS targets in their long journey of healing.

145. As of **20231107**, the CAS has made no attempt to mitigate the impact of this civil action on their taxpayer-funded, for-profit, accountability/oversight-free enterprise: they are as fearless of any consequences as is Kiska³⁶.

146. Hopefully, this pleading is not "*prolix*" and does not offend the "principal of proportionality" as noted at paragraph 29 by Madam Justice D. Summers in her Honour's 20171116 decision (see Kiska v. Moore 2017 ONSC 6872 (CanLII)) which permits Andeé to seek *multiple* damages from Kiska for violations of both Civil Law and the *Criminal Code* of Canada in a ... FAMILY ... COURT ... SETTING

should the court-positioned members of the Syndicate ever permit her to schedule a trial.

November 7, 2023

Deirdre Moore, c/o YWCA Women's Shelter
6135 Culp Street, Niagara Falls, ON L2G 2B6
(613) 848-6832 dmoore@pfi.rocks

³⁶ This, another reason they should be "put under glass" for intense study.

DEIRDRE MOORE

vs. THE CHILDREN'S AID SOCIETY OF OTTAWA

DEIRDRE MOORE vs. THE CHILDREN'S AID SOCIETY OF
OTTAWA

ONTARIO
SUPERIOR COURT OF JUSTICE
PROCEEDING COMMENCED AT 59 CHURCH STREET
ST. CATHARINES, ONTARIO L2R 7N8

STATEMENT OF CLAIM

Plaintiff:
Deirdre Moore c/o 6135 Culp Street, Niagara Falls, ON L2G 2B6
ph (613) 848-6832 || dmoore@pfi.rocks



Superior Court of Justice of Ontario

(Name of court)

161 Elgin Street, Ottawa, Ontario, K2P 2K1

Court office address

Court File Number
FC-19-CP000008

Form 25: Order
(General)

Temporary
 Final

C. MacLeod

Judge (print or type
name)

April 8, 2019

Date of order

Applicant(s)

Full legal name & address for service- street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

The Children's Aid Society of Ottawa
1602 Telesat Court
Ottawa, Ontario
K1B 1B1
Canada
Phone: (613) 747-7800
Fax: (613) 747-1933

Lawyer's name & address - street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

Tara MacDougall
1602 Telesat Court
Ottawa, Ontario
K1B 1B1
Canada
Phone: (613) 747-7800 ext. 3245
Fax: (613) 747-1933
eMail :
Tara.MacDougall@casott.on.ca

Respondent(s)

Full legal name & address for service- street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

Deirdre Moore
Address Confidential

Lawyer's name & address - street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any).

Jonathan Kiska
1244 Lampman Crescent
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K2P 0C2
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Children's Lawyer

Name & address for service for Children's Lawyer agent - street & number, municipality, postal code, telephone & fax numbers and e-mail address (if any) and name of person represented.

Sean Kiska's Lawyer:
Debora Scholey
29-4338 Innes Road
Ottawa, Ontario
K4A 3W3
Tel: 613-424-0629
Fax: 613-482-4733
eMail: debora@scholey.ca

Certified to be a true copy of original order
Copie authentique certifiée et conforme à l'originale

Dated this 3rd day of June 20 21
fait le 3rd jour de

Tamara de Haan
(Tamara de Haan)

20240710

01-SEP-24 NOTICE SAQOTU V BLANEY MCMURTRY

DOMESTIC TERRORISM IN CANADA

TWB.ROCKS LIVING! MAGAZINE ANDEE ON X.COM

DIVORCE FILE REQUEST TO ADMIT #4

REQUEST TO ADMIT #5 PS. TEENS CAN SUE THE CAS

WHY ANDEE JAK? FALSE-POSITIVE CONVICTION

ABOUT US v

SAQOT

U Inc.

lessons from divorcing
a covert, malignant
narcissist ... in Ottawa

Form 22 Request to Admit #4

20240710

page started 20240825, last updated **20240826 09:22 e.s.t.** || online edits required: change links to twb.rocks (for now)

Request to Admit #1 (2017) || Request to Admit #2 (2018) || Request to Admit #3 (2024) || Request to Admit #4 (2024) || Request to Admit #5 (2024) || John Kiska || Cheryl Hess || FC-15-2446 Continuing Record || FC-19-CP08 Continuing Record || Three Stooges 1 || Three Stooges

2

Family Law Rules

(to do) Describe how to use this Ontario *Courts of Justice Act* ("CJA") section of legislation (<https://www.canlii.org/en/on/laws/regu/o-reg-114-99/latest/o-reg-114-99.html#sec22subsec2>) and the corresponding forms:

- <https://ontariocourtforms.on.ca/static/media/uploads/courtforms/family/22/flr-22-e.pdf> and
- https://ontariocourtforms.on.ca/static/media/uploads/courtforms/family/22/flr_22_sept105_en_fil.docx)

60

41.00

(hk) 1/5



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 Dr. Caroline Oatguy Ext. 40
 Dr. Jason Henry Ext. 155
 Dr. Delyana Miller Ext. 43
 Dr. Angelina Chupetiovska Ext. 152
 Dr. Douglas Soutar Ext. 48

Reception

Ms. Agnes Kidd Ext. 0
 Ms. Carole Johnson Ext. 0

March 27, 2017

To Whom It May Concern:

Re: Ms. Deirdra Moore, DOB: 28/09/1965

I have been seeing Ms. Moore since January 13, 2016 for consultations on an episodic basis as she goes through several life transitions. The following will clarify my professional opinion about Ms. Moore and some matters that seem to have developed over the past few years.

It must be noted that I have only seen Ms. Moore and read a binder of material that she shared with me. I have not seen her estranged husband, Jonathan Kiska, nor have I seen her children. Therefore, I have no comments to make about the divorce issues and any custody and access issues. I am only focused on my understanding about Ms. Moore, gleaned through my meetings with her and some of her writings. Furthermore, this report should not be interpreted as being an Independent Psychological Evaluation.

The following will begin with a brief description of my professional competence and then explain my understanding of Ms. Moore and what she has experienced. I will then discuss Ms. Moore's results on two Psychological Tests that I administered: the Minnesota Multiphasic Personality Inventory - 2RF (MMPI-2RF) and the Inventory of Altered Self-Capacities (IASC). These tests are described in Appendix A. My formulation will include her diagnosis, an explanation of what it means, and what her personal strengths and weaknesses are.

This report was prepared at Ms. Moore's request and in relation to her recent life experiences, and is most appropriately interpreted and used in this context. Also, my professional opinion expressed in the Formulation and Conclusions section is based on the information and data available to me at this time and could change if other information were to come to light.

Brief Statement of Professional Competence

I am a clinical psychologist, licensed since 1981. I am the founding psychologist of Gilmour Psychological Services® in Ottawa, established in 1983. I have the competency to assess, diagnose, treat and consult about most adult mental

(hk) 2/5

health disorders, as described in the DSM-5 or the ICD-10. I have special interest and proficiency in the diagnosis and treatment of substance use disorders, recognized by my having earned the American Psychological Association's Certificate of Proficiency in the Treatment of Alcohol and Other Psychoactive Substance Use Disorders. I have many years of training and experience in the diagnosis and treatment of adult children of dysfunctional families, adult survivors of childhood trauma and adult trauma survivors. I also assess and treat people with codependency, depression, anger disorders, anxiety, adjustment and life transition issues, self-esteem issues, stress, intimacy and major mental illnesses. I have years of experience applying my ethical and jurisprudence knowledge to the assessment of fitness to practice and standards of care. I also have many years of experience in providing Independent Psychological Evaluations in the context of civil suits for psychological trauma, certain retrospective criminal assessments and standards of care tribunals. I have testified as an Expert Witness in a number of civil suits and tribunals. Many of the cases for which I provided evaluation reports have settled out of court. I remain as committed and as enthusiastic as ever in providing the highest level of service in evidence-based counselling, psychotherapy, psychodiagnostics and Independent Psychological Evaluations.

Ms. Moore's Experiences over the Past Four Years

The following discussion of Ms. Moore's recent history is expressed in my words and not Ms. Moore's except where I use quotation marks. Also, the following is not meant to be a verbatim account of the incidents and events of her recent life, but rather a précis of the points that I believe to be salient. The following is based on Ms. Moore's self-reports and the documents that I have read.

In her first interviews with me, Ms. Moore reported that she was going through a divorce precipitated in part because she had learned that her husband had lied to the physicians and psychiatrists about her personal history and her recent past behavior, exaggerating, in her view, her behavior and the length of time that she had been acting strangely. She said the psychiatrists at the emergency department of the hospital asked her husband for information about her (as a collateral source of information) in spite of her having told them that he was verbally and psychologically abusive to her. She said that he listed many of the symptoms of Bipolar Disorder, which led the psychiatrists to diagnose her as having that disorder, and that diagnosis followed her through her various efforts to get help through the medical system and the police.

She said that she only realized what was happening when she obtained copies of her medical files and saw all the misrepresentations that her husband had told the physicians. She also said that her husband alienated her family members from her because of his misrepresentations of what she was going through.

Ms. Moore said that she stumbled on an article about "gaslighting" and realized that her husband was manipulating her so that she would become self-doubtful

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and malleable. Gaslighting colloquially refers to a form of emotional abuse that causes the victim to question her experience of reality, resulting in increased control by the gaslighter. The term is a reference to a 1944 movie called *Gaslight*, in which a husband with a secret gradually tries to drive his wife insane. In current parlance, the gaslighter minimizes his victim's concerns and feelings insisting that the victim is too sensitive; "forgets" his promises and suggests that she was making things up; tells the victim that he had told her something or done something that she was sure he had not done; questions the victim's memory; changes the subject to divert her train of thought, and challenges and negated her emotional reactions. Lying about the wife's symptoms to psychiatrists would fall in the domain of gaslighting.

As a result of her feelings that her husband was psychologically abusing her, Ms. Moore left her family and stayed with a friend, seeing her children at the family home before and after school. She said that she realized when her stress got very high, she would have a brief psychotic episode. When she was in hospital, she would be treated with medication for Bipolar Disorder because she had been misdiagnosed based on what her husband had told the physicians. She reported that the side effects of the medications made her ill and she did not feel that the physicians heard her because they were misled by what her husband had told them.

I did not see Ms. Moore between the end of March and December 8, 2016. She told me that due to finances, she attempted to reconcile with her husband for a period between April, 2016 and the fall of 2016. She said that in the fall, she recognized her husband's machinations, and began to feel unsafe with him. She left for an apartment and began a cycle of access with her children.

Ms. Moore said that she had also learned the early warning signs of being stressed to the point of being at risk of a brief psychotic episode. As a result, she takes her medication as prescribed and uses a tablet of clonazepam whenever she feels very anxious. She also tries to control aversive situations so that her stress level remains manageable. She successfully followed legal procedures and had a tenant removed from her house and now is in the process of moving into it.

Psychological Test Results

To clarify Ms. Moore's diagnosis, on February 2, 2017, I administered the MMPI-2RF and the IASC. The MMPI-2RF has validity scales which determine the test-taking attitude of the examinee. Ms. Moore's validity scales indicated that she was open and forthright in answering the questions, which concurs with my clinical impressions. As a result, I am confident that the results discussed below are an accurate reflection of Ms. Moore's current psychological functioning.

On the MMPI-2, most of the scales were in the normal range. There were small elevations on the Ideas of Persecution scale and the Antisocial scale. These were raised because Ms. Moore is very mistrustful of certain people including

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her husband and she has felt persecuted and misunderstood by many (but not all) in the health system. The elevated antisocial scale was raised because she truthfully answered that she has had dealings with the police.

All of the Somatic, Cognitive and Internalizing scales were in the normal range. Also all of the Externalizing, Interpersonal and Interest scales were in the normal range, with the exception of the Juvenile Conduct Problems. This scale was raised because of misbehavior as an adolescent and an angry suicide gesture as a teen (not an attempt). All of the Psy 5 (personality) scales were in the normal range, with the exception that she displayed a mild tendency to be introverted rather than extroverted.

Ms. Moore's results on the IASC were all in the normal range except for an elevation of the Interpersonal Conflict scale, raised, in my opinion, because of the conflict with her husband. There was also an elevation on the Susceptibility to Influence scale, which suggests that she can be easily led and was easily influenced by those close to her, such as her husband. Finally, the Affect Skills Deficit scale was elevated, indicating that Ms. Moore feels that she requires help in learning skills to soothe strong emotion.

What is striking about her results is that the vast majority of the scales are in the normal range. This suggests that her basic personality, character structure and usual mental status are normal and sound.

Formulation and Conclusion

In my opinion, Ms. Moore has many psychological strengths. She is a very intelligent, verbally fluent and articulate woman with a prosocial value system and good family values. She has a good work ethic and has very good social skills. She has persevered in the face of adversity and has good insight into her mental illness, which is a relatively small part of her psychological makeup.

It is true; however, that Ms. Moore has a mental illness. She reported that the brief psychotic episodes first appeared in 2013, precipitated by the high conflict with her husband. In my opinion, her diagnosis is Brief Psychotic Disorder, with marked stressors during which she has delusions and disorganized speech and cognitions. Brief Psychotic Disorder is diagnosed when the duration of an episode is at least one day but less than a month. Also, her symptoms occur in response to events that would be markedly stressful to almost everyone in similar circumstances.

Ms. Moore's first two hospitalizations were longer than one month, but, in my opinion, this was due to the repeated and ongoing stress she experienced when the professional staff would not listen to her or consider that her husband was not an accurate informant about her history or symptoms. Ms. Moore was repeatedly told that she was so sick that she was amnesic for her over-spending and other aberrant behavior. Having no one believe her or listen to her stressed

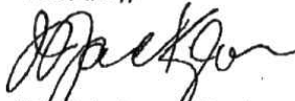
(hk) 5/5

her so much that her psychosis could not remit until she was released and found a placed to live where she felt safe.

However, although I believe that the most accurate diagnosis is Brief Psychotic Disorder, the diagnosis that she was discharged with, that of Psychotic Disorder NOS (Not Otherwise Specified), is not in conflict with my overall discussion of Ms. Moore. Furthermore, due to the clinical acumen of Dr. Deanna Mercer, psychiatrist, Ms. Moore is very stable on Lamotrigine 200 mg, Clonazepam as needed and Immoane when she needs a sleep aid. Due to Ms. Moore's insight, she is able to add the "as needed" medications appropriately to prevent a reoccurrence. Also, she tries to avoid highly stressful situations, but can handle everyday stressors well.

I hope that this report is clear and useful. If you have any questions, please let me know.

Yours truly,


Dr. Iris Jackson, C. Psych.

July 10, 2014
MRN: 2580047-5
Deirdre Moore, 1965/09/28

0N258-0047-5 2014104447846 ER
MOORE
DEIRDRE ANN 1965/09/28 F
1244 LANPHEAN CRES
OTTAWA ONT K2C 1PB
#613-7225-1451 #613-723-0010
3546705180 L ONT

Collateral from husband, John.

*Mostly
false...*

The pt's husband called while pt is being assessed in PES by Dr. Mikhail.

He states reports that it has been a real struggle the past 18 months since she first became ill. Even since the pt was discharged from the Civic Hospital last July she was not recovered.

He states she has tried to maintain her mental health by working out and he tried to help by maintaining the domestic chores and caring for their two children. The pt was working out with a Trainer at the Ottawa Athletic Club. However, 10 weeks ago she was told that she could not work out there with the Trainer unless she was a member and she did not want to become a member. She started to research on the owner of the OAC and determined he must be a mobster. As a result of her suspicions, she moved \$130,000 in GIC's around in their bank without telling the husband. When he discovered the money missing and asked her about it, she told him it was to protect it from the mob.

She was indicating to him that their were IRA monitoring them from the ceiling, and he found her wiping finger-prints off their car, also relating the need to the IRA.

Seven weeks ago she admitted herself voluntarily to the QCH, but she was held overnight and released when she refused to accept treatment other than just talking/counselling. She did return home indicating she was taking Olanzapine and for two weeks he felt things were the best they had been since she was first ill.

Then she stopped taking the meds for a month. Things then "got really weird". She planned an outing for her husband and her parents to go see a body building show. No one wanted to go, but she insisted. She bought a \$1500 dress and 9 pairs of shoes from Holt Renfrew. By this time the husband reports he was exhausted and they began to argue, and did so for the next 1.5 weeks.

On Canada Day, they went to her parents with the children and he noticed her hiding all the knives and prescription bottles of her parents. When confronted, she refused to discuss it. She did agree to take an Olanzapine, but wanted to go home. On the way, they stopped at a park to play with the kids, but she just wanted to go home, even though the kids were crying, she insisted. And again there was a heated discussion.

Last Thursday, the pt expected the husband to call the police after some incident, but he told her he wouldn't as their son's birthday was on Saturday and he didn't want to spoil it. The next thing he knows, the pt has locked herself in the bathroom and had her bags packed and the police are at the door....she has called them. They end up taking her to

*... Moore drove herself in/requested to be brought in
all but the first time — Kiska liked to ensure that
her voluntary admittance was changed to involuntary
(i.e. being forced)*

TAB 11

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the Montfort Hospital where she stayed on a Form 1 until Saturday. He is interviewed by the psychiatrist at the Montfort, and the husband downplayed things as he wanted her home for the son's birthday party that afternoon.

He gets a call from her around 2 pm stating she's released, he says "great, get yourself home, the party's about to start". She replied that she felt he was threatening her, she never showed up for the party, nor that night so a missing person's report is filed, and the police get involved. It is discovered through a credit card search, that she is in the Casino in Hull, and has spent \$500. He does not get the Gatineau police involved.

She does not show up until 5 am Monday morning, and the kids have to get to camp Monday morning.

In his opinion, the pt has now not slept x 8 days.

In summary, the pt's husband John states that if she is not admitted on a form 1 tonight, he and the kids will leave the house immediately, that the bags are packed and in their car. He states he can not continue to go through this any more, and he is not going to put the kids through it any more; until she gets the help she needs.

He asked to be notified when the disposition is determined.

Report given to Dr. Mikhail.

At 0045 a voicemail was left confirming admission.

Susan McIntosh RN

Susan McIntosh, PES RN

0K258-0047-5 201410444784E ER
MOORE EB
DEIRDRE ANN 1965/09/28 F
1244 LANFHAM CRES
OTTAWA ONT K2C 1P8
M613-225-1451 M613-723-0010
3596 705180 L ONT

TAB 11
2/8 48



LOW MURCHISON RADNOFF LLP

LAWYERS / AVOCATS

LMALAWYERS.COM

Jonathan Collings B. Comm., LL.B.
jcollings@lmralawyers.com
Direct Line: 613-696-1318

Demand Letter
to Kiska

Monday, December 19, 2016

SENT VIA COURIER

Jonathan Kiska
1244 Lampman Crescent
Ottawa, ON K2C 1P8

RE: Notice of Defamation – Deirdre Moore
MAT15969

We have been retained by Deirdre Moore ("Deirdre") with respect to defamatory statements made by you to several other individuals, including medical professionals such as Susan McIntosh. Your severely defamatory reports directly resulted in sever reputational harm and loss of income. A summary of your conversation with Ms. McIntosh is attached hereto; as you know, this report and others made to medical professionals (collectively, the "Report") only recently came to Deirdre's attention. The Report instigated lengthy proceedings and resulted in eventual committal by the Consent and Capacity Board. See evidence in minutes of CC + B transcript re: "flat-lining" in Factum (Part IV, exhibit G)

Among other things, the defamatory allegations in the Report include serious unfounded accusations of mental instability, including:

- Allegations that Deirdre "flat-lined" and was non-functioning;
- Allegations that Deirdre shunned physical exercise and was a recluse;
- Allegations that Deirdre engaged in compulsive and excessive shopping and gambling; and
- Insinuations that Deirdre suffers from bipolar disorder.

The entirety of the Report is based on erroneous facts. Deirdre has suffered significant special damages as a direct result of the Report, which has resulted in ongoing harm to her reputation in the community as well as direct loss of income.

These defamatory allegations are thoroughly untrue and have impacted goodwill and reputation for Deirdre in the Ottawa community, specifically in her profession as well as her calling as a mother. The reasonable defamatory "sting" of the Report is that Deirdre cannot be trusted as a mother. The Report was the direct and sole cause of Deirdre's committal in a psychiatric institution, and the Report was made solely as a malicious tactic to obtain strategic advantage in the ongoing matrimonial proceedings.

We ask that you provide an immediate apology and full retraction of your statements as published in the Report, in a form to be agreed upon. The apology should state that you were wrong to publish the above defamatory statements and should include an unqualified retraction of all aspects of the Report. We also require copies of all written representations and reports that you may have submitted at any time to medical professionals regarding Deirdre's mental condition.

Notwithstanding any written apology which we will require on or before 14 days of the date of this letter, our client may reserve her right to commence proceedings in the Superior Court of Justice seeking damages and her costs for doing so. This letter serves as notice pursuant to the *Libel and Slander Act*.

We recommend that you seek specialized defamation legal counsel and have them contact our office to avoid further action.

Regards,
LOW MURCHISON RADNOFF LLP

COPY

Jonathan P.M. Collings
Encl.



LOW MURCHISON RADNOFF LLP
LAWYERS / AVOCATS
LMRLAWYERS.COM

RETAINER AGREEMENT

TO: LOW MURCHISON RADNOFF LLP
Barristers and Solicitors

FROM: Deirdre Moore ("the undersigned")

ENGAGEMENT

The undersigned agrees to retain Low Murchison Radnoff LLP ("the firm") as the undersigned's lawyers with respect to the following:

Commence a defamation claim against Jon Kiska ("the engagement")

The firm's work will be limited to this matter unless you specifically request our advice or representation on other issues or projects and we agree, in writing, to perform that additional work. After we complete the work described, we will not assume continuing responsibility to advise you on matters affecting the work we have performed unless you and we agree that our representation extends to providing continuing advice. Due to the nature of the civil litigation process and its inherent risks, the firm cannot guarantee a particular outcome.

