

AFFIDAVIT OF DALE RICHARDSON

I, **Dale J. RICHARDSON**, of the City of North Battleford, in the Province of Saskatchewan, affirm to the best of my knowledge as follows:

1. I have personal knowledge of the matters and facts deposed to in this affidavit. The information set out in this affidavit is true to the best of my knowledge and belief, except where stated to be on information learned from someone else and where that is stated, I believe the information to be true.

2. I was under my family doctor's orders not to participate in any court matters due to anxiety and the physical symptoms that I have experienced in the course of my litigation with the defendants in the various court actions that have severely contributed to the increased levels of anxiety. The period of time given to me was about 90 days from April 1, 2022. The reasons for this need for a break to take care of my health are apparent in the attached exhibits. (See Exhibit A)

3. I have pioneered research into SARS-Cov-2 infection controls relating to Heating, Ventilation, and Air Conditioning during the course of my Bachelor of technology – Engineering and Applied Science major at Memorial University, and my degree is focused on researching and implementing technologies. (See Exhibit A)

4. The research that I have pioneered is scheduled to be published later this year. (See Exhibit A)

5. I am the most qualified person to speak on the research that I have conducted. (See Exhibit A)

6. Assessing risk is an integral part of my training as a Mechanical Engineering Technologist, Bachelor of Technology with an Engineering and Applied Science Major, my research, and any work associated with my training. (See Exhibit A)
7. Based on what I have observed with the emergence of the Monkeypox contagion that in the course of my research, it is my expert opinion that the province of Saskatchewan is not equipped to mitigate this contagion based on the fact that there is no basis for its issuance of its representation of the Aerosol Generating Medical Procedures guidance. (See Exhibit A)
8. When taking into consideration the severe loss of life that is associated with the faulty guidelines used by the Saskatchewan Health Authority, I am obligated by my Christian beliefs to think of the needs of others before myself and I have to act to save lives, when I know that I am in the best position to do so. (See Exhibit A)
9. I know that faulty infection controls do not discriminate against who they affect, the defendants have loved ones and family that could be affected by this emerging contagion that can have up to a 33% fatality rate as cited in peer reviewed research, my actions are to help them as much as anyone else, because I believe it when the Bible tells me to love my enemies, and regardless of what they think of me I am acting in this matter to help anyone who needs the help, and at this time, based on my research, I know that innocent lives are at risk. (See Exhibit A)
10. On July 23, 2020 I was acting on behalf of DSR Karis Consulting Inc. to litigate against the Saskatchewan Health Authority and several other parties including without limitation, the Royal Canadian Mounted Police, Chantalle Thompson, Jennifer Schmidt, Mark Clements, Chad Gartner, Brad Appel, Ian McArthur, Bryce Bohun, and Cary Ransome at the Court of Queen's Bench for Saskatchewan in the

Judicial Centre of Battleford in litigation related to table S-31 issued by the SHA for Aerosol Generating Medical Procedures guidance. (See Exhibit A)

11. I was arrested by the RCMP as I attempted to enter the Court of Queen's Bench for Saskatchewan on July 23, 2020 before the hearing. I was never able to litigate for the matter for DSR Karis Consulting Inc., nor was I able to represent myself for my family matter that was scheduled for that day. Both matters were first appearances. (See Exhibit A)

12. I have never had an opportunity to litigate any matter on its merits in any court that I have ever been in. It is in the public interest to hear the matters that I have brought before the courts when the evidence I have presented to the courts demonstrate that people's lives are at risk because of the actions of the Saskatchewan Health Authority. (See Exhibit A)

13. I have received an access to information request from the Ministry of Health for Saskatchewan on May 10, 2022 that informed me that there was no scientific justification for their implementation of Table S-31, nor was there any risk assessment or occupational health and safety report for the implementation of engineering guidelines, and this is poor engineering practice. (See Exhibit A)

14. The Saskatchewan Health Authority are putting lives at risk and the threat to the public is extremely high when considering the factors with the emerging Monkeypox threat, and the threats outlined are included in the report attached to this affidavit. One unusual aspect of this emerging Monkeypox event is the countries in which the cases are occurring which are outside the normal areas of infections, which suggests that an abnormal mode of transmission is taking place i.e. aerosols. This is compounded with the knowledge that Monkeypox is a contagion that has been

studied in level 4 labs for the purpose of studying aerosol transmission. (See Exhibit A)

15. When designing for human beings, the greatest care must be taken, and over-designing must occur, because human life is not replaceable. For example, if an elevator is rated to lift 2000 pounds, it must be designed to lift 20,000 pounds if it is carrying human beings. This is applicable to infection controls, as it is imperative to ensure that infection controls are going to be effective. (See Exhibit A)

16. It is my opinion that the Saskatchewan Health Authority had no basis in which to proceed with any sort of vexatious litigation when they are defending the right to kill Saskatchewan residents with admittedly criminally negligent guidelines, issued using no engineering practice and have done a grave injustice to the people of Saskatchewan. (See Exhibit A)

17. I believe that the bulk of the persecution, torture and other crimes that I have been subjected to is because of my political opinion and whistle-blowing of the poor risk assessment and the risk arising from it and the threat to the general public. There are other factors that have affected how some of the criminal actions were taken out on me such as my race and religion. However, this is a matter that many other people regardless of race or religion have been persecuted and suppressed for speaking against the political position of their respective governments. (See Exhibit A)

18. I am aware that other provinces in Canada are using these negligence guidelines and this issue must be rectified before thousands of people die or in a worst case scenario, millions of Canadians die, and peer reviewed studies suggests that children are more affected by Monkeypox than adults. (See Exhibit A)

19. The problem with the guidelines is not when it is put into the hands of an engineer or technologist; they are trained to search for answers when information is complete. The issues arises when incompetent persons are being handed the incomplete guidelines that they do not understand. I have presented evidence of such a case and nothing was done. Without a competent person examining the infection controls it is impossible to determine whether the systems are going to work or not. I could identify a number of things wrong with the case presented in the report. (See Exhibit A)

20. The distribution of the guidelines will disproportionately affect small businesses as they are unlikely to call an engineer or technologist, and this is compounded by financial duress, stress, fear, low worker morale, anxiety, uncertainty, the state of the economy and a long list of uncertainties today. These are things that should have been accounted for by the Saskatchewan Health Authority, yet no mention was made about this from the manager of risk. (See Exhibit A)

21. The current engineering guidelines are a disaster waiting to happen and with the emergence of Monkeypox, a disease with a high fatality rate it is coming to our doorstep and there is little to no preparation for it. (See Exhibit A)

22. This vexatious litigation initiated by the Saskatchewan Health Authority has cost the lives of the public when they are using guidelines that will most certainly kill people and serve to spread contagions. (See Exhibit A)

23. The Federal Court of Canada in failing to stop the vexatious litigation obtained by fraudulent shareholder information of DSR Karis Consulting Inc. has hindered DSR Karis Consulting Inc. from conducting its essential services at this critical point in

time to assist in mitigating this emerging threat, it is directly responsible for any resulting deaths. (See Exhibit A)

24. DSR Karis Consulting Inc. is a federal corporation registered to operate in the jurisdiction of Saskatchewan and Alberta. It was incorporated federally on April 1, 2020 with its registered office located at 1292 95th Street, North Battleford Saskatchewan. DSR Karis Consulting Inc. was registered extra-provincially in Alberta in August of 2020, and the shareholder information is submitted to the corporate registry in Alberta as a part of the annual returns. (See Exhibit A)
25. I do not own any shares of DSR Karis Consulting Inc. and therefore it is not “my company” as multiple documents have fraudulently stated to obtain orders against me, DSR Karis Consulting Inc. and others. (See Exhibit A)
26. DSR Karis Inc. owns 100% of the shares of DSR Karis Consulting Inc. making it the owner of the “company” that was fraudulently represented as being mine. This information can be obtained on the corporate registry of Alberta. (See Exhibit A)
27. DSR Karis Consulting Inc. was never part of any action that I personally was a part of.
28. I have attempted to represent DSR Karis Consulting Inc. in accordance with its policy, but was denied the right to do so as the criminal actions taken against it, and the threat to the public were not deemed “special circumstances” for rule 120 to be used for me to represent DSR Karis Consulting Inc. by previous judges and prothonotaries in the Federal Court of Canada.

29. DSR Karis Consulting Inc. and I have made separate criminal complaints relating to the Bioterrorism and any parties who have supported them both domestically and internationally, and the parties who have been complained are currently under investigation for the same. (See Exhibit A)

30. I received orders made for the vexatious litigant proceeding after agents of the court had engaged in fraud and stated that I had personally acknowledged service and placed information of that on the court record. It was impossible for me to have acknowledge service because the email address that was given to me from Emily Price had the incorrect email listed on the email. (See Exhibit A)

31. Based on that information I believe that I and the other two parties who were never notified were going to be ambushed in the hearing as I would have been left without any defence by a proven lie made by an agent of the court and then the Chief Justice issued orders to proceed without dealing with the fraud issue that I was subjected to. (See Exhibit A)

32. This fraud and deliberate sabotage justified the need for an intervention motion because of the repeated fraud and dishonesty practiced by agents of the Court. (See Exhibit A)

33. The intervention submitted to the Federal Court of Canada by DSR Karis Consulting Inc. was represented as being submitted by me. I had no reason to intervene on an action that I was already a part of. Saying that I personally submitted documents on my behalf is a lie. (See Exhibit A)

34. The research submitted in the motion for intervention to the Federal Court of Canada by DSR Karis Consulting Inc. dated may 25, 2022 is protected by United States

copyright that is owned by DSR Karis Consulting Inc., and is the lawful author of the research contained in that motion submitted to the Federal Court of Canada. (See Exhibit A)

35. I have been deprived of a right of defence in the Court of Queen's Bench for Saskatchewan from the first hearing on July 23, 2020 all the way through and the evidence contained in this affidavit will demonstrate this.
36. Evidence demonstrates that Patricia J. Meiklejohn has been conspiring to defraud me, torture me and kill me from June of 2020. (See Exhibit A)
37. Evidence demonstrates that Kimberley A. Richardson has been complicit in and/or conspiring with Patricia J. Meiklejohn and others to defraud me, torture and kill me from 2020. (See Exhibit A)
38. Evidence in this affidavit demonstrates that I have never received due process in any Court that I have been in demonstrating complete diversity with respect to corruption. (See Exhibit A)
39. Kaysha Richardson and myself fled to the United States for fear for our safety because of the violence that we were subjected to which includes torture, persecution and other heinous crimes. Kimberley A. Richardson, Patricia J. Meiklejohn, and Justice R.W. Elson being among the parties responsible for me and Kaysha's flight to the United States for asylum, and Kaysha is still there with the United States unable to return her to a 100% chance of torture, persecution and death as I have had numerous attempts on my life and liberty since I was unlawfully returned to Canada. (See Exhibit A)
40. This Court has an obligation to give me the rights that I was deprived of because of the constitution of Canada demands it.

