

**Notice
invite and demand**

i: a woman; Parmjit Kaur: Deol; sui juris;
in care of 24 Yellowknife Road, Brampton, Ontario, l6r3x3;

Date: 30 March 2022;

greetings to a woman: Elizabeth Alexandra Mary Battenberg/Mountbatten; who at times acts as Her Majesty Queen Elizabeth II; i, hope you, are well;
located at: Her Majesty The Queen, Buckingham Palace, London [SW1A1AA];
live birth date: 21 April 1926 London, England;

i: a woman; the mother of Sharan Kaur: Dhanjal-Deol; did give live birth to daughter of i, on 12 December 2011; i write this notice to invite you, at private property of i, to resolve serious claim;

i, invoke an oath you, did swear and sign on 2 June 1953 on 1611 King James Bible to maintain the Laws of God; i, did attach **oath exhibit 1**, total 3 pages, **Bible exhibit 2**, total 2 pages, with this notice;

i, say it comes a time when those of mankind from a society not of i, did trespasses on i, and the property of i: Sharan Kaur: Dhanjal-Deol: daughter of i; so comes a time of i, to simply come forward in honor to seek remedy by opening the case to press the claim of trespasses as a woman;

i, say after many attempts to remove the controversy at private and operate as a woman with rights; i, say no remedy has been made, instead only more trespasses upon i;

i, do believe women, men and those of mankind can use a public court to settle a claim of trespass at the court of record under oath to testify to what is true without a fee;

i, say the due process of law did not take place at open court a trial by jury instead your agents did block i, to press the claim at the court of record; thus, i, invite you, at private property of i, to press the claim;

i, demand you, to accept the invite in honour to state the law, with evidence, under oath of 1611 King James Bible; i, invoke Daniel, Chapter IV, Verse 17;

i, say the Queen Victoria formed a dominion called British North America by passing an Act on 29 March 1867 but she un-enacted the British North America Act on 9 June 1893 and there is no Act, no Parliament, no Constitution, no de jure laws sign by any King and or Queen since then in the country called Canada that i, can find; if you rebut this claim provide evidence;

i, say the Constitution Act of 1982 is subject to section 59 of the Constitution Act and section 59 defers to section 23 of the Constitution Act and still has not been satisfied; thus, under what law women and men who act as your agents, claim jurisdiction over i and the mankind;

i, refute to stand under any fake laws, acts, statutes, rules, codes, policies, mandates, bylaws that are repugnant to God's law or the Bible;

i, demand you, to testify under what authority women and men who act as your corporation agents are operating, specially family court banking system; by what authority did women and men who act as your agents kidnap, alienate and confine daughter of i;

i, ask did you authorize women and men who act as your agents to use fraudulent documents to kidnap sons and daughters of mankind for financial again and traffic minors for sex; if you, did not you, do require to testify of the same so that i, can press the claim to hold women and men liable for trespasses;

i, state wo/men who act as your agents brought i, to the court with fraudulent documents by claiming they operate your court and did kidnap daughter of i using fraudulent documents, evidence attach **exhibit 3**, total 10 pages;

i, did make a superior claim of daughter Sharan Kaur: Dhanjal-Deol property of i, under God's law: land, air and water; and no one rebut the claim of i, point by point; thus, i, demand restoration of daughter Sharan Kaur: Dhanjal-Deol; property of i, immediately;

i, sui juris of the artificial person: SHARAR KAUR DHANJAL-DEOL; DHANJAL-DEOL SHARAN KAUR; DHANJAL-DEOL SHARAN, SHARAN DHANJAL-DEOL; SHARAN DHANJAL; SHARAN KAUR DHANJAL; SHARAN DEOL; [Dhanjal-Deol Sharan Kaur]; [Sharan Kaur Dhanjal-Deol]; Sharan Deol Dhanjal; Sharan DHANJAL-DEOL; i, claim the trust indenture created on 12 January 2012 without inform consent of i, and without lawful contract;

i, invite women and men who acts as your agents to provide proof of their claim by taking oath on 1611 Bible, under God's law, a trial by jury; if they all fail to do so i, will press the claim of trespasses and demand order that i, will put on court of record for a trial by jury to honor;

i, do not require legal advice and do not require legal forms as i, am not part of bar association, British Accreditation Registry and rules of civil procedure do not apply to i;