PERSONNEL

The undersigned primarily engages Jonathan Collings to perform the work and services required by the engagement. The undersigned understands and agrees that in the performance of the engagement this individual may in her discretion use the services of firm partners, associates, clerks, students and legal assistants at current hourly rates as set out herein.

FEES

The establishment of a total fee with respect to the engagement will be primarily based on the time spent on the matter by the firm. The hourly rates which will be applied to establishing the total fee on the matter are as follows: Jonathan Collings \$270.00 per hour, other associates, whose hourly rates range from \$190.00 to \$300.00 per hour, articling students whose rates are \$130.00

per hour, assistants whose rates range from \$130.00 - \$150.00 per hour, and partners, whose hourly rates range from \$300.00 to \$500.00 per hour, may assist with the file at the firm's discretion. Other factors will be considered in establishing the total fee such as:

- the nature of the services rendered,
- the amount claimed and the amount recovered,
- the importance of the issues, the degree of responsibility assumed by the firm,
- the complexity of the issue or proceeding,
- the results achieved, and
- the degree of skill required to discharge the engagement.

The total fee with respect to the engagement shall be established at the end of the engagement having regard to the factors set out above.

DISBURSEMENTS

The undersigned agrees to pay reasonable out-of-pocket disbursements incurred by the firm monthly including (without restriction) charges in connection with photocopying, facsimile, telephone charges, courier charges, court filing and other government fees. The firm may render "disbursement only" accounts at any time after disbursements have been incurred or in anticipation of disbursements.

INTERIM BILLINGS

Interim billings for fees, disbursements or fees and disbursements will be rendered by the firm monthly or at regular intervals. Interim billings for fees will ordinarily be based on time charges only. Paid interim billings for fees will be applied against the total fee established at the end of the engagement.

PAYMENT POLICY

Accounts for disbursements and interim or final fees are due when rendered except where special arrangements have been made with the firm or its accounting office, in writing. Outstanding accounts will bear interest at the rate set forth in the account rendered. You agree to pay for expenses and our services in accordance with this Retainer Agreement. We may withdraw from representing you if we are not paid in a timely manner. You may have your original documents as soon as a particular matter is concluded and/or you have paid all our fees and costs. If you do not request your documents, the firm will keep them for a minimum of six (6) years, after which it may retain, destroy or otherwise dispose of them.

FUNDS HELD IN TRUST

The undersigned authorizes the firm to deduct fees and disbursements from any amounts held in trust with respect to this matter and hereby irrevocably directs any sums payable to the undersigned may be payable to the firm in trust for the undersigned.

DEPOSIT ON ACCOUNT OF FEES AND DISBURSEMENTS

The undersigned agrees to deposit in the trust account of the firm the sum of \$750.00 to be held and applied on account of fees and disbursements incurred from time to time. The undersigned may be requested to maintain a deposit throughout the engagement at its original level or at such greater amount as shall be required by the firm from time to time having regard to the extent of work and services performed hereunder.

This Agreement will be interpreted and enforced under Ontario law and the parties hereto agree that any dispute arising out of the engagement will be resolved in the Courts of the Province of Ontario. Any unenforceable provision of this Agreement will be severed from this Agreement, and the remainder of this Agreement will be enforced to the fullest extent possible and you will be liable for interest and all legal costs incurred therefor.

TERMINATION OF RETAINER

At any time prior to settlement or judgment in this case either the Retained Lawyer(s) or you, the client, may terminate this retainer by writing to each other.

We are free to withdraw our services at any time if we have a good reason. For example, we would withdraw our services if a client:

- (1) did not cooperate with us in any reasonable request;
- (2) asked us to do something unethical or illegal;
- (3) did not pay our bills on time without making other arrangements for payment; or

do not replenish your financial retainer as requested by the retained lawyer from time to time.

NO GUARANTEES OF SUCCESS

We will try our best in acting for you and give you our best legal advice. However, you understand that we cannot guarantee the successful outcome of your case. Remember that all cases involve risks and uncertainties in the law, the facts, and the evidence.

We will work with you towards your desired outcome. However, all legal actions are subject to many possible variables such as the demeanour and recollection of witnesses, the availability of substantiating documents and other evidence, and the evidence marshalled by the other side – all of which affect the decision of a judge or jury. Accordingly, we cannot guarantee that your desired result will in fact be achieved. For us to work towards your desired outcome, it will be necessary for you to abide by the terms described in this retainer.

CONSENT TO RECEIVE COMMERCIAL ELECTRONIC MESSAGES

Low Murchison Radnoff LLP values your privacy. From time to time we may send you important legal updates, information on seminars and firm news, as well as articles and other information that might be of interest to you. Canada's Anti-Spam Law requires that we obtain your consent to send you this information. You can withdraw your consent at any time. If you would like to receive these communications, please provide your email address and check the box below:

I consent to receive commercial electronic messages from Low Murchison Radnoff LLP

Email:

AGREED TO this _____ day of _____, 2016.

LOW MURCHISON RADNOFF LLP
As per Jonathan P.M. Collings

Deirdre Moore

(d.f.)

including sufficient particularity. Put somewhat differently, it makes little sense to grant an amendment that will immediately be challenged as legally unsound, and the court may inquire into the merits to ensure that the amendment is tenable in law and compliant with the rules of pleadings. The case law establishes that proposed amendments are to be read generously with allowance for deficiencies in drafting [.]

[26] The amendments sought by Ms. Moore are as follows:

- ✓ 1. An order for the awarding of compensation for general, aggravated and punitive damages due to the intentional infliction of mental suffering and emotional distress.
- ✓ 2. An order that the Applicant pay costs due to Bad Faith exhibited throughout the proceedings.
- ✓ 3. An order for the awarding of compensation due to attempted parental alienation.
- ✓ 4. An order that the Applicant pay costs associated with psychotherapy for children to reduce the impact of attempted parental alienation on their psyche.
- ✓ 5. An order for the awarding of compensation due to the tort of defamation.
- ✓ 6. An order for the awarding of compensation due to the tort of breach of fiduciary responsibility.
- ✓ 7. An order for the awarding of compensation for general, aggravated and punitive damages due to the negligent infliction of mental suffering and emotional distress.
- ✓ 8. An order for pecuniary damages related to the criminal act of Defamatory Libel.
- ✓ 9. An order for pecuniary damages related to the criminal act of Criminal Harassment.
- ✓ 10. An order for pecuniary damages related to the criminal act of Mischief.
- ✓ 11. An order for compensatory spousal support under the Divorce Act.

✓ = permitted
x = not tenable at law

TAB 12
1/4 SS

- ✓ 12. An order for non-compensatory spousal support under the Divorce Act.
- ✓ 13. An order for retroactive spousal and child support under the Divorce Act.
- ✓ 14. An order for constructive trusts and/or vesting orders for cost recovery and/or damages awards.
- ✓ 15. An order that the Applicant pay full cost of these proceedings.
- X 16. An order that the Ottawa Police Services remove the word "bipolar disorder" from their description of me in their databases.
- ✓ 17. An order that the Applicant not come within 500 metres of the Respondent's home or harass Respondent by way of phone, text, e-mail or any other form of communication.
- ✓ 25. An interim and permanent order that the children's special and extraordinary expenses be paid by the Applicant.
- ✓ 27. An interim and permanent order requiring the Applicant to purchase a paid-up policy of life insurance in an amount sufficient to secure his child and spousal support obligations and that he designate the Respondent as irrevocable beneficiary thereof in trust for the children;
- X 28. An interim and permanent order requiring the Applicant to purchase a paid-up insurance policy on daughter Cate Kiska's right eye.
- ✓ 29. An order for the awarding of compensation for any and all costs relating to a forced sale of the Vanson Avenue property (and movement to a different dwelling) due a lack of meaningful support by the Applicant that has/will ultimately lead to the Respondent's inability to maintain the property's mortgage, taxes, insurance and/or the Respondent's living expenses.
- ✓ 30. An order for the reimbursement of any credit card or line of credit interest that the Respondent incurred due to a lack of meaningful support and access to home equity or business savings.

- ✓ 31. An order for the awarding of compensation for all costs arising from the Applicant's 2015 Emergency Custody Order including, but not limited to:
 - a. family counsel-related legal fees and
 - b. real estate-related fees for the conversion of an investment property into a primary residence located in the children's school zone.

- ✓ 32. An order for the awarding of compensation for loss of AdvisorOnTrack Inc. retained earnings and increased personal taxation due to reassessment of expenses by Canada Revenue Agency.

- X 35. An order for the:
 - a. conversion of the Applicant's registered investments into risk-free, registered investments and
 - b. subsequent freezing of afore-mentioned assets.

- ✓ 36. An order of the provision of all 2016 and 2017 invoices billed by Applicant for contracts that were initially awarded to the jointly-held company incorporated by the Respondent, AdvisorOnTrack Inc.

- ✓ 37. An order of the provision of all 2016 and 2017 expenses incurred by the Applicant for the purposes of earning revenue from contracts that were initially awarded to the jointly-held company incorporated by the Respondent, AdvisorOnTrack Inc.

- X 38. An order that the Applicant be required to perform community services for The Ottawa Hospital and other taxpayer-funds services in an amount that the Court deems appropriate.

- ✓ 41. An order that this order be police enforceable.

[27] For the reasons given, I allow the proposed amendment numbers 1, 3, 5, 6, 7, 8, 9, 10, 13, 14, 17, 25, 27 and 41. Read generously, the draft amendments contain claims recognized at law.

The amendments sought at numbers 2, 4, 11, 12, 15, 29, 30, 31, 32, 36, and 37 are not allowed.*
* They are redundant and are already covered by Ms. Moore's original pleading. The amendments sought at numbers 16, 28, 35, and 38 are untenable at law and are disallowed.

[28] The version of Ms. Moore's draft amended pleading under consideration in this motion includes one hundred and six proposed factual amendments. Some of the changes are deletions. Others are new allegations and some go on for pages. The proposed Answer contains excessive detail and is rife with evidence. It reads more like an affidavit than a pleading that is to be a statement of essential material facts setting out the basis for relief sought at trial.

[29] Prolix pleadings offend the principle of proportionality. It should not fall to Mr. Kiska to deconstruct what is not properly constructed in the first instance to determine if there are subtle differences in repetitive paragraphs that may require a different response. See *Cadioux v. Cadioux*, 2016 ONSC 4446. The extensive amendments to the allegations of fact in the proposed form cannot be allowed and leave is denied.

[30] If the parties cannot resolve the issue of costs, Ms. Moore shall provide the court with her written submissions within 10 days. Mr. Kiska shall then have a further 10 days to respond with a 5 day right of reply to Ms. Moore. Submissions shall not exceed 2 pages in length exclusive of Offers to Settle and/or Bills of Costs.

Madam Justice D. Summers

Date: November 16, 2017

** Indicative of how deficient the first Answer was.
First Answer was prepared by (now) Victor Vallance Blais LLP against which I launched a \$3M+ civil action in January 2019. Of course, it is impossible for me to manage currently as I have been detained by the Crown due to TAB 12 allegations by ex-husband, pathological liar, Jonathan Kiska. 4/4

will likely impact her self-confidence, self-esteem, decrease her anxiety and increase her academic successes.

Mr. Kiska has no mental health issues and no addictions. He has not been involved with the justice system other than reporting Ms. Moore or asking for help. He is self-employed and resides in Ottawa. Mr. Kiska, in his final interview, was not objecting to Cate being assessed. He wanted to see "where the assessment would land, and then see where to go from there". However, once the assessment noted Cate's challenges, the father was not supportive of Cate attending tutoring during the summer months. He is of the opinion that Cate should enjoy the summer and catch up next year. He did not feel that the lack of tutoring this summer would make a difference for Cate. Mr. Kiska expressed his concern with the impact the mother's behaviors have on the children, and although the children have been involved in counselling in the past, he made no efforts to re-involve the children in counselling.

With regards to the Children's Aid of Ottawa, they have been involved on and off since 2013. They report that Ms. Moore has a diagnosis of Bipolar Affective Disorder Type 1 and it is noted that she does have paranoia that usually revolves around Mr. Kiska. It was also noted that there is ongoing contentious custody dispute between Ms. Moore and Mr. Kiska, with allegations made by each on a regular basis. The children did not disclose any safety concerns when in their mother's care, and Ms. Moore was in agreement to contact Mr. Kiska to come and pick up the children when needed. The file was closed January 2018.

FALSE
FALSE
TRUE

Dr. Chow is of the opinion that the parental separation has been felt by the family members, who may still be healing. Dr. Jackson shared that Ms. Moore has been isolated from her family related to Mr. Kiska's actions and reportings, leaving Ms. Moore grieving the loss of her family relationships. The parents are described as very caring and loving, and involved with their children. They present as protective and having a close relationship with both children. However, the communication between the parents at this time is conflictual and problematic, and co-parenting does not appear to be an option at this time.

RECOMMENDATIONS:

1. Custody: It is respectfully recommended that the mother have sole custody of Sean and Cate Kiska.
2. Access: It is respectfully recommended that the present access schedule remain as 2-2-3, with the parent picking up the children for their access visit, or with the children taking the school bus.

* Shared access is seemingly unavoidable until Moore is in a position to present evidence against Kiska. (see 2018 OCL letter from Ottawa Victim Services.)

Fraudster, Thief & ... much, *much* worse: Party to offence¹: John Kiska²

See page 60
at 41.001 TM

Political Persecution in Canada: Family Court || Criminal Court || Civil Court || Affidavits & Evidence || ON Ombudsman Cover-Up
|| Ministerial Cover-Up || RCMP Cover-Up || Religious Persecution in Canada || MB Ombudsman Cover-Up || OPSB/OPP Cover-Up
|| PSIC Cover-Up || Book Series 1: #UPIG || Book Series 2: #SymbioticEconomy Swimlanes || Kiska.com ... for "brands" that dare

John Kiska "Government" "Consultant"



Undated photo of John Kiska from his LinkedIn account³

(updated 20251029 by Deirdre Moore / Andee Sea Cae Jak)
In Canada, domestic violence is an **industry**: it feeds its symbiotic economy of human trafficking, domestic terrorism and taxpayer fraud which keeps cops, lawyers, judges and others busy and rich⁴.

By the end of 2012, I realized that there was something *very* wrong with my husband; but, at that point I hadn't quite figured out what it was. I simply knew that he couldn't care less about me or our children, Sean and Cate⁵. I had never researched "sociopathy" or so-called "Cluster B personality disorders". I had never heard the term "covert, malignant narcissist". I certainly had never thought about Genesis 3:15 or a "serpent seed". I just knew I needed a divorce.

After:

1. my semi-favourable, 2017 Family Court ruling by Justice Darlene Summers regarding my ability to seek damages for Kiska's crimes and torts⁶,
2. the 2018 recommendation that I receive sole custody of Sean and Cate⁷ and
3. the Ottawa Citizen's publication of my letter to the editor, "Let's Support Our Victims"⁸,

Kiska "went for the jugular" and confidently alerted my family of same (see <https://twb.rocks/domestic-terrorism/perpetrators/individuals/kathleen-moore>).

They did **absolutely nothing** to help me.



Copy of John Kiska's 20180816 statement made to my now-deceased father, Charlie Moore (according to my mother).

Why?
Their **greed** keeps them distracted from Agenda 21
(<https://twb.rocks/living/opinion/agenda-21>)

and/or

noticing that we're already at
Revelation 20:7-10
(<https://twb.rocks/living/spirit/satans-little-season>).

Over twelve years later ... there doesn't seem to be a "non-violent" crime that this psychological version of Paul Bernardo won't commit in his ongoing attempt to drive me to suicide.

I actually witnessed physical changes as he descended further and further into deeper levels of sociopathy⁹ (or, ?demonic possession?). The more he succeeded in system-enabled torture, the more sick and twisted he became. His decade-long⁺ enjoyment of torturing me and my children will take a while to publish: the current links provided are merely to drafts which will *eventually* contain both oral and written testimony and evidence.

Clearly, Canada's capital city has been fully infiltrated by—at a minimum—sociopaths: there is no legitimate law enforcement or child protection or legal/judicial services. My advice to any non-sociopaths currently residing in Ottawa?

Learn to cast out demons or ... #JustMove



This is a photo of John Kiska sticking out his tongue and giving me the finger as he phoned his friends at Ottawa Police Services in June 2019. One month later, he lied in order to have me arrested, charged and denied bail: my already long-awaited September 2019 divorce trial was cancelled.

As of October 28, 2025, I am still married to John Kiska as his *many* accomplices continue to help him "ghost me" so that Sean and Cate will have no memory of me.

If you would like to review 10's of 1,000s of pages of evidence against John Kiska and the network of perpetrators listed at <https://twb.rocks/domestic-terrorism/perpetrators/individuals> then download the evidence-linked, MS Excel-based Table of Contents stored for our documentary at <https://twb.rocks/political-persecution/affidavits>.

As of October 28, 2025 ... John Kiska remains "at large", living in our ~\$2,000,000 matrimonial home (of which I still own half⁴⁰) with my two beautiful teens (Sean Kiska and Cate Kiska) who have been brainwashed for the past six⁺ years and convinced that I am:

- severely mentally ill,
- very dangerous,
- guilty of multiple crimes and
- someone who abandoned them as "[I] no longer wanted to their mum".

Meanwhile—as I enter my **thirteenth year** attempting to divorce this "[?creature?]"^{11, 12}—I have learned how infiltrated with court-enabled, police-protected, systemic crime, the capital of Canada truly is.

To view an *outdated*, over-simplified illustration of Ottawa's human trafficking/domestic terrorism network, see incriminating thread at: <https://x.com/CaeJak/status/1947051924928279026>.

The
WhistleBlower
offline

ENDNOTES

- 1 Section 21(1) of Canada's *Criminal Code*, Party to offence, is provided at <https://twb.rocks/party-to-offence>.
- 2 More evidence against John Kiska is published at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska>.
- 3 See <https://twb.rocks/wp-content/uploads/2025/09/John-Kiska-white-collar-criminal-working-for-Government-of-Canada-1244-Lampman-Crescent-Ottawa-Ontario-Canada-2.jpg> (stored before he set his LinkedIn account to private).
- 4 See pre-published book series being outlined at <https://twb.rocks/upig>.
- 5 See photos of my illegally confiscated and 100% gaslit children at https://twb.rocks/political-persecution/sean-kiska_cate-kiska_children-of-deirdre-moore.
- 6 See details of [half-assed] ruling at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/darlene-summers>.
- 7 See page 19 of 20180711 report produced by OCL's Katherine Bobula stored at <https://twb.rocks/domestic-terrorism/perpetrators/entities/office-of-the-childrens-lawyer>.
- 8 See copy of letter stored at see <https://twb.rocks/domestic-terrorism/perpetrators/entities/ottawa-citizen>.
- 9 See preliminary thoughts on this topic at <https://twb.rocks/organized-crime/descending-into-sociopathy>.
- 10 See evidence of property ownership at https://twb.rocks/about-us/stolen-property-1_deirdre-moore.
- 11 I don't use the term "creature" lightly: see evidence-supported allegations about John Kiska's double life at <https://twb.rocks/living/exposure/kiska-com-for-brands-that-dare>.
- 12 See 2025's Urgent Motion linked to <https://twb.rocks/political-persecution/family-court>.

Sean Kiska & Cate Kiska

[Kathleen Moore](#) || [Moira Moore](#) || [Eileen Moore](#) || [Flying Monkeys](#) || My children, [Sean & Cate](#)
[Stolen Property 1](#) || [Stolen Property 2](#) || [List of Crimes](#)

My husband, John William Patrick Kiska¹ (d.o.b. 29-Sep-60),

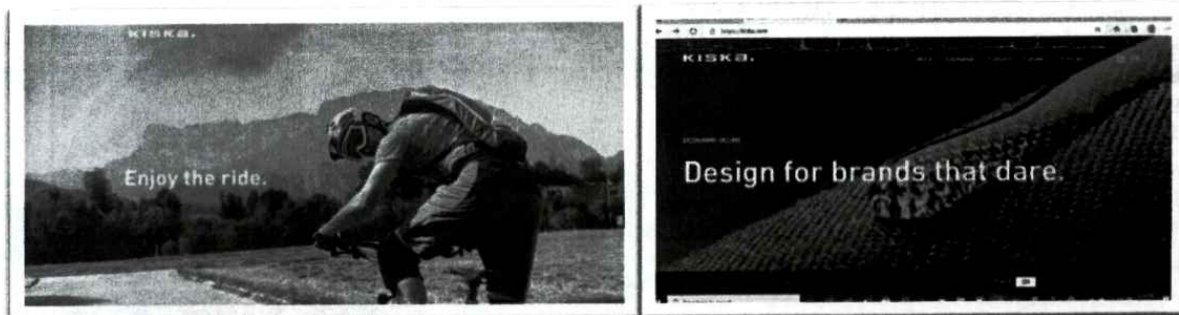
is a white-collar criminal who has leveraged Ottawa's crime-infested legal-judicial system² to:

- circumvent all protections from domestic violence that are codified in Canada's federal *Divorce Act*,
- steal my ~\$2,000,000 home in which he continues to reside³,
- avoid paying the \$7,763/month in financial support since December 2016⁴ and
- rob my children, Sean & Cate, of their devoted mum via multiple criminal acts including, but not limited to:
 - false allegations of criminal harassment (as well as s. 140 Public Mischief, s. 430 Mischief, s. 465(b) Conspiracy (to prosecute) and
 - defamatory libel (s. 300).

Worse,

I am fairly certain that he has started a business to teach other sociopaths how to similarly dispose of an individual via court-enabled, police-protected:

- Trafficking in persons (s. 279.01(1) which is not limited to forced sex or labour in Canada⁵),
- Terrorist activities as defined in s. 83.01(1)(b)⁶ and
- dozens of other crimes listed at <https://twb.rocks/domestic-terrorism/list-of-crimes>.



