
aulovski family] ssissauga Ontario
i:man:Michael [of Sekulovski family] \& i:man:Christopher [of $\square$ family] do here by give 'Notice : Liability';

1. All Ontario Superior or Provincial Courthouses are PUBLIC buildings;
2. We the people hold the RIGHT to access said public courthouses to seek justice;
3. We the people hold the RIGHT to lay claim and move court without trespass against us;
4. We the people hold the RIGHT to invoke 'common law' move claim and court;
5. The RULES OF CIVIL PROCEDURE do NOT apply to any man or woman;
6. The RULES OF CIVIL PROCEDURE do NOT apply to 'Sekulovski Court';
7. The RULES OF CIVIL PROCEDURE apply to a private society [BAR] not people;
8. All honorable people working at courthouse have duties and obligations to serve;
9. Duties \& obligations DO NOT trump RIGHTS of the people accessing moving court;
10. No [wo]man at said courthouse can administrate my property [filing] without right;
11. i, require the [wo]man acting as Justice or Judge move process forward without delay;
12. i, require Notice: Liability is read and understood by all assigned to 'Sekulovski Court';
13. No man or woman acting in any role at a public courthouse can deny a right of people;

Liability [Trespass on the case] occurs if any [wo]man ignore RIGHTS of the people;


# 'Sekulovski Court' 

at
Ontario Superior Court of Justice
491 Steels Ave Milton, ON
L9T 1 Y7
Ph: 905-878-7281
i:man:Michael [of Sekulovski family]
i:man:Christopher [of $\square$ family]
prosecutors

> Benjamin Arkin: [a man];
> Maria Salman: [a woman];
> Angela Casey: [a woman];
> Adam Giancola: [a man];
> Rob Levesque: [a man];
> Cory A.Gilmore: [a woman];
> Bernadette Dietrich: [a woman];
> David Mills: [a man];
> Marshall Swadron: [a man];
> Brendan Donovan: [a man];

## STATEMENT OF CLAIM

To the 'people';

A CLAIM OF TRESPASS and common law court has been filed against the 'people' by i:man:Michael [of Sekulovski family] and i:man:Christopher [of family] as prosecutors. The 'Sekulovski Court' is a court of record moving under the common law and is set out in the following pages filed at a public courthouse 'Ontario Superior Court of Justice 491 Steeles Ave Milton'
i, invoke the common law [not a legal proceeding or rules of civil procedure] trial by jury of my peers;
IF THE 'people' DO WISH TO DEFEND AGAINST SAID CLAIM, the 'people' must file a common law claim to defend, serve it on the prosecutors, and file it, with proof of service into the 'Sekulovski Court' Court File No. above at the " Ontario Superior Court of Justice 491 Steeles Ave Milton, ON L9T 1Y7, WITHIN TWENTY ONE [21] DAYS after served on the 'people', if served on the land known as Ontario.

## IF THE 'people' FAIL TO DEFEND THIS CLAIM, JUDGEMENT WILL BE ORDERED AGAINST

 THE 'people ' IN THEIR ABSENCE AND WITHOUT FURTHER NOTICE;JURISDICTION 'Sekulovski Court': LAND [COMMON LAW OF THE PEOPLE];

## THIS IS NOT A LEGAL [JURISDICTION] COURT FILING OR PROCEEDING;

THE RULES OF CIVIL PROCEDURE DO NOT APPLY TO A MAN OR WOMAN;
Any/all legal documents filed into 'Sekulovski Court' will be removed immediately and void;
All people acting as robed judges/justices and court staff [public servants] do not trespass on the case;
i, invoke common law a right to access a public courthouse and move claim and court before my peers;


Address of Public Courthouse: Ontario Superior Court of Justice 491 Steeles Ave Milton, ON
L9T 1 Y7
P: 905-878-7281

## people

Benjamin Arkin [a man]
80 Richmond Street West - Suite 804, Toronto, ON M5H 2A4
Ph: 416-583-3730
E: ben@arkinfurrow.com
Maria Salman [a woman]
80 Richmond Street West - Suite 804, Toronto, ON M5H 2A4
Ph:416-583-3730
E: maria@arkinfurrow.com

Angela Casey [a woman]
250 Yonge Street - Suite 2200, Toronto, ON
M5B 2L7
Ph: 647-490-1385
E: acasey@caseyandmoss.com

## prosecutors

i:man:Michael [of Sekulovski familv]


Adam Giancola [a man]<br>250 Youge Street - Suite 2200, Toronto, ON<br>M5B 2L7<br>Ph: 647-490-1385<br>E: aginncola@cascyandnoss.con<br>David Mills [a man]<br>2 St. Clair Avenue West - Suite 700, Toronto, ON<br>M4V 1 L 5<br>Ph: 416-863.0125<br>Edovidmalls@rillsandmills.ca<br>Rob Levesque [a man]<br>65 Queen Strect West - Suite 1700 Toronto, ON<br>MS 2M5<br>Ph: 416-644-0866<br>E: rievesque@estatehigation.net<br>Cory A.Gilmore [a woman];<br>Ontario Superior Court of Justice<br>361 University Ave. Toronto, ON<br>MSG 1 TS<br>Ph: 416-327-5284 E: Cory.Gilmore@scj-csj.ca<br>Bernadette Dietrich [a woman];<br>Ontario Superior Court of Justice<br>361 University Ave. Toronto, ON<br>MSG 1 Th<br>Ph: 416-327-5284 E: Bemadote, Dienich(oscj-csj.ca<br>Marshall Swadron [a man]<br>115 Berkeley St Toronto, ON<br>MFA 2W8<br>Ph: 416-362-1234<br>E: Mas@swadron.com<br>Brendan Donovan [a man]<br>2 St. Clair Avenue West - Suite 1703 Toronto, ON<br>M4V ILS<br>Ph: 416-800-1062<br>E: bdonovan@)donovankochman.com

## CLAIM:TRESPASS

i: Michael [of Sekulovski family] and i: Christopher [of $\square$ family] lay claim at a public courthouse to seek administration of justice under common law...trial by jury. The people named in this claim did and do trespass administrating property [Estate of Michael father Jim] without right;
i [Michael and Christopher] claim:

1. i:man: Michael [of the Sekulovski family] born April $24^{\text {th }} 1975$ see Exhibit \#1 attached;
2. i, not MICHAEL SEKULOVSKI [Exhibit \#2] registered May 6, 1975 a corporation/person;
3. MICHAEL SEKULOVSKI [fiction/legal person/identity theft] created without consent;
4. 'people' have trespassed administrating property without right have caused wrong \& harm;
5. Exhibit \#3 \& \#4 is verified evidence of 'constructive fraud' by the 'people' named;
6. No written verifiable evidence [obligations/contracts] exist or were produced on demand surrounding 'Estate Act, rules of civil procedure or any debts owed to CRA be due or true;
7. 'Family Law Act' does not apply without obligation produced or consent of man or woman;
8. 'people' received multiple registered communications to produce obligations;
9. 'people' named in this filing do/did not produce a single obligations as required to proceed;
10. 'people' named collectively engaged in barratry, constructive fraud and theft;
11. No debts claimed by or for CRA or lawyer services or court costs within Exhibit \#3 be true;
12. No man or woman can administrate property [my father [Jim] estate] without right;
13. Bernadette and Cory trespass accepted and controlled vexatious litigation [Exhibits 5 \&6];
14. and require the immediate restoration of property;
15. and require all costs associated with this and other legal filings are to be returned post haste;
16. Any/All court orders or actions to date are null and void by these 'people' without jurisdiction;
17. and require fair and just compensation [punitive] to be decided by a jury of my peers;
i [Michael and Christopher], rely upon truth which makes the law that;
a) No man or woman is property of another man or woman [people]
b) no man or woman is property of fictions [corporations] or public servants;
c) no man or woman acting in any capacity can administrate property without right;
d) Contract [obligation] makes the law between people;
e) legal jurisdiction does not apply to a man or woman [people] only lawful [common law];
f) Exhibits \#1, \#2, \#3 \#4 \#5 \#6 [Exhibits will be filled later into court file clerk advised];
g) jury of my peers will be seated and will decide if all claim[s] above be true;