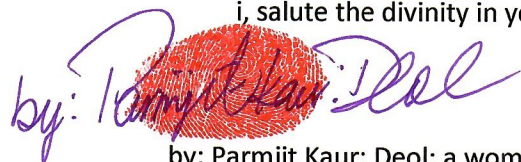
i, say i, believe there are many types of courts on the earth, under many different rules, codes, statutes, acts, policies, mandates, bylaws and few however, operate under the law; so to be clear, i, will not appear, represent or diminish the status of i, to any other titles of artificial person; i, do not consent to any unlawful contract;

i, record this notice on video as well so that it reaches to you; i, will send copy of this notice to women and men who act as your agents as well for their record; you, require to bring your agents to honor since they have dishonor their oath to you;

i, require you, to send acceptance of invite within 3 days upon receipt of this notice by email at pamd3631@gmail.com and/or registered mail to resolve the case peacefully and honorably;

i, state all herein to be true and will verify at open court;

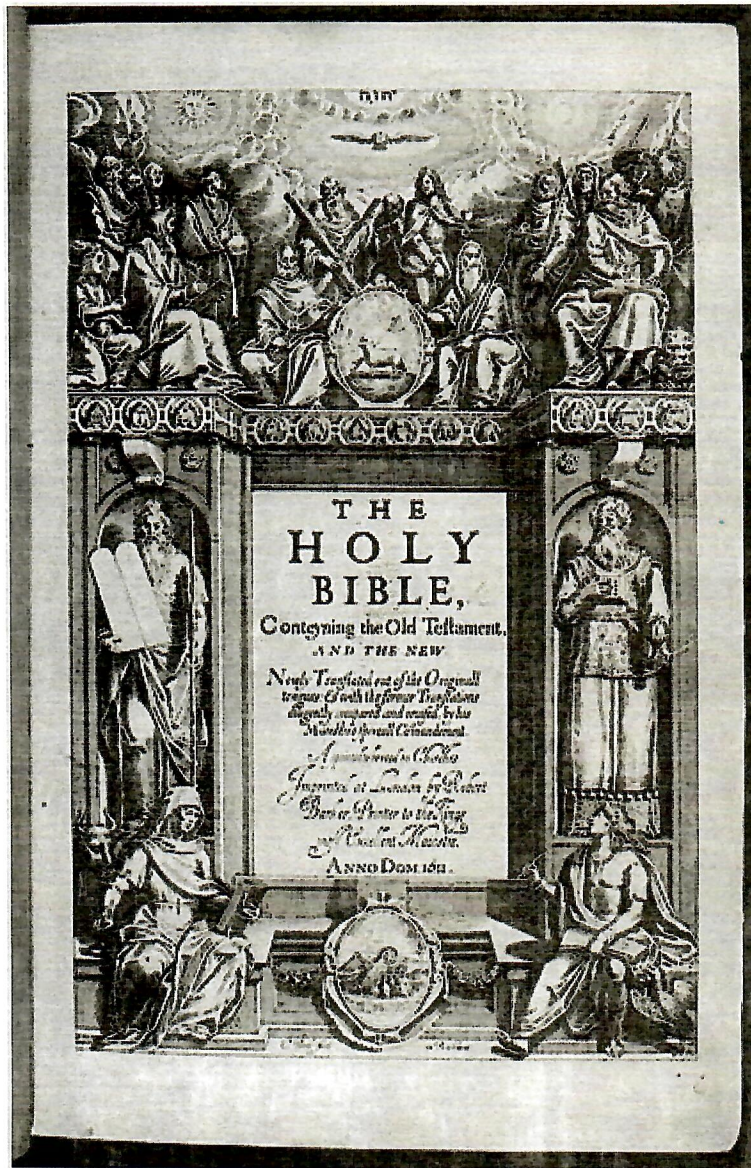
i, salute the divinity in you;

by: 

by: Parmjit Kaur: Deol; a woman.