41. Evidence that has been placed before the Court demonstrates that multiple agents in multiple courts have lied and placed me in a position of extreme prejudice to ambush me and deprive me of rights. (See Exhibit A)
42. Whenever the evidence relating to the Aerosol Generating Medical Procedures guidance is presented before a court a similar reaction is made. Actions are taken to malign me in some way to ignore the evidence. (See Exhibit A)
43. A brief statistical analysis has suggested that there is a potential correlation between submitting the evidence of the criminally negligent guidelines and the crimes used to prevent its reporting and negative out comes in court hearings. The preliminary analysis which is part of the discussion on risk in a larger study has identified some disturbing trends. There has been an alarming amount of orders issued based on statements that are not factual. Many of the statements contradict evidence that are submitted by the opposing counsel in the numerous actions. For example, on July 23, 2020 Justice R.W. Elson issued orders relating to custody and the sale of a home on a first appearance in a divorce hearing after instructing the RCMP to keep me out of the court. This was called a lawful order of the court when it was not so. No evidence was ever provided to demonstrate any justification for any such order as the law does not permit this. Yet this was used to justify lawful challenges to the order. Another concerning trend is the fraudulent shareholder information regarding DSR Karis Consulting Inc. that was used to obtain orders against several persons when no evidence was ever provided by the parties who brought that claim. The validity of the shareholder information was easily obtainable on the public record from the province of Alberta. More discussion in Exhibit A.
44. The timing of events suggests a relationship consisting of a pattern that seems to be unfavourable to any person who has agreed with my political opinion relating to

AGMP's guidance in the SARS-Cov-2 pandemic. This pattern is very unfavourable to persons with respect to legal matters. This warrants further study. See Exhibit A

45. An examination of the differences in the custody matters between my oldest daughter Kaysha Richardson who was a permanent ward of Winnipeg Child and Family Services ("CFS") and Karis Kenna Nicole Richardson who is the subject of a family dispute. In 2000, I submitted a 15 page letter and was able to have CFS reverse their position. As of May of 2022 the Attorney General of SK was in possession of 673,000 pages of evidence relating to the matters surrounding Karis and I am unable to get even 1 picture of Karis. This is a 4,486,667% increase in the amount of evidence provided and it has yielded no rulings in my favour or any reasonable access to Karis. 4,486,667% is a substantial increase in the evidence provided. Further investigation is warranted. See Exhibit A
46. Some relationships that have been observed that warrant further study are as follows, Justice Zuk who has never ordered a medical report for DIV 70 of 2020 has formed an opinion about a doctor's note he construed to be a medical report when it was not, has been cited many times to undermine the validity of a medical professional in the absence of any other medical opinion to the contrary or any court order for an expert report requiring specific criteria; Court personnel purporting to use court rules to remove my right of defense or evidence critical to my case, but allow rule contravention by experienced lawyers to rule in favour of the opposing parties; Lawyers lying in Court and contradicting their own affidavit evidence and being successful in their applications when their evidence supports my evidence and testimony; fraud being used in the courts as reason to rule against me. These observations warrant further study. See Exhibit A
47. Another alarming relationship is the reaction of any member of the judiciary or court official who is presented with the engineering guidelines. It is treated as if it does not

exist, direction is used to remove it off the court record, evidence is struck, evidence is sent back, rule contravention is inconsistently applied, when it is in the public interest to have evidence that suggests that members of the public are being killed from poor engineering guidelines relating to the SARS-Cov-2 pandemic. This relationship warrants further study. See Exhibit A

48. The actions of any counsel or judge that has had any connection to me or any of the corporations that I represent or any of my family or affiliates should be investigated as the evidence suggests that my family members have been affected by the negative outcomes. A preliminary examination of the evidence suggests a high degree of bias against me. This demands further study. See Exhibit A
49. Nabeel Peermohamed sent an email to DSR Karis Consulting Inc. on October 5, 2020 to advise that he was retained by Saskatchewan Government Insurance ("SGI") and Jordan Ottenbreit in the matter of DSR Karis Consulting Inc. v. Court of Queen's Bench for Saskatchewan et al. The letter was addressed to me. See Exhibit A
50. The registered AB office of DSR Karis Consulting Inc. is located at 116 West Creek Meadow Chestermere AB, which is also the residence of Astra Richardson-Pereira.
51. Astra Richardson-Pereira is the person listed for service of documents for DSR Karis Consulting Inc. in Alberta.
52. Kaysha Richardson is the Chief Communication Officer of DSR Karis Consulting Inc. and she has filed for asylum in the United States under the Convention against Torture. Derek Allchurch, Tara Pipella, SGI and Jordan Ottenbreit (without limitation) are persons who are complicit to her torture and reason for her asylum claim.

53. Derek Allchurch made an agreement with Nabeel Peermohamed in the slip and fall matter for Astra Richardson-Pereira which is related to the MVA and the agreement was dated March 24, 2021.
54. The letter given by James A. Richards of Slater Veccio LLP stated that it was not in Astra Richardson-Pereira's best interests to have the matters litigated for a number of reasons, and a notable one is that the MVA could be reduced by the % of the deal put forth by Nabeel Peermohamed to Derek Ailchurch. SGI is involved in the MVA litigation in the Supreme Court of British Columbia.
55. When DSR Karis Consulting Inc. initiated the litigation against SGI I was acting as the agent of DSR Karis Consulting Inc. to file the documents for T-1115-20.
56. Derek Allchurch obtained a favourable outcome by fraud and other crimes in T-1404-20 in the Federal Court of Canada in a matter that I initiated against him. One of the crimes was using fraudulent shareholder information of DSR Karis Consulting inc. to obtain the favourable outcome. The shareholder information was on the public record and it was demonstrated that the shareholder information used in multiple orders and motions does not match the certified securities register from DSR Karis Consulting Inc. or certified documentation from the Alberta corporate registry. The Alberta corporate registry and DSR Karis Consulting Inc.'s shareholder information agree with each other.
57. I observed Derek Allchurch lie in the June 10, 2022 and July 21, 2022 chambers hearings for charging liens, and it is presumed that he will lie again as he has demonstrated a pattern of fraudulent behaviour.
58. Associate Chief Justice Rooke was the judge presiding over the matter between Astra Richardson-Pereira and Nabeel Peermohamed, where Derek Allchurch withdrew as her counsel the day before the trial when she refused to take the deal with Nabeel Peermohamed. I witnessed some of the pressure being applied to Astra

Richardson-Pereira by Derek Allchurch and Tara Pipella. I don't believe that they were acting in Astra Richardson-Pereira's best interests. The letter from James A. Richards confirms this.

59. The research regarding SARS-Cov-2 that I pioneered that is covered by copyrights that are owned by myself, DSR Karis Consulting Inc. and DSR Karis North Consulting Inc. a Delaware corporation are at the root of the matter. It demonstrates how existing guidelines used for the SARS-Cov-2 can be used to distribute a biological weapon and interfere with the territorial integrity of Canada and the United States.
60. I believe based on the pattern of events over the last two and a half years as outlined in the documentation, any person connected to me or the research has been targeted for punishment. The connection to the matters of counsel in this affidavit demonstrates that there is reason for concern.
61. The Cullen Commission report demonstrated that lawyers and law societies were used in criminal activity and it is possible that other crimes are occurring.
62. There should be an investigation into the events based on the serious nature of the criminal activities. The risk is too great to not investigate.
63. Any person who fails to investigate will be responsible for killing people.
64. Rulings were made in favour of opposing parties who provided no evidence and in many cases were absent and without any legal arguments. This relationship suggests the possibility of corruption and warrants further study. See Exhibit A
65. Justice Zuk has made a number of contradictions in his orders that conflict with his own statements and has made assertions that do not agree with the documents on the court record. This observation warrants further study. See Exhibit A

66. It is statistically improbable that I could lose 100% of the court matters that I took to court in multiple jurisdictions in multiple countries. In many cases the opposition did not show up and I still lost. (See ExhibitA)
67. A common factor that I have noticed in the orders is judges building straw man arguments based on sections of *wordings* pulled out of context, or exploiting grammatical mistakes that are caused by my ADHD. The straw man is then attacked without any objective analysis of the evidence. (See ExhibitA)
68. Justice Zuk has displayed more dishonest practices in my family matter than any other judge that I have experienced. (See ExhibitA)
69. Justice Zuk stated in his order dated July 22, 2022 that the family home was sold by order of Justice B.R. Hildebrandt under the Family Property Act (SK) when in fact the order that she gave on February 19, 2021 was an order to transfer the title without notice pursuant to the Land Titles Act (SK). (See ExhibitA)
70. The "order" given to sell the home was given by Justice R.W. Elson on July 23, 2020 on a first appearance, after Justice R.W. Elson had by the testimony of unknown members of the RCMP sworn in that he directed them to keep me out of the Court of Queen's Bench for Saskatchewan in the Judicial Centre of Battleford for the matters I was scheduled to appear on July 23, 2020. (See Exhibit A)
71. I was to appear as a respondent in DIV 70 of 2020 a family matter and as a plaintiff for QBG-156 of 2020 for DSR Karis Consulting Inc.. QBG-156 of 2020 was related to the failure of the RCMP to investigate the criminal negligence complaints tied to the negligent guidelines and poor risk assessment used in implementing the SARS-Cov-2 pandemic response. The SHA was also a defendant in QBG-156 of 2020. (See ExhibitA)

72. I never was permitted to enter the Court of Queen's Bench for Saskatchewan in the Judicial Centre of Battleford on July 23, 2020. I and my oldest daughter were arrested attempting to enter the court at about 9:50 am on July 23, 2020. This is also confirmed by an affidavit of an unknown member of the Battlefords RCMP. (See Exhibit A)
73. The PACT team showed up at my house on July 22, 2020 with several members of the Battlefords RCMP. The persons in attendance were, Tonya Browarny, Ken Startup, Cst. Rivest and Cst. Reid. Ken Startup wanted to speak with Kaysha Richardson, however, I did not permit him to speak with her. I served the members present of the RCMP for the hearing the next day as they were denying me entrance to the Battlefords detachment to serve them for QBG-156 of 2020. I shut the door and locked it after. I was never directed to submit to a medical examination by anyone. Tonya Browarny's notes present in my medical records corroborate this fact. (See Exhibit A)
74. The medical records from my torture at the Battlefords Mental Health Centre said that I brought in on the day that the PACT team came to my house. It also says that I was brought in on July 23, 2020. Both statements cannot be true. I was advised that the doctors stand by their diagnosis that contains contradictory evidence, and no record of any examination or results from it. (See Exhibit A)
75. I was never in any need for involuntary treatment in the Battlefords Mental Health Centre, and based on the evidence provided, I believe that I was placed there to prevent me from speaking about the guidelines that were issued without any scientific basis to justify them. This belief is supported by a freedom of information request that states that no scientific basis or any risk assessment at the ministry of health of Saskatchewan for the implementation of the Aerosol Generating Medical

Procedures guidance issued in 2020 for the SARS-Cov-2 pandemic response. (See Exhibit A)

76. I have been punished by many of these judges for complaining of torture or not accepting their lies as that is against my Christian beliefs to knowingly participate in deception. The Justice that threatened me with contempt in the documents sent to the Court by Attorney General of Canada on March 16, 2022 (See Exhibit C) was the Justice Marianne Rivoalen intimidating and coercing me to keep evidence that incriminated the Federal Court of Canada off the court record. I appealed the orders because I am trying to keep myself from being killed. Rogue agents in multiple courts have worked to silence me.
77. I have been subjected to forced population transfer and I was tortured to give the interim order that was issued on July 23, 2020, and Justice Karen Horner completely disregarded evidence that demonstrated that this was true. (See ExhibitA)
78. I was given no opportunity to explain myself nor review the evidence and the evidence in the emergency application proved every word that the Attorney General of Canada was a lie. (See Exhibit A) Justice Karen Horner accepted perjury based on no evidence and disregarded evidence that I was tortured in Alberta at Coutts and that there is a multi-jurisdictional forced detention that is being enforced by rogue agents of the RCMP.
79. The Attorney General of Canada has refused service to try to thwart my efforts to have their crimes exposed. For two years I have been suppressed in silence. I am tired of this and I want to be left alone. The actions that I have witnessed are so evil that it would shock the senses of the general public.
80. It can be demonstrated that the rogue agents in the Saskatchewan Courts are corrupt and have been involved in criminal activity. (Exhibit A)

81. I am terrified of what the rogue agents of the Attorney General of Canada, Attorney General of SK and other parties will do to me and my family if something isn't done. I believe that I will be tortured and killed. I was horrified that the Attorney General of Canada would use my three year old child as a shield for their crimes.
82. I am being punished by multiple courts for telling the truth and complaining of torture. The latest is a judge in the Federal Court of Appeal threatening me with costs because I refuse to violate my religious beliefs and sin by accept a known lie. The Federal Court of Appeal is attempting to cover up the criminal activity in the Federal Court of Canada. I am tired and exasperated of the extreme prejudice that I am being subjected to by the courts.
83. The parties that have hindered my court actions are all directly responsible for the situation that occurred in Ottawa. There would have been no protest in Ottawa if the events relating to COVID-19 came to light in the numerous cases that I had brought before the Saskatchewan and Federal Courts. The parties are directly responsible for the deaths of Canadians and Americans resulting from the deliberate misrepresented guidelines that creates unknown failures to spread the COVID-19.
84. The duress that I have been placed under from the severe persecution and attempts to kill me have impacted my health so much that I went that from being a 4.0 GPA student to having to medically withdraw from school and now I am unable to fulfill my obligations the court requirements as a result. Kimberley A. Richardson is the most responsible. (See exhibit:A)
85. I have requested a torture complaint for my daughter Kaysha Richardson and her counsel Derek Allchurch and Tara Pipella are part of that complaint. I have also made criminal complaints personally that involve Tara Pipella and Derek Allchurch as

well. This is a severe conflict of interest for them to litigate in any capacity against Kaysha Richardson in the Court of Queen's Bench for Alberta. This is compounded by the fact that Associate Chief Justice Rooke has punished her for an application for access to her sister Karis Kenna Nicole Richardson under the Hague Child Abduction Convention that was not under the jurisdiction of the Court of Queen's Bench for Alberta.