Under full liability we place our seal upon this PUBLIC RECORD moving claim and court.

i:man:Michael [of Sekulovski family]


[^0]
# Exhibit Index 



Exhibit\#1

The use of notary below is for identification only, and such use does nom grant any 'jurisdiction';
i, Further Saith
Claim and sworn, without prejudice, and with all rights reserved.
i: man:
Michael of the Sekulowski family [Michael or Mike Sckulovski]

Signature:


Photo ID Michael Sekulovski [man]
Born April $24^{\text {di }} 1975$
STATEMENT OF LIVE BIRTH
[Shown Date of Registration: May $\left.6^{\text {dh }} 1975\right]$

On this $11^{\text {th }}$ day of $-5020,2020$, before me, the undersigned, a Notary Public in and for
$\qquad$ . said man appeared the aboversigned, known to me to
be the man whose thamprina and signature with photo identification on this instrument, and has acknowledged to me that he has executed the saline.


Exhibit\#1

## PROVINCE OF ONTARIO

)
## TO WIT:

I, Unman Haman an Notary Public in and for the Province of
Ontario, by Royal Authority duly appointed, residing in the city of Mississauga, in the said Province,
DO HEREBY CERTIFY that the photostat annexed hereto is a fra copy of a document prohtued and shown to me and being the STATEMENT OF LIVE B3RTL of Michael Sekuterski dated May G1975 the said copy having been compared by me with the sad original document, AN ACT WHEREOF
 and avian as occasion shat of may require.

IN WITNESS WILERROF $\}$ have herennor set my hand and seat this I th day of July: 2020.


Exhibit\#1


## c

## Exhibit\#2



Exhibit/2 is evidence a LFGAL PERSON $\triangle$ [corporation] was created without consent; i: Michael of the Sekulovski family;
i, am not...'MICHAEL SFKKLOVSKI' a corporation with a 'cusip' number;
This is prime facie evidence of 'Identity 'Theft' [unlawful conversion] that occurs when born;

Agents of service corporations [ONTARIO and CANADA] created without consent; Under the 'color of law' by all BAR members involved to date $i$, claim trespass; Who is the man or woman who claims i, property involved in settling my property?; No man or woman can administrate property without right; $i$, am not property of any man or woman or 'corporations [ONTARIO and CANADA]'; Produce written verifiable proof with wet signature if said evidence above not be true;

Exhibit\#3


Applicant
-and-

MICHAEL SEKULOVSKI and GEORGIOU
Respondents

ORDER GIVING DIRECTIONS
(APPOINTMENT OF ETDL)

THIS APPLICATION made by the applicant $\square$ Sekulovski was heard in part on this day at the courthouse at 330 University Avenue, Toronto, in the presence of the lawyers for the applicant $\square$ Sekulovski $\quad$ the respondent Michael Sekulovski ("Michael"), and the respondent $\square$ Georgiou $\square$ and collectively the "Parties"), and the proposed estate trustee during litigation Rob Levesque.

ON READING the notice of application issued May 28, 2019, the affidavit of Sekulovski sworn May 15, 2019, the affidavits of service, filed, and on hearing the submissions of the lawyers for the Parties and the proposed ETDL and upon being advised that the Parties and the proposed ETDL consent to this Order:

## Exhibit\#3

## Appointment of FTOL.

1. THIS ©OURT ORDERS that Rob Levesque of Sobnum Kish Oebaum Gator Lat be and is hereby appointed as Estate Trustee During Litigation (" Eton."), without security and shall receive compensation at the manly rate af $\$ 350$ (with corks under his direction to be pail $\$ 275$ per hour) plus IIST. The ETFL shall be and is hereby authorized to exercise those powers given by law to an administrator, including such powers under the Estates Aol, RSO 1990, c E.21, and the Triste Act, RSO 1990, © T. 23 and without limiting the generality of the foregoing, the ECCL is hereby specifically authorized to do the following:
(a) To take custody and control of and preserve the assets of the estate of Jim Sekthovski (the "Estate"), including the sale and investment of the Estate assets:
(b) 10 pay ali just debts, funeral, and tostamemay expenses of the Deceased and of the Estate:
(c) to file tax returns for the deceased amd the Estate as may be required, and to hire accountants or other agents if necessary to assist, with any resuming charges io be paid out of the Estate assets;
(d) io ascertain the assets of the deceased, the Estate, and the property of the Estate, boluding assets that formed pant of the Estate and pursuant io section $7 \%$ of the SLRA prior to his appointinent.
(e) to retain and engage any consultants, appraisers, agents, auditors, accountants, managers, legal counsel, and such other persons he deems necessary to fulfill his duties and to pay those agents out of the assets of the Estate;
( () to obtain executor insurance at the cost of the Estate if he deems it necessary to do so in his discretion:

Exhibit\#3

3
to obtain and compel production of any information and records, including any legal, medical or financial recurve relating to the assets, habitues, income, and expense owned and for the k solely or jointly by the Deceased, Which the Deceased would have been able for obtain th the same manor and to the same extent as if he were alive;
(h) to report to the Parties and provide then with any and all documents and information that a beneficiary of the Estate would be entitled to receive;
(i) to deliver a For 13 : Financial Statement and Net Family Property Statement on behalf of the Estate to the Parties with respect to fight to elect io receive an equalization of net family property pursuant to ss. 5 and 6 of the Family Law Act;
(6) to provide legal services to the Estate at the rate of $\$ 425$ per hour inclusive of HSt, or to retain outside counsel if deemed necessary and to pay for all logan fees out of the assets of the Estate:
(k) to borrow on behalf of the Estate and to secure such debts against the real and personal property of the Estate;
(1) Io obtain and pay for insuramee to insure the real property owned by the Estate;
(n) to pay his own compensation and disbursements out of the Estate assets from time to time without the need to first obtain court or beneficiary approval. This provision is without prejudice to the right of any beneficiary or successor trustee fo seek a formal passing of accounts from the ETDL and for a courts to review the quantum of compensation:
(n) Ic initiate, prosecute, and continue the prosecution of any and all proceedings and to defend all proceedings now pending or hereafter instituted with respect to the Deceased, the Estate, or the Estate Trustee, and to settle or compromise any such proceedings

## Exhibit\#3

THS COURT ORDERS that all assets of tie Estate be vested the the TD L as of the date of this Order and that the ETD L shall be entitled on immediate possession of the assets and properly of the toeceased and the Estate.
3.

THIS COURT ORDEES that the Parties shall provide to the ETDL all records in their power, possession and control relating to the administration or assets of the Estate within 20 days of this Order and shall reasonably cooperate with any information requests made by the ETOL...
4. THIS COURT OREBERS that the Registrar shall issue a Certificate of Appointment of Estate Truster During I itigation for the Estate of Jim Sekulovski to Rob Levesque upon the filing of the necessary application pursuant so rule 74.10 of the Rules of Civil Procedure, RRO 1390, Reg 194, without further notice or service upon anyone, which application is to be expedited by the Court office ant without the need to post a security bond, which is hereby dispensed with.
5. TH HS COURT ORDERS that the FTDI shat not be responsible for any act or decision made prior to his appointment, and shat not be obligated to account for any period prior to the slate of his appointment.
6. This GOURT ORDERS that bile ETD L may but is not be required to be present at any of the sees in the proceeding and shall remain neutral in respect of the proceeding.
7. THIS COURT ORDERS that that costs of the ETD T rotating to the adnemistation of the Estate, including legal costs, are to form a first charge against the gross asset of Estate.
B. THIS COURT ORDERS that the ETDL is entitled to compel production from the Canada Revenue Agency ("CRA") of all income tax returns, notices of assessment and reassessment and any other related documentation and information in the same manor and to the same extent the cleceased would have been able, if he were alive. Any charges for producing the records and files shall be paid from the Estate.