In 2019, this syndicate illegally criminalized all forms of my communication with my children⁸. Sadly, not even my mother, Kathleen Marie Moore of Morrisburg, Ontario⁹ or my two siblings, Moira Jean Moore¹⁰ and Eileen Patricia Moore¹¹, have told Sean and Cate the truth. They haven't bothered to send to me any pictures of them either.¹² I pray for their souls. (A work-in-progress list of all involved in the cover-up of this Canadian trafficking/terrorist group is published at <https://twb.rocks/domestic-terrorism/perpetrators>.)

As Canada does not have racketeering laws, I use several sections of Canada's *Criminal Code* including:

- s. 21(1) Party to offence,
- s. 22.1, 22.2 with respect to organizational negligence⁷ and
- s. 23(1) Accessory after fact.

More on John Kiska and his *very* protected, dark enterprise efforts? See:

- <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska> and
- <https://twb.rocks/living/exposure/kiska-com-for-brands-that-dare>.

ENDNOTES

- 1 Work-in-progress story "The Real John Kiska" is being drafted at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska>
- 2 There is zero chance that Ottawa's politicians, legal-judicial network and media are **not** covering-up the cesspool for multi-faceted, covert human trafficking and domestic terrorism that is the capital of Canada. See partially-published mail campaigns of 2019, 2023/24, 2025 (while constantly displaced and/or terrorized) at:
- 2025: <https://twb.rocks/awareness-campaign> & <https://x.com/CaeJak/status/1969468823544738195>
 - 2023/24: <https://twb.rocks/awareness/2024-mail-campaign>
 - 2020: partial details included with testimony and evidence against SCJ's judge Kevin B. Phillips (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/kevin-phillips>)
 - 2019: <https://twb.rocks/awareness/2019-mail-campaign>.
- 3 See evidence of home ownership at <https://twb.rocks/about-us/stolen-property-1-deirdre-moore>
- 4 See copy of lawyer-prepared DivorceMate calculations at https://twb.rocks/wp-content/uploads/2020/07/000063KJ_20180118_xxxx_DivorceMate_Support-Calculation_Retroactive_SAQOTU_Andee-Sea-Cae-Jak-pdf.jpg
- 5 See wording of the crime at [https://www.criminalnotebook.ca/index.php/Trafficking_in_Persons_\(Offence\)](https://www.criminalnotebook.ca/index.php/Trafficking_in_Persons_(Offence))
- 6 See wording of the crime at https://www.criminalnotebook.ca/index.php/Terrorism_Definitions
- 7 See wording at <https://laws-lois.justice.gc.ca/eng/acts/C-46/page-3.html#h-115570>
- 8 Illegal sub-delegation of minimum access (& worse) by SCJ's Calum MacLeod as evidenced at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/calum-macleod> and without-grounds, beyond-jurisdiction, non-communication order by OCJ's Paul Harris as evidenced at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/paul-harris>
- 9 See <https://twb.rocks/domestic-terrorism/perpetrators/individuals/kathleen-moore>
- 10 See <https://twb.rocks/domestic-terrorism/perpetrators/individuals/moira-moore>
- 11 See <https://twb.rocks/domestic-terrorism/perpetrators/individuals/eileen-moore>

12 I managed to find these undated photos of Sean and Cate (see inserts below) on the internet. They have no idea what their dad has done to us. They are 100% gaslit and alienated. Pictures of us just before Kiska began his final discard of me? See <https://twb.rocks/organized-crime/vis/angry-birds-photo-shoot>.

13 Evidence of this, the Crown's 2025 threat of chemical restraint and Ontario Court of Justice's rigged trial for bogus charges of "Disobey [illegally-obtained, unlawful] orders" is stored at <https://twb.rocks/political-persecution/criminal-court>. Evidence of RCMP's 2iC Matt Peggs being involved in the cover-up (and, by default, an accessory to John Kiska) is stored at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/matt-peggs>.



Sean Kiska

Student at Carleton
University of Ottawa / Vill...

ca.linkedin.com

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Kiska.com

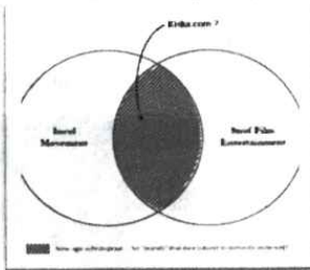
Is it an advertising agency? Or, is Kiska.com a hybrid of two wicked businesses?

Seeking Political Asylum || twb.ROCKS Index || twb.ROCKS Living! Magazine || twb.ROCKS On Tour || Trying to Spear It!

(Article started 20241208 by Deirdre Moore / Andee Sea Cae Jak)
I remember one evening about 20 years ago when my husband¹ expressed his frustration that the url “kiska.com” had already been purchased by one of the Aleutian Islands². He told me that was “working his ass off” on a business model for “us” so we wouldn’t have to work so hard as consultants³.

Fast forward to mid-July 2019: after *six* years spent trying to divorce him⁴, I’m pretty sure I had begun to reverse-engineer/expose his sick & twisted “business model”. And *that* seemed to upset a *lot* of people in Ottawa⁵. Suffice it to say that I was his “proof of concept” and he was able to purchase the url ... Kiska.com.

Illustration 1: Kiska’s Hybrid Approach?



Noteworthy:

- The 20251028 cover letter that first accompanied this article is stored in “Diary of a Canadian Whistleblower” at <https://twb.rocks/archives/y2025/m202510>.
- By the time of my 20190726 without-grounds arrest/detention, I had already published *three* Ottawa-damning articles: one alleging negligence/criminality of the Children’s Aid Society of Ottawa⁶, one about sloppy infrastructure at Ottawa entertainment venues³⁸ and one about federal government mismanagement of the nascent vaping industry³⁹.
- A work-in-progress introduction to organized stalking and harassment (aka “gang-stalking”) is stored at <https://twb.rocks/gang-stalking>.
- The number of *women* involved in *destroying* my relationship with Sean & Cate in order to protect Kiska almost makes me embarrassed to be one: how many women are serpent seed (ie. Genesis 3:15), have fully transitioned into sociopathy (see <https://twb.rocks/organized-crime/descending-into-sociopathy>) or are just full-blown possessed (eg. Meg during Jack’s 2005 “From the Basement” stored at <https://twb.rocks/living/appreciation/artists/jack-white/from-the-basement>)?

“... for brands that dare” wasn’t his first tagline. I let my husband know that I knew what he was up to when the Kiska.com homepage displayed a male cyclist looking back over his shoulder. At that time, the site was hosted in Germany and the tagline read “Enjoy the Ride”.

Illustration 2: Homepage #1 for Kiska.com: “Enjoy the ride.”



Shortly after that (and his request from the Children’s Aid Society of Ottawa regarding how he could circumvent process to keep his fabricated file against me open⁶), he accused me of criminal harassment⁷. Despite my testimony provided to OPSB’s Alex Kirady and the evidence of my husband’s crimes and torts that I had on my person⁸, I was:

- charged with three crimes of which it was literally impossible for me to be guilty⁹,
- denied bail¹⁰
- further accused (while in custody) of Break & Enter on my own house¹¹ and denied any ability to produce the documents that proved ownership¹²,
- forced into an illegally-obtained *Amicus Curiae* arrangement¹³,
- released 90 days later¹⁴ and
- forced to live in a bail house run by a pimp^{15, 16}.

By the time I had been released, my Facebook account had been deleted and the website for Kiska.com had been completely re-designed and moved to a hosting service based in China.

Illustration 3: Homepage #2 “... for brands that dare”



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During this human-trafficking¹⁷/domestic terrorism¹⁸ event, my long-awaited divorce trial (when Kiska should have finally been exposed and apprehended¹⁹) was cancelled by crooked SCJ judge Tracy Engelking²⁰ following a request made by career-criminal lawyer Wade Smith²¹ and the *illegal* awarding²² of 100% custody and access²³ of my children, Sean & Cate²⁴ to my sociopath husband advanced ... despite the mountains of evidence of his *years* of severe domestic violence that had already been amassed, served and filed with the court²⁵.

Fast forward to December 8, 2024: I've just been released from the Ottawa-Carleton Detention Centre ... again²⁶. I remain married to Kiska against my will and he lives in our \$2,000,000 home on the water²⁷ with my two 100% gaslit teens, my dog and my cat. He wears Hugo boss and drives a Volvo and enjoys paying zero spousal support²⁸ or occupational rent²⁹. Meanwhile, I've been forced to surf the shelter systems ... which is how I became aware of the criminal infiltration of those³⁰.

By May 5, 2025, I had no choice but to return to the U.S. for safety ... albeit, not in Buffalo, New York³¹. I began the process of publicly seeking asylum by filing and publishing my Form G-375R³² and attempted to reason with those positioned at 161 Elgin Street from afar³³. The result was *further* accumulation of evidence regarding their intentions to silence me permanently³⁴.

Approaching 2026, Mummygate³⁵ is not merely an attempted divorce that exposes Ottawa's *entire* legal-judicial system as nothing but a front for human trafficking, domestic terrorism and multi-faceted taxpayer fraud³⁶, it's a matter of national security (including, but not limited to, possible widespread stock market manipulation as suggested at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/kim-pate>) for Canada ... *and* the United States. A devoted, educated, experienced mum has been dragged through the under-belly of Ontario and stored enough evidence to prove all allegations against the malevolent nature of local, provincial and federal government in Canada. They've known this since September 2023 (see <https://twb.rocks/political-persecution/affidavits>); so, now I have evidence of their persecution techniques too (see <https://twb.rocks/political-persecution>).

Illustration 4:



Illustration 5:



Illustration 6:



Kiska was so emboldened by his ability to commit fraud in Ottawa's Family Court (see evidence linked to <https://twb.rocks/domestic-terrorism/perpetrators/individuals/julie-audet> and <https://twb.rocks/domestic-terrorism/perpetrators/individuals/pamela-maceachern>) that he became fearless about announcing his plans (as inserted above) to destroy me. More evidence against my "flying monkey" family? See links at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/kathleen-moore>.

Local, provincial and federal media outlets are involved in organized stalking and harassment (aka "gang stalking", see <https://twb.rocks/gang-stalking>) ... and worse.

This example of terrorist cell direction is from the Winnipeg Free Press on 20241009 while I was illegally detailed by a multitude of anti-Christian individuals positioned at <https://twb.rocks/domestic-terrorism/perpetrators/entities/health-sciences-centre-winnipeg>.

For anyone with eyes to see and ears to hear, a 46-second video that I was "moved" to produce in 2013, just before the OCSB's VP Greg Wysynski began the removal of me from my children's lives: <https://youtu.be/Sg9J2ks4Bdw>. (May his future decisions be blessed.) See warning referenced in #twbROCKS #KaraokeCover "Just a Pharisee" stored at <https://twb.rocks/mummygate/rolling-credits/just-a-pharisee>.

ENDNOTES: The 39 endnotes for this article are also stored at <https://twb.rocks/living/exposure/kiska-com-for-brands-that-dare>; however, if not attached, feel free to request a copy via e-mail to ascjak@outlook.com or text to (518) 360-7003.



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ENDNOTES

¹ that is, Jonathan William Patrick Kiska (d.o.b. 29-Sep-60 in Hamilton, Ontario) of 1244 Lampman Crescent, Ottawa, Ontario, K2C 1P8 (see <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska>), not to be confused with his deceased father, John Kiska, who was run out of Hamilton in the early 60's; possibly, due to his own fraudulent activities as suggested in RBC v. Kiska stored at <https://twb.rocks/wp-content/uploads/2025/10/John-Kiskas-uncle-EATS-signature-in-court-to-try-to-avoid-liability-Royal-Bank-of-Canada-v.-Kiska-1967-CanLII-154-ON-CA-Deirdre-Moore-Sean-Kiska-Cate-Kiska.jpg> and <https://twb.rocks/wp-content/uploads/2025/10/John-Kiskas-uncle-EATS-signature-in-court-to-try-to-avoid-liability-Royal-Bank-of-Canada-v.-Kiska-1967-CanLII-154-ON-CA-Deirdre-Moore-Sean-Kiska-Cate-Kiska.pdf> (as well as circulated on Twitter/X at <https://x.com/CaeJak/status/1979257311068852317>). ↱

² that is, one of Alaska's [cornered] Rat Islands (<https://en.wikipedia.org/wiki/Kiska>) ↱

³ In 2002, I left my six-figure salary job at National Bank Financial to start my own consulting firm, AdvisorOnTrack Inc. (<https://twb.rocks/wp-content/uploads/2025/01/2003-AdvisorOnTrack-Inc-AOT-Articles-of-Incorporation-Deirdre-Moore-President-marked-up.jpg>). When Kiska was later fired from InTouch Survey Systems, he began consulting for my firm but pretended it was his (<https://twb.rocks/wp-content/uploads/2025/02/20250101-John-Kiskas-20031001-AOT-claim-at-quirks-found-after-epiphany.jpg>). ↱

⁴ See testimony and evidence linked to <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska/fc-15-2446/2025-urgent-motion>. ↱

⁵ An over-simplified illustration of Ottawa's covert, multi-faceted human-trafficking and domestic-terrorism operations (https://twb.rocks/wp-content/uploads/2023/11/20211031-Police-Report-re-Crime-Syndicate-21-280183-rCover-Illustration-of-Crime-Ring_SAQOTU_002.jpg) has been published on Twitter/X since 2020 (<https://x.com/CaeJak/status/1582834292194873344>). ↱

⁶ See e-mail thread at https://twb.rocks/wp-content/uploads/2023/11/Ex-Z-20190715-Kiska-contacts-CAS-ED-Raymond-to-request-assistance-with-circumvention-of-due-process_SAQOTU.pdf. (Note that during January 2019, I was attempting to get police protection from both Ottawa and Quebec; however, both services are pro-domestic violence.) ↱

⁷ While Kiska was aware he had been court-ordered to co-operate/communicate (see item #6 at https://twb.rocks/wp-content/uploads/2023/10/01_p2-Photocopy-of-illegally-obtained-20190408-court-order.pdf), he used my desperate attempts to reach my children (https://twb.rocks/wp-content/uploads/2025/10/000350KJ_20190721_EmailTo_John-Kiksa_CAS_Re-I-have-not-spoken-to-my-son-in-five-months_SAQOTU.pdf) as some grounds for criminal harassment. OPSB's Daniel Gervais (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/daniel-gervais>) was more than happy to oblige by ignoring all evidence of Kiska's domestic violence and child abuse, as were OPSB's "self-assigned" Jean Benoit (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/jean-benoit>) and Alex Kirady (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/alex-kirady>). ↱

⁸ A copy of my 40-minute interview with OPSB Alex Kirady explained *some* of the crimes committed by Kiska's accomplices (<https://youtu.be/dfQRcQ7LOFI?list=PLhrYRNz6otss7JODCbWJ0B-wmZv2Dh9D6>). He **refused** to:

- review the evidence that OPSB had confiscated which included a package that described Kiska's (and some of his accomplices') crimes and torts (see Table of Contents of package delivered to municipal prosecutor

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Yvonne Goebel that morning at <https://twb.rocks/wp-content/uploads/2025/10/20190726-Defense-Notes-delivered-to-Yvonne-Goebel-and-offered-to-OPSB-Alex-Kirady.pdf>); and, my law-referencing defense notes),

- acknowledge the *entire* 20190408 court order (stored at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/calum-macleod>),
- acknowledge that I co-owned "the residence" (https://twb.rocks/about-us/stolen-property-1_deirdre-moore) or
- acknowledge s. 430(7) of the *Criminal Code* which would render any charge of Mischief unlawful as I was clearly attempting to communicate with my severely emotionally- and psychologically-abused children.

Then he blatantly *lied* in his 1-page "police report" (https://twb.rocks/wp-content/uploads/2020/10/000172KJ_20190726_OPS_Alex-Kirady_How-can-this-man-be-a-detective_SAQOTU.pdf).

↑

⁹ See 20190727 OPSB Charge Sheet at https://twb.rocks/wp-content/uploads/2020/09/000124KJ_20200911_1530_JPT_20190727_0714_Three-charges-laid-by-OPS-Detective-Alex-Kirady_SAQOTU-scaled.jpg. ↑

¹⁰ See lies told by Crown prosecutor Mike Boyce (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/mike-boyce>) and illegal denial of bail by OCJ's Paul Harris (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/paul-harris>) in purposely botched transcript of my *personal* court appearance stored at https://twb.rocks/wp-content/uploads/2023/01/20190727_Transcript_Criminal-ON_Harris-Paul-et-al_Mike-Boyce_Anti-Charter-detention-Conspiracy-to-Prosecute.pdf. (Note that some of the other transcripts are stored at <https://twb.rocks/domestic-terrorism/perpetrators/transcripts>.) This was also when the first non-communication order was issued *without* jurisdiction: they literally criminalized my sending to my children a birthday card (so they would never learn the truth about their dad). This extended to even more ridiculously-unlawful restrictions in 2021 when they criminalized me communicating with *any* of Sean and Cate's friends or teachers! See item #10 of extorted 20210409 Release Order at https://twb.rocks/wp-content/uploads/2023/02/Ex-Y-20210409-ON-Release-Order-to-shut-down-pfi.rocks_SAQOTU.pdf when I received my *second* illegal gag order regarding publication of evidence against the syndicate at #13). ↑

¹¹ The Crown chose to:

- accuse me of Break & Enter on my own house (when I "stole"/removed nothing and had zero criminal intent),
- convert all of their previous hybrid charges to straight indictable and
- attempt to extort consent to probation if I plead guilty!

Details are stored at testimony/evidence page against career criminal Crown prosecutor John Ramsay (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-ramsay>). When I refused, I was illegally pressured into choosing a venue and chose Ontario's *Superior* Court of Justice.

Note: This is one of the ways in which I accumulated evidence against both the OCJ's and the SCJ's criminal racket. Following the gaslighting theatre of lawyer Cedric Nahum (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/cedric-nahum>) and Crown's Malcolm Savage (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/malcolm-savage>), the matter was returned to OCJ for re-election in 2021. ↑

¹² While detained at the Ottawa-Carleton Detention Centre ("OCDC", <https://twb.rocks/domestic-terrorism/perpetrators/entities/ocdc>), I was denied legal aid by Legal Aid Ontario ("LAO",

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<https://twb.rocks/domestic-terrorism/perpetrators/entities/legal-aid-ontario>) because I did not meet the asset test ... due to owning the home ... on which I was falsely accused of B&E. In other words, there was no way for me to get a copy of the deed to my house and the Crown knew it. False-Positive Conviction strategies are the standard modus operandi for Ottawa's Crown Attorney's Office; hence, the motivation for #twbROCKS #KaraokeCover tune "False-Positive Conviction" stored at <https://twb.rocks/mummygate/rolling-credits#False-Positive%20Conviction>. ¶

¹³ The role of the *Amicus Curiae* is described at <https://twb.rocks/political-persecution/criminal-court/amicus-curiae>. The "Ball & Chain" John Hale (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-hale>) was forced upon me by Crown-positioned trafficker/terrorist Malcolm Savage (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/malcolm-savage>) who committed multiple crimes including, but not limited to, his defamatory 20191017 Application (https://twb.rocks/wp-content/uploads/2020/07/000061KJ_Disclosure_Addelman_Hale_Karimjee_Savage_20191017-Savage-Notice-to-appoint-John-Hale-Amicus-Curiae_SAQOTU_Andee-Sea-Cae-Jak.pdf) to secure Hale's appointment. ¶

¹⁴ After serving 90 days for the bogus charges, Moiz Karimjee (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/moiz-karimjee>) still argued that I should be detained until trial (see transcript at <https://twb.rocks/wp-content/uploads/2023/09/0001311.pdf>). He ignored **all** exculpatory evidence thus far sent to the Crown and OPSB (see 2019 Mail Campaign at <https://twb.rocks/awareness/2019-mail-campaign>). The only reason I was released? Ball & Chain Hale had to leave early to teach a course at Carleton University so I was **finally able to present myself!**

This transcript alone, given all the evidence that I have since published against Kiska and Ottawa's entire legal-judicial system, should be enough to shut the whole thing down and outsource it to **anywhere** that has not yet been fully infested with sociopaths. ¶

¹⁵ Elizabeth Fry Society's bail house, Lotus House, experienced a change in management during my stay. Lorie Fuentes, who was previously on the wrong end of a sting operation in Bowling Green, Ohio (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/lorie-fuentes>) took over supervision of the house situated at 3786 Russell Road, Ottawa. When she realized that I knew she was still part of a trafficking operation, she arranged for my eviction and re-arrest ... for failing to comply with the *forced* release order condition which stated ...I **must** live there! See charge at <https://twb.rocks/wp-content/uploads/2020/02/06cb-20200228-OPS-OCJ-Charge-Lotus-EFry-Fuentes-Bail-Breach-pdf.jpg> and forced condition #8 in 20191030 SCJ Release Order at <https://twb.rocks/wp-content/uploads/2020/01/02mb-20191030-Bail-Conditions-Hackland-Karimjee-90-day-review.pdf>). Of course, I committed no crime pursuant to s. 145(5)(a) of Canada's *Criminal Code*; but, no one seems to read that except me. Also, that she was using the residence to pimp out vulnerable women who were looking for a fresh start was completely ignored by OPSB, the Crown Attorney's Office and both SCJ and OCJ. ¶

¹⁶ **Noteworthy:** Senator Kim Pate (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/kim-pate>) was the Executive Director for Elizabeth Fry Society for 24 years. She is also, at a minimum, a Party to Offence (see definition at <https://twb.rocks/party-to-offence>). ¶

¹⁷ In Canada, the crime of trafficking in persons is not limited to forced sex or forced labour (see s. 279.01(1)(b) at [https://www.criminalnotebook.ca/index.php/Trafficking_in_Persons_\(Offence\)](https://www.criminalnotebook.ca/index.php/Trafficking_in_Persons_(Offence))). Being trafficked through the prison industry, legal-judicial systems and/or shelter systems while an innocent, previously-affluent, asset-owning, devoted parent meets the definition too. ¶

¹⁸ "Participation in activity of terrorist group" is defined in s. 83.01 of Canada's *Criminal Code*; and, the definition of terrorist activities appears in s. 83.01. ¶

¹⁹ Prior to Kiska's 2018-present, seemingly-endless crime spree, I was permitted to seek damages for his 2013-2017 crimes and torts during our divorce. See:

- list at https://twb.rocks/wp-content/uploads/2023/04/N-20180111-Amended-Answer_Kiska-v.-Moore_excerpt-damages-sought.pdf and
- judge's decision linked to <https://twb.rocks/domestic-terrorism/perpetrators/individuals/darlene-summers>.