86. I have witnessed Derek Allchurch lie before a Master in Chambers in the Supreme Court of British Columbia in order to obtain a charging lien on two separate occasions June 10, 2022 and July 21, 2022. I believe that Derek Allchurch is extremely dishonest in his practices and will use dishonesty against Kaysha Richardson. Evidence in this affidavit demonstrates a pattern of dishonesty demonstrated by Derek Allchurch and Tara Pipella. See exhibit A
87. Associate Chief Justice Rooke exercised jurisdiction that he did not possess to punish Kaysha Richardson without her knowledge while she is in the United States to punish her presumably for fleeing for asylum and my political opinion of the AGMP guidance issued by the federal and various provincial governments in Canada and jurisdictions in the United States. See exhibit A
88. Associate Chief Justice Rooke placing restriction on Kaysha Richardson was not warranted and I believe that she will be punished unfairly.
89. Associate Chief Justice Rooke sent orders that said that I was present for a court hearing that I never attended when my family doctor gave me the time off. Jessica Karam then presented these fraudulent orders to the Federal Court of Appeal to obtain orders while I was on leave from court by my family doctor's instruction. I was taken advantage of when I couldn't defend myself. I am fearful that she will abuse

her position to destroy me and my family. Her observed actions demonstrate this.

See Exhibit A

90. Jessica Karam acting for the Attorney General of Canada I have witnessed lie on March 18, 2022. She stated that I was arrested on a mental health warrant after I lost custody of Karis Kenna Nicole Richardson without prejudice. That statement has been proven false based on the Affidavit submitted by the Attorney General of Canada to the Federal Court of Canada and placed before Justice W. Pent fey on June 10, 2021. My affidavit which contained photo and transcript evidence of the arrest in question both agree that I was not present in the Court July 23, 2020 and was arrested before I entered the Court at about 9:50 am. The fiat issued by Justice R.W. Elson also agrees that I was not present July 23, 2020. The time stamp of the interim order from the Court of Queen's Bench for Saskatchewan issued July 23, 2020 demonstrates the order was issued over 5 hours after I was arrested. This makes it impossible for that statement made by Jessica Karam to be true. Justice Karen Horner had this pointed out to her in the evidence in the hearing, but disregarded the obvious lie by the Attorney General of Canada and dismissed my case without hearing any arguments from me. See Exhibit A.

91. I have not had any of the accused in the matter respect my rights, and in fact I have been forced to deal with the people who I have made criminal complaints against over and over again allowing them to use their position to punish me for making complaints against them. See Exhibit B.

92. I have been treated like less than a person and the actions of forcing me to deal with persons who I have made serious criminal complaints against demonstrates that I have been effectively stripped of all rights by the state and have less rights than a slave. See Exhibit B.

93. Associate Chief Justice Rooke is abusing his position and using the civil court to shield crime. The preliminary statistical analysis supports this assertion. The correlation between child trafficking, the engineering report and negative outcomes in my court matters are compelling evidence that corruption is taking place. See ExhibitA-B.
94. Chambers hearings off the record are where the greatest abuses occurs. These matters have to be done in open court for the public *to witness* what is occurring in the court cases, as I have had all my rights stripped from me and lies were presented by parties in the judiciary without evidence. See ExhibitA-B.
95. The corporate registry in Alberta demonstrates that the Attorney General of Canada, Attorney General of SK and all of the counsel in T-1404-20 committed fraud for financial gain in the Federal Court of Canada. Lies about me owning DSR Karis Consulting Inc. were used to obtain financial gain and I am not the shareholder of DSR Karis Consulting Inc., and the owner of 100% of the shares is listed on the public corporate registry in Alberta. No evidence was presented of that and now I am having to deal with the people who have been exposed for their criminal fraud in the civil court to try to get remedy. This situation is the worst abuse I have ever faced in my life. I have been continually subjected to deal with people in the judicial system who were actively committing crimes against me to try and get justice. See ExhibitA-B.
96. I have been targeted by Jessica Karam and have had her spread lies and unsubstantiated claims without any evidence. The evidence that I have presented has continually been disregarded in favour of those who have no evidence. I have been the only dark skinned black person in all of the matters that I have litigated in face to face. It is likely that racism is a factor in these decisions. See Exhibit A-B.

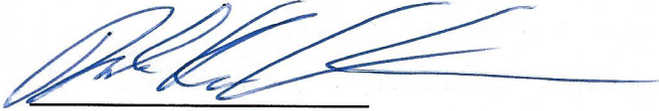
97. It is impossible for someone to pay in excess of 6.7 million dollars in legal fees if they cannot afford a house costing \$170,000.00. It is proof of criminal activity and from a risk assessment standpoint it is probable that counsel for Kimberley A. Richardson wanted the division of property put over sine di in the divorce to avoid having to demonstrate where the \$6.7 million dollars in legal fees came from. See Exhibit A.

98. I attest that the information contained in the documents contains material facts that are true to the best of my knowledge.

99. Attached exhibits:

Exhibit A: THE ENGINEERING OF BIOTERRORISM, CHILD TRAFFICKING, TREASON AND THE CRIME OF AGGRESSION UPDATE (A PRELIMINARY REPORT AND ANALYSIS OF RISK)

Exhibit B: More Evidence of Continued Refusal of the Accused to Respect Rights of the Accuser (Dale Richardson)



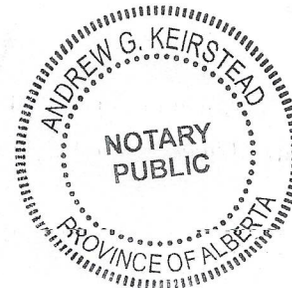
Dale Richardson

Affirmed before me at the City of Chestermere, in the Province of Alberta, in the Country of Canada, this 2nd day of September, 2022.



Notary Public

ANDREW G. KEIRSTEAD
Barrister, Solicitor and Notary Public



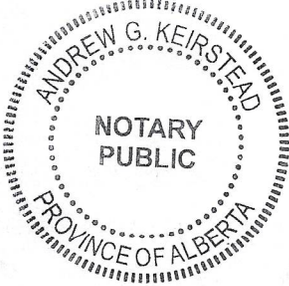
CONTACT INFORMATION AND ADDRESS FOR SERVICE

Dale Richardson; 1292 95th Street, North Battleford SK S9A 0G2; Telephone number: (306) 441-7010; Email address: unity@dsrkarisconsulting.com

**EXHIBIT A: THE ENGINEERING OF
BIOTERRORISM, CHILD TRAFFICKING,
TREASON AND THE CRIME OF AGGRESSION
UPDATE (A PRELIMINARY REPORT AND
ANALYSIS OF RISK)**

This is Exhibit "A" referred to in the
Affidavit of
Dale Richardson
Sworn before me this 2 day
of September A.D. 2022
[Signature]
A Commissioner for Oaths in and for
the Province of Alberta

ANDREW G. KEIRSTEAD
Barrister, Solicitor and Notary Public



**EXHIBIT B: MORE EVIDENCE OF CONTINUED
REFUSAL OF THE ACCUSED TO RESPECT
RIGHTS OF THE ACCUSER (DALE RICHARDSON)**

This is Exhibit "B" referred to in the
Affidavit of

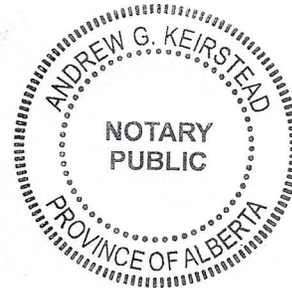
Dale Richardson

Sworn before me this 2 day

of September A.D. 2009

A Commissioner for Oaths in and for
the Province of Alberta

ANDREW G. KEIRSTEAD
Barrister, Solicitor and Notary Public



Unity

From: Unity
Sent: September 1, 2022 2:39 PM
To: Groothuis, Amy; max.bilson@gov.sk.ca; Spray, Erin; ceisner@mcdougallgauley.com; patriciam@matrixlawgroup.ca
Cc: Price, Emily; law.reception@calgary.ca; reception@matrixlawgroup.ca; colleen.sinclair@calgary.ca (colleen.sinclair@calgary.ca); erin.spray@justice.gc.ca; Karam, Jessica; 'justin.stevenson@gov.sk.ca'; emily.price@cas-satj.gc.ca; Annie Alport (aalport@millerthomson.com); hlaing@mcdougallgauley.com; Marie K. Stack; vthomson@owzw.com; bcomba@emeryjamieson.com; Paula Safadi; carolinsask@yahoo.ca; cgosadchuk92@sasktel.net; chadrick.carley@syngenta.com; ciprianbolah@gmail.com; cscarley@sasktel.net; dollyse13@gmail.com; donmvsb@icloud.com; eddieg@sasktel.net; elysyshyn@hotmail.com; guizz4bel@gmail.com; hebertkim@hotmail.com; holmlaw@sasktel.net; j.wright@sasktel.net; jhydukewich16@gmail.com; kcarley1@blackberry.net; barbcarley@icloud.com; bcgleason@earthlink.net; beningerlena@hotmail.ca; cadubyna@gmail.com; carleyc@sasktel.net; president@gc.adventist.org; sdannuc@gmail.com; gfernroger01@hotmail.com; info@contact.adventist.org; info@nadadventist.org; communication@adventist.ca; mhyilton@mansaskadventist.ca; clindberg@mansaskadventist.ca; swall@mansaskadventist.ca; carbeau@mansaskadventist.ca; ababida@mansaskadventist.ca; dbaker@mansaskadventist.ca; mbartley@mansaskadventist.ca; rbiscaro@mansaskadventist.ca; fcela@mansaskadventist.ca; jdavila@mansaskadventist.ca; sdixon@mansaskadventist.ca; tguderyan@mansaskadventist.ca; jkim@mansaskadventist.ca; alennon@mansaskadventist.ca; smanly@mansaskadventist.ca; emanzanares@mansaskadventist.ca; rmarshall@mansaskadventist.ca; rmena@mansaskadventist.ca; holiphant@mansaskadventist.ca; dpereira@mansaskadventist.ca; lpoama@mansaskadventist.ca; ltilihoi@mansaskadventist.ca; gali@albertaadventist.ca; aalvir@albertaadventist.ca; rferary@albertaadventist.ca; ghodder@albertaadventist.ca; wwiliams@albertaadventist.ca; lwilton@albertaadventist.ca; familyministries@albertaadventist.ca; acs@albertaadventist.ca; presidential@adventist.ca; anderson.cathy@adventist.ca; page.campbell@adventist.ca; guarin-adap.chris@adventist.ca; mackintosh.grace@adventist.ca; keys.tina@adventist.ca; ainzee3@hotmail.com; a.hydukewich@gmail.com; arlenk@xplornet.ca; bmgilbert92@gmail.com; barbcarley@icloud.com; bcgleason@earthlink.net; beningerlena@hotmail.ca; bkwon3004@gmail.com; cadubyna@gmail.com; carleyc@sasktel.net; cgosadchuk92@sasktel.net; chadrick.carley@syngenta.com; cscarley@sasktel.net; handdkivimaa@sasktel.net; 'Dawn Lund'; dollyse13@gmail.com; donmvsb@icloud.com; elysyshyn@hotmail.com; Gary Lund; guizz4bel@gmail.com; janoyany@hotmail.com; j.wright@sasktel.net; 'James Kwon'; jaysonalvarez017@yahoo.com; jenbakos2013@hotmail.ca; jhydukewich16@gmail.com; jimrogersrce@gmail.com; kcarley1@blackberry.net; j_harris07@hotmail.com; laghbo@gmail.com; laxdal52@hotmail.com; mcbean32@me.com; wgeates@sasktel.net; lyle_williams@hotmail.com; mysha393@gmail.com; mazel@sasktel.net; mieke_williams@hotmail.com; nursebear16@gmail.com; ooica15@gmail.com; geerdtfamily@sasktel.net; luvme@sasktel.net; rhoda624@yahoo.com; ve5tnt@yahoo.com; rondi_a_kapiniak@hotmail.com; ruby_ann_22@msn.com;