This is **exhibit 2** total 2 pages including cover page

by:  *Randy Kaur: Dal*



King-James-Bible-1611-credit-British-Library-Board.jpg

This is **exhibit 1** total 3 pages including cover page

by:  *Pamela Kaur: Dool*



The Queen's Coronation Oath, 1953

Published 2 June 1953

“

The things which I have here before promised, I will perform and keep. So help me God.

Her Majesty The Queen

”

In the Coronation ceremony of 2 June 1953, one of the highlights was when The Queen made her Coronation Oath (taken from the Order of Service for the Coronation).

The Queen having returned to her Chair, (her Majesty having already on Tuesday, the 4th day of November, 1952, in the presence of the two Houses of Parliament, made and signed the Declaration prescribed by Act of Parliament), the Archbishop standing before her shall administer the Coronation Oath, first asking the Queen,

Madam, is your Majesty willing to take the Oath?

And the Queen answering,





Archbishop. Will you solemnly promise and swear to govern the Peoples of the United Kingdom of Great Britain and Northern Ireland, Canada, Australia, New Zealand, the Union of South Africa, Pakistan, and Ceylon, and of your Possessions and the other Territories to any of them belonging or pertaining, according to their respective laws and customs?

Queen. I solemnly promise so to do.

Archbishop. Will you to your power cause Law and Justice, in Mercy, to be executed in all your judgements?

Queen. I will.

Archbishop. Will you to the utmost of your power maintain the Laws of God and the true profession of the Gospel? Will you to the utmost of your power maintain in the United Kingdom the Protestant Reformed Religion established by law? Will you maintain and preserve inviolably the settlement of the Church of England, and the doctrine, worship, discipline, and government thereof, as by law established in England? And will you preserve unto the Bishops and Clergy of England, and to the Churches there committed to their charge, all such rights and privileges, as by law do or shall appertain to them or any of them?


Queen. All this I promise to do.

Then the Queen arising out of her Chair, supported as before, the Sword of State being carried before her, shall go to the Altar, and make her solemn Oath in the sight of all the people to observe the premisses: laying her right hand upon the Holy Gospel in the great Bible (which was before carried in the procession and is now brought from the Altar by the Arch-bishop, and tendered to her as she kneels upon the steps), and saying these words:

The things which I have here before promised, I will perform and keep. So help me God.



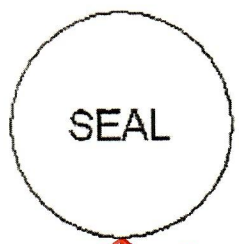
This is **exhibit 3** total 10 pages including cover page

by:  Pamylle Kaut Deol

ONTARIO

Ontario Court of Justice

Court File Number
201 08 /16



(Name of Court)

at 7755 Hurontario Street, Brampton ON L6W 4T6

Court office address

Form 8B: Application for

- Child Protection
- Status Review

Applicant(s) (In most cases, the applicant will be a children's aid society.)

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 the Region of Peel
 6860 Century Avenue
 Mississauga, Ontario L5N 2W5
 Phone: (905) 363-6131
 Fax: (905) 363-6133
 Email: mail@peelcas.org

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

David Sider
 6860 Century Avenue
 Mississauga, Ontario L5N 2W5
 Phone: (905) 363-6131
 Fax: (905) 363-6133

FILED
 AUG 31 2016
 Ontario Court of Justice
 Brampton

Respondent(s) (In most cases, a respondent will be a "parent" within the meaning of section 37 of the Child and Family Services Act.)