Of course, he gets to evade all damages by kicking the divorce can down the road into perpetuity ... which is exactly what he and his accomplices have done as evidenced at <https://twb.rocks/political-persecution/family-court>. ¶

²⁰ Testimony and evidence against this "former-CAS-lawyer-promoted-to-SCJ-judge" Tracy Engelking is partially stored at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/tracy-engelking>. ¶

²¹ Testimony and evidence against this now-retired, career-criminal family law lawyer Wade Smith is partially stored at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/wade-smith>. ¶

²² Why was the awarding illegal? Because custody and access (now referred to as "decision-making" and "parenting" time) of children of a marriage fall under the jurisdiction of the federal *Divorce Act*, not a provincial *Child, Youth and Family Services Act* ... which was completely ignored by all parties regardless. See paragraph 16 at <https://www.canlii.org/en/ca/laws/stat/rsc-1985-c-3-2nd-supp/latest/rsc-1985-c-3-2nd-supp.html>. The Doctrine of Federal Paramountcy? It apparently doesn't exist in Ontario. ¶

²³ The initial 20190408 order by SCJ's Calum MacLeod (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/calum-macleod>) also erred in law by subdelegating minimum access to the discretion of the Children's Aid Society of Ottawa (<https://twb.rocks/domestic-terrorism/perpetrators/entities/childrens-aid-society-of-ottawa>), something the court had zero authority to do. But, since nothing about the 20190408 was legal, why would we expect MacLeod to acknowledge that either. ¶

²⁴ The only pictures I have managed to access are posted at https://twb.rocks/about-us/sean-kiska_cate-kiska_children-of-deirdre-moore; but, they are not recent. ¶

²⁵ A Crown-orchestrated re-arrest (see September 2020 entries at Mummygate: <https://twb.rocks/mummygate>) and retention of syndicate-participant Cedric Nahum (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/cedric-nahum>) in September 2020 prevented me from fully preparing for Engelking's maliciously (and illegally) scheduled Summary Judgment Motion for Kiska's benefit; however, I still managed to serve and file enough evidence for a favourable ruling from any non-biased judge (<https://twb.rocks/domestic-terrorism/perpetrators/entities/cas/20201110-summary-judgment-motion>). SCJ's Mary Fraser (<https://twb.rocks/domestic-terrorism/perpetrators/individuals/mary-fraser>), however, chose to ignore my evidence to rule in favour of Kiska, his lawyers at Bell Baker LLP (<https://twb.rocks/domestic-terrorism/perpetrators/entities/bell-baker>), Doug Ford's CAS and Douglas Downey's OCL (<https://twb.rocks/domestic-terrorism/perpetrators/entities/office-of-the-childrens-lawyer>). ¶

²⁶ The number of times I was arrested by the Ottawa Police for attempting to report crime in 2024 was insane: see <https://twb.rocks/upig/police/still-alive>. ¶

²⁷ Yes, as far as I know I still co-own this property as evidenced at https://twb.rocks/about-us/stolen-property-1_deirdre-moore. Kiska is lying about this fact just like he lies about everything else in his sad, pathetic, anti-Christ life. ¶

²⁸ See a decade of tax returns stored at <https://twb.rocks/domestic-terrorism/perpetrators/individuals/john-kiska/fc-15-2446/2025-urgent-motion>. ↱

²⁹ The Occupational Rent (see <https://isdllaw.ca/blog/exploring-occupation-rent-in-family-law-a-comprehensive-guide>) that Kiska owes me retroactive to December 2016 is yet another reason he'd prefer I were "un-alived" by his accomplices at the Crown Attorney's Office et al. This amount, in addition to the nearly eight years in unpaid, *legislated* financial support (see 2018 calculation at https://twb.rocks/wp-content/uploads/2020/07/000063KJ_20180118_xxxx_DivorceMate_Support-Calculation_Retroactive_SAQOTU_Andee-Sea-Cae-Jak-pdf.jpg) would have been **very** difficult for him to pry his greedy little paws from (even if it did keep his gang-stalking operations at Kiska.com "a secret"). I didn't call my proposed book series "Unbridled Power & **Insatiable** Greed" for nothing. ↱

³⁰ See evidence against multiple homeless-oriented, Public-Private Partnership scams at <https://twb.rocks/upig/homeless>. ↱

³¹ Given Buffalo's proximity to the Canadian border, it would be too easy for me to become re-ensnared by the Medicaid/Insurance-Company Fraud at the Erie County Medical Center Corporation (as exposed at <https://twb.rocks/living/exposure/ecmcc/thomas-quatroche>); or worse, as exposed at <https://twb.rocks/domestic-terrorism/perpetrators/entities/health-sciences-centre-winnipeg>. ↱

³² See form stored at <https://twb.rocks/political-asylum/g-325r>. ↱

³³ See evidence linked to Archives for "Diary of a Canadian Whistleblower"; specifically, <https://twb.rocks/archives/y2025/m202505>, <https://twb.rocks/archives/y2025/m202506> and <https://twb.rocks/archives/y2025/m202507>. ↱

³⁴ See evidence of Crown's intention to force "chemical restraints" at <https://twb.rocks/organized-crime/entity/oca/20250205-reply>. ↱

³⁵ A work-in-progress outline for this screenplay is stored at <https://twb.rocks/mummygate> (and over a dozen evidence-linked #twbROCKS #KaraokeCover tunes are stored at <https://twb.rocks/mummygate/rolling-credits>). ↱

³⁶ Ontario's fraudulent Symbiotic Economy is undeniable. It's an ouroboros that requires **gang-stalking operations** that keep the **#UPIG pipelines** full. See descriptions at <https://twb.rocks/gang-stalking> and <https://twb.rocks/upig>, respectively. ↱

³⁷ See "Is the CAS being paid by my husband?" at <https://twb.rocks/wp-content/uploads/2022/05/20190714-LinkedIn-Article-Would-you-like-to-terminate-YOUR-pregnancy.pdf>. ↱

³⁸ See "A Better Bandstand" at https://twb.rocks/wp-content/uploads/2025/03/20190717-A-Better-Bandstand_SAQOTU-Inc.pdf. ↱

³⁹ See "Preparing for Future Class Actions against Vaping Magnates: Juul Labs, Vype, etc., etc." at https://twb.rocks/wp-content/uploads/2022/12/article_00000022_Preparing-for-a-Future-Class-Action-against-Vaping-Magnates_SAQOTU_002.pdf. ↱



I Current Third-party Records Application

1. 20241222 Application to obtain Third-party Records ("TPR") for use in my defence re: 20241206 violation at The Ottawa Hospital (2)
2. 20241218 Appendix I: Evidence-linked Factual Basis for Application (1)
3. 20241212 (draft) Application (that was improved 20241222) (2)
 - ↳ 4. 20241209 (pre-draft) Application written from OCDC naming only eight entities and four grounds (1)
 - ↳ 5. 20241212 22-page (partial) document list for Ontario Works (22)
 - ↳ a) Table of Contents
 - b) "Other People's Research"
 - c) "Why do narcissists...?"
 - d) "Are they all demonic?"
 - e) "I'm just a Pharisee"
 - f) [Descending into Sociopathy]
 - g) 1244 Lampmen Crescent deed
 - h) Lampmen MPAC statement
 - i) "The Dx of the Rx" by Andee
 - j) redacted
 - k) Current Will, Powers of Attorney
 - l) 2020 Epiphany-LSATs + MCATs
- ↳ 6. 20241209 copy of 1/4 page twb. ROCKS! Public Service Announce (2)
7. Hand-written copy of Deirdre Moore's "RAP Sheet" (27 charges) excluding 2024's additional eight allegations that enabled another four arrests (2)
8. 20241127 OTIS Trust Report evidencing multiple detentions (3)
9. 20220524 illegally-obtained, illegal and unlawful Probation Order (for entering my house to warn my children about their [wicked] dad) (2)
10. BONUS MATERIAL: 20201013 O CJ Release Order forcing a GPS-monitoring ankle bracelet at my expense. (2)

II Undeniable evidence against Ottawa's court-enabled Terrorist Network (& accomplices)

11. 20240723 O CJ materials re: adjournment, judicial pre-trials (notice the twb. ROCKS menu at that time) (11)
12. SCJ CJA* divorce-related Form 22 (with 24 links to evidence) (6)
13. 20240723 Application by RCMP's Commanding Officer Matt Pegg(s) brought to evade my subpoena (35)
14. 20240103 - 20240204 SCJ (St. Catharines) e-mail exchange re: Rule 2.1.01/02 Notice to assist NRP's evade liability (5)
15. My 20240205 Reply to SCJ (St. Catharines) (11)

III The 20240216 pre-Re-arrest/pre-Re-arrest O CJ "events" (5)

16. 20240209 - 20240216 e-mail exchange with Ottawa's Crown Attorney's Office (6)
17. 20240216 materials filed and served (on a best-efforts basis) for a TPR and a review of my probation noted at item 9. above (1)
18. 20240216 speaking notes prepared to address judges Jonathan Brunet and Maria Sivar (1)

*that is, Courts of Justice Act - the provincial legislation used to circumvent the federal Divorce Act

IV Phillips & Brunet: two SCJ/OCJ judges who were previously "serving the Crown" ... and still are

19. 20210415 Application materials for OCJ's justice Norman Boxall (2)
re: adjournment of 20210422 TPR Application (scheduled to be heard by Crown's accomplice, justice Kevin B. Phillips ("Phillips")) (X)
20. 2021 raw notes from (eventual) TPR Application heard by another former Ottawa-based Crown prosecutor, Jonathan Brunet ("Brunet") (7)
21. 20210409, post-arrest, unlawful [gag] Order obtained via extortion by Ottawa-based Crown prosecutor, Malcolm Savage ("Savage") (1)
(2nd page only)
22. My 20191107 evidence-laden Reply to Savage's [gag order] Application following my [wicked] husband's 20191105 request of Savage (125)
23. Phillips' 20191108 unlawful gag order, illegally-obtained by using "broad judicial powers" to, among other things, circumvent his clear lack of jurisdiction to alter SCJ Justice C. Hackland's 20191030 Release Order (1st page only) — see item 21. above (1)

V Home Ownership Documents

24. 20230705 - 20230704 e-mail exchange with BMO's Erica Watson (1)
(who refused to provide a copy of my ?illegally-renewed? mortgage documents for 1244 Lampman Crescent, Ottawa ("Lampman"))
25. 20230620 copy of \$360,000 revolving Line of Credit #2219 8102543 with available credit cancelled by [wicked] husband — without my consent — after divorce proceedings commenced* (2)
26. 2022-generated copy of deed to my home situated at Lampman (1)
27. 2017-generated copy of MPAC statement for Lampman (roll number 06-14-074-201-04700-0000) (1)
28. 20170726-generated property tax payment history for Lampman (2)

262 pages

TW/AO

* Have staff at the Bank of Montreal been "recruited" to assist Ottawa's court-enabled Terrorist Network with #TDVCA (that is, Taxpayer-funded Domestic Violence & Child Abuse)?
See www.twb.rocks/gang-stalking for an introduction to "community policing".

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20220527 AJ.040.1



SCANNED

2022

MAY 27 2022

Date of order: 24-May-2022

OPS/ap

Judge: The Honourable Justice J.S. Brunet

Information #(s) 0411-998-19-RD18130 Occ# 19-193182

ONTARIO COURT OF JUSTICE

East Region at 161 Elgin St., 2nd floor, Ottawa, Ontario

ADULT PROBATION ORDER

Deirdre A MOORE (Name of the offender) DOB: 28-Sep-1965 Date (dd-mmm-yyyy)

of 235-251 Hannah St., Ottawa, ON (complete address)

A PROBATION ORDER has been made against you as part of your sentence for the following offence(s):

Table with 5 columns: Offence Date(s), Location (City), Short Wording, Section Number and Statute, Election. Row 1: 26-Jul-2019, City of Ottawa, Unlawfully entered a dwelling-house, S.349(1) CCC, Indictable

THIS ORDER will be in force for a period of 3 years and during the time you are not in custody serving an intermittent sentence. It will begin today unless you are also sentenced to or serving a term of imprisonment (other than an intermittent sentence) or a conditional sentence of imprisonment.

This Order is made on directing that the offender be discharged on conditions

Conditions:

YOU MUST OBEY ALL OF THE CONDITIONS LISTED BELOW:

- 1. Keep the peace and be of good behaviour.
2. Appear before the court when required to do so by the court.
3. Notify the court or the probation officer in advance of any change of name or address and promptly notify the court or the probation officer of any change in employment or occupation.
4. Notify your probation officer of any change of address amended MAY 27 2022
5. Do not contact or communicate in any way, either directly or indirectly, by any physical, electronic or other means, with: Jonathan KISKA, Sean KISKA, Cate KISKA

EXCEPT

- ONLY with Sean KISKA and Cate KISKA with the written and revocable consent of the CAS or pursuant to a Family Court Order or and Order under the Child, Youth and Family Services Act.

- 6. Do not be within 500 metres of any place where you know any of the person(s) named above to live, work, go to school, frequent or any place you know the person(s) to be EXCEPT for required court attendances EXCEPT

- ONLY with Sean KISKA and Cate KISKA with the written and revocable consent of the CAS or pursuant to a Family Court Order or and Order under the Child, Youth and Family Services Act.

- 7. Do not attend within 500 metres of 1244 Lampman Cres., Ottawa, ON
8. Do not attend at Sean and Cate KISKA's schools
9. Do not contact or communicate in any way, either directly or indirectly, by any physical, electronic or other means, with: staff at Sean and Cate KISKA's schools or with any students at these schools
10. Do not possess any weapon(s) as defined by the Criminal Code (for example, a BB gun, pellet gun, firearm, imitation firearm, cross-bow, prohibited or restricted weapon, ammunition or explosive substance or anything designed to be used or intended for use to cause death or injury or to threaten or intimidate any person).
11. Do not post on the internet, by social media or any other means, court documents, including but not limited to court rulings, court filings such as facts, affidavits or other supporting material, that names Jonathan KISKA, Cate KISKA, or Sean KISKA or otherwise violates S.87(8) of the Child, Youth and Family Services Act, 2017.
12. Do not post on the internet, by social media or any other means, disclosure received from the Crown Attorney as part of any of your criminal court proceedings.

When and Where Order is in force:

This Order continues to apply whether you are in Canada or outside of Canada. This Order applies anywhere in the world.

This Order is in force starting TODAY except:

- If you are also sentenced to a period of imprisonment today or are serving a sentence of imprisonment previously imposed in

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which case this Order will start when you are released from imprisonment or, if released on conditional release (parole), from the date the sentence or imprisonment ends.

- If you are also sentenced today to a conditional sentence of imprisonment, this Order will start immediately after the conditional sentence ends.
- If you are sentenced to an intermittent sentence, this Order is in force starting today and at all times when you are not in custody serving that sentence.

Your probation officer can tell you exact dates when this Order starts and ends.

This Order is in force at all times and must be obeyed unless a sentence of imprisonment makes it impossible to comply for the time being with the Order.

Variation, extension:

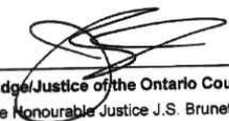
You, the probation officer or the prosecutor may at any time apply to the court to:

- make changes to any Additional Conditions;
- relieve you from compliance with any Additional Condition completely or in part or
- decrease the period for which this Order is in force.

WARNING

Refusal or failure (without reasonable excuse) to comply with any condition of this Order is a criminal offence for which you may be arrested, prosecuted and imprisoned for up to four years, fined up to \$5,000.00 or both if found guilty. Further, if you are convicted of any criminal offence, including a breach of this Order, the prosecutor may apply to the court to change or add conditions or to extend the period for which this Order is in force or, in some cases, to cancel this Order and sentence you again for these offences.

Date: 24-May-2022


Judge/Justice of the Ontario Court of Justice
The Honourable Justice J.S. Brunet

Acknowledgment:

I, Deirdre A MOORE, have read the conditions of this Order or have had them read to me and I understand them. I have received a copy of this Order. I understand that failing to comply with any part of this Order may result in arrest or imprisonment. I am aware that I may apply to the court to vary this Order at any time.

X

Signature



24-May-2022

Date:

Name of Interpreter: _____

Signature of Interpreter: _____

Additional Orders

DNA-P(5.03) DNA-S(5.04) DNA 5.041 Driving Prohibition SOIRA S.109/110

Distribution

Offender Probation Crown VWAP Police Chief Firearms Officer

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ICDN
Licence
Code
Code
d'implantement
de RMI

4560

Offense
Number
N°
d'infraction

3061234X

Form 4, Provincial Offences Act, Ontario Court of Justice, O. Reg. 100/11
Formule 4, Loi sur les infractions provinciales, Cour de Justice de l'Ontario, Règl. de l'Ont. 100/11

Offence Notice / Avis d'infraction

L, PIM (#09914)

Believes and certifies
that on the day of

Y/A M/M D/J Time (Heure)
2 0 2 3 1 2 0 1 6:19 PM

Name
Nom

**MOORE
DEIRDRE**

A

Address
Adresse

NO FXED ABODE

ON

Driver's licence No./Numéro de permis de conduire

M 6 5 0 9 1 5 9 1 6 5 5 9 2 8 ON
Birthdate/Date de naissance Y/A M/M D/J Sex/ Sexe Your Vehicle Involved/ Véhicule Impliqué Collision Involved/ Collision Warnings/ Avertissements
1 9 6 5 0 9 2 8 F N/N Y/O Y/O

AT/À **6135 CULP ST**

NIAGARA FALLS
Municipality/Municipalité

Did commit the offence of:
A commis l'infraction de:

FAIL TO LEAVE PREMISES WHEN DIRECTED

Contrary to
Contrairement à:

TRESPASS TO PROPERTY ACT

Sect./Art **2 (1) (B)**

Plate number N° de plaque d'immatriculation	Juris Aut. Rég.	Commercial Charioteur	CVOR/UVU <input type="checkbox"/> Y/O <input type="checkbox"/> N/O	NSC/CNS <input type="checkbox"/> Y/O <input type="checkbox"/> N/O	Code
CVOR No. NSC No. / N° de l'UVU - N° du CNS					
Add'l further certify that served an offence notice personally upon the person charged on the offence date. J'atteste également qu'à la date de l'infraction, je signifié, en vertu propre, un avis d'infraction à la personne accusée.			<input type="checkbox"/> Other service cars of: Autre date de signification, le:		
Signature of Issuing Provincial Offences Officer: Signature de l'agent des infractions provinciales		Officer No. N° de l'agent	Division & Precinct Section et Poste		
L, PIM		09914	2UD		
Sat. Fine of Amende fixée de	Total payable	Total payable includes sat. fine, applicable vehicle fee surcharge and costs. Le montant total exigible comprend l'amende fixée, la surcharge aux permis et/ou pour l'aide aux véhicules applicable et les frais.			
\$ 50.00	\$ 65.00				
	Montant total exigible				

Important:

You have 15 days from the day you receive this notice to choose one of the options on this notice.

Important:

À compter de la réception du présent avis, vous avez 15 jours pour choisir une des options décrites au cet avis.

Date of service if other than offence date
Date de la signification de l'avis si elle diffère de celle de l'infraction
Y/A M/M D/J

Guide for Defendants available at www.ontariocourts.ca/OCJPOAGuide or contact the court office listed.

Le guide pour Accusés disponible à www.ontariocourts.ca/GuideLPCJO, ou contacter le bureau de tribunal énumérés.

For more information visit www.niagararegion.ca/living/provincial-offences
Pour plus d'informations visitez

www.niagararegion.ca/living/provincial-offences

Important - If you do not exercise one of the following options within 15 days of receiving this notice, you will be deemed not to dispute the charge and a conviction may be entered against you. A clerk of the court will review the Certificate of Offence for defectiveness before entering a conviction. Within 15 days of becoming aware of the conviction, you may apply for review by a justice. Upon conviction, additional costs will be added to the total payable. If the fine goes into default, an administrative monetary charge will be added to the total payable and steps will be taken to enforce your defaulted fine. For example, information may be provided to a consumer reporting agency and for certain offences, including speeding, your driver's licence may be suspended.

OPTION 1 - Plead of Guilty - Voluntary Payment of Total Payment of Total Payable: I plead guilty and will pay the total payable (follow the instructions on the "payment notice").

OPTION 2 - Early Resolution - Meet with Prosecutor (by choosing this option you do not forego the right to a trial).

I request a meeting with a prosecutor to discuss the possible resolution of the charge. I understand that if I fail to attend the scheduled meeting, I will be deemed not to dispute the charge and may be convicted in my absence.