## Exhibit\#3

Tr FS COURT ORDERS that sulicitor-dient privilege and any city of confidentiality be waved in the same manner as if the Deceased were alive so that the ETD L can compel production of all solicitor and/or paralegal records, motes, and files elating to the Deceased from amy lawyer and/or paralegal, and any other person, entity: or institution in possession of such documents.
10. THIS COURT ORDERS that if the ETDL determines that it is necessary to do so to generate fiquidity in the Estate he may do the following:
(ai) Make a request in writing so the Patios to borrow such amount that the ETDL may reasonably determine is necessary to pay the ongoing and foreseeable expenses of the Estate on lems that: i) interest will be payable al the proving rate for a one -year washable (all; ii) the principal and accrued interest shall be a first charge on the Estate; iii) the principal and accrued interest shall be repaid al the earliest opportunity as determined by the ETDL having regard to the liquidity of the Estate; and iv) such other terms as the ETDL deems proper and necessary;
(b) If no party accepts the request and pays the indicated amount of principal to the ETDL in accordance with (a) within 30 days of such request being made, the ETDL may take steps to obtain financing secured against the read property owned by the Estate in such amounts) that the ETDL may reasonably determine is necessary to pay the ongoing and foreseeable expenses of the Estate;
(c) If the ETD determines, having made reasonable inquiries, that no financing can be obtained on suitable teas in accordance with (b), then he may take steps to list for sate the cottage with legal description LT 267 PL 1555 TiNY; TINY with PIN $58419-0178$ (LT) (the "Cottage").
11. THIS COURT ORDERS that, if the ETDL isis the Cottage for sale pursuant to paragraph 10(c). the Parties shall cooperate with the listing, staging, showing, and sale of the Cottage.

## Exhibit\#3

6
12. THIS COURT ORDERS that, subject to paragraphs 10 and 11, the ETDL shall preserve the real property owned by the Estate until the agreement of the Parties or further court order.

## Extension of time

13. THIS COURT ORDERS that the time for to make an election pursuant to Section $6(10)$ of the Family Law Act, R.S.O. 1990, c.F. 3 shall be and hereby is extended to March 31, 2020.
14. THIS COURT ORDERS that the time for to commence an application for an equalization of net family property pursuant to Section 7(3)(c) of the Family Law Act, R.S.O, 1990, c.F. 3 shall be and is hereby extended to March 31, 2020.
15. THIS COURT ORDERS that the time for to commence an application pursuant to Section 58 of the Succession Law Reform Act, R.S.O. 1990 c.S. 26 notwithstanding Section 61(1) of that Act shall be and is hereby extended to March 31. 2020.

## Litigation timetable

16. THIS COURT ORDERS that, on or before January 17, 2020, the applicant Stoja and the respondent Melanie shall file an affidavit containing the evidence upon which she intends to rely for her dependant's support claim against the Estate, as well as any other claims she has against the Estate or Michael.
17. THIS COURT ORDERS that, by February 12, 2020, the respondent Michael shall file responding affidavits, if any.
18. THIS COURT ORDERS that the Parties shall attend at mandatory mediation on a mutually available date with mediator David Mills or Jane Martin by February 28, 2020, unless otherwise agreed to by the parties or further Order of the Court. The costs of the mediator shall be paid by the Parties in three equal shares.

Exhibit\#3

7
19.

This COURET ORDERS that the costs af ard incidental to the within application shall be reserved to the judge hearing the application.


Exhibit\#3


19

Exhibit\#4

Michael of the Sekulovski family

Registrar - Ontario Superior Court of Justice
330 University Avenue
9th Floor
Toronto, Ontario
MFG 1R8
$\mathrm{Ph}: 416-327-5535$
Email: toronto.estates@ontario.ca

Date: Aug $7^{\text {th }}, 2020$
Re: File \# 05-009/2020 and \#05-141/19

Good day to the man or woman acting as Registrar;

At this time $i$, require the attached communications are placed into said court files;
These communications are also on the public record;
Please confirm once this has been executed;
$i$, thank you for your time and attention to this communication at this time.

Kind regards,

Exhibit\#4

Michael of the Sekulovski family

The Hon. Madam Justice Cory A. Gilmore (a woman who sometimes acts as a Justice)
Ontario Superior Court of Justice - Toronto Region
361 University Ave. Toronto, Ontario
MFG 1T3
Phone: 416-327-5284
Email: toronto.estates@ontario.ca

The Hon. Madam Justice Barbara A. Conway (a woman who sometimes acts as a Justice)
Ontario Superior Court of Justice - Toronto Region
Osgoode Hall, 130 Queen St. W. Toronto, Ontario
M5H 2N5
Phone:416-327-5101
Email: toronto.estates@ontario.ca
The Hon. Madam Justice Bernadette Dietrich (a woman who sometimes acts as a Justice) Ontario Superior Court of Justice - Toronto Region
361 University Ave. Toronto, Ontario
MSG IT
Phone:416-327-5284
Email: toronto.estates@ontario.ca

Date: Aug $7^{\text {d }}, 2020$

Re: Trespass [Property of Jim Sekulovski] - File \# 05-009/2020 and \#05-141/19

## NOTICE

Good day,
i, claim trespass [constructive fraud] court file\# 05-009/2020 and \#05-141/19
i, Michael of the Sekulovski family [Exhibit 1];
i, not MICHAEL SEKULOVSKI [Exhibit 2];

## Exhibit \#4

i, give NOTICE to people [acting as Justices, lawyers, mediator, registrar] on said court file [s];
i, attach communications you are not aware of until now and place unto the public record;
i, claim any/all 'orders' administrating my property are null and void as fated eviscerates all;
(Unless 'Justices' [people acting] produce obligations as communicated said claims stand true;
i, require this trespass [under the colour of law] is addressed immediately;
i, require the immediate restoration of property [anyhall funds charged to my father Jinn estate];
i, gave NOTICE to jurisdiction;

1. June 22, 2020 -Notice To: Rob Levesque Re: Property [Jim Sckulovski]- File\# 05-009-2020
2. June 22, 2020 -Notice To: Benajmin Akin, Angela Casey, Adam Giancola and David Mills Re: Estate [Jim Sckulovski] - File\# 05-009-2020
3. July 2,2020 -Submission to Registrar [by email] including:
(a) Notice: Jurisdiction
(b) Letter David Mills ga man who sometimes acts as mediator/BAR member]
(c) Count communications registered mail June $29^{\text {th }} 2020$ to all lawyers involved
(d) Offer to settle
4. July 7, 2020-[linal Notice $]$

To: Benjamin Arkin, Angela Casey, Adan Giancola and Rob Levesque
Re: Trespass - [Estate of Jim Sckatovski] - File\# 05-009-2020
5. Aug 7, 2020-Nolice To: Rob I.evesque

Re: Trespass [Property of Jim Sekulovski] • File \# 05-009/2020 and \#05-141/19


Cc: Ben Akin, Maria Salman, Angela Casey, Adam Giancola, Rob Levesque

Exhibit\#4


Rob Levesque (a man who sometimes acts as a lawyer)
Schnurr Kirsh Oelbaum Tater LLP
65 Queen Street West - Suite 1700 Toronto, ON
MEH 2M5
P: 416-644-0866
E: r.levesque@estatelitigation.bet

## Re: Property [Estate of Jim Sekulovski- File\# 05-009/2020]

Dated: June 22nd, 2020

## NOTICE

i, have removed Marshall Swadron (Lawyer) as a legal counsel [exhibit\# 1];
i, have given NOTICE to all on jurisdiction and withdrawal of my required consent [Exhibit \# 2 ];
i, began this process honorably believing this was the correct jurisdiction and process... it is NOT;
i, am not a legal person nor bound to an "Estate Act" a service corporation [ONTARIO] agents created;
i, further remove my consent from this or ANY legal proceeding;
i, do not consent to the administration of property [Father's Estate] without right moving forward;
i, wish to settle property privately with Sekulovski [woman] \& $\square$ Georgiou [woman].
i, look forward to your co-operation to the correct administration said property moving forward;
i, will swear under oath and affirmation that all here in be true.