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

Parmjit Deol (Mother)
 24 Yellowknife Road
 Brampton, Ontario L6R 3X3
 Phone: (416) 918-3631

Kuldip Dhanjal (Father)
 965 Farmstead Drive
 Milton, Ontario L9T 8J1
 Phone: (416) 319-3365

← i am not lost at sea

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

Children's Lawyer

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

TO THE RESPONDENT(S):

A COURT CASE HAS BEEN STARTED AGAINST YOU IN THIS COURT. THE DETAILS ARE SET OUT ON THE ATTACHED PAGES.

THE FIRST COURT DATE IS (date) **Wednesday, September 07, 2016** AT 9:30 AM

or as soon as possible after that time, at: (address)

7755 Hurontario Street
Brampton, ON L6W 4T6

If you have also been served with a notice of motion, there may be an earlier court date and you or your lawyer should come to court for the motion.

IF YOU WANT TO OPPOSE ANY CLAIM IN THIS CASE, you or your lawyer must prepare an Answer and Plan of Care (Form 33B.1 — a blank copy should be attached), serve a copy on the children's aid society and all other parties and file a copy in the court office with an Affidavit of Service (Form 6B).

YOU HAVE ONLY 30 DAYS AFTER THIS APPLICATION IS SERVED ON YOU (60 DAYS IF THIS APPLICATION IS SERVED ON YOU OUTSIDE CANADA OR THE UNITED STATES) TO SERVE AND FILE AN ANSWER. IF YOU DO NOT, THE CASE WILL GO AHEAD WITHOUT YOU AND THE COURT MAY MAKE AN ORDER AND ENFORCE IT AGAINST YOU.

□

Check this box if this paragraph applies

The children's aid society is also making a claim for child support. You **MUST** fill out a Financial Statement (Form 13 – a blank copy attached), serve a copy on the society and file a copy in the court office with an Affidavit of Service even if you do not answer this case.

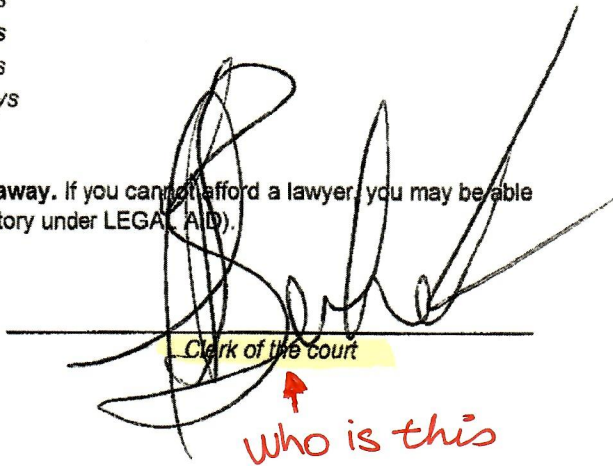
WARNING: This case is subject to case management, which means that the case runs on a timetable. That timetable says that the following steps have to be finished by the following number of days from the start of this case:

<i>Service and filing of answers and plans of care</i>	<i>30 days</i>
<i>Temporary care & custody hearing</i>	<i>35 days</i>
<i>Settlement conference</i>	<i>80 days</i>
<i>Hearing</i>	<i>120 days</i>

You should consider getting legal advice about this case right away. If you cannot afford a lawyer, you may be able to get help from your local legal aid office. (See your telephone directory under LEGAL AID).

Wednesday, August 31, 2016

Date of issue



Clerk of the court

↑
Who is this

CHILD(REN): (List all children involved in this case.)