You may make your request on line at: Niagararegion.ca/living/Provincial-Offences-OR - Send the notice by email to: POAinfo@niagararegion.ca OR Deliver this notice in person or by mail to the address below

OPTION 3 - Trial Option, Ontario Court of Justice, Provincial Offences Office

NOTICE OF INTENTION TO APPEAR IN COURT:

I intend to appear in court to enter a plea of not guilty at the time and place set for the trial and I wish to have the trial conducted in the English language. I understand that if I do not attend the trial, I may be convicted in my absence. Send this notice by email to: POAinfo@niagararegion.ca OR - Deliver this notice in person or by mail to the address below

LANGUAGE INTERPRETER (Options 2 or 3): I request a _____ language interpreter for my early resolution meeting or trial (leave blank if not applicable).
Signature _____

NOTE: You will be sent important notices to the address and/or email on file. You must notify the court if your mailing address or email changes. Your matter may be scheduled by electronic method (e.g., audio or video). If you are unable to participate by electronic method, please contact the court office.
Changes to your address (if applicable):
Telephone number and email: **(613) 848-6832** *dmoore@pti.rocks*

Important - Si vous n'exercez pas une des options suivantes dans un délai de 15 jours à compter de la réception du présent avis, vous serez réputé(e) ne pas contester l'accusation et une déclaration de culpabilité pourrait être inscrite contre vous. Le greffier du tribunal examinera la procés-verbal d'infraction avant d'inscrire une déclaration de culpabilité. Après avoir pris connaissance de la déclaration de culpabilité, vous avez 15 jours pour demander à un juge d'annuler la déclaration de culpabilité. Sur déclaration de culpabilité, des frais additionnels s'ajouteront au montant total exigible. En cas de défaut de paiement de l'amende, des frais d'administration s'ajouteront au total exigible et des mesures seront prises pour faire exécuter le paiement de votre amende. Par exemple, l'information pourra être transmise à une agence de renseignements sur le consommateur, et dans le cas de certaines infractions, dont l'excès de vitesse, votre permis de conduire pourra être suspendu.

OPTION 1 - Plaidoyer de culpabilité - Paiement volontaire du montant total exigible: Je plaide coupable et je paiera le montant total exigible (suivre les instructions figurant sur "L'avis de paiement").

OPTION 2 - Règlement rapide - Rencontre avec le poursuivant (si vous choisissez l'option suivante, vous ne renoncez pas au droit d'obtenir un procès).

Je désire une rencontre avec le poursuivant pour discuter du règlement relatif à l'infraction. Je comprends que si je n'assiste pas à la rencontre, je serai réputé(e) ne pas contester l'accusation et un juge pourra inscrire une déclaration de culpabilité contre moi en mon absence.

Faites parvenir votre demande en ligne à: Niagararegion.ca/living/Provincial-Offences-OU - Envoyer cet avis par courriel à: POAinfo@niagararegion.ca OU Livrer en personne ou par la poste à l'adresse ci-dessous

OPTION 3 - Procès - Cour de justice de l'Ontario, Bureau des infractions provinciales

AVIS D'INTENTION DE COMPARAÎTRE DEVANT LE TRIBUNAL:

J'ai l'intention de comparaître devant le tribunal pour inscrire un plaidoyer de non-culpabilité à l'heure et au lieu prévus pour le procès et je désire que le procès se déroule en français. Je comprends que si je ne me présente pas au procès, une déclaration de culpabilité pourrait être inscrite contre moi.

Envoyer cet avis par email à: POAinfo@niagararegion.ca OU - Livrer en personne ou par la poste à l'adresse ci-dessous

INTERPRÈTE DE LANGUE (options 2 ou 3): Je demande l'aide d'un interprète de langue _____

Pour ma rencontre pour règlement rapide ou mon procès. (À remplir, s'il y a lieu)

Signature _____

REMARQUE: Vous recevrez des avis importants à l'adresse postale et/ou à l'adresse électronique indiquées dans le dossier. Vous devez aviser le tribunal de tout changement à votre adresse postale ou électronique. Votre audience pourrait avoir lieu sous une forme électronique (p. ex., audio ou vidéo). Si vous ne pouvez pas participer à une audience électronique, veuillez en aviser le greffier.

Changement d'adresse (le cas échéant):

Numéro de téléphone et adresse électronique:

Ontario Court of Justice, Provincial Offences Office/ Cour de justice de l'Ontario, Bureau des infractions provinciales
445 East Main Street, Welland ON L3B 3X7 Monday - Friday 9:30 am - 4:30 pm - excluding holidays
445, rue East Main, Welland ON L3B 3X7 Du Lundi au Vendredi 9 H 30 à 16 H 30 - sauf les jours fériés

FOR INFORMATION ON ACCESS TO ONTARIO COURTS FOR PERSON WITH DISABILITIES
POUR PLUS DE RENSEIGNEMENTS SUR L'ACCÈS DES PERSONNES HANDICAPÉES AUX TRIBUNAUX DE L'ONTARIO
POAinfo@niagararegion.ca ou 905-887-8590

Exhibit E 1/2
76

ICCN
Location
Code
Code
d'implacement
du RBT

4560

Offence
Number
N°
d'infraction

3061667X

Form 4, Provincial Offences Act, Ontario Court of Justice, O. Reg. 108/11
Formulaire 4, Loi sur les infractions provinciales, Cour de justice de l'Ontario, Règl. de l'Ont. 108/11

Offence Notice / Avis d'infraction

B, VANDERHEIDE (#09828)

Believes and certifies that on the day of **Y/A** **M/M** **D/J** **Time (Heure)**
Croit et atteste que le **2 0 2 3 1 2 1 5 12:08 AM**

Name **MOORE**
Nom **DEIRDRE** **A**

Address **NO FXED ABODE**
Adresse

Driver's licence No./Numéro de permis de conduire

M 6 5 0 9 1 5 9 1 6 5 5 9 2 8 ON

Birthdate/Date de naissance **Y/A** **M/M** **D/J** **Sex** **Motor Vehicle Involved** **Collision Involved** **Witnesses**
1 9 6 5 0 9 2 8 F **N/N** **Y/O** **Y/O**

At/A **1200 FOURTH AVENUE**

ST CATHARINES
Municipality/Municipalité

Did commit the offence of:
A commis l'infraction de:

FAIL TO LEAVE PREMISES WHEN DIRECTED

Contrary to:
Contrairement à:

TRESPASS TO PROPERTY ACT

Sect./Art. **2 (1) (B)**

Plate number N° de plaque d'immatriculation	Juris Aut. rég.	Commercial Utilitaire	CVQR/UVU	NSC/CNS	Code
		<input type="checkbox"/> Y/O	<input type="checkbox"/> Y/O	<input type="checkbox"/> Y/O	
CVQR No. - NSC No. / N° de l'UVU - N° du CNS					
And / further certify that: served an offence notice personally upon the person charged on the offence date. / J'atteste également qu'à la date de l'infraction, j'ai agi/j'ai agi, en ma/ma propre, un avis d'infraction à la personne accusée.					
Signature of issuing Provincial Offences Officer Signature de l'agent des infractions provinciales		Officer No. N° de l'agent	Division & Station Section et Peloton		
B, VANDERHEIDE		09828	1UB		
Set fine of Amende fixée de	Total payable	Total payable includes set fine, applicable victim fine surcharge and costs. Le montant total exigible comprend l'amende fixée, la suramende compensatoire pour l'aide aux victimes applicable et les frais.			
\$ 50.00	\$ 65.00				
	Montant total exigible				

Important:

You have 15 days from the day you receive this notice to choose one of the options on this notice.

Important:

À compter de la réception du présent avis, vous avez 15 jours pour choisir une des options décrites au cet avis.

Date of service / other than offence date

Date de la signification de l'avis si elle diffère de celle de l'infraction

Y/A

M/M

D/J

Guide for Defendants available at www.ontariocourts.ca/OCJPOAGuide or contact the court office listed.

Le guide pour Accusés disponible à www.ontariocourts.ca/GuideLIPCJO, ou contactez le bureau de tribunal énuméré.

For more information visit www.niagararegion.ca/living/provincial-offences
Pour plus d'informations visitez

www.niagararegion.ca/living/provincial-offences

11-381
Important - If you do not exercise one of the following options within 15 days of receiving this notice, you will be deemed not to dispute the charge and a conviction may be entered against you. A clerk of the court will review the Certificate of Offence for defectiveness before entering a conviction. Within 15 days of becoming aware of the conviction, you may apply for review by a justice. Upon conviction, additional costs will be added to the total payable. If the fine goes into default, an administrative monetary charge will be added to the total payable and steps will be taken to enforce your defaulted fine. For example, information may be provided to a consumer reporting agency and for certain offences, including speeding, your driver's licence may be suspended.

OPTION 1 - Plead of Guilty - Voluntary Payment of Total Payment of Total Payable: I plead guilty and will pay the total payable (follow the instructions on the "payment notice").

OPTION 2 - Early Resolution - Meet with Prosecutor (by choosing this option you do not forego the right to a trial).
 I request a meeting with a prosecutor to discuss the possible resolution of the charge. I understand that if I fail to attend the scheduled meeting, I will be deemed not to dispute the charge and may be convicted in my absence.
You may make your request on line at: Niagararegion.ca/living/Provincial-Offences-OR - Send this notice by email to: POAInfo@niagararegion.ca OR Deliver this notice in person or by mail to the address below

OPTION 3 - Trial Option, Ontario Court of Justice, Provincial Offences Office

NOTICE OF INTENTION TO APPEAR IN COURT:

I intend to appear in court to enter a plea of not guilty at the time and place set for the trial and I wish to have the trial conducted in the English language. I understand that if I do not attend the trial, I may be convicted in my absence.
Send this notice by email to: POAInfo@niagararegion.ca OR - Deliver this notice in person or by mail to the address below

LANGUAGE INTERPRETER (Options 2 or 3): I request a _____ language interpreter for my early resolution meeting or trial (leave blank if not applicable).

Signature *J. Vanderheide*

NOTE: You will be sent important notices to the address and/or email on file. You must notify the court if your mailing address or email changes. Your matter may be scheduled by electronic method (e.g., audio or video). If you are unable to participate by electronic method, please contact the court office.

Changes to your address (if applicable):

Telephone number and email:

Important - Si vous n'exercez pas une des options suivantes dans un délai de 15 jours à compter de la réception du présent avis, vous serez réputé(e) ne pas contester l'accusation et une déclaration de culpabilité pourrait être inscrite contre vous. Le greffier du tribunal examinera le procès-verbal d'infraction avant d'inscrire une déclaration de culpabilité. Après avoir pris connaissance de la déclaration de culpabilité, vous avez 15 jours pour demander à un juge d'annuler la déclaration de culpabilité. Sur déclaration de culpabilité, des frais additionnels s'ajouteront au montant total exigible. En cas de défaut de paiement de l'amende, des frais d'administration s'ajouteront au total exigible et des mesures seront prises pour faire exécuter le paiement de votre amende. Par exemple, l'information pourra être transmise à une agence de renseignements sur le consommateur, et dans le cas de certaines infractions, dont l'excès de vitesse, votre permis de conduire pourra être suspendu.

OPTION 1 - Plaidoyer de culpabilité - Paiement volontaire du montant total exigible: Je plaide coupable et je paierai le montant total exigible (suivre les instructions figurant sur "Frais de paiement").

OPTION 2 - Règlement rapide - Rencontre avec le poursuivant (si vous choisissez l'option suivante, vous ne renoncez pas au droit d'obtenir un procès):

Je désire une rencontre avec le poursuivant pour discuter du règlement relatif à l'infraction. Je comprends que si je n'assiste pas à la rencontre, je serai réputé(e) ne pas contester l'accusation et un juge pourra inscrire une déclaration de culpabilité contre moi en mon absence.

Faites parvenir votre demande en ligne à: Niagararegion.ca/living/Provincial-Offences-OU - Envoyer cet avis par courriel à POAInfo@niagararegion.ca OU Livrer en personne ou par la poste à l'adresse ci-dessous

OPTION 3 - Procès - Cour de justice de l'Ontario, Bureau des infractions provinciales

AVIS D'INTENTION DE COMPARAÎTRE DEVANT LE TRIBUNAL:

J'ai l'intention de comparaître devant le tribunal pour inscrire un plaidoyer de non-culpabilité à l'heure et au lieu prévus pour le procès et je désire que le procès se déroule en français. Je comprends que si je ne me présente pas au procès, une déclaration de culpabilité pourrait être inscrite contre moi.

Envoyer cet avis par email à: POAInfo@niagararegion.ca OU - Livrer en personne ou par la poste à l'adresse ci-dessous

INTERPRÈTE DE LANGUE (options 2 ou 3): Je demande l'aide d'un interprète de langue _____

Pour ma rencontre pour règlement rapide ou mon procès. (À remplir, s'il y a lieu)

Signature _____

REMARQUE: Vous recevrez des avis importants à l'adresse e postale et/ou à l'adresse électronique indiquées dans le dossier. Vous devez aviser le tribunal de tout changement à votre adresse postale ou électronique. Votre audience pourrait avoir lieu sous une forme électronique (p. ex., audio ou vidéo). Si vous ne pouvez pas participer à une audience électronique, veuillez en aviser le greffier.

Changement d'adresse (le cas échéant):

Numéro de téléphone et adresse électronique:

Ontario Court of Justice, Provincial Offences Office/ Cour de justice de l'Ontario, Bureau des infractions provinciales
445 East Main Street, Welland ON L3B 3X7 Monday - Friday 8:30 am - 4:30 pm - excluding holidays
445, rue East Main, Welland ON L3B 3X7 Du Lundi au Vendredi 8 H 30 à 16 H 30 - sauf les jours fériés

FOR INFORMATION ON ACCESS TO ONTARIO COURTS FOR PERSON WITH DISABILITIES:
POUR PLUS DE RENSEIGNEMENTS SUR L'ACCÈS DES PERSONNES HANDICAPÉES AUX TRIBUNAUX DE L'ONTARIO:
POAInfo@niagararegion.ca ou 905-897-6590

KCN 4560 Offence Number 3061676X

Location Code 4560 N° d'infraction 3061676X

Form 6, Provincial Offences Act, Ontario Court of Justice, O. Reg. 108/11
 Formulaire 6, Loi sur les infractions provinciales, Cour de justice de l'Ontario, Règl. de l'Ont. 108/11

Offence Notice / Avis d'infraction

Z, WINGER (#09830)

Believes and certifies that on the day of **Croix et atteste que le** Y/A M/M D/J Time (heure) **7:25 AM**

Name **MOORE** **DEIRDRE** **A**

Address **NO FXED ABODE**

Driver's licence No./Numéro de permis de conduire **ON**

Birthdate/Data de naissance **M 6 5 0 9 | 1 5 9 1 6 | 5 5 9 2 8 ON**

At/A **1200 FOURTH AVENUE**

ST CATHARINES
Municipality/Municipalité

Did commit the offence of: **A commis l'infraction de:**
FAIL TO LEAVE PREMISES WHEN DIRECTED

Contrary to: **Contrairement à:**
TRESPASS TO PROPERTY ACT

Sect./L'art **2 (1) (B)**

Plate number / N° de plaque d'immatriculation	Jura Act. 16g	Commercial / Licitaire	CVDR/UUVU	NSC/CNS	Code
	<input type="checkbox"/> Y/A	<input type="checkbox"/> Y/A	<input type="checkbox"/> Y/A	<input type="checkbox"/> Y/A	
CVDR No. NSC No. / N° de UUVU - N° du CNS					
I/Je further certify that I served an offence notice personally upon the person charged on the offence date. / J'atteste également qu'il la date de l'infraction, j'ai signifié, en main propre, un avis d'infraction à la personne accusée.					
Signature of Issuing Provincial Offences Officer / Signature de l'agent des infractions provinciales		Officer No. / N° de l'agent	Division & Planzone / Section et Peloton		
Z, WINGER		09830	1UA		
Sat Fee of / Amende fixée de	Total payable	Total payable includes set fee, applicable victim fine surcharge and costs. / Le montant total exigible comprend l'amende fixée, le surcroisement compensatoire pour l'aide aux victimes applicable et les frais.			
\$ 50.00	\$ 65.00	Montant total exigible			

Important: You have 15 days from the day you receive this notice to choose one of the options on this notice.
Important: À compter de la réception du présent avis, vous avez 15 jours pour choisir une des options décrites au cet avis.

Date of service if other than offence date / Date de la signification de l'avis si elle diffère de celle de l'infraction

Y/A M/M D/J

Guide for Defendants available at www.ontariocourts.ca/OCJPOAGuide or contact the court office listed.

The guide pour Accusés disponible à www.ontariocourts.ca/GuideLIPCJO, ou contacter le bureau de tribunal énuméré.
 For more information visit www.niagararegion.ca/living/provincial-offences
 Pour plus d'informations visitez www.niagararegion.ca/living/provincial-offences

11.382

Important - If you do not exercise one of the following options within 15 days of receiving this notice, you will be deemed not to dispute the charge and a conviction may be entered against you. A clerk of the court will review the Certificate of Offence for defectiveness before entering a conviction. Within 15 days of becoming aware of the conviction, you may apply for review by a justice. Upon conviction, additional costs will be added to the total payable. If the fine goes into default, an administrative monetary charge will be added to the total payable and steps will be taken to enforce your defaulted fine. For example, information may be provided to a consumer reporting agency and for certain offences, including speeding, your driver's licence may be suspended.

OPTION 1 - Plea of Guilty - Voluntary Payment of Total Payment of Total Payable I plead guilty and will pay the total payable (follow the instructions on the "payment notice").

OPTION 2 - Early Resolution - Meet with Prosecutor (by choosing this option you do not forego the right to a trial). I request a meeting with a prosecutor to discuss the possible resolution of the charge. I understand that if I fail to attend the scheduled meeting, I will be deemed not to dispute the charge and may be convicted in my absence. You may make your request on line at: Niagararegion.ca/living/Provincial-Offences OR - Send this notice by email to: POAInfo@niagararegion.ca OR Deliver this notice in person or by mail to the address below

OPTION 3 - Trial Option, Ontario Court of Justice, Provincial Offences Office
NOTICE OF INTENTION TO APPEAR IN COURT:
 I intend to appear in court to enter a plea of not guilty at the time and place set for the trial and I wish to have the trial conducted in the English language. I understand that if I do not attend the trial, I may be convicted in my absence. Send this notice by email to: POAInfo@niagararegion.ca OR - Deliver this notice in person or by mail to the address below

LANGUAGE INTERPRETER (Options 2 or 3): I request a _____ language interpreter for my early resolution meeting or trial (leave blank if not applicable).
 Signature: *Jessie Moore*

NOTE: You will be sent important notices to the address and/or email on file. You must notify the court if your mailing address or email changes. Your matter may be scheduled by electronic method (e.g., audio or video). If you are unable to participate by electronic method, please contact the court office.
 Changes to your address (if applicable):
 Telephone number and email:

Important - Si vous n'exercez pas une des options suivantes dans un délai de 15 jours à compter de la réception du présent avis, vous serez réputé(e) ne pas contester l'accusation et une déclaration de culpabilité pourrait être inscrite contre vous. Le greffier du tribunal examinera le procès-verbal d'infraction avant d'inscrire une déclaration de culpabilité. Après avoir pris connaissance de la déclaration de culpabilité, vous avez 15 jours pour demander à un juge d'annuler la déclaration de culpabilité. Sur déclaration de culpabilité, des frais additionnels s'ajouteront au montant total exigible. En cas de défaut de paiement de l'amende, des frais d'administration s'ajouteront au total exigible et des mesures seront prises pour faire exécuter le paiement de votre amende. Par exemple, l'information pourra être transmise à une agence de renseignements sur le consommateur, et dans le cas de certaines infractions, dont l'excès de vitesse, votre permis de conduire pourra être suspendu.

OPTION 1 - Plaidoyer de culpabilité - Paiement volontaire du montant total exigible: Je plaide coupable et je paierai le montant total exigible (suivre les instructions figurant sur "Avis de paiement").

OPTION 2 - Règlement rapide - Rencontre avec le poursuivant (si vous choisissez l'option suivante, vous ne renoncez pas au droit d'obtenir un procès). Je désire une rencontre avec le poursuivant pour discuter du règlement relatif à l'infraction. Je comprends que si je n'assiste pas à la rencontre, je serai réputé(e) ne pas contester l'accusation et un juge pourra inscrire une déclaration de culpabilité contre moi en mon absence. Faites parvenir votre demande en ligne à: Niagararegion.ca/living/Provincial-Offences OU - Envoyer cet avis par courriel à: POAInfo@niagararegion.ca OU Livrer en personne ou par le poste à l'adresse ci-dessous.

OPTION 3 - Procès - Cour de justice de l'Ontario, Bureau des infractions provinciales
AVIS D'INTENTION DE COMPARAÎTRE DEVANT LE TRIBUNAL:
 J'ai l'intention de comparaître devant le tribunal pour inscrire un plaidoyer de non-culpabilité à l'heure et au lieu prévus pour le procès et je désire que le procès se déroule en français. Je comprends que si je ne me présente pas au procès, une déclaration de culpabilité pourrait être inscrite contre moi. Envoyer cet avis par email à: POAInfo@niagararegion.ca OU - Livrer en personne ou par le poste à l'adresse ci-dessous.

INTERPRÈTE DE LANGUE (options 2 ou 3): Je demande l'aide d'un interprète de langue _____ Pour ma rencontre pour règlement rapide ou mon procès (À remplir, s'il y a lieu)
 Signature: _____

REMARQUE: Vous recevrez des avis importants à l'adresse e postale et/ou à l'adresse électronique indiquées dans le dossier. Vous devez aviser le tribunal de tout changement à votre adresse postale ou électronique. Votre audience pourrait avoir lieu sous une forme électronique (p. ex., audio ou vidéo). Si vous ne pouvez pas participer à une audience électronique, veuillez en aviser le greffier.
 Changement d'adresse (le cas échéant):
 Numéro de téléphone et adresse électronique:

Ontario Court of Justice, Provincial Offences Office / Cour de justice de l'Ontario, Bureau des infractions provinciales
 445 East Main Street, Welland ON L3B 3K7 Monday - Friday 8:30 am - 4:30 pm - excluding holidays
 445, rue East Main, Welland ON L3B 3K7 Du Lundi au Vendredi 8 H 30 à 16 H 30 - sauf les jours fériés

FOR INFORMATION ON ACCESS TO ONTARIO COURTS FOR PERSON WITH DISABILITIES / POUR PLUS DE RENSEIGNEMENTS SUR L'ACCÈS DES PERSONNES HANDICAPÉES AUX TRIBUNAUX DE L'ONTARIO
POAInfo@niagararegion.ca ou 905-887-8580

ICCN / Licence 4560 Office Number 3061687X

Code / Code N° d'infraction

Form 4, Provincial Offences Act Ontario Court of Justice, O. Reg. 100/11

Offence Notice / Avis d'infraction

C, SORLEY (#09740)

Believes and certifies that on the day of Croit et atteste que le 2 0 2 3 1 2 1 5 5:18 PM

Name MOORE DEIRDRE A

Address NO FIXED ABODE

Driver's licence No./Numéro de permis de conduire M 6 5 0 9 1 5 9 1 6 5 5 9 2 8 ON

Birthdate/Date de naissance 1 9 6 5 0 9 2 8 F Sex/ Sexe F Motor Vehicle Involved/Vehicule implique

At/À 1200 FOURTH AVENUE

ST CATHARINES Municipality/Municipalite

Did commit the offence / A commis l'infraction de :

FAIL TO LEAVE PREMISES WHEN DIRECTED

Contrary to / Contrairement à :

TRESPASS TO PROPERTY ACT

Sect./Art. 2 (1) (B)

Form with fields for Plate number, CVOR No., NSC No., Total payable \$65.00, and signature of C. Sorley.