## Exhibit\#4

Benjamin Arkin (a man who sometimes acts as a Lawyer)
Arkin Furrow Estate Law LLP
Barristers and Solicitors
80 Richmond Street West - Suite 804, Toronto, ON
MEH RA
Ph:416-583-3730
Email: bs๕@mkinfurow.com

Angela Casey / Adam Giancola (a woman and a man who sometimes act as Lawyers)
Casey and Moss LLP
250 Yonge Street - Suite 2200, Toronto, ON
M5B 2L7
Ph: 647-490-1385
Email: acasey@caseyandmoss.com
2siancola@casevandmoss.com

David Mills (a man who sometimes acts as a Mediator)
Mills \& Mills LLP
Barristers \& Solicitors
2 St. Clair Avenue West - Suite 700,
Toronto, ON
M4V ILS
$\mathrm{Ph}: 416-863-0125$
Email:david.mills@millsandmills.ca

## Re: Estate of Jim Sekulovski - File\# 05-009/2020

Date: June 22,2020

Good day Benjamin, Angela and David,

As of this date $i$, honorably give NOTICE to all involved in settling the property of my father Jim;

## Exhibit\#4

## NOTICE

i, have removed Marshall Swadron (Lawyer) as a legal council [exhibit \#1];
i, began this process honorably believing this was the correct jurisdiction and process... it is NOT;
i, am not a "legal person" nor bound to an "Estate Act" a service corporation [ONTARIO] agents
created;
i, further remove my consent from this or ANY legal proceeding;
i, do not consent to the administration of my property [Father's Estate] and require process stopped;
i, give notice [exhibit \#2] to Rob Levesque as a meeting is required to address moving forward;
i, wish to settle our property privately with Sekulovski [woman] \&
i, look forward to your cooperation and correct administration of property occurs honorably;
i, require this communication given to

## Kind Regards,



[^1]Exhibit \#1


Marshall Swadron
115 Berkeley St
Toronto, ON
MFA 2W8
Ph: 416-362-1234
Email: mas@swadron.com

## Re: Estate of Jim Selculoyski - File\# 05-009/2020

Dated: June 22nd, 2020

## NOTICE

Good day Marshall,
At this time $i$, give notice you are released from any obligation and or contract to act or represent me in any capacity effective immediately;
i , sincerely appreciate the work and time relating to said case file;
$i$, require my property [communications/records File\# 05-009-/2020] returned;
i, look forward to your co-operation at this time as $i$, move forward to settle this matter.


Michael of the Sekulovski family

Cc: Benjamin Arkin, Angela Casey, Adam Giancola, Rob Levesque and David Mills

Exhibit \#2

Rob Levesque (a man who sometimes acts as a lawyer)
Schnurr Kirsh Oelbaum Tator LLP
65 Queen Street West - Suite 1700 Toronto, ON
MS 2M5
P: 416-644-0866
E: rilevesque@estatelligationnet

## Re: Property [Estate of Jim Sekuloyski- File\# 05-009/2020]

Dated: June 22nd, 2020

## NOTICE

i, have removed Marshall Swadron (Lawyer) as a legal counsel \{exhibit\# 1];
i, have given NOTICE to all on jurisdiction and withdrawal of my required consent [Exhibit \#2];
i, began this process honorably believing this was the correct jurisdiction and process... it is NOT;
i, am not a legal person nor bound to an "Estate Act" a service corporation [ONTARIO] agents created;
i, further remove my consent from this or ANY legal proceeding;
i, do not consent to the administration of property [Father's Estate] without right moving forward;
i, wish to settle property privately with $\square$ Sekulovski [woman] \& $\square$ Georgiou [woman].
$i$, look forward to your co-operation to the correct administration said property moving forward;
$i$, will swear under oath and affirmation that all here in be true.


Michael of the Sekulovski family

## Exhibit\#4

Registrar - Ontario Superior Court of Justice 330 University Avenue
Toronto, ON
MFG 1R8
$\mathrm{Ph}: 416-327-5535$
Email: toronto.estates@ontario.ca
Date: July $2^{\text {nd }}, 2020$
Re: File\# $05-009 / 2020$

Good day to the man or woman acting as Registrar;

At this time $i$, require all documents within this transmission filed into court file\# 05-009/2020;

1. Notice: Jurisdiction
2. Letter to David Mills [a man who sometimes acts as mediator/BAR member]
3. Court communications received by all parties registered mail June $29^{\text {th }} 2020$
4. Offer to settle

Kind regards,


Cc: Ben Arkin, Maria Salman, Angela Casey, Adam Giancola, David Mills, Rob Levesque

Exhibit\#4

Registrar - Ontario Superior Court of Justice
330 University Avenue
Toronto, ON
MFG 1R8
$\mathrm{Ph}: 416-327-5535$
Email: toronto.estates@ontario.ca

Date: July $2^{\text {nd }}, 2020$
Re: File\# 05-009/2020

## Notice: Jurisdiction

i: Michael give 'Notice: Jurisdiction';
i, challenge jurisdiction [Court file \# 05-009/2020];
i, require a meeting [hearing] to address ;

Kind Regards,


Cc: Ben Arkin, Maria Salman, Angela Casey, Adam Giancola, David Mills, Rob Levesque

## Exhibit\#4

Michael of the Sekulovski family

David A.S. Mills (a man who sometimes acts as Mediator and or BAR member)
Mills \& Mills LLP - Barristers \& Solicitors
2 St. Clair Avenue West - Suite 700, Toronto, Ontario. M4V 1L5
T: 416.682 .7138
F: 416.863 .3997
E: david.rills@millsandmills.ca

Date: July $2^{\text {nd }}, 2020$
Re: File F 05-009/2020
Greetings David,
i, thank you for reaching out yesterday surrounding July $7^{\text {th }} 2020$ Mediation;
$i$, am in receipt of and have reviewed your "Mediation Agreement";
Did David as others not receive Notice[s] by way of email and register mail June 29 ${ }^{\text {th }} 2020$ ?;
i, again attach addressing my appearance and 'Notice: Jurisdiction' before this court; Therefore i, will not sign 'Mediation agreement' or participate until 'Jurisdiction' addressed; i, require written verifiable proof with wet signature poste haste Exhibit \#3 attached not be true; i, require obligation [contract] produced poste haste the "Estate Act" applies to we the people; i, require obligation [contract] produced poste haste "Rules of civil procedure" apply to people; i, require obligation [contract] produced poste haste "CRA' relies/claims a debt be due and true; i, wish to make a special appearance July $7^{\text {th }} 2020$ as scheduled to vet your evidence produced; Otherwise, trespass occurs if any [wo]man attempts to administrate my property without right; Under colour of law by 'BAR members' trespass [fact] has occurred and must stop or all liable;

## Exhibit\#4

## Registered Mail Receipts (Front)



## Exhibit\#4

Registered Mail Receipts (Back)

(ntips://www.canadapost.ca/cpo/en/)
As important safety measures continue, delays should be expected. For the latest on our efforts during COVID-19 please click here. (httos://www.cenadapost ca/cpc/en/our-company/news-and-media/corporatenews/coronavirus-disease-covid-79.page?icid=display don int hero. covid. 100).