Child's Full Legal Name	Birthdate	Age	Sex	Full Legal Name of Mother	Full Legal Name of Father	Child's Religion	Child's Native Status
Sharan Deol-Dhanjal	12-Dec-11	4	Female	Parmjit Deol	Kuldip Dhanjal	Sikh	OYON

not daughter of i

CLAIM BY APPLICANT

NOTE: If this case is an application for a status review, strike out paragraph 1 and go immediately to paragraph 2.

require to be present at court of law to testify

1. The applicant children's aid society asks the court to make a finding under Part III of the Child and Family Services Act that the child (ren) named in this application is/are in need of protection because:

(Check the applicable box(es). In each checked paragraph, delete those portions of the text that are not relevant.)

- the child(ren) has/have suffered physical harm, inflicted by the person having charge of the child(ren) or caused by that person's
 - failure to care for, provide for, supervise or protect the child(ren) adequately [subclause 37(2)(a)(i)].
 - pattern of neglect in caring for, providing for, supervising or protecting the child(ren) [subclause 37(2)(a)(ii)].
- there is a risk that the child(ren) is/are likely to suffer physical harm inflicted by the person having charge of the child(ren) or caused by that person's
 - failure to care for, provide for, supervise or protect the child(ren) adequately [subclause 37(2)(b)(i)].
 - pattern of neglect in caring for, providing for, supervising or protecting the child(ren) [subclause 37(2)(b)(ii)].
- the child(ren) has/have been sexually molested or sexually exploited, by the person having charge of the child(ren) or by another person where the person having charge knows or should know of the possibility of sexual molestation or sexual exploitation and fails to protect the child(ren) [clause 37(2)(c)].
- there is a risk that the child(ren) is/are likely to be sexually molested or sexually exploited, by the person having charge of the child(ren) or by another person where the person having charge knows of should know of the possibility of sexual molestation or sexual exploitation and fails to protect the child(ren) [clause 37(2)(d)].
- the child(ren) require(s) medical treatment to cure, prevent or alleviate physical harm or suffering and the child(ren)'s parent or the person having charge of the child(ren) does not provide, or refuses or is unavailable or unable to consent to the treatment [clause 37(2)(e)].
- the child(ren) has/have suffered emotional harm, demonstrated by serious anxiety, depression, withdrawal, self-destructive or aggressive behaviour, or delayed development and there are reasonable grounds to believe that the emotional harmsuffered by the child(ren) results from the actions, failure to act or pattern of neglect on the part of the child(ren)'s parent or the person having charge of the child(ren) [clause 37(2)(f)].
- the child(ren) has/have suffered emotional harm, demonstrated by serious anxiety, depression, withdrawal, self-destructive or aggressive behaviour, or delayed development and the child(ren)'s parent or the person having charge of the child(ren) does not provide, or refuses or is unavailable or unable to consent to, services or treatment to remedy or alleviate the harm [clause 37(2)(f.1)].
- there is a risk that the child(ren) Sharan Deol-Dhanjal is/are likely to suffer emotional harm, demonstrated by serious anxiety, depression, withdrawal, self-destructive or aggressive behaviour, or delayed development resulting from the actions, failure to act or pattern of neglect on the part of the child(ren)'s parent or the person having charge of the child(ren) [clause 37(2)(g)].
- there is a risk that the child(ren) is/are likely to suffer emotional harm, demonstrated by serious anxiety, depression, withdrawal, self-destructive or aggressive behaviour, or delayed development and that the child(ren)'s parent or

not daughter of i

the person having charge of the child(ren) does not provide, or refuses or is unavailable or unable to consent to services or treatment to prevent the harm [clause 37(2)(g.1)].