Important: You have 15 days from the day you receive this notice to choose one of the options on this notice.

Important: À compter de la réception du présent avis, vous avez 15 jours pour choisir une des options décrites au cet avis.

Date de la signification de l'avis et date d'être libéré de celle de l'infraction

Guide for Defendants available at www.ontariocourts.ca/OCJPOAGuide

Le guide pour Accusés disponible à www.ontariocourts.ca/GuideLPCJO, ou contacter le bureau de tribunal énuméré.

Important - If you do not exercise one of the following options within 15 days of receiving this notice, you will be deemed not to dispute the charge and a conviction may be entered against you.

OPTION 1 - Plead of Guilty - Voluntary Payment of Total Payment of Total Payable: I plead guilty and will pay the total payable (follow the instructions on the "payment notice").

OPTION 2 - Early Resolution - Meet with Prosecutor (by choosing this option you do not forego the right to a trial). I request a meeting with a prosecutor to discuss the possible resolution of the charge.

OPTION 3 - Trial Option, Ontario Court of Justice, Provincial Offences Office: NOTICE OF INTENTION TO APPEAR IN COURT: I intend to appear in court to enter a plea of not guilty at the time and place set for the trial.

LANGUAGE INTERPRETER (Options 2 or 3): I request a language interpreter for my early resolution meeting or trial (leave blank if not applicable).

NOTE: You will be sent important notices to the address and/or email on file. You must notify the court if your mailing address or email changes.

Important - Si vous n'exercez pas une des options suivantes dans un délai de 15 jours à compter de la réception du présent avis, vous serez réputé(e) ne pas contester l'accusation et une déclaration de culpabilité pourrait être inscrite contre vous.

OPTION 1 - Pleadoyer de culpabilité - Paiement volontaire du montant total exigible: Je plaide coupable et je paierai le montant total exigible (suivre les instructions figurant sur "l'avis de paiement").

OPTION 2 - Règlement rapide - Rencontre avec le poursuivant (si vous choisissez l'option suivante, vous ne renoncez pas au droit d'obtenir un procès). Je désire une rencontre avec le poursuivant pour discuter du règlement relatif à l'infraction.

OPTION 3 - Procès - Cour de justice de l'Ontario, Bureau des infractions provinciales: AVIS D'INTENTION DE COMPARAÎTRE DEVANT LE TRIBUNAL: J'ai l'intention de comparaître devant le tribunal pour inscrire un plaidoyer de non-culpabilité à l'heure et au lieu prévus pour le procès.

INTERPRÈTE DE LANGUE (options 2 ou 3): Je demande l'aide d'un interprète de langue Pour ma rencontre pour règlement rapide ou mon procès.

REMARQUE: Vous recevrez des avis importants à l'adresse postale et/ou à l'adresse électronique indiquées dans le dossier. Vous devez aviser le tribunal de tout changement à votre adresse postale ou électronique.

Ontario Court of Justice, Provincial Offences Office / Cour de justice de l'Ontario, Bureau des infractions provinciales 445 East Main Street, Welland ON L3B 3X7 Monday - Friday 9:30 am - 4:30 pm

FOR INFORMATION ON ACCESS TO ONTARIO COURTS FOR PERSON WITH DISABILITIES: POUR PLUS DE RENSEIGNEMENTS SUR L'ACCÈS DES PERSONNES HANDICAPÉES AUX TRIBUNAUX DE L'ONTARIO: PDInfo@niagararegion.ca ou 905-887-8500

Form / Formule 1
APPLICATION
DEMANDE

AS. 07/4

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)

Court File No. (if known)
N° du dossier de la cour (s'il est connu)

BETWEEN: / ENTRE

HIS KING
HER MAJESTY THE QUEEN / SA MAJESTÉ LA REINE

- and / et -

Dendree Moore
(defendant(s) / défendeur(s))



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

Application hearing date: 20240208
Date de l'audience sur la demande
Time: 10:00 am
Heure
Courtroom number: #5
Numéro de la salle d'audience
Court address: 161 Elgin Street
Adresse de la Cour: Ottawa, ON

2. LIST 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	Type of Appearance (e.g. trial date, set date, pre-trial meeting, etc.) Type de comparution (p. ex., date de procès, établissement d'une date, conférence préparatoire au procès, etc.)
<u>Disobey Probation without reasonable excuse</u>	<u>733.1(1)</u>	<u>20240216</u>	<u>S.699 Application</u>

3. NAME OF APPLICANT Dendree 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 aux fins de signification sont les suivants :

No Fixed Address, no fax #
dmoore@pf.rock

I have a legal representative who will be appearing. The address, fax or email for service of my legal representative is as follows:
J'ai un représentant juridique qui sera présent. L'adresse, le numéro de télécopieur ou l'adresse électronique de mon représentant juridique aux fins de signification sont les suivants :

ONTARIO COURT OF JUSTICE

East Region
(on)
of Ottawa, Ontario, Canada
(Court location)

Information #(s) 0411-998-23-11409065

RELEASE ORDER

ENTERED INTO BEFORE A JUDGE OR JUSTICE OF THE PEACE

(FORM 11)

(Section 2 of the Criminal Code)

Adult

1. Identification of Accused

Deirdre MOORE
(Name of the accused)

Date of birth: 1965/09/28
(Date: yyyy/mm/dd)

2. Contact Information

of NFA, Ottawa, ON
(Accused's complete address)

This is Exhibit D referred to in the
Affidavit of Deirdre Moore
sworn before me at the City of Ottawa, this
day of FEB. 05, 2024, 20.....

3. Charge(s)

been charged with the following offence(s):

A Commissioner for taking affidavits

	Offence Date(s)	Location Type	Location	Short Wording	Section Number
1	2023/12/16	City	Ottawa	23-11409065	S. 733.1(1)x2, 127 (1)x2, 264.1(3) CCC

IT IS ORDERED THAT YOU BE RELEASED UPON SIGNING:

4. Financial Obligations

There are no financial obligations under this release order.

5. Conditions

You must comply with the following conditions:

- Notify the Officer in Charge (or designate) Constable Sovan Try (badge #2310) of the Ottawa Police Service at trys@ottawapolice.ca of your address in writing within 24 hours of any change in your address.
- Do not contact or communicate in any way either directly or indirectly, by any physical, electronic or other means, with the following: Jonathan Kiska, Sean Kiska and Cate Kiska 4 years, 11 months + 12 days NO CONTACT EXCEPT
*
- On one occasion, to retrieve your personal belongings from 1244 Lampman Cres., Ottawa ON and only in the presence of a uniformed police officer
- Do not attend at or within 500 metres of 1244 Lampman Cres., Ottawa ON which I co-own: matrimonial home (waterfront property = ~ \$2,000,000) EXCEPT
*
- On one occasion, to retrieve your personal belongings from 1244 Lampman Cres., Ottawa ON and only in the presence of a uniformed police officer

6. Variation

The conditions of this release order may be varied with the written consent of the prosecutor, yourself and your sureties, if any. In addition, you or the prosecutor may apply to a judge to have any condition in this release order cancelled or changed.

7. Conditions in Effect

The conditions indicated on this release order (including any obligations imposed BY your sureties) remain in effect until they are cancelled or changed or until you have been discharged, sentenced or otherwise detained by the court (sections 763 and 764 of the Criminal Code).

8. Consequences for Non-Compliance

You are warned that, unless you have a lawful excuse, you commit an offence under section 145 of the Criminal Code if you fail to follow any of the conditions set out in this release order, including if you fail to attend court as required.

If you commit an offence under section 145 of the Criminal Code, a warrant for your arrest may be issued (sections 512 and 512.3 of the Criminal Code) and you may be liable to a fine or to imprisonment, or to both.

* technically, Theft

If you do not comply with this release order or are charged with committing an indictable offence after you have been released, this release order may be cancelled and, as a result, you may be detained in custody (subsection 524(4) of the *Criminal Code*).

If you do not comply with this release order, the money or other valuable security promised or deposited by you or your surety could be forfeited (subsection 771(2) of the *Criminal Code*).

9. Return to Court

You are ordered to return to court as directed below, and afterwards as required by the court:

Courtroom #	Court Location	In Person	By Video	Time	Date (yyyy/mm/dd)
4	161 Elgin St., Ottawa ON	<input checked="" type="checkbox"/>	<input type="checkbox"/>	02:00 p.m.	2024/02/16

10. Signatures/Acknowledgements

Accused:

I understand the contents of this form and agree to comply with the conditions set out above.

I understand that I do not have to accept the conditions and that, if I do not accept the conditions, I will be detained.

Signed on the 21st day of December, year 2023
at City of Ottawa in the Province of Ontario.

Muhammad Durrani *www.pfi.rocks*
(Signature of accused)

Judge, Justice or Clerk of the Court:

Signed on the 21st day of December, year 2023
at City of Ottawa in the Province of Ontario.

(Signature of judge, justice or clerk of the court)
Justice of the Peace R. Campbell

(Name of judge or justice who has issued this order)

Distribution:

- Accused
 Surety
 Crown
 VWAP
 Police
 Chief Firearms Officer

*Wrong date
& not signed
by anyone
DM*

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 for an order requiring the Crown 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. », « Il s'agit d'une demande d'ordonnance exigeant de la Couronne qu'elle divulgue les documents précisés. », ou « Il s'agit d'une demande d'ordonnance d'annulation de l'accusation pour cause de retard. »)

This is an Application for a Bail Review AND an Application for a Probation Review

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 have a medical operation the day the trial is scheduled to start"; "The disclosure provided by the Crown does not include the police notes taken at the scene"; or "There has been unreasonable delay since the laying of the 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 dois subir une intervention médicale le jour prévu pour le début du procès. », « Les documents divulgués par la Couronne ne contiennent pas les notes de la police prises sur les lieux. », ou « Un retard excessif a suivi le dépôt des accusations qui m'a causé un préjudice. »)

The 20240119 is invalid and facilitates theft via S. 429 & S. 93
The 20220524 Probation Order is unlawful and was obtained illegally

7. DETAILED STATEMENT OF THE SPECIFIC FACTUAL BASIS FOR THE APPLICATION
DÉCLARATION DÉTAILLÉE DES FAITS PRÉCIS SUR LESQUELS SE FONDE LA DEMANDE

The 20240119 Release Order is misdated, forced impossible-for-me conditions and was not signed by anyone.

The 20220524 Probation Order was made without consideration of the extreme mitigating factors made available for the court.

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 DANS LA DEMANDE. Savage

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 demande.)

Brief statement of legal argument
Bref exposé des arguments juridiques

Affidavit(s) (List below) Too many to list: Some are posted at
Affidavits (Énumérez ci-dessous) www.pti.rocks/the-darkumentary and a brief
one dated 20240205 is included with this Application.

Case law or legislation (Relevant passages should be indicated on materials. Well-known precedents do not need to be filed. Only materials that will be referred to 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. Il ne faut déposer 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) OPS officer Sloan Try &
Témoignage oral (Liste des témoins qui seront appelés à témoigner à l'audience sur la demande)
Officer Cook

Other (Please specify) Crown prosecutors Mike Boyce and Malcolm Savage
Autre (Veuillez préciser)

February 5, 2024
(Date)

Teilde Moore
Signature of Applicant or Legal Representative / Signature de l'auteur de la demande ou de son représentant juridique

To: Malcolm Savage
(Name of Respondent or legal representative / Nom de l'intimé ou de son représentant juridique)

At: Crown Attorney's Office - 3rd Floor, 161 Eldon St. Ott., ON
(Address for mail or service / Adresse, numéro de télécopie ou adresse électronique aux fins de signification)

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.



OTTAWA POLICE SERVICE SERVICE DE POLICE D'OTTAWA

NOTICE OF INTENT TO PRODUCE DOCUMENTS OR RECORDS
AVIS D'INTENTION DE PRODUIRE DES DOCUMENTS OU DES DOSSIERS

OCCURRENCE NUMBER NUMERO D'OCCURRENCE		23-387231	
NAME/NOM:		DOB/DDN: (YY/MM/DD)	65109128
ADDRESS/ ADRESSE	STREET/RUE NFA		
	CITY/VILLE	PROVINCE	POSTAL CODE POSTAL

TAKE NOTICE that pursuant to the provisions of the *Canada Evidence Act* and/or the *Controlled Drugs and Substances Act*, the Crown intends to enter business records or other documents into evidence at your Preliminary Hearing and/or Trial on the charge(s) of: / PRENEZ AVIS que conformément aux dispositions de la *Loi sur la preuve au Canada* et de la *Loi réglementant certaines drogues et autres substances*, la Couronne compte présenter des pièces commerciales et d'autres documents en preuve lors de votre audition préliminaire ou lorsque vous devrez répondre devant le tribunal à l'accusation (aux accusations) de:

CHARGES
Breach

A copy of the documents are attached will be served at a later date.
 Une copie des documents sont jointes au présent avis seront signifiées à une date ultérieure.

DOCUMENTS
Restraint order
Prohibition order

DATED AT THE CITY OF OTTAWA, ONTARIO / FAIT EN LA VILLE D'OTTAWA, ONTARIO

This/ce 16 day/off/jour du November, 2024 at/au 12:40 (AM/PM)

Served by/ Signifié par: <u>CST CLARKE</u>	Rank/ Grade: <u>constable</u>
Cadre: <u>2852</u>	Signature: <u>[Signature]</u>

Recipient/
Destinataire: In cells Signature: _____

AJ. 03/4

ONTARIO COURT OF JUSTICE
COUR DE JUSTICE DE L'ONTARIO

EAST

Region / Région

**APPLICATION
DEMANDE**

(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)

Court File No. (if known)
N° du dossier de la cour (s'il est connu)

BETWEEN: / ENTRE

HIS KING
HER MAJESTY THE QUEEN / SA MAJESTÉ LA REINE

- and / et -

Dendree Moore

(defendant(s) / défendeur(s))



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

Application hearing date:

20240208

Date de l'audience sur la demande

Time
Heure

10:00 am

Courtroom number:

#5

Numéro de la salle d'audience

Court address:

161 Elgin Street

Adresse de la Cour

OTTAWA, ON

FILED
ONTARIO COURT OF JUSTICE

FEB 05 2024

ADY

DÉPOSÉ

COUR DE JUSTICE DE L'ONTARIO

2. LIST 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	Type of Appearance (e.g. trial date, set date, pre-trial meeting, etc.) Type de comparution (p. ex., date de procès, établissement d'une date, conférence préparatoire au procès, etc.)
<u>Disobey Probation ^{without reasonable excuse}</u>	<u>733.1(i)</u>	<u>20240216</u>	<u>S-699 Application</u>

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

Dendree Moore

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 aux fins de signification sont les suivants :

No Fixed Address, no fax #
dmoore@pti.rocks

I have a legal representative who will be appearing. The address, fax or email for service of my legal representative is as follows:
J'ai un représentant juridique qui sera présent. L'adresse, le numéro de télécopieur ou l'adresse électronique de mon représentant juridique aux fins de signification sont les suivants :

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 for an order requiring the Crown 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 », « Il s'agit d'une demande d'ordonnance exigeant de la Couronne qu'elle divulgue les documents précisés », ou « Il s'agit d'une demande d'ordonnance d'annulation de l'accusation pour cause de retard. »)

This is an Application for a Bail Review AND an Application for a Probation Review

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 have a medical operation the day the trial is scheduled to start"; "The disclosure provided by the Crown does not include the police notes taken at the scene"; or "There has been unreasonable delay since the laying of the 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 dois subir une intervention médicale le jour prévu pour le début du procès », « Les documents divulgués par la Couronne ne contiennent pas les notes de la police prises sur les lieux », ou « Un retard excessif a suivi le dépôt des accusations qui m'a causé un préjudice. »)

The 20240119 is invalid and facilitates theft via s. 429 & s. 430 s. 23(1) & more
The 20220524 Probation Order is unlawful and was obtained

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

DÉCLARATION DÉTAILLÉE DES FAITS PRÉCIS SUR LESQUELS SE FONDE LA DEMANDE

The 20240119 Release Order is misdated, forces impossible for me conditions and was not signed by anyone.

The 20220524 Probation Order was made without consideration of the extreme mitigating factors made available for the court

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 DANS LA DEMANDE

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 demande.)

Brief statement of legal argument
Bref exposé des arguments juridiques

Affidavit(s) (List below) Too many to list: Some are posted at
Affidavits (Énumérez ci-dessous) www.pti.rocks/the-darkumentary and a brief
one dated 20240205 is included with this Application.

Case law or legislation (Relevant passages should be indicated on materials. Well-known precedents do not need to be filed. Only materials that will be referred to 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. Il ne faut déposer 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) OP's officer Stovan Try &
Témoignage oral (Liste des témoins qui seront appelés à témoigner à l'audience sur la demande) Officer Cook

Other (Please specify) Crown prosecutors Mike Royce and Malcolm Savage
Autre (Veuillez préciser)

February 5, 2024
(Date)

Heidi Moser
Signature of Applicant or Legal Representative / Signature de l'auteur de la demande ou de son représentant juridique

To: Malcolm Savage
A: Crown Attorney's Office - 3rd floor 161 Eldon St. Off. ON
(Name of Respondent or legal representative / Nom de l'inimé ou de son représentant juridique)
(Address / email for service / Adresse, numéro de télécopie ou adresse électronique aux fins de signification)

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.

NOTICE OF APPLICATION TO VARY A CONDITIONAL SENTENCE ORDER OR A PROBATION ORDER
 S DE REQUÊTE POUR MODIFIER UNE ORDONNANCE DE SURSIS OU UNE ORDONNANCE DE PROBATION

SUPERIOR COURT OF JUSTICE/ONTARIO COURT OF JUSTICE
 COUR SUPÉRIEURE DE JUSTICE/COUR DE JUSTICE DE L'ONTARIO

(Offender/Prosecutor / Contrevenant/Poursuisvant)

Section / Par. 742.4(5) and / et 732.2(3)
 of the Criminal Code / du Code criminel

0411-998-19-RD-18
 Case/File No. / N° du cas/dossier

130

Offender: (last name / nom de famille) Moore
 (first name / prénom) Berde
 (Initial / initiale) A
 (date of birth / date de naissance) 28-09-65

Offender: (last name / nom de famille) Moore
 (first name / prénom) Berde
 (Initial / initiale) A
 (date of birth / date de naissance) 28-09-65

Offense / Contrevenance: no fixed address

Sentence Imposed: 20220524

Judge: Justice Brunet

PRONCE: (attach a copy of the Conditional Sentence Order or a Probation Order)
 (joindre une copie de l'ordonnance de sursis ou une ordonnance de probation)

the offender request that the above-mentioned
 le contrevenant, demande que

Conditional Sentence Order be varied as noted below;
 l'ordonnance de sursis susmentionnée soit modifiée comme il est indiqué ci-dessous;

Probation Order be varied as noted below;
 l'ordonnance de probation susmentionnée soit modifiée comme il est indiqué ci-dessous.

The prosecutor requests that the
 le poursuivant demande que

Conditional Sentence Order be varied as noted below;
 l'ordonnance de sursis

Probation Order be varied as noted below;
 l'ordonnance de probation soit modifiée comme il est indiqué ci-dessous.

variation requested is as follows: (set out current and new wording or deletion or addition of condition)
 modification demandée est la suivante: (indiquer le libellé actuel et le nouveau, ou les suppressions ou ajouts de conditions)

Unlawful conditions removed & illegally-obtained removed

variation is requested because: (set out reasons variation is requested)
 modification est demandée pour les raisons suivantes: (indiquer les motifs pour lesquels la modification est demandée)

Order was illegally-obtained and is unlawful.

Signature of person requesting the variation /
 Signature de la personne demandant la modification

Date Feb 5 / 2024

Court Clerk shall give:
 greffier remettra:

(1) a copy of this Notice and
 une copie du présent avis et

(ii) a Notice of Hearing to Vary a Conditional Sentence Order or a Probation Order
 un Avis d'audience pour modifier une ordonnance de sursis ou une ordonnance de probation

The offender / contrevenant by email

this notice given to offender at the court office, or
 le présent avis est remis au contrevenant au greffe; ou

copy of this notice sent to supervisor for service on offender
 une copie du présent avis est envoyée à l'agent de surveillance pour signification au contrevenant

The Prosecutor / poursuivant

The Supervisor / l'agent de surveillance

TO: I ET AU: 06 Feb 2024

Date

Name and Signature of Court Clerk / Nom et signature du greffier de la cour

CONDITIONAL SENTENCE ORDERS:
 LES ORDONNANCES DE SURSIS:

VARING MUST BE HELD WITHIN 30 DAYS OF THE COURT RECEIVING THIS NOTICE. The court will issue a "Notice
 s'ajoutant à Vary a Conditional Sentence Order or a Probation Order";

IBUNAL ÉMETTRA UN « Avis d'audience pour modifier une ordonnance de sursis ou une ordonnance de probation ».