## Track results

Download Track results (CSV)
(i)

Anticipate delays as we deliver, putting safety first. Our call centre agents have no more information about your item.

## (i)

Customers should anticipate delays as important safety measures, including physical distancing, means it takes longer to process heavy parcel volumes. Please track your item. Our call centres have no further information.

Back to Track

| Item | Details | Expects <br> delivery |
| :--- | :--- | ---: |
| RN444915096CA |  |  |
| (/trackweb/en\#/details/RN444915096CA) |  |  | Delivered |  |
| :--- |
| RN444915079CA <br> (/trackweb/en\#/details/RNA44915079CA) |

## Exhibit\#4



## Detalls

(.)

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Delivered
Last updated: Yesterday
( 1
RN444915079CA (/rackweb/en\#/details/RN444915079CA)
Delivered
Last updated: Yesterday
(v)

RN444915051CA (/trackweb/en並/details/RN444915051CA)
Delivered
Last updated: Yesterday

## Exhibit\#4



RN444915082CA (/trackweb/en\#/details/RN444915082CA)
Delivered to recipient's front door
last updated: Yosterday
(
RN444915065CA (/trackweb/en\#/details/RNA44915065CA)
Delivered to mailroom
Last updated: Yesterday



## Exhibit\#4

## OFFER TO SETTLE

i, Michael of the Sekulovski family, of the city of Mississanga, in the province of ONTARIO, make the following offer to Sekulovski and Georgiou in regards to the peaceful distribution and settling of my father's PROPERTY [estate];
i, claim;

1) PROPERTY of Maslina or Alexandar Sekulovski [Mother and Father to Jim Sekulovski]
2) i, require $100 \%$ of my father's PROPERTY [RSP account approx $\$ 30,000$ ] paid without delay in accordance with my father's wishes [beneficiary designation form] dated Nov 262013 [exhibit\#4];
3) i require $100 \%$ of my father's PROPERTY [ 8 Celestine Court] in Tiny Township Ontario title and deeds transferred to Michael Sekulovski in accordance with my father's wishes;
4) i. wish to share $50 \%$ of property [vacant land] adjacent to cottage. Ownership is to be transferred to Michael Sekulovski and Sekulovski as "joint title holders' of said land;
5) i, require $50 \%$ [appraised value] of the my father's property [ 45 Greendowns Drive] in Scarborough, Ontario is transferred to Michael Sekulovski in accordance with my father's wishes with the other $50 \%$ [based on appraised value] shared between $\square$ Sekulovski and $\square$ Georgiou.
6) i. require all living expenses and property tax for 45 Greendowns Drive [property] in Scarborough Ontario is paid by the occupant $\square$ Sekuloyski];
i, will swear under oath and affirmation that all in here be true.
Kind Regards,


Michael of the Sekulovski family

Exhibit\#4

Michael of the Sekulovski family

Benjamin Arkin / Maria Salman (a man and woman who sometimes ACT as lawyers)
Arkin Furrow Estate Law LLP
Barristers and Solicitors
80 Richmond Street West - Suite 804, Toronto, ON M5H 2 A 4
Ph:416-583-3730
Email: ben@arkiafurrow.com
maria@arkinfurrow.com

Angela Casey / Adam Giancola (a woman and a man who sometimes ACT as lawyers)
Casey and Moss LLP
250 Yonge Street - Suite 2200, Toronto, ON M5B 2L7
Ph: 647-490-1385
Email: acasey@caseyandmoss.com
agiancoh@caseyandmoss.com
Rob Levesque (a man who sometimes ACTS as a lawyer/trustee)
Schnurr Kirsh Oelbaum Tator LLP
65 Queen Street West - Suite 1700 Toronto, ON M5H 2M5
P: 416-644-0866
8: rlevesgue@estarelitigation.net

## Re: Trespass [Estate of Jim Sekulovski] - File\# 05-009/2020

Date: July 7th,2020
Greetings Benjamin, Maria, Angela, Adam and Rob
i, gave 'Notice[s] June 22, 2020, July 2, 2020 and July 3'd 2020 [Christopher emails];
i, require the obligations [contracts] produced based on the creation of said court/mediation;
These obligations apply to 'Estate Act', 'Rules of civil procedure' and 'CRA' are produced;
i, and have trusted in your actions based on said obligations exist;
i, gave notice to all that we all have been lied to which has affected jurisdiction/process;

## Exhibit\#4

As Christopher communicated honorably to all 'Bar members' have now been given teth; Every [wo]nan acting as lawyer must produce obligations pose haste on all filings/process; Up to this point the truth has not been brought forth but no ce it has it requires all act to correct; Otherwise, trespass occurs if any [wo]man attempts to administrate my property without right, Under colon of law by 'BAR members' trespass [fact] has occurred and stops now or finable; i, will file claim 'Trespass [constructive fraud]' move court if obligations NOT produced; i, wish a conference call with all to address obligations if not produced and settle privately; All fees charged will be void and further evidence of then if said obligations are not produced; i, trust this is crystal clear to all moving forward swiftly to correct and move lawful mediation; This is the $3^{\text {rd }}$ and final communication to produce said obligations or correct honorably; i, will swear under oath and affirmation that all here in be true.

## Kind Regards,



Michael of the Selolovsid family

Cc: David Mills, Marshall Swadron

## Exhibit\#4

Rob Levesque (a man who sometimes acts as a lawyer)
Schnurr Kirsh Oelbaum Tater LLP
65 Queen Street West - Suite 1700 Toronto, ON
MEH 2M5
P: 416-644-0866
E: r.levesque@estatelitigation.net

## Re: Trespass [Property of Jim Sekulovski - File \# 05-009/2020 and \#05-141/19]

Dated: August Fth, 2020

## NOTICE

i, am in receipt of your email communication dated July 31,2020 ;
i, do not consent to my property administered without right;
i, produced 'Notices] June 22, 2020, July 2, 2020 and July 7,2020 [Final Notice]
My counselor at law [Christopher] further by way of email addressed trespass honorably[July 3,2020];
Trespass [constructive fraud] is now verified against $\mathrm{i}, \square$ within court filings;
Rob ignored multiple communications requiring your duty to produce POSTE HASTE in writing verifable facts with wet signature on obligations [contracts] exist that verify $i$, am bound to an "Estate Act" created by a SERVICE corporation [ONTARIO'] or the 'Rules of Civil Procedure' apply to i;

Produce obligation [contract] by which CRA claims that a debt be due or true;
Is Rob ignorant of said receipt of Notice[s] and more pointedly his required duty to respond?
Justice Gilmore [a woman] orders are null and void due to constructive fraud which eviscerates all;
Justice Gilmore has been copied as her order is null and void due to this fraud and wrong jurisdiction;
i, clearly misplaced my trust in Rob given your disturbing actions when obligations don't exist;
Any man or woman who administrate property without right are liable...stop it right now Rob;

Exhibit\#4
$i$, an in the process of moving cham and court to atones this corruption prosecuting all involved;
Not one of the people acting as BAR members has produced a single obligation either and is liable;
All lawyers involved are dishonorable and will be held accountable for such repugnant actions;
i, trust this is crystal clear ...cease and desist immediately or Rob liability wilt only increase;
i, will sweat under oath and affirmation that af here in be true.