Cc: s.beninger@hotmail.com; tiibred7@yahoo.com; sheilargut@hotmail.com; sagreenhough@hotmail.com; sboateng20@outlook.com; tatarynj@hotmail.com; thegoodlife@littleloon.ca; txc164@case.edu; tie454@hotmail.com; ve5lod@gmail.com; zwfriender@yahoo.com; mcollins@mansaskadventist.ca; jdavila@mansaskadventist.ca; Julio Davila; Andrew Kelley; Helen Becker; Glenda Nischuk; Isaacdarko@burmanu.ca; irali@shaw.ca; Isaac Darko; hank.julie@sasktel.net; jmdesa70@gmail.com; dallasgareau@gmail.com; elahuc@sasktel.net; clintonwahl@hotmail.com; m.hwiebe@sasktel.net; rzoerb@yahoo.com; marallen@sasktel.net; orca@orcasound.ca; carlamae@orcasound.ca; smariebaker6532@gmail.com; capcarad@sasktel.net; jbergen.c@gmail.com; mark_bergen123@yahoo.com; wendygareau@gmail.com; pegisn2prosperity@yahoo.ca; hall11ry@uregina.ca; olson_retreathouse@hotmail.com; aimee_pockett@hotmail.com; rleeb@sasktel.net; joyceliebreich@hotmail.com; kluneng71@gmail.com; hemar@sasktel.net; aleisha.j.mazier@gmail.com; zuzumami@gmail.com; nursemickey@gmail.com; akothmolly@yahoo.com; james.oloo@alumni.uleth.ca; loisotte@gmail.com; aaron11@msn.com; rey_taker_555@hotmail.com; strawberry459@hotmail.com; lisapreb@icloud.com; ernie.proust@yahoo.com; akitrak@outlook.com; beamer072@yahoo.com; marjoritariddell@gmail.com; ednarogers28@gmail.com; rjsaccucci@hotmail.com; kerryphoto@gmail.com; lizzy.ss@shaw.ca; ruby.sparks@live.com; teresawahl1@hotmail.com; gatwak@sasktel.net; cicilialamunu@gmail.com; e.wani@hotmail.com; bacon-acres@hotmail.com; adamsmarilyn322@gmail.com; stebeng@yahoo.com; morenolina287@gmail.com; marnie.m.peart@gmail.com; boniffer@gmail.com; europroconcrete@gmail.com; evelynsefu@gmail.com; weszary@gmail.com; emaxi@mansaskadventist.ca; juanrobledo@txsda.org

Subject: RE: CACV4048 - Dale Richardson v Kimberley Richardson

Attachments: Word Report.pdf

Importance: High

Amy,

I will remind you that you are prohibited from communicating on this email by the owner of the email. Next, since you are named in the criminal complaints you cannot make any determination on the matters. Your only choice in this matter is to set the matters before a panel of judges, as this is a matter of precedent, and these matters are incidental to the appeal. There is no way that this matter goes before a judge in chambers. It must be placed before the court based on the matters of national security. The public interest demands it. Since none of you are competent in the area of engineering/engineering technology, you have no business squabbling with me over procedure when I have presented evidence of a critical weakness that can and has been used to interfere with the territorial integrity of Canada and the United States. You lack the capacity to speak on these matters. The very fact that you are trying to dissuade me is breaking the law.

Place this before the court of you will be directly responsible for every person who has been murdered as a result of these criminally negligent guidelines that have been used to interfere with the territorial integrity of Canada and the United States.

You have no right to place the people of this country in jeopardy. File the documents. Only the Court can make any determination on these matters and each delay that is resulting in the loss of human life will be reported to law enforcement. You do not have the authority to violate the law. I have rights under the laws of this country and the convention against torture. You have been reported for crime. File the documents this is not a request. I am exercising

my right. If you do not you will be personally responsible for every person who has been murdered as a result of this gross criminal activity.

Kind regards,

Dale Richardson, B.TECH, MET, TT (AB), Associate (SK)
North Battleford, SK
unity@dsrkarisconsulting.com
Tel 306 441 7010

The email in this signature is for humanitarian purposes only. For Greater Certainty, while it is owned by DSR Karis Consulting Inc., this email is for humanitarian purposes and no business is conducted through this email. Email can only be addressed to the person whose signature is affixed to the email. No email is to be addressed to DSR Karis Consulting Inc. through unity@dsrkarisconsulting.com email for any purposes of any kind.

From: Groothuis, Amy <agroothuis@sasklawcourts.ca>
Sent: September 1, 2022 2:16 PM
To: Unity <unity@dsrkarisconsulting.com>
Cc: max.bilson@gov.sk.ca; Spray, Erin <Erin.Spray@justice.gc.ca>; ceisner@mcdougallgauley.com;
patriciam@matrixlawgroup.ca
Subject: CACV4048 - Dale Richardson v Kimberley Richardson

Good afternoon,

On July 25, 2022, Dale Richardson filed a notice of appeal from a decision made by Zuk J. in Chambers on July 22, 2022. The Chambers decision under appeal concerned six applications, some brought by Mr. Richardson and some brought by Ms. Richardson, all of which were filed on QB DIV 70 of 2020. All six applications heard and determined by Justice Zuk are, at their core, related to parenting, division of family property, and divorce between the parties.

The appellant has now uploaded to eCourt a motion at the Court of Appeal to dispense with service, and a motion for mandamus and prohibition, which seeks, *inter alia*, orders compelling the RCMP, the Registrar of Land Titles, Mr. Justice Zuk, the Attorney General of Saskatchewan, and the Saskatchewan Health Authority to take certain actions. These entities and individuals are identified on the documents as “defendants”. However, the identified “defendants” are not named as parties on the notice of appeal previously filed with the Court of Appeal Registry in court file CACV4048.

Rule 7 of *The Court of Appeal Rules* provides that the style of cause in a notice of appeal shall set out the name of the appellant, the name of the respondent, and “the name of each party against whose interest the appeal has not been taken, together with the designation “Non-party”, followed by the party’s status in the court appealed from”. None of the “defendants” identified in the appellant’s notice of motion were included in the notice of appeal’s style of cause, nor were they named as parties in the action taken in the court decision appealed from.

The notice of motion filed by the appellant seeks relief against entities that were not identified as a party to the appeal filed on July 25, 2022. These entities, or “defendants” as referred to by the appellant, are not parties to CACV4048. For that reason, the documents uploaded to eCourt by the appellant on August 24, 2022 will be rejected.

While Registry staff do not provide legal advice, or direction on how to proceed, we regularly identify relevant rules that may assist a litigant in advancing an appeal. As such, I can advise Mr. Richardson that we would accept an application to amend the style of cause for CACV4048 and add the listed “defendants” as non-parties, pursuant to Rule 13 (amendment to notice of appeal). Such an application could be scheduled before a single judge in Chambers, on a regular Chambers

date. If that relief is granted and the notice of appeal is amended to include the named “defendants” as parties to the appeal, we would then accept the above-noted notice of motion to dispense with service and motion for mandamus and prohibition, to be heard before a panel of the Court.

Alternately, I direct the appellant to Rule 50(1), which provides that an application to the court for a prerogative writ of *mandamus* or prohibition shall be made by notice of motion. Such an application would be a new, standalone Court of Appeal matter, separate from CACV4048 (*Richardson v Richardson*). By way of example, we routinely accept an application to extend the period of time to appeal, or an application for leave to appeal.

Finally, with respect to service of documents, Rule 67 incorporates Part 12 (Service of Documents) of *The Queen’s Bench Rules*. Rule 12-2 provides that service of a document must be effected by personal service except where the rules authorize service by an alternative or special mode of service. A document is deemed to have been personally served if an acknowledgement of service is filed.

Regards,

Amy Groothuis
Registrar

Court of Appeal for Saskatchewan

Victoria Avenue Court House Direct: 306.787.5258
2425 Victoria Avenue Email: agroothuis@sasklawcourts.ca
Regina SK S4P 4W6 www.sasklawcourts.ca

THE ENGINEERING OF BIOTERRORISM, CHILD TRAFFICKING, TREASON AND THE CRIME OF AGGRESSION UPDATE (A PRELIMINARY REPORT AND ANALYSIS OF RISK)

By
Dale J. Richardson
For
DSR Karis North Consulting Inc.
August 29, 2022

(SAVE THE CHILDREN)



THIS IS “ENGINEERING REIMAGINED”

dalejsr74@outlook.com

From: caregistrar@sasklawcourts.ca
Sent: September 2, 2022 4:47 PM
To: dalejsr74@outlook.com
Subject: Your Court of Appeal Filing is Rejected

Dalejsr74,

Your document filing of Prerogative Relief for case number CACV4048 is rejected..

Your credit card has been refunded. The refund authorization code is 07883Z

The Court of Appeal for Saskatchewan

Unity

From: Paula Safadi <Paula.Safadi@albertacourts.ca>
Sent: August 23, 2022 2:45 PM
To: Dale Richardson; Unity; reception@matrixlawgroup.ca; colleen.sinclair@calgary.ca (colleen.sinclair@calgary.ca); Spray, Erin; 'justin.stevenson@gov.sk.ca'; Price Emily; Annie Alport (aalport@millertthomson.com); Laing, Heather; Marie K. Stack; VTHOMSON@owzw.com; Comba Bruce; Karam, Jessica
Subject: Richardson v MacDonald - 2201 02896, 2201 03422 - 2022abqb566
Attachments: 2022abqb566.pdf; Order - 2022abqb566.pdf

Good afternoon,

Please see attached Memorandum of Decision and Order of Associate Chief Justice Rooke.