- the child(ren) suffer(s) from a mental, emotional or developmental condition that, if not remedied, could seriously impair the child(ren)'s development and the child(ren)'s parent or the person having charge of the child(ren) does not provide, or refuses or is unavailable or unable to consent to, treatment to remedy or alleviate the condition [clause 37(2)(h)].
- the child(ren) has/have been abandoned [clause 37(2)(i)].
- the child(ren)'s parent has died or is unavailable to exercise his or her custodial rights over the child(ren) and has not made adequate provision for the child(ren)'s care and custody [clause 37(2)(i)].
- the child(ren) is/are in a residential placement and the child(ren)'s parent refuses or is unable or unwilling to resume the care and custody of the child(ren) [clause 37(2)(i)].
- the child(ren) is/are less than twelve years old and has/have killed or seriously injured another person or caused serious damage to another person's property; services or treatment are necessary to prevent a recurrence; and the child(ren)'s parent or the person having charge of the child(ren) does not provide, or refuses or is unavailable or unable to consent to, those services or treatment [clause 37(2)(j)].
- the child(ren) is/are less than twelve years old and has/have, on more than one occasion, injured another person or caused loss or damage to another person's property, with the encouragement of the person having charge of the child(ren) or because of that person's failure or inability to supervise the child(ren) adequately [clause 37(2)(k)].
- the child(ren)'s parent is unable to care for the child(ren) and the child(ren) is/are brought before the court with the parent's consent and, where the child(ren) is/are twelve years of age or older, with the child(ren)'s consent, to be dealt with under Part III of the Child and Family Services Act [clause 37(2)(l)].

2. (name) The Children's Aid Society of the Region of Peel asks for an order,
 that the child(ren) Sharan Deol-Dhanjal *← not daughter of i* be placed with (name of custodian) her mother, Parmjit Deol subject to the supervision of (full legal name of supervising society)

The Children's Aid Society of the Region of Peel *→ testify under oath*
 for a period of six (6) months, on the terms and conditions set out in the Appendix of this Application form.

- that the child(ren) be made (a) ward(s) of (full legal name of society)
 for a period of months.
- that the child(ren) be made (a) ward(s) of (full legal name of society)
 for a period of months and then returned to (name of custodian)
 subject to the supervision of (full legal name of supervising society)
 for a period of months, on the terms and conditions set out in the Appendix of this Application form.
- that the child(ren) be made (a) ward(s) of the Crown and placed in the care of (full legal name of caretaker society)
- that (name of homemaker) be authorized to remain on the premises at (address of premises where homemaker is placed)
 until (date) or until the person who is entitled to custody of the child(ren) returns to

care for the child(ren), whichever is sooner.

- relating to access, the details of which are as follows:

not daughter of i
 The child's Sharan Deol-Dhanjal, born December 12, 2011, right of access to the Respondent Kuldip Dhanjal, shall be at the discretion of the Children's Aid Society of the Region of Peel as to frequency, duration and any level of supervision.

- relating to payment of support while the child(ren) is/are in care, the details of which are as follows:

- that (name of person) be restrained under s. 80 of the *Child and Family Services Act* from having any contact with (name of child(ren) and/or any other caregiver)

- relating to payment of support while the child(ren) is/are in care or subject to an order of supervision, the details of which are as follows:

- for court costs.

- other (Specify.) Temporary supervision Order with conditions in accordance with the Society's Notice of Motion.

Deemed orders under the *Children's Law Reform Act*:

- that the child(ren) be placed in the custody of (name of custodian – cannot be a foster parent of the child)

(This order shall be deemed to be an order under s. 28 of the Children's Law Reform Act.)

- relating to access, the details of which are as follows:

(This order shall be deemed to be an order under s. 28 of the Children's Law Reform Act.)

- that (name of person) be restrained under s. 57.1(3) of the *Child and Family Services Act* from having contact with (name of child(ren) and/or any other caregiver)

(This order shall be deemed to be an order under s. 35 of the Children's Law Reform Act.)

3. To the applicant's best knowledge, the child(ren)

- has/have never before been in the care of a society under an out-of-court agreement.

- has/have been in the care of a society under an out-of-court agreement. The details are as follows: *(Set out the number of times each child was in society care, when the care began and how long it lasted.)*

4. To the applicant's best knowledge, the parties or the child(ren) have have not

been in a court case before relating to the supervision, wardship (guardianship) or custody of or access to the child(ren). *(Provide details of any existing custody order, including whether made by a superior court or under the Divorce Act.)*

Ontario Court of Justice at Brampton Court File # 853/13 ongoing proceedings suspended due to commencement of child protection proceedings.