Cc: a woman acting as 'Justice Cory A. Gilmore'
Ce: a woman acting as 'Justice Bernadette Dietrich'
Ce: a woman acting as Justice Barbara A. Conway,
Cc: people acting as lawyers - Benjamin Akin, Maria Salmon, Angela Casey, Adam Giancola

## Exhibit\#5

Michael of the Sekulovski family

Registrar - Ontario Superior Court of Justice
330 University Avenue
9th Floor
Toronto, Ontario
MSG 1R8
Ph: 416-327-5535
Email: toronto.estates@ontario.ca

Date: Aug $13^{\text {th }}, 2020$

Re: File \# 05-009/2020 and \#05-141/19

Good day to the man or woman acting as registrar,

At this time $i$, require this communication \& attachments are received by Hon Cory A. Gilmore;
Please also file into the above court file numbers above;
Please confirm once this has been executed;
i, thank you for your time and attention to this time sensitive communication at this time.
Kind regards,


Michael of the Sekulovski family

Exhibit\#5

Michael of the Sekulovski family

Cory A. Gilmore (a woman who sometimes acts as Hon. Madam Justice)
Ontario Superior Court of Justice - Toronto Region
361 University Ave Toronto, Ontario
MEG 1 T3
Phone: 416-327-5284
Email: toronto.estates@ontario.ca
Re: Trespass [Property of Jim Sekulovski - File \#05-009-2020 and \#05-141/19]

Dated: August $13^{\text {th }}, 2020$

## NOTICE

Good day Cory,
i, require post haste Cory address trespass as to registered mail NOTICE Aug $7^{\text {th }} 2020$;
i, attach confirmation NOTICE of Aug $7^{\text {th }} 2020$ has been received by all;
i, give notice my property is being further administered without right [Exhibit 5 \& 6];
A man [Rob acting as Trustee see attached] continues to trespass based on Cory Order;
i, require contracts produced post haste on 'Estate Act', Rules of Civil procedure \& CRA debt;
i, require Cory corrects the record if obligations not produced [rescind order/stop Rob trespass]
i, do not consent to my property administered without right as jurisdiction challenged July 2, 2020;
Any [wo]man who administrates my property without right will be held liable;
i, trust this is crystal clear verifiable evidence produced counter to my claims or my claim [s] be true;
i, will swear under oath or affirmation that all here in said be true;


Michael of the Sekulovski family

## Exhibit\#5

August 10, 2020
BY EMAIL
Michael Sekulovski
Email:

Dear Mr. Sekulovski:

## Re: Estate of Jim Sekulovski

I have reviewed your correspondence dated August 7, 2020 responding to my own letter about the sale of the cottage property.

I note that your correspondence does not directly address the process for paying the debts of the estate set out in Justice Gilmore's Order. In particular, you have not addressed my position that the cottage should be sold under paragraph $10(\mathrm{c})$ of the Order, given the alternative cost of borrowing against the property.

Instead, my understanding is that you object to my dealing with the cottage in any way. You claim that Justice Gilmore's Order, which appoints me as ETDL and gives me the authority to administer the estate, was obtained by fraud, although you do not explain how. It seems that you also question whether you are subject to the laws of the province of Ontario.
I do not follow your reasoning and am not familiar with the arguments that you are making. As ETDL in this matter, I have a duty to administer the estate in accordance with the Order appointing me and the laws of the province. I respectfully suggest that you consult with a lawyer who is licensed to practice law in Ontario.

In the meantime, I am proceeding with my plan to list the cottage for sale, and I will keep you and the other heirs updated about the listing process.

Yours very truly,

## Rob Levesque

Rob Levesque
RL/kk

## Exhibit\#5

EXHBTTHS

Page 2

cc. Benjamin Arkin and Maria Salman

Angela Casey and Adam Clancola

## Exhibit\#5

## ExHIBIT \#6

III
Schnurr
Kish
Oelbaum
Tabor แP
Barristers \& Solicitors

August 12, 2020

## BY EMAIL

Ben Akin / Maria Salman
Arkin Furrow Estate Law LLP

## Barristers and Solicitors

80 Richmond Street West, Suite 804
Toronto, ON M5H 2A4
Email: ben@arkinfurrow.com maria@arkinfurrow.com

Brian A. Schnurr (Retired)
Felice C. Kish ${ }^{*}$
Jordan D. Oeibaum**
Sender B. Tatar***
Rob Levesque
Mitchell J. Ratlines
Lisa M. Fenech
Liza Sad
-Centred by the Law Society as a Specialist
(Estates and Trust Law)

- Practising under J.O. Oelbaum Lam Professional

Corporation
-"Practising under Sender Tater Piofossional Corporation
Writer's Direct Line: 416-644-0866
Email: r.levesque@ostatelitigation.net

Angela Casey / Adam Giancola
Casey and Moss LLP
250 Yonge Street
Suite 2200
Toronto, ON M5B 2L7
Email: acasey@caseyandmoss.com agiancola@caseyandmoss.com

## Michael Sekulovski

Dear Counsel and Mr. Sekulovski:
Re: Estate of Jim Sekulovski
I write further to my previous correspondence regarding the sale of the cottage property.
I have spoken with Ryan Allary, a real estate agent with Keller Williams Experience Realty Brokerage, about listing the property. You will recall that Mr. Allary provided me with a letter of opinion on the value of the property earlier this year, which appraised it as having a value of between $\$ 440,000$ and $\$ 450,000$.
Mr . Allary and I have reviewed the current cottage inventory in Tiny and have determined that the property should be listed at $\$ 449,000$. We hope to have the property on the market shortly.
I will be making arrangements to inventory and store some of the personal property that is located at the cottage prior to any closing date. If you are aware of any items of monetary or sentimental value that you would like me to preserve, then please let me know as soon as possible.

Yours very truly,

## Rob Levesque

Rob Levesque
RL/kk

## Exhibit\#5




## Exhibit\#5

Michael of the Sekulovski family

Cory A. Gilmore (a woman who sometimes acts as Hon. Madam Justice)
Ontario Superior Court of Justice - Toronto Region
361 University Ave Toronto, Ontario
MSG IT
Phone: 416-327-5284
Email: foronto.estates@ontario.ca
Re: $3^{\text {rid }}$ and FINAL NOTICE
Trespass [Property of Jim Sekulovski - File \#05-009-2020 and \#05-141/19]

Dated: August $19^{\text {th }}, 2020$

## FINAL NOTICE

Good day Cory,

This is my $3^{\text {rd }}$ and final notice to Cory;
i, require written verifiable evidence produced with wet signature to Aug $7^{\text {th }} \& 13^{\text {th }}$ communications;
a man [Rob Levesque acting as Trustee] continues to trespass based on Cory's Order;
i, require contracts produced post haste on 'Estate Act', Rules of Civil procedure \& CRA debt;
i, do not consent to my property administered without right as jurisdiction challenged July 2, 2020;
i, trust this is crystal clear Cory produce evidence required counter to my claims or my claim[s] be true;
i, wish to settle this honorably as Cory duty is to serve we the people unless Cory claim i property;
Stop this trespass Cory it is causing i wrong and harm without required evidence produced;
i, will swear under oath or affirmation that all here in said be true;


## Exhibit\#5

8/22:2020


Thack your package or shipment wilh FedEx Trecking

$$
\begin{equation*}
814517090564 \widehat{ } \tag{i}
\end{equation*}
$$

Delivered
Thursday 8/20/2020 at $9: 53 \mathrm{am}$

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Signed for by: N GEME
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GJTAFE FROQF OF DELIVERY
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MESSISSAUGOA OKCA
to
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Shipment Facis


Travel Hlistory


## Exhibit\#5

Michael of the Sekulovski family

The Hon. Madam Justice Bernadette Dietrich (a woman who sometimes acts as a Justice) [Or to the Hon. Man or Woman acting as a Justice]
Ontario Superior Court of Justice - Toronto Region
361 University Ave. Toronto, Ontario
MSG 1T3
Phone: 416-327-5284
Email: Bemadette.Dietrich@scj-csj.ca
Date: Aug $28^{\text {lh }}, 2020$
Re: Notice on Hearing [Property of Jim Sekulovski] - File \# 05-009/2020 and \#05-141/19