Thank you,



Court of Queen's
Bench of Alberta

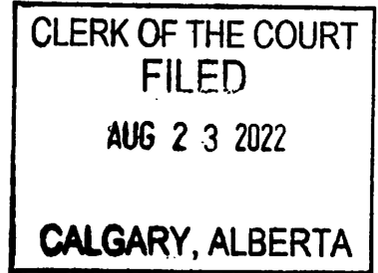
Paula Safadi (she/her)
Executive Judicial Assistant to
Associate Chief Justice J.D. Rooke

E: paula.safadi@albertacourts.ca
P: 403-297-7575

Court of Queen's Bench of Alberta
Calgary Court Centre
2401N, 601 5 Street SW
Calgary, Alberta T2P 5P7

Court of Queen's Bench of Alberta

Citation: Richardson v MacDonald, 2022 ABQB 566



Date:
Dockets: 2201 02896, 2201 03422
Registry: Calgary

Between:

Dale J. Richardson

Docket 2101 02896

Applicant

- and -

Cst. J MacDonald #5450 Calgary Police, Unknown Member 1 RCMP K Division, Unknown Member 2, RCMP K Division, Cst. Burton Roy, RCMP F Division, Cst. Reid, RCMP F Division, Cst. Parchewski, RCMP F Division, Cst. Reed, RCMP F Division, Cst. Rivest RCMP F Division, Province of Saskatchewan, Court of Queen's Bench for Saskatchewan, Justice R.W. Elson, Justice N.D. Crooks, Court of Appeal for Saskatchewan, the Honourable Gordon Wyant Attorney General of Saskatchewan, Kimberley Anne Richardson

Respondents

And Between:

Dale J. Richardson

Docket 2201 03422

Applicant

- and -

Justice Karen Horner, the Attorney General of Canada for the RCMP and themselves, and Kimberley Richardson

Respondents

CHEK OF THE COURT
FILED
AUG 2 1954
CALGARY, ALBERTA

**Memorandum of Decision
of the
Associate Chief Justice
J.D. Rooke**

[1] Dale J. Richardson [Mr. Richardson] is an abusive litigant who is operating in Alberta, Saskatchewan, and Federal Courts. Recently, this Court struck out two proceedings by Mr. Richardson pursuant to Civil Practice Note No. 7 as hopeless and abusive proceedings: ***Richardson v MacDonald***, 2022 ABQB 317 [***Richardson #4***]. Brown J of the Federal Court has recently designated Mr. Richardson as a “vexatious litigant”, and imposed global and indefinite *Federal Courts Act*, RSC 1985, c F-7 s 40 court access restrictions on Mr. Richardson in ***Richardson v Seventh-Day Adventist Church***, 2022 FC 848 [***Richardson FC***].

[2] In ***Richardson #4*** at para 25, I concluded that Mr. Richardson’s evolving pattern of expanding, aggressive, and abusive litigation potentially warranted steps in this Court to better manage Mr. Richardson’s misconduct. I, therefore, invited the Respondents named in the above styles of cause to initiate *Judicature Act*, RSA 2000, c J-2, ss 23-23.1 proceedings to impose gatekeeping safeguards on Mr. Richardson’s activities before the Alberta Court of Queen’s Bench. On May 25, 2022, Canada responded that it would file an application of that type. At present, Mr. Richardson is subject to interim court access restrictions, pending completion of the *Judicature Act* ss 23-23.1 process: ***Richardson #4***.

[3] This Decision responds to a further additional issue that has emerged with Mr. Richardson. Mr. Richardson has adopted the pattern of bulk emailing the Court and my Office with voluminous but irrelevant attachments. Examples of this activity are described in previous decisions in relation to Mr. Richardson, for example: ***Richardson v MacDonald***, 2022 ABQB 274 at paras 2-9 [***Richardson #3***]. Docket records for Mr. Richardson’s Federal Court activities, and the ***Richardson FC*** Decision, indicate the same issue is occurring before that Court.

[4] What aggravates Mr. Richardson’s activity even further are two more repeating patterns:

1. Mr. Richardson’s materials are not merely voluminous, but contain allegations and claims that Brown J (in ***Richardson FC***) accurately characterized as “egregious, intemperate, distasteful”. What Mr. Richardson states in the documents he sends to Court is nothing less than hate speech directed to religious groups, government employees and officers, and court actors.
2. Mr. Richardson is using proxy actors to communicate and interact with the Court, at least in part to evade litigation management and expand his actions: ***Richardson FC; Richardson #3***.

[5] What follows are several examples of Mr. Richardson’s inappropriate email communications. On July 12, 2022, Mr. Richardson, as “Chief Executive Officer of DSR Karis Consulting Inc.”, emailed Chief Justice Moreau of this Court, with that email and attachment copied to over a hundred email addresses, including multiple addresses in this Court. The July 12, 2022 correspondence, titled, in a clearly defamatory manner, “For Greater Certainty to

Report Crimes of “Rooke the Crook””, is an obvious attempt to collaterally attack this Court’s decisions and interim steps to manage Mr. Richardson’s problematic activity. Furthermore, Mr. Richardson engaged in “judge shopping” by attempting to circumvent my authority, alleging “fraud” and “unjust interference”. This correspondence also (allegedly) unilaterally prohibits transmission and sharing of the July 12, 2022 with myself. Mr. Richardson has previously attempted much the same strategy on April 1, 2022, writing Chief Justice Moreau and demanding I am removed from Mr. Richardson’s litigation.

[6] A further example is an August 15, 2022 email from Mr. Richardson to my Office and many other email addresses. Though Mr. Richardson’s documents are difficult to understand, it appears he disagreed with the outcome of *Richardson #3* and *Richardson #4*, and now demanded steps and answers on what are, at best, potential appeal grounds. He is obviously in the wrong court for that. The language in the email and its attachments is, as Brown J of the Federal Court of Canada observed, inflammatory and offensive. In this instance Mr. Richardson has used a different email address: unity@dsrkarisconsulting.com.

[7] Mr. Richardson now has an established pattern of ignoring Court instructions, Court *Rules*, and using irregular and improper documents in his attempts to bypass and disrupt Court proceedings. One common thread in Mr. Richardson’s improper litigation conduct is his repeated and abusive use of email as the vector for his activities.

[8] This Court’s inherent jurisdiction includes imposing limits and structures on communications where a litigant is abusing the Court: e.g. *Re Boisjoli*, 2015 ABQB 690; *McKechnie (Re)*, 2018 ABQB 677; *McClelland v Harrison*, 2022 ABQB 554. This communications management process is also used by the Alberta Court of Appeal: e.g. *Feeney v Her Majesty the Queen in the Right of Alberta*, 2021 ABCA 255. I conclude that Mr. Richardson’s repeated abuse of email to subvert and bypass court processes requires additional interim litigant management steps.

[9] This step also complies with Wagner CJC’s recent instruction in *British Columbia (Attorney General) v Council of Canadians with Disabilities*, 2022 SCC 27 at para 1, where the Chief Justice defined “access to justice” means courts shall take steps to efficiently respond to problem litigation, so as to maintain access to timely remedies for those who deserve them:

Access to justice depends on the efficient and responsible use of court resources. Frivolous lawsuits, endless procedural delays, and unnecessary appeals increase the time and expense of litigation and waste these resources. To preserve meaningful access, courts must ensure that their resources remain available to the litigants who need them most — namely, those who advance meritorious and justiciable claims that warrant judicial attention. [Emphasis added.]

[10] I order that Mr. Richardson is prohibited from communicating with the Alberta Court of Queen’s Bench by email, except where Mr. Richardson is represented by a member in good standing of the Law Society of Alberta, or another person authorized to represent Mr. Richardson, in the Alberta Court of Queen’s Bench, pursuant to the *Legal Professions Act*, RSA 2000, c L-8. This prohibition applies to both Mr. Richardson, and his litigation proxies. This communications protocol will continue on an interim basis until the impending *Judicature Act* ss 23-23.1 process is completed.

[11] To be explicit, Mr. Richardson may submit documents by attending the Court, by mail, courier, or a lawyer. However, no further email communications or electronic document submissions will be accepted from Mr. Richardson or his proxies. I caution Mr. Richardson that if he wishes to participate in, and respond to, the impending *Judicature Act* ss 23-23.1 process, he must submit any written argument and/or affidavit evidence via a physical document. I also caution Mr. Richardson that if he does not comply with this Court's instructions and continues to abuse the Court's processes, then he may be subject to additional steps, including *Rule* 10.49(1) penalties.

[12] I am aware that Mr. Richardson will likely disagree with this step. Mindful of my obligations set in *Pintea v Johns*, 2017 SCC 23 to provide information to self-represented litigants, such as Mr. Richardson, concerning their litigation options, if Mr. Richardson disagrees with this outcome, his remedy is an appeal to the Alberta Court of Appeal.

[13] The Court will prepare the Order giving effect to this Decision. Mr. Richardson's approval of that Order is dispensed with, pursuant to *Rule* 9.4(2)(c). This Decision and the corresponding Order shall be served on Mr. Richardson to the email addresses he has used in his communications with my Office: dale.richardson@dsrkarisconsulting.com, and unity@dsrkarisconsulting.com.

Dated at the City of Calgary, Alberta this 23rd day of August, 2022.



J.D. Rooke
A.C.J.C.Q.B.A.

Appearances:

None

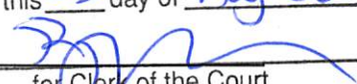
COURT FILE NUMBER 2201 02896, 2201 03422
COURT Court of Queen's Bench of Alberta
JUDICIAL CENTRE Calgary
APPLICANT Dale J. Richardson



RESPONDENTS Cst. J MacDonald #5450 Calgary Police, Unknown Member 1 RCMP K Division, Unknown Member 2, RCMP K Division, Cst. Burton Roy, RCMP F Division, Cst. Reid, RCMP F Division, Cst. Parchewski, RCMP F Division, Cst. Reed, RCMP F Division, Cst. Rivest RCMP F Division, Province of Saskatchewan, Court of Queen's Bench for Saskatchewan, Justice R.W. Elson, Justice N.D. Crooks, Court of Appeal for Saskatchewan, the Honourable Gordon Wyantt Attorney General of Saskatchewan, Kimberley Anne Richardson; Justice Karen Horner, the Attorney General of Canada for the RCMP and themselves.

DOCUMENT **INTERIM COMMUNICATIONS RESTRICTION ORDER**

ADDRESS FOR SERVICE AND CONTACT INFORMATION OF THE PARTY FILING THIS DOCUMENT Associate Chief Justice J.D. Rooke, Alberta Court of Queen's Bench, Judicial District of Calgary
Calgary Courts Centre, 601 5 St S.W.
Calgary, Alberta T2P 5P7

I hereby certify this to be a true copy of the original order
Dated this 23 day of Aug 2022

for Clerk of the Court

DATE ON WHICH ORDER WAS PRONOUNCED: August 23, 2022
LOCATION WHERE ORDER WAS PRONOUNCED: Calgary, Alberta
NAME OF THE JUDGE WHO MADE THIS ORDER: Honourable Associate Chief Justice J.D. Rooke

UPON this Court's receipt and review of email communications from Dale J. Richardson;

AND UPON the Court's conclusion that Dale J. Richardson uses email to communicate with the Court in an inappropriate, abusive manner;

AND PURSUANT to this Court's decision reported as *Richardson v MacDonald*, 2022 ABQB 566;

AND UPON THE COURT'S OWN MOTION AND UNDER ITS INHERENT JURISDICTION;

IT IS HEREBY ORDERED THAT:

1. Dale J. Richardson is prohibited from any communication with the Alberta Court of Queen's Bench by email, except where Dale J. Richardson:
 - a) has received specific authorization by a Court order to use email communications, or
 - b) is represented by a member in good standing of the Law Society of Alberta, or another person authorized to represent Dale J. Richardson, in the Alberta Court of Queen's Bench, pursuant to the *Legal Professions Act*, RSA 2000, c L-8.
2. For clarity, this prohibition applies to all emails from Dale J. Richardson to any Court staff, employees, officers, and justices, including Clerks of the Court, Court Coordinators, and Judicial Assistants.
3. For further clarify, this prohibition applies to filing or submitting documents to the Alberta Court of Queen's Bench, its justices, staff, officers, and employees.
4. Any email communication received from Dale J. Richardson, shall be immediately deleted without any response or acknowledgment.
5. The approval of Dale J. Richardson, as to the form and content of this Order, is not required per *Rule 9.4(2)(c)*.
6. This Order and the *Richardson v MacDonald*, 2022 ABQB 566 Decision shall be served on Dale J. Richardson to the email addresses: dale.richardson@dsrkariconsulting.com, and unity@dsrkariconsulting.com.