5. The parties have have not

made a written agreement dealing with any matter involved in this case. *(If you checked the first box, give date of agreement and indicate which of its terms are in dispute. Attach an additional page if you need more space.)*

6. The following is a brief statement of the facts upon which the applicant is relying in this application. *(Set out the facts in the numbered paragraphs. If you need more space, you may use the other side or attach a page, but you must date and sign each additional page.)*

- not a claim*
1. The subject child of the Application for Child Protection is four-year-old, Sharan Dhanjal *→ not daughter of i* ("Sharan" or the "child"), born December 12, 2011. Sharan's mother, Parmjit Deol ("Ms. Deol" or "the mother") resides in the Peel Region separate and apart from her father, Kuldip Dhanjal ("Mr. Dhanjal" or "the father") (collectively referred to as "the parents"), who resides in the Halton Region.
 2. On January 28, 2016, the Honourable Justice S. V. Khemani granted Ms. Deol custody of the child, Sharan, with Mr. Dhanjal's consent.
 3. On February 25, 2016, the Honourable Justice Thibideau granted Mr. Dhanjal's right of access to his daughter, Sharan, to occur on alternate weekends from Friday to Sunday, as well as Fridays from 3:30 p.m. to 7:30 p.m., on alternating weeks, with Ms. Deol's consent.
 4. The Society respectfully requests an Order finding the child, Sharan to be a child in need of protection and an Order placing Sharan in Ms. Deol's care and custody for a period of six (6) months subject to Society supervision and subject to the terms and conditions outlined in Appendix A of the herein Application for Child Protection.
 5. The Society has commenced child protection proceedings and thereby has intervened in the parents' ongoing Children's Law Reform Act custody/access litigation proceeding in the Ontario Court of Justice at Brampton due to the Society's escalating concerns of high conflict issues and the parents' inability to resolve those issues. Ms. Deol's overwhelming concern has been that the child has been sexually abused by the child's father. She has expressed that belief as early as June 2, 2014, and a joint investigation with Peel Regional Police and the Society, with the involvement of the Hospital for Sick Children - Suspected Child Abuse and Neglect ("SCAN"), resulted in those concerns not being verified. The Society maintained an open file to July 31, 2015, to address verified issues relating to high conflict issues between the parents. *require evidence*
 6. In July, 2016, Ms. Deol reported new concerns that the father was sexually abusing the child. Peel Regional Police and the Society completed a joint investigation, with the involvement of SCAN. No disclosures were made by the child to investigating authorities. Ms. Deol refused to accept the conclusions of investigating authorities but on her belief that the child had been sexually abused, she proceeded to enroll the child in therapy. The child was subjected at The Family Enhancement Center to periods of questioning about being sexually abused by her father from July 12, 2016 to August 25, 2016, with Ms. Deol having plans for the child to continue with more sessions. *require evidence take oath Society, Peel Regional Police and SCAN*
 7. The child made disclosures of sexual abuse by the father in those sessions; however, the Society has not verified those concerns due to a concern that the manner of questioning may have had an impact on the level of suggestibility of the child, as well as a concern that Ms. Deol has been coaching the child. *↓ require Society to take oath and present evidence*

→ false titles and false names

what is the title of this document

CASP v Deol P. and Dhanjal K.

File 20108/16

1/3

Temporary order changing the Sept 7, 2016 and Dec 13, 2016 orders :

not daughter of i

1- The child Sharan Deol Dhanjal, born Dec 12, 2011 is placed in the Care and Custody of her father Kuldip Dhanjal under the supervision of the CAS Peel.

2- Mr. K. Dhanjal shall pick up the child Sharan Deol Dhanjal from her school Tall Pines School (Montessori) after school hours today and Ms. P. Deol shall not attend the school .