## NOTICE

Good day all,
i, confirm to appear on the zoom call scheduled for Monday Aug 31st,2020 at 2:00 pm EST;
i [Exhibit \#I], appear only in the capacity as a man to address administration of my property;
i, do not appear as 'MICHAEL SEKULOVSKI' a legal fiction [person] created/owned by the service corporation ONTARIO - Exhibit \# 2 [within communication package of Aug 7th,2020]
i, challenge Jurisdiction of this court ;
Thanks in advance;


Cc: Registrar - Ontario Superior Court or Justice, toronto.commerciallist@jus.gov.on.ca, MAG.CSD.To.SCJCom@ontario.ca, Christopher James, Ben Arkin, Maria Salman, Caitlin Armas, Angela Casey, Adam Giancola, Rob Levesque

Exhibit\#5

Michael of the Sekulovski family

Bernadette Dietrich (a woman who sometimes acts as a Hon Madam Justice)
Ontario Superior Court of Justice - Toronto Region
361 University Ave. Toronto, Ontario MFG 1T3
Phone: 416-327-5284
Email: Bernadette.Dietrich@scj-csj.ca

Date: Sept $1^{\text {si }}, 2020$
Re: Trespass [Property of Jim Sekulovski] - your File \# 05-009/2020 and \#05-141/19

## NOTICE

Good day Bernadette,
i, was able to join at beginning of the zoom call... but not brought in after Christopher brought in; i, dialed back immediately but was kept on hold/zoom was waiting for host to let me in with no avail;

It is regrettable host hindered my appearance as $i$, gave NOTICE August $28^{\text {th }} 2020$ on appearance;
Bernadette confirmed my NOTICE was received and read yet ignored willfully;
i, appeared honorably as a man...i am not a legal person or some corporation Bernadette spoke to;
Bernadette [and BAR members] are required to produce obligations [contracts] to jurisdiction;
Bernadette willfully ignored her duty to protect the property of man whom she has a duty to serve;
Christopher also addressed honorably jurisdiction requiring obligations produced again they were not;
Bernadette a public servant relied on 'Rules of Civil Procedure' without evidence it applies to i:man;
i, am left with no choice to move claim and court against all who do trespass including now Bernadette;
i, require Bernadette produce the public law in writing, verifiable evidence with wet signature post haste on administrating property without right ....this trespass did/does further wrong and harm;

Without obligation produced then Bernadette appears to act on a belief that i, property?

Exhibit\#5

The only law that 'Rules of civil procedure' apply is if i, consent or i property of Bernadette; Again Bernadette relied upon 'Rules of Civil Procedure' to move court that does NOT apply to i; Christopher and i, verbally addressed these 'rules' do NOT apply to a [wo]man outside the BAR; Verified fraud is rampant within this 'legal' court filing and under the color of law by BAR members; Bernadette did not produce 'findings of facts and conclusions in law' today to trespass causing wrong; Ignorance of the law [not legal which does NOT apply to a man or woman] is no excuse Bernadette; Govern yourself accordingly and honorably for you serve 'we the people' not a private 'legal' society; It is unacceptable to willfully ignore fraud established without written verifiable evidence produced; Bernadette trespass [barratry, malfeasance] cause further i, wrong and harm... stop it now Bernadette; i, require zoom call video in it's entirety today as is my right and for my records; i, did not create this trespass or fraud upon the court... but i will correct it also for i, will swear under oath or affirmation that all here in be true;


[^2]$$
c \vee-20+\infty 02124-\infty \infty
$$

## Exhibit\#5



## Exhibit\#5



## Exhibit \#6

Court File Number: 05-009/2020

Superior Court of Justice
Commercial List

## FILE/DIRECTION/ORDER

SEKULOVSKI
Applicant
AND
GEORGIOU, MICHAEL SEKULOVSKI ET AL.
Respondent (s)
Case Management $\square$ Yes $\boxtimes$ No by Judge:

| Counsel | Telephone No:. | Email/Facsimile No: |
| :--- | :--- | :--- |
| Arkin, B. (for the <br> Applicant) |  | ben@arkinfurrow.com |
| Salian, M. (for the <br> Applicant) |  | maria@arkinfurrow.com |
| Giancola, A. (for the <br> respondent <br> Georgiou) |  | agiancola(2casevandmoss.com. |
| Levesque, R. (qua Estate <br> Trustee During Litigation) |  |  |
| Sekulovski, M., <br> respondent <br> (unrepresented) | - |  |

[^3]$\square$ Adjourned to:
-Time Table approved (as follows):

## Exhibit \#6

Due to the COVID-19 crisis, Theld a hearing on August 31. 2020 in the above matter by Zoom videoconference. This hearing was held in accordance with: (a) the Notice to the Profession issued by Chief Justice Morawetz on March 15, 2020 and the Update dated April 2, 2020; and (b) the "Changes to Commercial List operations in light of COVID -19" developed by the Commercial List judges in consultation with the Commercial List Users Committee. The Zoom videoconference facilities were arranged by Arkin Furrow Estate Law LLP to facilitate the hearing, as per the foregoing COVID -19 practice directions.

Materials were sent to me by email prior to the hearing.

1. Michael Sekulovski is a respondent in these proceedings. He did not tile any responding material relating to the motion brought by the Applicant. He did appear from time to time on the Zoom videoconference call, sometimes via video and audio and other times via audio only. He confirmed that he was not "self-representing" and that he had invited Christopher James to participate as his "counsellor as law." joined the Zoom videoconference late and at a time when Mr. Sekulorski was not present because of the difficulties he was having with his technology. Mr. Sekulovski was encouraged by the court to participate in the hearing by telephone so he would be present throughout the hearing. but he preferred to continue to try' to connect via audio and video. Unfortunately, he was unsuccessful in those efforts and, in the result, he was present only for some of the hearing but not the entire hearing, including the time when was present or when the Applicant's submissions were made.
2. In the past. Mr. Sekulovski has had legal representation in this matter. He has been represented by two different lawyers. sequentially. He is no longer represented by either. He has not filed a notice of intention to act in person or a notice of a change of solicitor.
attendance at the hearing was relatively short. He acknowledged that he is not a lawyer and left the videoconference shortly after making a submission.
had no standing to make any submission at the hearing.
3. Mr. Sekulovski and independently of each other, made very similar submissions. They submitted that this court has no jurisdiction over Mr. Sekulovski because he appeared in court as a "man" and not a "person.". They argued that the Rules of Civil Procechure apply to a "person", but not a "man" or a "woman", and therefore the Rules do not apply to him and the court has no jurisdiction over him.
4. Mr. Sekulovski made no submissions on the merits of the motion. He was not present to hear the submissions of the Applicant. agreed that he would report to Mr . Sekulorski on the Applicant's submissions. However. did not stay to hear all of them. He left the videoconference because, in his view, the court had no jurisdiction to hear the motion.
5. The motion is brought by the Applicant. who is Mr. Sekulovski's stepmother Sekulovski. Mrs. Sekulovski is seeking interim dependant's support from the estate of her late husband Jim Sekulovski (the "Deceased"). The Deceased died intestate on January 7 , 2019. He was the father of Mr. Sekulovski and the other respondent. $\square$ Georgiou. Ms. Georgiou is Mrs. Sekulovski`s daughter. Both children are adults.