J.D. Rooke
ASSOCIATE CHIEF JUSTICE OF QUEEN'S
BENCH OF ALBERTA

Dale Richardson

From: Dale Richardson
Sent: March 19, 2021 1:53 PM
To: kimberley.richardson@innovationcu.ca; hebertkim@hotmail.com;
patriciam@matrixlawgroup.ca; Yum, Helen ISC
Subject: Notice of Appeal Mortgage and title fraud in Div 70 of 2020
Attachments: notice of appeal_DSR Karis Consulting Inc.pdf
Importance: High

Kimberly Richardson,

You have been served with a notice of appeal from DSR Karis Consulting Inc. "DSR Karis" formally contesting the mortgage and title fraud committed by Justice B.R. Hildebrandt in chambers on February 19, 2021 to unlawfully and fraudulently deprive DSR Karis of its registered office and cause a severe disruption to an essential service and hinder the development of critical infrastructure in Canada and the United States.

To Helen Yum,

This is notification of action taken pursuant to 95(2) of the Land Titles Act, furthermore it has come to the attention of DSR Karis that no certificate of litigation was issued by the Court of Queen's Bench when it was lawfully required to do so pursuant to 46(1) of the Queen's Bench Act in violation of section 181(e) of the Land Titles Act. DSR Karis has been advised by the CEO that its lawful lease has been supplied to the registrar by the landlord which demonstrates that DSR Karis has an implied interest and should have been duly notified and it has not. This demonstrates clear fraudulent activity. DSR Karis demands in light of such blatant fraudulent activity that this question be submitted pursuant to 101 of the act and demands a correction the title restored to the lawful owner of the property immediately pursuant 101(1)(b)(c) as fraudulent activity has occurred.

Kind regards,

Dale Richardson, MET, TT (AB), Associate, (SK)
Chief Executive Officer
DSR Karis Consulting Inc.
North Battleford, SK
dale.richardson@dsrkarisconsulting.com
Tel 306 441 7010

I am the director of the federal corporation and certify this is a true copy of the corporations records



Dale James Richardson



ENGINEERING REIMAGINED

NOTICE OF APPEAL

C.A. NO. _____ OF 2020

IN THE COURT OF APPEAL FOR SASKATCHEWAN

BETWEEN:

1. **DSR Karis Consulting Inc.**, a federal corporation whose lawful registered office is located at 1292 95th St, North Battleford, SK S9A 0G2.

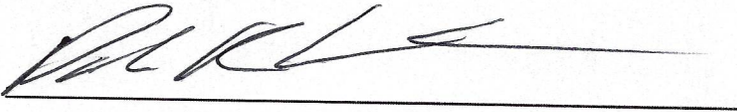
hereinafter the "**Appellant**"

AND:

2. **Court of Queen's Bench for Saskatchewan;**
3. **Kimberley Richardson.**

hereinafter each a "**Respondent**", and collectively, the "**Respondents**"

I am the director of the federal corporation and I certify that this is a true copy of the federal corporations records of the notice of appeal (CACV3798).



Dale James Richardson

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NOTICE OF APPEAL

On behalf of DSR Karis Consulting Inc..



Dale James Richardson

TAKE NOTICE:

1. THAT DSR Karis Consulting Inc. the above named Appellant hereby appeals to the Court of Appeal from the judgment (or order) of the Justice B.R. Hildebrandt in Chambers written on the 19th day of February, A.D. 2021 for QBG DIV 70 of 2020 in the judicial centre of Battleford.
2. THAT the entire Order is being appealed.
3. THAT the source of the Appeal is *The Court of Appeal Act, 2000, The Land Titles Act, 2000*
4. THAT the Appeal is taken upon the following grounds:
 - 1) The learned trial Judge, having reviewed *all* the materials submitted, with knowledge of persons with implied interest erred, exceeded her jurisdiction and committed crimes in Canada and the United States of America by granting the application for *Transfer of Title* for the reasons hereafter.
 - 2) The learned trial Judge erred by declaring that the fiat of Justice R.W. Elson was a valid one when it was issued pursuant to no law as a judge in chambers does not have the power of the court and he exceeded his jurisdiction when he caused a severe disruption of an essential service and tortured the officers of the Appellant in an attempt to destroy it.
 - 3) The learned trial Judge erred by declaring the application without notice was necessary when she had full knowledge that DSR Karis Consulting Inc. was not notified of any of the proceedings and that was not lawful and she exceeded her jurisdiction.
 - 4) The learned trial Judge erred by engaging in fraud when she knew that Queen's Bench Act there was no certificate of litigation as required by the section 46(1).
 - 5) The learned trial Judge erred by engaging in a conspiracy to defraud DSR Karis Consulting Inc. out of its registered office and caused a severe disruption to an essential service, and hindered the development of critical infrastructure in Canada and the United States of America.

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Dale James Richardson

- 6) The learned trial Judge erred by ignoring severe defects in the application of Patricia J. Meiklejohn which should not have been accepted from an experienced lawyer when critical portions of the application were not in the application.
- 7) The learned trial Judge erred by ignoring evidence that suggested, with no evidence to the contrary, judicial interference by the Royal Canadian Mounted Police, the Saskatchewan Health Authority, and a provincial mental health warrant interfering with legal proceedings to be held in the Court of Queen's Bench for Saskatchewan and continued to further the severe disruption to and interference with the Appellant's essential services, and hindered the development of critical infrastructure in Canada and the United States of America with her fraudulent actions which was an abuse of power.
- 8) The learned trial Judge erred by declaring by her actions that criminal behaviour is sanctioned by the court.
- 9) The learned trial Judge, erred when her actions declared that she is party to the Invariable Pursuit of the Object in Canada and the United States of America- a conspiracy to restrict liberty, as it is clear that she knew as a superior court judge that what she was doing was a crime.
- 10) The violations the order is attached to which includes without limitation:

Article 2(a)(c)(d), 6(2)(a)(b), 7, 8, 9, 10(a)(b)(c), 12, 15(1), 24(1) Canadian Charter of Rights and Freedoms; article 148(1)(a)(b) Canada Not-for-profit Corporations Act; pursuant to section 83.02(a), 83.03(a), 83.03(b), 83.04(a), 83.04(b), 83.05(1)(a), 83.05(1)(b), 83.05(1.1), 83.08(1)(a), 83.08(1)(b), 83.08(1)(c), 83.08(2), 83.1(1)(a), 83.1(1)(b), 83.1(2), 83.11(1)(b), 83.13(1)(a), 83.13(1)(b), 83.13(1.1), 83.13(2)(a), 83.13(2)(b), 83.14(1)(a), 83.14(1)(b), 83.14(5.1), 83.14(5.2), 83.14(9)(a), 83.14(9)(b), 83.17(2), 83.18(1), 83.18(2)(a), 83.18(2)(b), 83.18(2)(c), 83.18(3)(a), 83.18(3)(b), 83.18(3)(c)(i), 83.18(3)(c)(ii), 83.18(3)(d), 83.18(3)(e)(i), 83.18(3)(e)(ii), 83.18(4)(a), 83.18(4)(b), 83.18(4)(c), 83.18(4)(d), 83.19(1), 83.19(2)(a), 83.19(2)(b), 83.19(2)(c), 83.2, 83.21(1), 83.21(2)(a), 83.21(2)(b), 83.21(2)(c), 83.21(2)(d), 83.21(2)(e), 83.21(2)(f), 83.21(2)(g), 83.22(1), 83.22(2)(a), 83.22(2)(b), 83.22(2)(c), 83.22(2)(d), 83.221(1), 83.221(2), 83.23(1)(a), 83.23(1)(b), 83.23(2), 83.24, 219(1), 269.1(1),

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Dale James Richardson

269.1(2), 269.1(3), 269.1(4), 322(1), 333.1(1), 346(1), 354(1), 355.2, 355.4, 380, 381, 430(1)(1.1), 463, 465(1)(3), of the Criminal Code; pursuant to section 14(a), 14(b), 16(1), 19(1), 19(2), 19(3), 19(4), 19(5), 19(6), and 34(3) of The Mental Health Services Act; pursuant to section 45(2) of The Public Health Act, 1994; pursuant to section 15(1) of the Canada Business Corporations Act. pursuant to section 4(1) of the The Trespass to Property Act. Pursuant to section 5(2)(d) of the The Provincial Court Act, 1998. Pursuant to section 349(1), 350(a), 351(1), and 351(2) of the The Credit Union Act, 1998. Pursuant to section 5(a), 5(d), and 22(2) of the The Engineering and Geoscience Professions Act, 1997. Pursuant to section 3-8(a), 3-8(b), 3-8(c), 3-8(d), 3-8(e), 3-8(f)(i), 3-8(f)(ii), 3-8(h), 3-8(i), 3-9(c), 3-9(d), 3-9(e), 3-10(a), 3-10(d), 3-14(a)(i), 3-14(a)(ii), 3-14(b), 3-16(1)(a)(i), 3-16(1)(a)(ii), 3-16(1)(b), 3-16(3)(a), 3-16(3)(b), and 3-16(4) of the The Saskatchewan Employment Act. Pursuant to section 12(a), 12(c), 13(a), 13(b), 15(a)(i), 15(a)(ii), 15(a)(iii), 15(b), 18(a), 18(b), 22(a), 22(b), 22(f), 22(g), 22(j), 23(b), 65(a), 65(b), 66(1)(a), 66(1)(b), 66(2), 66(3)(a), 66(3)(b), 66(4)(a), 66(4)(b), 66(5), 66(6), 67(1)(a), 67(1)(b), 67(2), 67(3), 67(4)(a), and 67(4)(b) of the The Occupational Health and Safety Regulations, 1996. Pursuant to section 2.21, 19.1, 19.2, 19.3, 19.5, 19.6, 19.7, 19.8, and other sections of the Canada Occupational Health and Safety Regulations. Pursuant to the Code of Ethics and Practice Guidelines for Technology Professionals Saskatchewan. Article 1, 2, 3, 5, 6, 7, 8, 9, 12, 17, 18, 19, 22, 23, 24, 25, 26, 27, 29, and 30 of the United Nations Declaration of Human Rights; Article 2, 3, 4, 5, 6, 7, 8, 9, 14, 15, 16, 17, 18, 19, 27, 30, 31, 35, 36, 37 and 39 of the United Nations Conventions on the Rights of the Child; Article 4, 5, 8, 9, 10, 11, 12, 13, 15, 16, 17, 19, 21, 22, 23, 24, 25, 26, 27, and 30 of the United Nations Convention on the Rights of Persons with Disabilities and Optional Protocol; The United Nations International Convention on the Suppression and Punishment of the Crime of Apartheid, 1973; The United Nations Convention on the Prevention and Punishment of the Crime of Genocide, 1948; The United Nations Convention on the Non-Applicability of Statutory Limitations to War Crimes and Crimes Against Humanity, 1968; The United Nations International Convention for the Suppression of the Financing of Terrorism,

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Dale James Richardson

1999; Article 5 of the United Nations Security Council Resolution 1368: Threats to international peace and security caused by terrorist acts; Article 1, 3, 4, 5, and 6 of the United Nations Security Council Resolution 1269: The responsibility of the Security Council in the maintenance of international peace and security; Articles 1(1), 1(2), 1(3), 2(1), 2(2), 3, 4(1), 4(2), 5(1), 5(2), 5(3), 5(4), 5(5), 6(a), 6(b), 6(c), 6(d), 6(e), 6(f), 6(g), 6(h), 6(i), 7, and 8 of the United Nations Declaration on the Elimination of All Forms of Intolerance and of Discrimination Based on Religion or Belief, 1981; and Articles 1(1), 1(2), 1(3), 2(1), 2(2), 3, 4, 5(1), 5(2), 6(1), 6(2), 7(a)(i), 7(a)(ii), 7(b), 7(c), 7(d), 10(1), 10(3), 11(1), 11(2), 12(1), 12(2)(b), 12(2)(c), 12(2)(d), 13, 15, 16, 17, 18, 19, 24, and 25 of the United Nations International Covenant on Economic, Social and Cultural Rights, 1967. Articles 1, 2, 7(1)(2), 8(2)(a)(b)(c)(e), 10, 21(1)(2), 22(1)(2), 24(2), 26(1)(2)(3), 28(1)(2), 37(1)(2), 38, 39, 40, 42, 43, 44, 45, and 46(1)(2)(3) of the United Nations declaration on the Rights of Indigenous Peoples 2007.