~~2A- Ms. P. Deol shall bring the Sharan Deol Dhanjal today by 530 p.m. Nov 26, 2019 to the Peel cas office at 6860 Century Ave. Miss. On L5N 2W5 where she will be met by a CAS social worker and exchange the child Sharan Deol Dhanjal to the care and custody of Kuldip Dhanjal .~~

not daughter of i

3- The child Sharan Deol Dhanjal shall continue to attend the Tall Pines School until a further Court order .

4- Ms. Parmjit Deol shall not attend the Tall Pines School (Montessori) nor be within 500 yards of this school property -8525 Torbram Rd. Brampton On L6T 5K4.

5- Pursuant to section 36 Of the Children's Law Reform Act The Police Service of the Region of Peel and the Police Services for Toronto , Halton , Durham , The Ontario Provincial Police and RCMP of Canada and/ or any Police Service in Ontario in whose jurisdiction the child Sharan Deol Dhanjal Born Dec 12, 2011 is believed to be, shall assist in the enforcement of this order , including conducting a search of any location / address where the child Sharan Deol Dhanjal may be located in order that the child be found and apprehend and given to the father Mr. Kuldip Dhanjal.

-> false titles and false names ;
-> no seal, no stamp, no date, no time, not court order, no wet ink signature, no consent, no valid lawful contract, no law ;

6- The police force directed to act by this order shall do all things reasonably necessary to locate, apprehend and deliver the child in accordance with this order. An entry research referred to in this order shall be made at any time of day or night that is deemed appropriate and safe by the police.

7- For the purposes of locating and apprehending the child of this order a member of a police force may enter and search any place where he or she has reasonable and probable grounds for believing that the child may be with such assistance and such force as are reasonable in the circumstances.

8- This order to search and apprehend for the child of this order by a police force shall remain in place until March 1st, 2020 and may be extended if need be.

9- The child Sharan Dhanjal Deol, born Dec 12, 2011 is not to be removed from the province of Ontario by Ms. P. Deol or Mr. K. Dhanjal or by any agent on their behalf without a further order of this Court.

10- Mr. K. Dhanjal shall provide to Ms. P. Deol all school term reports when produced and any serious medical reports.

11- All access between the mother Ms. P. Deol and the child Sharan Deol Dhanjal shall be supervised by the Children's Aid Society of the Region of Peel. The level of supervision shall be at the discretion of the Children's Aid Society of the Region of Peel.

12. Within seven days of today
Ms P Deol shall deliver to the
CAS social worker, the child Sharan
Deol Dhanjal valid Canadian Passport and
OHIP card.

13. Cost for today put over to Dec 11
Nov 26/19
A. W. J. Sullivan

Ontario Court of Justice - Family
A Granville & William Street (North of Bay)
7755 Hurontario Street, Brampton, ON L6W 4T6

Endorsement /
Inscription

Date

Applicant(s) / Requéran(t)e(s): PEEL CAS

Present / Comparaît

Counsel / Avocat(e): _____

Present / Comparaît

Duty Counsel /
Avocat de service

OCT 23/2019

Respondent(s) / Intimé(e)(s): RESP #1 PARMJIT DEOL *→ this is a corporation*
RESP #2 KULDEP DHANJAL

Present / Comparaît

Counsel / Avocat(e): _____

Present / Comparaît

Duty Counsel /
Avocat de service

OCL - AGENCY

Order to go in accordance with minutes of settlement or consent filed.
Ordonnance conformément au procès-verbal de l'audience de transaction ou le consentement déposé.

Next event

T.B.S.T.

- Possible ~~trial~~ motion
no married real records.

- Position of OCL.

Process date OCT 25 2019
By [Signature]
Clerk of the Court

Dec 11/19

CRN 210 2:15 PM

Next set of trial
dates shall be the target
for this trial

Apr 27 to May 8

2020 - All parties are good with these
dates.

[Signature]
R. W. J. Sullivan