124(5) CSD (rev. 09/05) (posted / affichée 17/10/05)

86

47.1
 dmoores@pt.rocks

AJ. 01/4

NOTICE OF HEARING TO VARY A CONDITIONAL SENTENCE ORDER OR A PROBATION ORDER
AVIS D'AUDIENCE POUR MODIFIER UNE ORDONNANCE DE SURSIS OU
UNE ORDONNANCE DE PROBATION

CANADA
 PROVINCE OF ONTARIO
 PROVINCE DE L'ONTARIO

Section / Article 742.4 and / et par. 732.2(3)
 of the Criminal Code / du Code criminel

East
 (Region / Région)

19-18130

Case/File No. / N° du cas/dossier

Name of Offender: MOORE DEIRDRE 28th Sept, 1965
 Nom du contrevenant: (last name / nom de famille) (first name / prénom) (Initial / initiale) (date of birth / date de naissance)

TO: / AU: The offender / contrevenant by email
 this notice given to offender at the court office; or
 le présent avis est remis au contrevenant au greffe; ou
 copy of this notice sent to supervisor for service on offender
 une copie du présent avis est envoyée à l'agent de surveillance pour signification au contrevenant

AND TO: / ET AU: The Prosecutor / poursuivant
 AND TO: / ET À: The Supervisor / l'agent de surveillance

WHEREAS on the 24th day of May, yr. 2022
 ATTENDU QUE le 24th jour de May, an 2022

a Conditional Sentence Order or a Probation Order
 une ordonnance de sursis ou une ordonnance de probation

was imposed for the offence of S 349(1) CCC, Unlawfully entered a dwelling-house
 a été imposée relativement à l'infraction de

AND WHEREAS on an Application to Vary a Conditional Sentence Order by the supervisor
 ET ATTENDU QUE suite à une requête pour modifier une ordonnance de sursis par l'agent de surveillance
 the offender the prosecutor the court
 le contrevenant le poursuivant le tribunal

has requested a hearing; or
 a demandé une audience; ou

on an Application to Vary a Conditional Sentence Order by the offender a hearing is required; or
 suite à une requête pour modifier une ordonnance de sursis par le contrevenant, une audience est requise; ou
 on an Application to Vary a Conditional Sentence Order by the prosecutor, a hearing is required.
 suite à une requête pour modifier une ordonnance de sursis par le poursuivant, une audience est requise.

OR WHEREAS on an Application to Vary a Probation Order by the offender, the probation officer or the prosecutor, a hearing is required.
 OU ATTENDU QUE suite à une requête pour modifier une ordonnance de sursis par le contrevenant, par l'agent de surveillance ou par le poursuivant, une audience est requise

THIS IS THEREFORE to notify you that a hearing into the proposed variation will be held by the Superior Court of Justice/Ontario Court of Justice*:
 POUR CES MOTIFS, LA PRÉSENTE A POUR BUT de vous aviser qu'une audience concernant la modification proposée sera tenue par la
 Cour supérieure de justice/Cour de justice de l'Ontario*:

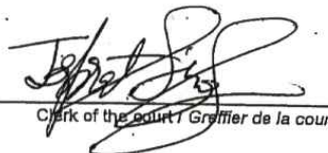
at Ottawa Courthouse courtroom no. # 25
 à (au) 16th day of February, yr. 2024, at 0930 o'clock in the fore noon.
 le 16th jour de February, an 2024, à 0930 heures.

AND THIS IS TO NOTIFY you that if you do not appear, this or another variation may be made in your absence or the Court may decide not to vary the order.

ET LA PRÉSENTE EST POUR VOUS AVISER que si vous omettez de comparaître, cette modification ou une autre, pourra être faite en votre absence ou le tribunal pourra décider de ne pas modifier l'ordonnance.

Dated this 06th day of February, yr. 2024
 Fait ce 06th jour de February, an 2024

at City of Ottawa
 à (au) City de Ottawa
 in the Province of Ontario / dans la province de l'Ontario


 Clerk of the court / Greffier de la cour

* Strike out inappropriate Court. / Rayer la cour qui ne s'applique pas.

ONTARIO COURT OF JUSTICE

East Region
City of Ottawa, Ontario, Canada
(Court location)

0411-998-23-11409065,
Information #(s) 0411-998-24-11401201

RELEASE ORDER

ENTERED INTO BEFORE A JUDGE OR JUSTICE OF THE PEACE
(FORM 11)

(Section 2 of the *Criminal Code*)

Adult

1. Identification of Accused

Deirdre A MOORE Date of birth: 1965/09/28
(Name of the accused) (Date: yyyy/mm/dd)

2. Contact Information

6-215 North River Rd., Ottawa, ON
(Accused's complete address)

3. Charge(s)

has been charged with the following offence(s):

	Offence Date(s)	Location Type	Location	Short Wording	Section Number
1	2023/12/16	City	Ottawa	23-11409065	s. 733.1(1)x2, 127 (1)x2, 264.1(3) CCC
2	2024/02/16	City	Ottawa	24-11401201	s. 733.1(1), 145(5) (a) CCC

IT IS ORDERED THAT YOU BE RELEASED UPON SIGNING:

4. Financial Obligations

There are no financial obligations under this release order.

5. Conditions

You must comply with the following conditions:

- Do not contact or communicate in any way either directly or indirectly, by any physical, electronic or other means, with the following: Jonathan KISKA, Sean KISKA, Cate KIASK
- Do not be within 500 meters of 1244 Lampman Cres, Ottawa ON

6. Variation

The conditions of this release order may be varied with the written consent of the prosecutor, yourself and your sureties, if any. In addition, you or the prosecutor may apply to a judge to have any condition in this release order cancelled or changed.

7. Conditions in Effect

The conditions indicated on this release order (including any obligations imposed BY your sureties) remain in effect until they are cancelled or changed or until you have been discharged, sentenced or otherwise detained by the court (sections 763 and 764 of the *Criminal Code*).

8. Consequences for Non-Compliance

You are warned that, unless you have a lawful excuse, you commit an offence under section 145 of the *Criminal Code* if you fail to follow any of the conditions set out in this release order, including if you fail to attend court as required.

If you commit an offence under section 145 of the *Criminal Code*, a warrant for your arrest may be issued (sections 512 and 512.3 of the *Criminal Code*) and you may be liable to a fine or to imprisonment, or to both.

If you do not comply with this release order or are charged with committing an indictable offence after you have been released, this release order may be cancelled and, as a result, you may be detained in custody (subsection 524(4) of the *Criminal Code*).

If you do not comply with this release order, the money or other valuable security promised or deposited by you or your surety could be forfeited (subsection 771(2) of the *Criminal Code*).

88

9. Return to Court

You are ordered to return to court as directed below, and afterwards as required by the court:

Courtroom #	Court Location	In Person	By Video	Time	Date (yyyy/mm/dd)
10 A 1	161 Elgin St., Ottawa ON	<input checked="" type="checkbox"/>	<input type="checkbox"/>	10:00 a.m. 9:30am	2024/06/17 July 11, 2024
8 12	161 Elgin St., Ottawa ON	<input checked="" type="checkbox"/>	<input type="checkbox"/>	02:00 p.m. 10 am	2024/12/04 July 23, 2024

10. Signatures/Acknowledgements

Accused:

I understand the contents of this form and agree to comply with the conditions set out above.

I understand that I do not have to accept the conditions and that, if I do not accept the conditions, I will be detained.

Signed on the 5th day of June, year 2024
at City of Ottawa in the Province of Ontario.

[Signature]
(Signature of accused)

Judge, Justice or Clerk of the Court:

Signed on the 5th day of June, year 2024
at City of Ottawa in the Province of Ontario.

[Signature]
(Signature of judge, justice or clerk of the court)

The Honourable Justice J.V. Lagnion

(Name of judge or justice who has issued this order)

Distribution:

- Accused
 Surety
 Crown
 VWAP
 Police
 Chief Firearms Officer

89

2024/205

ONTARIO COURT OF JUSTICE

0411-998-23-11409065,

Information #(s) 0411-998-24-11401201

East _____ Region
(Region)

City of Ottawa _____, Ontario, Canada
(Court location)

See page 90
at 83.001
JM

RELEASE ORDER

ENTERED INTO BEFORE A JUDGE OR JUSTICE OF THE PEACE
(FORM 11)

(Section 2 of the *Criminal Code*)

Adult

1. Identification of Accused

Deirdre A MOORE
(Name of the accused)

Date of birth: 1965/09/28
(Date: yyyy/mm/dd)

2. Contact Information

of 6-215 North River Rd., Ottawa, ON
(Accused's complete address)

3. Charge(s)

has been charged with the following offence(s):

	Offence Date(s)	Location Type	Location	Short Wording	Section Number
1	2023/12/16	City	Ottawa	23-11409065	s. 733.1(1)x2, 127 (1)x2, 264.1(3) CCC
2	2024/02/16	City	Ottawa	24-11401201	s. 733.1(1), 145(5) (a) CCC

IT IS ORDERED THAT YOU BE RELEASED UPON SIGNING:

4. Financial Obligations

There are no financial obligations under this release order.

5. Conditions

You must comply with the following conditions:

- Do not contact or communicate in any way either directly or indirectly, by any physical, electronic or other means, with the following: Jonathan KISKA, Sean KISKA, Cate KIASK
- Do not be within 500 meters of 1244 Lampman Cres, Ottawa ON

EXCEPT

to travel to and from the Rideauview Mall at 1440 Prince of Wales Drive, Ottawa, ON

6. Variation

The conditions of this release order may be varied with the written consent of the prosecutor, yourself and your sureties, if any. In addition, you or the prosecutor may apply to a judge to have any condition in this release order cancelled or changed.

7. Conditions in Effect

The conditions indicated on this release order (including any obligations imposed BY your sureties) remain in effect until they are cancelled or changed or until you have been discharged, sentenced or otherwise detained by the court (sections 763 and 764 of the *Criminal Code*).

8. Consequences for Non-Compliance

You are warned that, unless you have a lawful excuse, you commit an offence under section 145 of the *Criminal Code* if you fail to follow any of the conditions set out in this release order, including if you fail to attend court as required.

If you commit an offence under section 145 of the *Criminal Code*, a warrant for your arrest may be issued (sections 512 and 512.3 of the *Criminal Code*) and you may be liable to a fine or to imprisonment, or to both.

If you do not comply with this release order or are charged with committing an indictable offence after you have been released, this release order may be cancelled and, as a result, you may be detained in custody (subsection 524(4) of the *Criminal Code*).

91

If you do not comply with this release order, the money or other valuable security promised or deposited by you or your surety could be forfeited (subsection 771(2) of the *Criminal Code*).

9. Return to Court

You are ordered to return to court as directed below, and afterwards as required by the court:

Courtroom #	Court Location	In Person	By Video	Time	Date (yyyy/mm/dd)
2	161 Elgin St., Ottawa ON	<input checked="" type="checkbox"/>	<input type="checkbox"/>	10:00 a.m.	2025/01/10

10. Signatures/Acknowledgements

Accused:

I understand the contents of this form and agree to comply with the conditions set out above.

I understand that I do not have to accept the conditions and that, if I do not accept the conditions, I will be detained.

Signed on the 5th day of December, year 2024
at City of Ottawa in the Province of Ontario.

[Signature]
(Signature of accused)

Judge, Justice or Clerk of the Court:

Signed on the 5th day of December, year 2024
at City of Ottawa in the Province of Ontario.

[Signature]
(Signature of judge, justice or clerk of the court)

Justice of the Peace Genest

(Name of judge or justice who has issued this order)

Distribution:

Accused Surety Crown VWAP Police Chief Firearms Officer

92

2024/209
Monday

OPS

0411-999-24-11400638

CG

UNDERTAKING TO APPEAR PROMESSE DE COMPARAÎTRE

ONTARIO COURT OF JUSTICE
COUR DE JUSTICE DE L'ONTARIO
PROVINCE OF ONTARIO
PROVINCE DE L'ONTARIO

Under Subsection 150(1) of the Provincial Offences Act
Aux termes du paragraphe 150(1) de la Loi sur les infractions provinciales

Form / Formule 131
Courts of Justice Act
Loi sur les tribunaux judiciaires
R.R.O. / R.R.O. 1990
O. Reg. / Règl. de l'Ont. 200

I, MOORE, Deirdre Ann (D.O.B. 28TH SEPTEMBER, 1965)

Je soussigné(e),
of NFA, OTTAWA, ON *False: illegally prevented from living in \$2,000,000 home situated at 1244 Lampman Crescent, Ottawa K2C 1P8*

understand that I have been charged that, on or about the 6TH day of DECEMBER, yr. 2024
crois savoir que j'ai été accusé(e) d'avoir, le ou vers le jour de an
IN THE CITY OF OTTAWA at 1053 CARLING AVE aka The Ottawa Hospital - Civic Campus
à(au)

I did commit the offence of / commis l'infraction suivante
FAIL TO LEAVE PREMISES WHEN DIRECTED

Copy of deed and mortgage at www.twb.rocks/organized-crime/vis/tina-moores Also see section IV at www.twb.rocks/

contrary to TRESPASS TO PROPERTY ACT section 2(1)(B)
contrairement à article

In order that I may be released from custody, I hereby undertake to appear at the hearing of this charge at the Ontario Court of Justice
Afin de pouvoir être mis(e) en liberté, je promets par les présentes de comparaître à l'audition de cette accusation devant la Cour de justice de l'Ontario

202501-list-of-tabs

of THE CITY OF OTTAWA
de
at 100 CONSTELLATION CRES., OTTAWA, ONTARIO K2G 6J8 in 101 AT 1330
à (location / endroit) à (courtroom / salle d'audience)

on FEBRUARY 5TH, yr. 2025
le an

My home has simply been "stolen" by my husband via his accomplices.

as required by the court in order to be dealt with according to law.
selon ce qu'exige le tribunal afin d'y être traité(e) conformément à la loi.

Dated at CITY OF OTTAWA
Fait à(au)

this 9TH day of DECEMBER, yr. 2024
ce jour de an

Deirdre Moore
(Signature of Defendant / signature de la partie défenderesse)

Alisa McKinnis 1/6/25
(Witness to Signature of Defendant / témoin à la signature de la partie défenderesse)

*Signed under duress,
forced by
Cst. Biszillion sp? &
Sgt. McKinnis
at 14:30
JM*

Property Tag # _____ ECU # _____
 Type of Submittal _____ Officer Cadre # _____
 Original _____ Return from _____
 Court/Invest _____

SUBMITTING MEMBER USE ONLY

Date: 2024-12-18

LOCATION OF SEIZURE
1910 St. Laurent

ITEM STATUS

Evidence
 Release to owner (Name Mandatory):
Derrdre Moore
 Owner unknown
 Destroy

SUBMITTING MEMBER
- CSI Challa
 Print name: Amy C
 Signature
 2807
 Cadre

OCCURRENCE NUMBER 24-337863 PROPERTY TAG # G 161217

DESCRIPTION OF ITEMS SUBMITTED

1. Black luggage
2. Black back packs
3. Blue bag
- 4.
- 5.

SUBMITTING MEMBER PLEASE NOTE:

- Firearms, ammunition, drugs, alcohol & currency must be packaged & tagged separately upon submission.
- Cash/coins must be submitted with a ECU Seized Currency Breakdown Form signed by two officers.
- Cannabis must be weighed.
- Drugs must be separated from any drug paraphernalia.
- For seized property - complete report to justice (R1) Form 5.2.
- Top copy - submitting member Bottom copy - Evidence Control Unit

ECU only

TRANSPORTED BY:

Name _____
 Cadre _____ Locker # _____

DIVISION

Central Ident
 Greenbank Airport
 Huntmar Other
 Leicfm 10th Line



OTTAWA POLICE SERVICE

OCCURRENCE NUMBER

PROPERTY TAG #
G 161217

Property Tags, Bags and Supply Check (Initial): _____

**Form / Formule 1
APPLICATION
DEMANDE**

(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)

23-11409065
24-11401201

Court File No. (if known)
N° du dossier de la cour (s'il est connu)

ONTARIO COURT OF JUSTICE
COUR DE JUSTICE DE L'ONTARIO

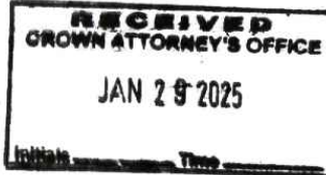
East

Region / Région

BETWEEN: / ENTRE

**HIS MAJESTY THE KING / SA MAJESTÉ LE ROI
- and / et -**

(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 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	Type of Appearance (e.g. trial date, set date, pre-trial meeting, etc.) Type de comparution (p. ex., date de procès, établissement d'une date, conférence préparatoire au procès, etc.)
s. 733.1 x 2, s. 145	breach atteinte	20250212	JPT

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

Deidre Moore

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

I am appearing ^{virtually} 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 aux fins de signification sont les suivants :

dmoore@twb.rocks
ascjake@outlook.com **BOTH**

I have a legal representative who will be appearing. The address, fax or email for service of my legal representative is as follows:
J'ai un représentant juridique qui sera présent. L'adresse, le numéro de télécopieur ou l'adresse électronique de mon représentant juridique aux fins de signification sont les suivants :

5. CONCISE STATEMENT OF THE SUBJECT OF APPLICATION
BRÈVE DÉCLARATION DE L'OBJET DE LA DEMANDE

Adjournment of trial until appeal of 20250127 Order complete so I can

(Briefly state why you are bringing the Application. For example, "This is an application for an order adjourning the trial"; "This is an application for an order requiring the Crown 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. », « Il s'agit d'une demande d'ordonnance exigeant de la Couronne qu'elle divulgue les documents précisés. », ou « Il s'agit d'une demande d'ordonnance d'annulation de l'accusation pour cause de retard. »)

6. GROUNDS TO BE ARGUED IN SUPPORT OF THE APPLICATION
MOTIFS QUI SERONT INVOQUÉS À L'APPUI DE LA DEMANDE

bring the Certuzis of Charter Applications I've been trying to bring since January 2024

(Briefly list the grounds you rely on in support of this Application. For example, "I require an adjournment because I am scheduled to have a medical operation the day the trial is scheduled to start"; "The disclosure provided by the Crown does not include the police notes taken at the scene"; or "There has been unreasonable delay since the laying of the 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 dois subir une intervention médicale le jour prévu pour le début du procès. », « Les documents divulgués par la Couronne ne contiennent pas les notes de la police prises sur les lieux. » ou « Un retard excessif a suivi le dépôt des accusations qui m'a causé un préjudice. »)

7. DETAILED STATEMENT OF THE SPECIFIC FACTUAL BASIS FOR THE APPLICATION
DÉCLARATION DÉTAILLÉE DES FAITS PRÉCIS SUR LESQUELS SE FONDE LA DEMANDE

SCJ Justice Kerry Lee McVey illegally removed my right to a full defence and fair trial.

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 DANS LA DEMANDE

- 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 demande.)
- Brief statement of legal argument
Brief exposé des arguments juridiques
- Affidavit(s) (List below)
Affidavits (Énumérez ci-dessous)
- Case law or legislation (Relevant passages should be indicated on materials. Well-known precedents do not need to be filed. Only materials that will be referred to 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. Il ne faut déposer 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)
Témoignage oral (Liste des témoins qui seront appelés à témoigner à l'audience sur la demande)
- Other (Please specify)
Autre (Veuillez préciser) Corporate files of SAQOTU Inc.

January 28, 2025
(Date)

Teildie Moore
Signature of Applicant or Legal Representative / Signature de l'auteur de la demande ou de son représentant juridique

To: Ottawa's Crown Attorney's Office
À: (Name of Respondent or legal representative / Nom de l'intimé ou de son représentant juridique)
161 Elgin Street, 3rd floor Ottawa Ont
(Address/fax/email for service / Adresse, numéro de télécopie ou adresse électronique aux fins de signification)

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.

**Form / Formule 1
APPLICATION
DEMANDE**

ONTARIO COURT OF JUSTICE
COUR DE JUSTICE DE L'ONTARIO

(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)

23-11409065

East
Region / Région

Court File No. (if known)
N° du dossier de la cour (s'il est connu)

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	Type of Appearance (e.g. trial date, set date, pre-trial meeting, etc.) Type de comparution (p. ex., date de procès, établissement d'une date, conférence préparatoire au procès, etc.)
Alleged breach of extorted 2022 Order	733.1	20250416	Trial Readiness "event"

**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 aux fins de signification sont les suivants :

I am appearing virtually due to fear for my safety following nearly six years of malicious prosecution by my husband's Crown-positioned accomplices: testimony and evidence is being linked to 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 legal representative is as follows:
J'ai un représentant juridique qui sera présent. L'adresse, le numéro de télécopieur ou l'adresse électronique de mon représentant juridique aux fins de signification sont les suivants :

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 for an order requiring the Crown 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. », « Il s'agit d'une demande d'ordonnance exigeant de la Couronne qu'elle divulgue les documents précisés. », ou « Il s'agit d'une demande d'ordonnance d'annulation de l'accusation pour cause de retard. »)

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

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 have a medical operation the day the trial is scheduled to start"; "The disclosure provided by the Crown does not include the police notes taken at the scene"; or "There has been unreasonable delay since the laying of the 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 dois subir une intervention médicale le jour prévu pour le début du procès. », « Les documents divulgués par la Couronne ne contiennent pas les notes de la police prises sur les lieux. » ou « Un retard excessif a suivi le dépôt des accusations qui m'a causé un préjudice. »)

I attempted to reach a legitimate OPSB officer three times on 20231216: this exculpatory evidence has been redacted.

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 do so as his crimes remained in progress. Instead of receiving assistance, I was threatened with a Mischief charge. As the matter was urgent, I attempted to reach a legitimate detective by attending my property, 1244 Lampman Crescent, despite unlawful Order.

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 DANS LA DEMANDE**

- 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 demande.)
- Brief statement of legal argument
Bref exposé des arguments juridiques
- Affidavit(s) (List below) My Affidavit will refer to the seven, evidence-laden Affidavits that were served on ...
Affidavits (Énumérez ci-dessous)

OPSB during 2023 as they continued to violate both civil law and the Criminal Code. These have been published for all to see (including the Crown Attorney's Office) for over 18 months *(who continues to violate CCC's s. 465(1)(b).