## Exhibit \#6

6. According to the rules of inestak succession. Mr. Sekulorki would receive a preferential share of $\$ 200,000$ and $1 / 3$ of the residue on the Deceased estate (the "Estate"). Each of Mr. Sekuiovaki and :is. Georgioz would also receive $/ / 3$ of the residue of the testate. The ne value of the residue of the Estate is estimated to be approximately $\$ 1$ million. which does not include the Deceased's interest in his late mother "s estate. The parties disagree on when is catted to the Deccased"s interest in that stat.
7. On this motion. Mrs. Sekulowski seeks monthly interim support of $\$ 4.000$ per month, and interim funding of her legal fees and disbursements until the application is resolved.
8. Pursuant to s. 58 of the Secession Lan Reform Act. R.S.O. 1900, c. S. 26 ("SLRG"), a court may order such support as it considers adequate to be made from an intestate estate for the proper support of dependants. The order may be made on an interim basis per s. 64 of the SLR AT.
9. Based on the evidentiary record before the count, which includes For 13. I Financial Statements swam by Mas. Sekulorski, I an m satisifed that she meets the definition of "depemant" for the purposes of interim support. She was the legally marred spouse of the Deceased: the Deceased was providing support to her immediately before his death and was under a legal obligation to provide support; and the Deceased did not make adequate provision for her support in the sense that she is in meed of support to meet her expenses.
10. Mrs. Sefoulorski has some assets and means. She owns a condominium in Oakville, Ontario, on which there is a mortgage. She treats the condominium as a rental property and uses the rental income to pay the mortgage and expenses related to the condominium. She is employed in a furniture factory where she sews upholstery. However, during the current (COVID- ${ }^{9} 9$ pandemic, the tenants who were renting the condominium could not afford to pas the rent and vacated the condominitens. Mrs. Sekutorski has been mable to find a replacement tenant. Mrs. Sckulorski was also tad off from her job for about tour months during the pandemic. Stye returned to work it July, but is uncertain whether her employment will continue over the fonstetm given the effect of the pandemic on the economy
11. Mrs. Sekulorski is 64 years of age with some health problems that could also interfere with her ability to work in the longer term. Ais. Sekulorski has a Grade 8 education and her work experience has been mandy in manufacturing betories. Her job prospects are limited.
12. Mas. Sckulorski and the Deceased were married for 38 y cars and raised two children the respoments) together. Slue also contributed to the honselzold by doing nest of the homemaking and by contributing her component earrings to the household.
13. I an satisfied that Mrs. Sckulorski has made a primo for ie case for dependant's support.
14. Based on Mrs. Sekubovskis "Current Financial Statement". her monthly expenses exceed her monthly income by about $\$ 1.560$. Her income does not include rental income from her condominia (which is currently without a tenant). Her expenses include property taxes and utilities, which appear to relate to the matrimonial tome in which she and the Deceased resided and where she continues to reside. Her expenses also include $\$ 500$ per month for "support for other children."
15. I would deduct from the shortfall amount the $\$ 500$ For "support for other children." There is no evidence regarding the children to whom this support is being paid. that such

Exhibit \#6
children are dependant on Mrs. Sekulovski, or that she has any legal obligation to pay this support. It is not obvious how this expense relates to Mrs. Sekulovski's own support as a dependant.
16. To the $\$ 1,000$ monthly shortfall. I would add $\$ 1.000$ per month for a total monthly amount of $\$ 2,000$ in interim support. The additional $\$ 1,000$ per month would provide Mrs. Sekulovski with a cushion should her employment be terminated temporarily or permanently and assist her in the payment of her ongoing legal fees related to this litigation. Without the latter support. it appears that Mrs. Sekulovski would be required to deplete her relatively modest savings or collapse her RRSP on account of legal fees.
17. In addition to legal fees going forward, prior to this motion, Mrs. Sekulovski has incurred legal fees of more than $\$ 40,000$ in this litigation. An interim funding order in the amount of $\$ 40,000$ is appropriate in this case. To pay this amount, without selling her condominium, Mrs. Sekulovski would deplete nearly all of her savings other than her RRSP. Without this interim funding, I am satisfied that Mrs. Sekulovski's ability to pursue dependant's support could be prejudiced or would depend on the generosity of her counsel. Given Mrs. Sekulovski's age and long-term employment prospects, she may have difficulty borrowing money to finance this litigation. This distribution from the Deceased's estate on account of legal fees incurred could be characterized as a lump sum interim support payment or as an advance on Mrs. Sekulovski's share of the intestate estate, as determined by the judge hearing the application.
18. Currently, there is little liquidity in the Deceased's estate. However, the Estate Trustee During Litigation advised the court that the Deceased's cottage property will be listed for sale on September 1,2020, and that the proceeds of sale would then be available to fund estate expenses, including interim dependant's support if awarded.
19. The respondent Georgiou is supportive of Mrs. Sekulovski's application for interim dependant's support.
20. Order to go in the form of the draft signed by me today. The Order is effective as of today's date and it is not required that the Order be entered.

## Distich $g$.

Dietrich J.
Superior Court of Justice (Toronto)
September 1, 2020

## Exhibit \#6

Court File No.: 05-009/2020
ONTARIO
SUPERIOR COURT OF JUSTICE
IN THE MATTER OF THE ESTATE OF JIM SEKULOVSKI
TuEsday
154
THE HONOURABLE
JUSTICE DIETRICH
) MONDAY, THE 37 DAY
) September
) OF A甘SUSF, 2020

BETWEEN:
SEKULOVSKI
Applicant
-and-

MICHAEL SEKULOVSKI and GEORGIOU
Respondents

## ORDER

THIS MOTION was heard by video conference this day as a virtual hearing of the Superior Court of Justice in Toronto at 330 University Avenue, Toronto, Ontario.

ON READING the Application Records of the Applicant dated May 30, 2019 and January 20, 2020, the Responding Application Record of $\square$ Georgiou dated January 17, 2020, the Responding Application Record of Michael Sekulovski dated February 21, 2020, the Motion Record of the Applicant dated August 20, 2020, the Factum of the Applicant dated August 20, 2020, the affidavits of service, filed; and on hearing the submissions of counsel for the Applicant, counsel for the Respondent $\square$ Georglou, and the Respondent Michael Sekulovski, appearing in person, and the Estate Trustee During Litigation, appearing in person:

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1.

THIS COURT ORDERS that, subject to paragraph 3, the Estate Trustee During Litigation (the "ETDL") shall pay to $\square$ Sekulovski (the "Applicant") the amount of $\$ 2$, axe per month from the estate of Jim Sekulovski (the "Estate"), commencing on September 1, 2020 and payable on the $15^{\text {th }}$ day of every month thereafter (the "Monthly Payment").
2.

THIS COURT ORDERS that, subject to paragraph 3, the ETDL shall pay out of the assets of the Estate to Arkin Furrow Estate Law LLP in trust for the Applicant the amount of $\$ 40, \infty \infty$ , the characterization of which amount shall be determined by the judge hearing the application.
3.

THIS COURT ORDERS that the ETDL may defer the payments in paragraphs 1 and 2 until the proceeds of sale of the Cottage (as described in the Order of Justice Gilmore dated January 6, 2020) are received by the Estate or until the ETDL determines that the Estate has sufficient liquidity to make the payments, whichever comes first.
4.

THIS COURT ORDERS that the Applicant shall be at liberty to bring a further motion for interim support.
5. THIS COURT ORDERS that the Respondent-Miehaot-Sekutovaki-shatt within 30 -days-ef this Order pay to-Arkin Furrow -Estate Law LLP in trust for the Applicant the Applicant's costs of and incidental to the within motion fixed in the -amount $\$$ - inctusiverffees, HS F; and disbursements. shall be detmimined by the judge hearing the application.


Exhibit \#6




[^0]:    i:man:Christopher [of $\square$ family]

[^1]:    Michael of the Sekulovski family

[^2]:    Michael of the Sekulovski family

[^3]:    $\boxed{\square}$ Order Direction for Registrar (No formal order need be taken out) $\square$ Above action transferred to the Commercial List at Toronto (No formal order need be taken out)