5. THAT the Appellant requests the following relief:
 - 1) The the title be restored to the lawful owner and access be granted to the Appellant to its registered office.
 - 2) For costs associated with this action.
 - 3) Damages arising from the mortgage and title transfer fraud and theft of the registered office.

6. THAT the Appellant's address for service is:

POWER OF ATTORNEY, DSR KARIS CONSULTING INC. ALBERTA:
ASTRA RICHARSON-PEREIRA

DSR KARIS CONSULTING INC. ALBERTA OFFICE
116 West Creek Meadow, Chestermere, AB, CA T1X 1T2
telephone number: (587) 575-5045;
email address: dale.richardson@dsrkarisconsulting.com;
the person in charge of the file is: DALE J. RICHARDSON.

7. THAT the Appellant requests that this appeal be heard at Regina.

DATED at Chestermere, Alberta, this 19th, day of March, 2021.



DSR Karis Consulting Inc.

TO: Court of Appeal for Saskatchewan, and Kimberley Richardson.

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the notice of appeal (CACV3798)



Dale James Richardson

Unity

From: Karam, Jessica <Jessica.Karam@justice.gc.ca>
Sent: May 26, 2022 8:31 AM
To: Unity; Dale Richardson
Cc: Spray, Erin; Macena, Jonathan
Subject: FW: Objection to unauthorized actions by the Seventh-day Adventist Church in the Federal Court of Canada

Dear Mr. Richardson:

I am not in receipt of the motion materials. I have advised on numerous occasions that service via email will not be accepted. Until I received this communication from the Court, I was unaware of the correspondence and/or that you plan to bring a motion. Should you wish to file a motion at this stage, unless it is served by post, it will not be accepted as served upon the DOJ.

Kind regards,

Jessica Karam

(her | she | elle)

Counsel
Prairie Regional Office Saskatoon
410 – 22nd Street East, Suite 410
Saskatoon SK S7K 5T6
Department of Justice Canada
jessica.karam@justice.gc.ca
306-518-0809
306-975-4030

Avocate
Bureau régional des Prairies (Saskatoon)
410 - 22e Rue Est, suite 410
Saskatoon SK S7K 5T6
Ministère de la Justice Canada
jessica.karam@justice.gc.ca
Tel : 306-518-0809
Fax : 306-975-4030

I am the director of the federal corporation and I certify that this is a true copy of the federal corporations record of a transmission received via its humanitarian email address unity@dsrkariconsulting.com.



Dale James Richardson

This communication contains information that may be confidential, exempt from disclosure, subject to litigation privilege or protected by the privilege that exists between lawyers or notaries and their clients. If you are not the intended recipient, you should not read, rely on, retain, or distribute it. Please delete or otherwise destroy this communication and all copies of it immediately, and contact the sender at 306-518-0809 or by email at Jessica.karam@justice.gc.ca

Thank you.

Ce message contient des renseignements qui pourraient être confidentiels, soustraits à la communication, ou protégés par le privilège relatif au litige ou par le secret professionnel liant l'avocat ou le notaire à son client. S'il ne vous est pas destiné, vous êtes

priés de ne pas le lire, l'utiliser, le conserver ou le diffuser. Veuillez sans tarder le supprimer et en détruire toute copie, et communiquer avec l'expéditeur au 306-518-0809 ou à Jessica.karam@justice.gc.ca

Merci de votre collaboration.

From: Macena, Jonathan <Jonathan.Macena@cas-satj.gc.ca>

Sent: May 26, 2022 6:47 AM

To: 'Dale Richardson' <dale.richardson@dsrkariconsulting.com>; ljlitman@cox.net; Unity <unity@dsrkariconsulting.com>; loliver@owzw.com; aalport@millerthomson.com; justin.stevenson@gov.sk.ca; hlaing@mcdougallgauley.com; ceisner@mcdougallgauley.com; Karam, Jessica <Jessica.Karam@justice.gc.ca>; Marie K. Stack <m.stack@mckercher.ca>; l.sayer@mckercher.ca; FC_Reception_CF <FC_Reception_CF@cas-satj.gc.ca>

Cc: carolinsask@yahoo.ca; cgosadchuk92@sasktel.net; chadrack.carley@syngenta.com; ciprianbolah@gmail.com; cscarley@sasktel.net; dollyse13@gmail.com; donmvsb@icloud.com; eddieg@sasktel.net; elysyshyn@hotmail.com; guizz4bel@gmail.com; hebertkim@hotmail.com; holmlaw@sasktel.net; j.wright@sasktel.net; jhydukewich16@gmail.com; kcarley1@blackberry.net; barbcarley@icloud.com; bcgleason@earthlink.net; beningerlena@hotmail.com; cadubyna@gmail.com; carleyc@sasktel.net; president@gc.adventist.org; sdannuc@gmail.com; gfernroger01@hotmail.com; info@contact.adventist.org; info@nadadventist.org; communication@adventist.ca; mhylton@mansaskadventist.ca; clindberg@mansaskadventist.ca; swall@mansaskadventist.ca; carbeau@mansaskadventist.ca; ababida@mansaskadventist.ca; dbaker@mansaskadventist.ca; mbartley@mansaskadventist.ca; rbiscaro@mansaskadventist.ca; fcela@mansaskadventist.ca; jdivila@mansaskadventist.ca; sdixon@mansaskadventist.ca; tguderyan@mansaskadventist.ca; jkim@mansaskadventist.ca; alennon@mansaskadventist.ca; smanly@mansaskadventist.ca; emanzanares@mansaskadventist.ca; rmarshall@mansaskadventist.ca; rmena@mansaskadventist.ca; holiphant@mansaskadventist.ca; dpereira@mansaskadventist.ca; lpoama@mansaskadventist.ca; ltilihoi@mansaskadventist.ca; gali@albertaadventist.ca; aalvir@albertaadventist.ca; rferary@albertaadventist.ca; ghodder@albertaadventist.ca; wwilliams@albertaadventist.ca; lwilton@albertaadventist.ca; familyministries@albertaadventist.ca; acs@albertaadventist.ca; presidential@adventist.ca; anderson.cathy@adventist.ca; page.campbell@adventist.ca; guarin-adap.chris@adventist.ca; mackintosh.grace@adventist.ca; keys.tina@adventist.ca; ainzee3@hotmail.com; a.hydukewich@gmail.com; arlenk@xplornet.ca; bmgilbert92@gmail.com; bkwon3004@gmail.com; handdkivimaa@sasktel.net; Dawn Lund <d.lund@sasktel.net>; Gary Lund <g.lund@sasktel.net>; janoyany@hotmail.com; James Kwon <jkwon@mansaskadventist.ca>; jaysonalvarez017@yahoo.com; jebakos2013@hotmail.com; jimrogersrce@gmail.com; j_harris07@hotmail.com; laghbo@gmail.com; laxdal52@hotmail.com; mcbean32@me.com; wgeates@sasktel.net; lyle_williams@hotmail.com; mysha393@gmail.com; mazel@sasktel.net; mieke_williams@hotmail.com; nursebear16@gmail.com; ooica15@gmail.com; geerdtfamily@sasktel.net; luvme@sasktel.net; rhoda624@yahoo.com; ve5tnt@yahoo.com; rondi_a_kapiniak@hotmail.com; ruby_ann_22@msn.com; s.beninger@hotmail.com; tiibred7@yahoo.com; sheilargut@hotmail.com; sagreenhough@hotmail.com; sboateng20@outlook.com; tatarynj@hotmail.com; thegoodlife@littleloon.ca; txc164@case.edu; tie454@hotmail.com; ve5lod@gmail.com; zwfriend@yahoo.com; mcollins@mansaskadventist.ca; Julio Davila <jdivila@burmanu.ca>; Andrew Kelley <andly777@yahoo.com>; Helen Becker <rhbecker@littleloon.ca>; Glenda Nischuk <betterliving2@sasktel.net>; Isaacdarko@burmanu.ca; irali@shaw.ca; hank.julie@sasktel.net; jmdesa70@gmail.com; dallasgareau@gmail.com; elahuc@sasktel.net; clintonwahl@hotmail.com; m.hwiebe@sasktel.net; rzoerb@yahoo.com; marallen@sasktel.net; orca@orcasound.ca; carlamae@orcasound.ca; smariebaker6532@gmail.com; capcarad@sasktel.net; jbergen.c@gmail.com; mark_bergen123@yahoo.com; wendygareau@gmail.com; hall11ry@uregina.ca; olson_retreathouse@hotmail.com; aimee_pockett@hotmail.com; rleeb@sasktel.net; joyceliebreich@hotmail.com; kluneng71@gmail.com; hemar@sasktel.net; aleisha.j.mazier@gmail.com; zuzumami@gmail.com; nursemickey@gmail.com; akothmolly@yahoo.com; james.oloo@alumni.uleth.ca; loisotte@gmail.com; aarron11@msn.com; rey_taker_555@hotmail.com; strawberry459@hotmail.com; lisapreb@icloud.com; ernie.proust@yahoo.com;

akitrak@outlook.com; beamer072@yahoo.com; marjorittariddell@gmail.com; ednarogers28@gmail.com; rjsaccucci@hotmail.com; kerryphoto@gmail.com; lizzy.ss@shaw.ca; ruby.sparks@live.com; teresawahl1@hotmail.com; gatwak@sasktel.net; cicilialamunu@gmail.com; e.wani@hotmail.com; bacon-acres@hotmail.com; adamsmarilyn322@gmail.com; stebeng@yahoo.com; morenolina287@gmail.com; marnie.m.peart@gmail.com; boniffer@gmail.com; europroconcrete@gmail.com; evelynsefu@gmail.com; weszary@gmail.com; emaxi@mansaskadventist.ca; juanrobledo@txsda.org; cc: ckl.froese@gmail.com <ckl.froese@gmail.com>; Janet Cannon <jado.dreamer@gmail.com>; Robert Cannon <rob@getwisemail.com>; Lloyd Cannon <martinsonbeach@sasktel.net>; agathar8@gmail.com; Deron Thompson <deron.jt@gmail.com>; a.stra.n.r@gmail.com; marson800@gmail.com; Pearl Glute <pegisn2prosperity@yahoo.ca>; Janet Cannon <jdcbanker@gmail.com>; Richard & Kayla Booth <richardkaylabooth@gmail.com>; Bergen, Candice - M.P. <candice.bergen@parl.gc.ca>; Shields, Martin - M.P. <martin.shields@parl.gc.ca>; rosemarie.falk@parl.gc.ca; Rosemarie.Falk.C1@parl.gc.ca; cbcnlinvestigates@cbc.ca; globalnews.calgary@globaltv.com; otp.informationdesk@icc-cpi.int
Subject: RE: Objection to unauthorized actions by the Seventh-day Adventist Church in the Federal Court of Canada

Hello Mr. Richardson,

If you wish to submit new documents with the Federal Court regarding the T-1404-20/DALE RICHARDSON v. SEVENTH-DAY ADVENTIST CHURCH ET AL. proceeding, you can do so by submitting them via the Court's electronic filing system: [Federal Court - Online Access - E-Filing \(fct-cf.gc.ca\)](https://fct-cf.gc.ca) or you may ask for a Sharepoint link to download your documents to the FC_Reception_CF@cas-satj.gc.ca e-mail address as previously instructed.