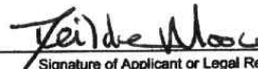
- Case law or legislation (Relevant passages should be indicated on materials. Well-known precedents do not need to be filed. Only materials that will be referred to in submissions to the Court should be filed.)
Jurisprudence ou lois. (Les passages pertinents doivent être indiqués dans les documents. Les arrêts bien connus ne doivent pas être déposés. Il ne faut déposer 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 refused unredacted disclosure)
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 civil and criminal law;
Catherine Sullivan who witnessed criminality of Kiska's Family Court and Crown-positioned accomplices 2021-2022;

- Other (Please specify) Other corporate records re: Kiska's retaliatory maneuvers to avoid divorce, prison, etc.
Autre (Veuillez préciser)

June 5, 2025

(Date)



Signature of Applicant or Legal Representative / Signature de l'auteur de la demande ou de son représentant juridique

TO: David Rodgers, Lauren Hannough-Bergmans, Malcolm Savage et al. of Crown Attorney's Office

(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@ontario.ca

(Address/fax/email for service / Adresse, numéro de télécopie ou adresse électronique aux fins de signification)

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.

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re: 23-11409065 & 24-11401201 Page: 8

Consent to adjournment?
Or, waste more "valuable"
court resources? *yes/AD*

divorce. This Order shall not affect any ongoing divorce proceedings that Ms. Moore may have initiated. I thank counsel for OPSB for flagging this nuance in oral submissions.

Conclusion

[36] The relief requested by OPSB is granted:

1. This Court declares that:
 - a. Deirdre Moore has persistently and without reasonable grounds instituted vexatious court proceedings and has conducted court proceedings in a vexatious manner within the meaning of ss. 140(1)(a) and (b) of the *Courts of Justice Act*, R.S.O. 1990, c. C.43.
 - b. is a vexatious litigant pursuant to s. 140 of the *CJA*.
2. This Court prohibits Deirdre Moore from, either directly or indirectly, instituting any proceeding or continuing any proceedings previously instituted by her in any court, except and until such time as she has obtained leave by a judge of the Superior Court of Justice pursuant to s. 140(3) of the *CJA* and as provided for in this order.
3. This Court orders that all existing actions, appeals, and applications brought by Deirdre Moore, except ongoing divorce proceedings, are immediately stayed except and until such time as she has obtained leave pursuant to s. 140(3) of the *CJA* and as provided for in this order.
4. This Court orders that 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.
5. This Court orders that Deirdre Moore shall deliver a copy of this Order, and of the Reasons for Decision herein dated January 27, 2025, to any person or body with whom she initiates or continues any complaint, including, without limitation, any court, administrative body and/or tribunal, regulatory body, the police, and the Crown.
6. This Court orders that the requirement for Deirdre Moore to approve, as to form and content, this or any other draft order herein is dispensed with.

Costs

[37] The OPSB has been entirely successful in its application. It claims actual costs of \$59,822.20.

See www.twb.rocks/domestic-terrorism/perpetrators/individuals/kerry-lee-mcvey for complete 20250127 order. *Deirdre Moore*

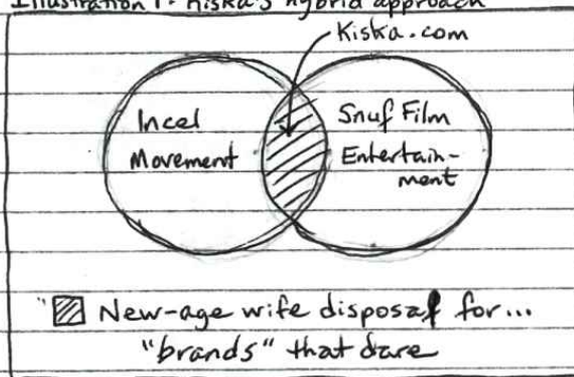
KISKA.com

Is it an advertising agency? Or, is it a hybrid of two wicked businesses.

(2024/208) by Andee Sea Cae Jak

I remember one evening about 20 years ago when my husband¹ expressed his frustration that the url "Kiska.com" had already purchased by one of the Aleutian Islands. He told me that he was "working his ass off" on a business model for "us" so we wouldn't have to work so hard as consultants. Fast-forward to July 2019: after six years spent trying to divorce him, I'm pretty sure I'd begun to reverse-engineer/expose his "business model"². That seemed to upset a lot of people in Ottawa. Suffice it to say that I was his "proof of concept" and he was able to purchase the url... Kiska.com

Illustration 1: Kiska's hybrid approach



- 1 Jonathan William Patrick Kiska (d.o.b. 29-SEP-60)
- 2 See work-in-progress explanation at www.twb.rocks/swimlanes (or ottawa-swimlanes)
- 3 When the site was re-designed, it was moved to China
- 4 See www.twb.rocks/organized-crime/vis/alex-kirady
- 5 See www.twb.rocks/organized-crime/vis/tracy-engelking
- 6 See 2024/209 OCT Undertaking and my PSA
- 7 See www.twb.rocks/the-dark-kurumentary
- 8 See www.twb.rocks/mummygate
- 9
- 10 And, so is The Royal

"for brands that dare"

wasn't his first tag line. I let my husband ("Kiska") know that I know what he was up to when the Kiska.com homepage displayed a male cyclist looking back over his shoulder. At that time, the site was hosted in Germany and the tag line read "Enjoy the Ride"³

Shortly after that e-mail, he accused me of criminal harassment. Despite my testimony and evidence, I was arrested, charged,⁴ denied bail, jailed — and my long-awaited divorce trial was removed from the September trial list⁵.

Fast-forward to December 8, 2024: I've just been released from the Ottawa-Carleton Detention Centre... again⁶. I remain married to Kiska against my will and he lives in our \$2,000,000 home on the water with my two 100% gaslit teens, my dog and my cat. He wears Hugo Boss and drives a Volvo and enjoys paying zero spousal support or occupational rent. Meanwhile, I attempt to continue to rescue my children and obtain a divorce; except, everything I own has been stolen by his "enterprise-wide" accomplices.

My "rap sheet" has about 30 charges and zero convictions and I've been drafting a documentary that exposes the "Ottawa Police"⁷ division of Kiska.com; and, a screenplay entitled **Mummygate** that exposes the Crown Attorney's Office division⁸.

The Ottawa Hospital - Civic Campus is... complicit.^{9,10}

May 9, 2024 1/1

Dear Senator Pate,

re: Greetings, Domestic Terrorism & "Insider" Trading

Thank you for your 20240430¹ card² that I received (see AJ.203), interestingly, on May 8th, 2024 — the day my "court-napped" son Sean turned 18. As you are aware, or ought to be aware, Sean and his younger sister Cate have been denied my love and protection from their sociopath dad³ since they were illegally apprehended by the Children's Aid Society of Ottawa ("CAS") and rogue employees of the Ottawa Police Service ("OPS") on 20190201⁴. Under the circumstances, your "take good care" and "all the best" are exceptionally heartless sentiments — almost cryptic.

Regardless, your formal acknowledgement is very much appreciated. That said, there is another "view" that I would like to share with you. If correct, it's a view that could be an issue of national security! Or, at least one of extreme economic importance. In short, I am concerned that a financial market collapse is being planned

MONOPOLY ^{777%}

The timing of this event has possibly been communicated via counterfeit version of the game "Monopoly"; currently circulated throughout — at a minimum — Ontario's prison industry. The counterfeit's packaging is blatantly communicating "something"⁵; and, that the gematria value⁶ of "LY" equals the gematria value of "FOLD" is too much of a coincidence to be ignored.

There are some other "views" that I shall share by simply providing a copy of my most recent mail campaign effort. I trust that you'll advise the relevant authorities.
encl. AJ.203, AJ.202

¹The day I was illegally denied bail by OCJ's Justice of the Peace Legault ²See copy of Senator Kim Pate's correspondence at AJ.203
³See www.pfi.rocks/organized-crime/vis/john-kiska ⁴See menu item "Moore v CAS" for evidence-linked version of CV-23-00061855 posted at www.pfi.rocks, realizing my ongoing detention prevents me from serving this \$10M Civil Action before the six-month deadline ⁵Perhaps your friend, "investigative journalist" Judy Trinh can shed some light?
⁶See "Introduction to Gematria" at AJ.200

Verily,

Paulette Moore /
Andee Sez Cree Gak

with love from

www.pfi.rocks



Say a Prayer for Sharon

Artwork entitled "speechless" by Andee Sea Cze Jak

Verse 1

Well, I was shocked when I did see
some cop said they had "queried" me.
We never spoke: thanks Sharon.

I googled and I tried to find
some details: was she out of line?
Just Sunshine List¹: thanks Sharon.

♪ (chorus 1)

Bribery or extortion,
why did she choose to lie
and pad the police file;
not just hold her head up high.
That brought FIVE more charges
that I had to deny: thanks Sharon

Sharon. Say a prayer for Sharon.

Eleven long years
trying to leave a sociopath.
If I worked at her precinct
I would try to hide the math;
and, how much has been spent
to enable Kiska's wrath: thanks Sharon.

Sharon. Say a prayer for Sharon.

Verse 2

She probably meant their database;
not speaking to me, face-to-face.
She did not much: thanks Sharon.

Relying on the previous lies
the case grew larger; no surprise,
just "ticked the box": thanks Sharon

♪ (chorus 2)

Maybe she's just lazy,
didn't see all my reports.
Pleas for help recorded;
but, just ended up as torts.
I'm still tied up in this mess that's in
every single court²: thanks Sharon

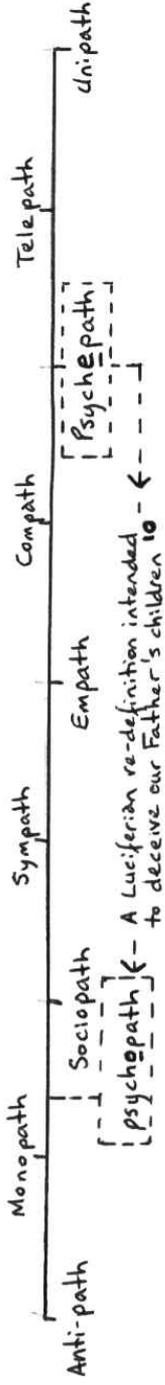
Sharon. Say a prayer for Sharon

Next time when she's writing
perhaps she can be more clear;
and, state she checked the files,
just relied upon a peer.
Would be nice if someone called me
... maybe next year.

Thanks Cheryl³ ☹️

¹ Sharon's salary increased by ~5%/year from \$111,143 (2015) to \$146,725 (2022)
to arrest devoted parents while turning a blind eye to organized crime ² including
Manitoba's Mental Health Review Board ³ Sharon's supervisor: see CV-21-00087056 ¶ 5.11

Spectrum of Pathology



This is a re-drafting of **pf1.ROCKS!** 2020 article outline "Descending into Sociopathy" ¹ Why? People ² can reverse their "descension"; however, the antonym for descension is "ascension" — a term which has been hijacked by "New Age" Christianity/Frequency/Christ Consciousness groups. So, to avoid the word "ascension" completely, a left-right spectrum now illustrates the concept.

Our "Spectrum of Pathology" epiphany followed:

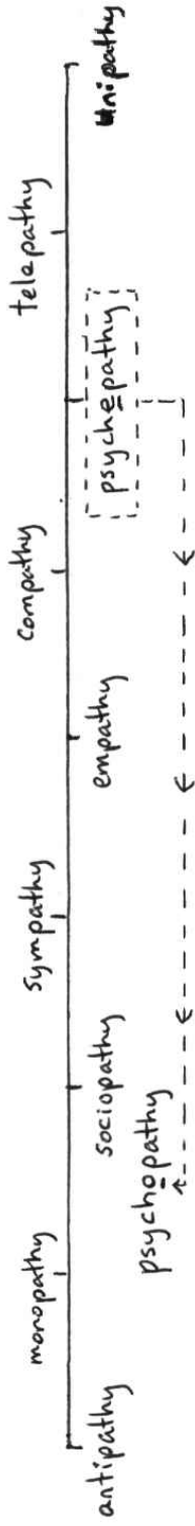
- a) multiple "defensive dysregulation" responses ³ to severe domestic violence, ⁴
- b) a review of the Latin/Greek etymology for the term "psyche-osis" ⁵,
- c) a suspicion that the "psychiatric industry" was a wicked hoax perpetrated by the likes of Sigmund Freud ⁶ and Richard Maurice Bucke ⁷,
- d) our attendance at Jack White's 2019 Wayne State University Convocation ceremony ⁸ plus
- e) our attendance — as an exhibitor — at the American Psychiatric Association's 2019 Annual Meeting ⁹; and,
- f) the realization that by removing the self-aware state of psychopath from the development/awareness spectrum — and converting the term into a "scary" psychopath disorder (to be "treated" with heavy, disabling "medication") — a crucial stage/term was effectively removed from everyone's vocabulary.

Experience with the legal/judicial and medical communities led to our second epiphany (see Side B). This theory is being proven daily.

¹ See original at www.pf1.rocks/resources ² that is, those who are not of the "serpent seed" (see Genesis 3:15 & Matthew 13:30)
³ Also known as a psychotic break (see DSM-IV Defence Mechanisms linked to www.pf1.rocks/resources) ⁴ See introduction at www.pf1.rocks/about-us and partial details listed as "20181231 Submission to Engalky" at www.pf1.rocks/organized-crime/vis/tracey-engalky and domestic violence definition in Canada's federal Divorce Act ⁵ That is, higher knowledge/spiritual awareness; not only mental condition/disorder ⁶ That is, "Sick-mind Fraud" — their mockery knows no bounds ⁷ See Bucke's 1890's rhetoric in "Cosmic Consciousness", ⁸ See "University & College Scoring System" and "Research Topics" (respectively) linked to www.pf1.rocks/resources ⁹ For more Luciferian deception, see pf1.rocks/Article.re
 Genesis 1:1-31 and draft debate re: eschatology at www.pf1.rocks/living/spirit
 Note: Hours/pages of other content randomly stored at www.pf1.rocks/worldview

with love from
www.pf1.ROCKS

Spectrum of Pathology



What if ...

- the powers that be (ie. "TPTB") removed the word psychopath from our vocabulary so we would never acknowledge or realize our true human potential?
- TPTB converted our comprehension of the word psych[e]-osis' (ie. spiritual awareness, higher knowledge) into some symptom called delusion?
- TPTB created the term psychopath to minimize awareness of the widespread infiltration of sociopaths who walked amongst us (see Genesis 3:15) and merely mimic empathis and compaths? They lack compassion, they lack empathy; and, they even lack the experience ability to experience sympathy. They have been permitted, however, to "grow" with us until the end (see Matthew 13:30). They run our corporations, our governments and our countries.
- we saw through the "field of psychiatry" for what it truly was? A hoax perpetuated by Sociopaths Sigmund Freud (pronounced "Sick-mind Fraud") and Dr. Richard Bucke (ie. "Rich Buck")?
- Christ's Millennial Reign has already passed, His history was mostly deleted/hidden/re-written and we are currently living through "Satan's little season" as described in Revelation 20:7-10?

104 Brother, [John 8:32]

with love from
www.twb.rocks



Sociopathy versus Empathy: how do individuals' transition into either state?

(last updated 20250317) Following a series of botched psychiatric diagnosis from 2013-2019 that labelled abuse-induced defensive dysregulationⁱⁱ as mental illnesses referred to as Bipolar Disorder (with psychotic features), Psychosis (not otherwise specified) and Delusional Disorder (persecutory type)ⁱⁱⁱ, an investigation into the etymology of the word psychosis (that is, “psychic” + “osis”) inspired our curiosity into the origins of the words sociopathy, sympathy, empathy, etc.: the draft chart below was the result.

Figure 00a

English Prefix	Latin Translation	Suffix ^{iv}	Latin Synonyms	Existence means living:
Uni[vers]i	Universe	-pathy	With others + understanding + commiseration + compassion + advanced/non-verbal communication with others + knowledge sharing + ?
Scienti[a]	Knowledge	-pathy	doctrina (knowledge) — experientia (practical) — cognitio (of something) — conscientia, gnaritas, eruditio, notitia	With others + understanding + commiseration + compassion + advanced/non-verbal communication with others + knowledge sharing
Tel[us]	Earth	-pathy	personality, persona (personality) — intellectus, intelligentia (intellect) — personae, persona (persona) — excogitatoris (thinker) — essentia, substantia (essence) — spiritus, animus (spirit) — spiritus (pneuma) —	With others + understanding + commiseration + compassion + advanced/non-verbal communication with others
Psych[e]	Psychen	-pathy	cerebrum (brain) — animo, mens, animus, sensus (mind) — caput, princeps (head)	With others + understanding + commiseration + compassion + (insert capability)
Com	...	-pathy	...	With others + understanding + commiseration + compassion
Em	?	-pathy	intellectus, intelligentia, sensus, intellegentia (understanding) — nullo negotio conscendunt, commiseratio, miseratio (commiseration) — aestimatio (appreciation) — agnitio, recognitio, cognitio (recognition) — misericordia, miseratio, compassio, commiseration (compassion); communion (communion) — ferantur, sympathia, misericordia, compassio, consensus (sympathy) — coniunctus, affinitas, cognatio (affinity) — relation (rapport) — sensum, sensus, affectus, animus (feeling)	With others + understanding + commiseration
Sym	Ferantur (fair and true?)	-pathy	Sympathia (sympathy) — Misericordia (mercy, pity, compassion, humanity) — compassion (compassion) — consensus (harmony, agreement, unison, unanimity, concurrence)	With others + understanding and pity
Socio	Ally	-pathy	copulor (ally) — colligo, conligo, jungo, conjungo, coniungo, coniugo, conjugo, jugo (band)	With others
Mono	Mono	-pathy		Alone
Anti	Anti	-pathy	prod (against, in front of, opposite, contra)	Against others
...	...	-pathy	...	Unaware of others?

The Canadian Intelligence Service

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May 22: Our Moment of Truth

Issues & Reality

Eleven years ago (March 1968), this Service was the first to publish the very significant but, until that time, suppressed background of Pierre Elliott Trudeau, as he moved to gain control of the Federal Liberal Party. Our 1968 report, although viciously attacked by the media and all major political parties at the time, has long since been confirmed and the Prime Minister, predictably, has inflicted massive damage to our nation. Following, are a few brief notes on this man's background.

PIERRE-ELLIOTT TRUDEAU - A BACKGROUND SUMMARY

1940: "Booted out of the Canadian Officer Training Corps (COTC) during the War for lack of discipline." (Robt. McKenzie, Toronto Star, Mar. 3, '68)

1941: Associated anti-war and Red-supported Bloc Populaire in undermining war effort.

1947: Attended London School of Economics. Told Norman DeBoe that Prof. Harold Laski, the Marxist, was "the most stimulating and powerful influence he has encountered." (Weekend Magazine No. 13, 1966)

1950: Was in Shanghai when the Communists took over, and became a rabid admirer of Mao Tse-tung.

1951: Back in Montreal, he launched the leftist publication *Cité Libre*. Among the well-known Reds who collaborated, we note: Prof. Raymond Boyer (convicted of Soviet espionage in the Gouzenko case); Stanley B. Ryerson, leading theoretician of the Communist Party and editor of *Marxist Review*; Pierre Gelinas, Quebec director of Agitation & Propaganda ("Agit-prop") of the Communist Party.

1952: Led delegation of Communists to the Moscow Economic Conference. ("Trudeau Revealed")

1953: Barred entry into the United States as an "inadmissible" person.

1955: Launched *Le Rassemblement* a leftist united front rally in Quebec, but the CCF socialists refused to join because it was too leftist.

1960: Led a Communist delegation to Peking for Red victory celebration.

1961: *Social Purpose for Canada*, the socialist handbook written by Marxist and NDP leaders, was published, containing a chapter by Mr. Trudeau in which he lauds Mao Tse-tung, urges socialists not to "water

down" their socialism but to make its approach more "flexible," and to welcome federalism "as a valuable tool which permits dynamic parties to plant socialist governments in certain provinces, from which the seed of radicalism can slowly spread."

1962: Amidst protests, this millionaire leftist succeeded in gaining appointment as a professor at University of Montreal, which became a pro-Castro stronghold. Appointed to executive of Red-line Canadian Peace Research Institute.

1963: Campaigned with NDP against Liberals, whom he called "idiots" because they had decided to accept nuclear defence weapons.

1965: Having decided to use the Liberal Party as an instrument to propel himself to political power, he and leftists Jean Marchand and Gerard Pelletier became 'Liberals' and were elected to Parliament, where they formed the "New Guard" of the Liberal Party.

1966: Appointed Parliamentary Secretary to Prime Minister Pearson.

1967: Named Minister of Justice. Credited in Red press with intervening personally to reinstate hippie rag 'Georgia Straight,' which had been banned by Vancouver Mayor Campbell for obscenity.

Introduced bill to legalize abortion and homosexuality, spearheading drive to shift Canadian justice from Scriptural to "humanistic" basis.

1968: Propelled by fantastic Press-TV buildup into Liberal Party leadership and Prime ministry, retaining office through use of 'language' issue and exploitation of French and other 'minority' groups by way of generous handouts of tax-dollars.

The revealing book, *Social Purpose for Canada*, was written by a number of leading socialists including Mr. Trudeau, and financed by the Boag Foundation, a trust dedicated to "socialist education." This book is out of print, but a substantial summary of information about its production, and revealing quotations by Mr. Trudeau in the section he authored, including his expression of admiration for Mao Tse-tung and suggestions for a more effective and "flexible" strategy for advancing socialism in Canada, are to be found on pages 16-19 of the booklet, *Canada: The Moment of Truth*, compiled by Ron Gostick - available from us at \$1.00 a copy (\$1.20 by airmail).