Kind regards,

From: Dale Richardson <dale.richardson@dsrkariconsulting.com>

Sent: May 25, 2022 8:38 PM

To: ljlitman@cox.net; Macena, Jonathan <Jonathan.Macena@cas-satj.gc.ca>; Unity <unity@dsrkariconsulting.com>; loliver@owzw.com; aalport@millerthomson.com; justin.stevenson@gov.sk.ca; hlaing@mcdougallgauley.com; ceisner@mcdougallgauley.com; Karam, Jessica <jessica.karam@justice.gc.ca>; Marie K. Stack <m.stack@mckercher.ca>; l.sayer@mckercher.ca; FC_Reception_CF <FC_Reception_CF@cas-satj.gc.ca>

Cc: carolinsask@yahoo.ca; cgosadchuk92@sasktel.net; chadrick.carley@syngenta.com; ciprianbolah@gmail.com; cscarley@sasktel.net; dollyse13@gmail.com; donmvsb@icloud.com; eddieg@sasktel.net; elysyshyn@hotmail.com; guizz4bel@gmail.com; hebertkim@hotmail.com; holmlaw@sasktel.net; j.wright@sasktel.net; jhydukewich16@gmail.com; kcarley1@blackberry.net; barbcarley@icloud.com; bcgleason@earthlink.net; beningerlena@hotmail.ca; cadubyna@gmail.com; carleyc@sasktel.net; president@gc.adventist.org; sdannuc@gmail.com; gfernroger01@hotmail.com; info@contact.adventist.org; info@nadadventist.org; communication@adventist.ca; mhyllton@mansaskadventist.ca; clindberg@mansaskadventist.ca; swall@mansaskadventist.ca; carbeau@mansaskadventist.ca; ababida@mansaskadventist.ca; dbaker@mansaskadventist.ca; mbartley@mansaskadventist.ca; rbiscaro@mansaskadventist.ca; fcela@mansaskadventist.ca; jdavila@mansaskadventist.ca; sdixon@mansaskadventist.ca; tgderyan@mansaskadventist.ca; jkim@mansaskadventist.ca; alennon@mansaskadventist.ca; smanly@mansaskadventist.ca; emanzanas@mansaskadventist.ca; rmarshall@mansaskadventist.ca; rmena@mansaskadventist.ca; holiphant@mansaskadventist.ca; dpereira@mansaskadventist.ca; lpoama@mansaskadventist.ca; ltilihoi@mansaskadventist.ca; gali@albertaadventist.ca; aalvir@albertaadventist.ca; rferary@albertaadventist.ca; ghodder@albertaadventist.ca; wwilliams@albertaadventist.ca; lwilton@albertaadventist.ca; familyministries@albertaadventist.ca; acs@albertaadventist.ca; presidential@adventist.ca; anderson.cathy@adventist.ca; page.campbell@adventist.ca; guarin-adap.chris@adventist.ca; mackintosh.grace@adventist.ca; keys.tina@adventist.ca; ainzee3@hotmail.com; a.hydukewich@gmail.com; arlenk@xplornet.ca; bmgilbert92@gmail.com; bkwon3004@gmail.com; handdkivimaa@sasktel.net; Dawn Lund <d.lund@sasktel.net>; Gary Lund <g.lund@sasktel.net>; janoyany@hotmail.com; James Kwon <jkwon@mansaskadventist.ca>; jaysonalvarez017@yahoo.com;

jenbakos2013@hotmail.ca; jimrogersrce@gmail.com; j_harris07@hotmail.com; laghbo@gmail.com;
laxdal52@hotmail.com; mcbean32@me.com; wgeates@sasktel.net; lyle_williams@hotmail.com;
mysha393@gmail.com; mazel@sasktel.net; mieke_williams@hotmail.com; nursebear16@gmail.com;
ooica15@gmail.com; geerdsfamily@sasktel.net; luvme@sasktel.net; rhoda624@yahoo.com; ve5tnt@yahoo.com;
rondi_a_kapiniak@hotmail.com; ruby_ann_22@msn.com; s.beninger@hotmail.com; tiibred7@yahoo.com;
sheillargut@hotmail.com; sagreenhough@hotmail.com; sboateng20@outlook.com; tatarynj@hotmail.com;
thegoodlife@littleloon.ca; txc164@case.edu; tie454@hotmail.com; ve5lod@gmail.com; zwfriend@yahoo.com;
mcollins@mansaskadventist.ca; Julio Davila <jdavila@burmanu.ca>; Andrew Kelley <andy777@yahoo.com>; Helen
Becker <rhbecker@littleloon.ca>; Glenda Nischuk <betterliving2@sasktel.net>; Isaacdarko@burmanu.ca; irali@shaw.ca;
hank.julie@sasktel.net; jmdesa70@gmail.com; dallasgareau@gmail.com; elahuc@sasktel.net;
clintonwahl@hotmail.com; m.hwiebe@sasktel.net; rzoerb@yahoo.com; marallen@sasktel.net; orca@orcasound.ca;
carlamae@orcasound.ca; smariabaker6532@gmail.com; capcarad@sasktel.net; jbergen.c@gmail.com;
mark_bergen123@yahoo.com; wendygareau@gmail.com; hall11ry@uregina.ca; olson_retreathouse@hotmail.com;
aimee_pockett@hotmail.com; rleeb@sasktel.net; joyceliebreich@hotmail.com; kluneng71@gmail.com;
hemar@sasktel.net; aleisha.j.mazier@gmail.com; zuzumami@gmail.com; nursemickey@gmail.com;
akothmolly@yahoo.com; james.oloo@alumni.uleth.ca; loisotte@gmail.com; aarron11@msn.com;
rey_taker_555@hotmail.com; strawberry459@hotmail.com; lisapreb@icloud.com; ernie.proust@yahoo.com;
akitrak@outlook.com; beamer072@yahoo.com; marjorittariddell@gmail.com; ednarogers28@gmail.com;
rjsaccucci@hotmail.com; kerryphoto@gmail.com; lizzy.ss@shaw.ca; ruby.sparks@live.com; teresawahl1@hotmail.com;
gatwak@sasktel.net; cicilialamunu@gmail.com; e.wani@hotmail.com; bacon-acres@hotmail.com;
adamsmarilyn322@gmail.com; stebeng@yahoo.com; morenolina287@gmail.com; marnie.m.peart@gmail.com;
boniffer@gmail.com; europconcrete@gmail.com; evelynsefu@gmail.com; weszary@gmail.com;
emaxi@mansaskadventist.ca; juanrobledo@txsda.org; cc: ckl.froese@gmail.com <ckl.froese@gmail.com>; Janet
Cannon <jado.dreamer@gmail.com>; Robert Cannon <rob@getwisemail.com>; Lloyd Cannon
<martinsonbeach@sasktel.net>; agathar8@gmail.com; Deron Thompson <deron.jt@gmail.com>; a.stra.n.r@gmail.com;
marson800@gmail.com; Pearl Glute <pegins2prosperity@yahoo.ca>; Janet Cannon <jdcbanker@gmail.com>; Richard &
Kayla Booth <richardkaylabooth@gmail.com>; Bergen, Candice - M.P. <candice.bergen@parl.gc.ca>; Shields, Martin -
M.P. <martin.shields@parl.gc.ca>; rosemarie.falk@parl.gc.ca; Rosemarie.Falk.C1@parl.gc.ca; cbcniinvestigates@cbc.ca;
globalnews.calgary@globaltv.com; otp.informationdesk@icc-cpi.int

Subject: RE: Objection to unauthorized actions by the Seventh-day Adventist Church in the Federal Court of Canada
Importance: High

Good afternoon,

Due to technical difficulties, you have been served with the motion for intervention for the Vexatious Litigant hearing in which DSR Karis Consulting Inc. (DSR Karis) is being ambushed for whistleblowing the Saskatchewan Health Authority's mismanagement of the covid emergency, that has left the people of Saskatchewan at risk of death. The research report that is protected by copyright is included in both the motion and the letter to the Federal Court of Canada. The written portion of the research should outline the threat to national security based on the lack of engineering controls for the emerging contagion and any future ones. The report also out lines the probability of bioterrorism.

This report has already been provided to law enforcement domestically and internationally.

Kind regards,

Dale Richardson, B.TECH, MET, TT (AB), Associate, (SK)
Chief Executive Officer
DSR Karis Consulting Inc.
North Battleford, SK
dale.richardson@dsrkarisconsulting.com
Tel 306 441 7010



ENGINEERING REIMAGINED

From: Dale Richardson

Sent: May 25, 2022 5:00 PM

To: ljlitman@cox.net; jonathan.macena@cas-satj.gc.ca; Unity <unity@dsrkarisconsulting.com>; loliver@owzw.com; aalport@millertthomson.com; justin.stevenson@gov.sk.ca; hlaing@mcdougallgauley.com; ceisner@mcdougallgauley.com; jessica.karam@justice.gc.ca; m.stack@mckercher.ca; l.sayer@mckercher.ca; FC_Reception_CF <fc_reception_cf@cas-satj.gc.ca>

Cc: carolinsask@yahoo.ca; cgosadchuk92@sasktel.net; chadrick.carley@syngenta.com; ciprianbolah@gmail.com; cscarley@sasktel.net; dollyse13@gmail.com; donmvsb@icloud.com; eddieg@sasktel.net; elyssyshyn@hotmail.com; guizz4bel@gmail.com; hebertkim@hotmail.com; holmlaw@sasktel.net; j.wright@sasktel.net; jhydukewich16@gmail.com; kcarley1@blackberry.net; barbcarley@icloud.com; bcgleason@earthlink.net; beningerlena@hotmail.com; cadubyna@gmail.com; carleyc@sasktel.net; president@gc.adventist.org; sdannuc@gmail.com; gfernroger01@hotmail.com; info@contact.adventist.org; info@nadadventist.org; communication@adventist.ca; mhylton@mansaskadventist.ca; clindberg@mansaskadventist.ca; swall@mansaskadventist.ca; carbeau@mansaskadventist.ca; ababida@mansaskadventist.ca; dbaker@mansaskadventist.ca; mbartley@mansaskadventist.ca; rbiscaro@mansaskadventist.ca; fcela@mansaskadventist.ca; jdavila@mansaskadventist.ca; sdixon@mansaskadventist.ca; tguderyan@mansaskadventist.ca; jkim@mansaskadventist.ca; alennon@mansaskadventist.ca; smanly@mansaskadventist.ca; emanzanares@mansaskadventist.ca; rmarshall@mansaskadventist.ca; rmena@mansaskadventist.ca; holiphant@mansaskadventist.ca; dpereira@mansaskadventist.ca; lpoama@mansaskadventist.ca; ltilihei@mansaskadventist.ca; gali@albertaadventist.ca; aalvir@albertaadventist.ca; rferary@albertaadventist.ca; ghodder@albertaadventist.ca; wwilliams@albertaadventist.ca; lwilton@albertaadventist.ca; familyministries@albertaadventist.ca; acs@albertaadventist.ca; presidential@adventist.ca; anderson.cathy@adventist.ca; page.campbell@adventist.ca; guarin-adap.chris@adventist.ca; mackintosh.grace@adventist.ca; keys.tina@adventist.ca; ainzee3@hotmail.com; a.hydukewich@gmail.com; arlenk@xplornet.ca; bmgilbert92@gmail.com; bkwon3004@gmail.com; handdkivimaa@sasktel.net; Dawn Lund <d.lund@sasktel.net>; Gary Lund <g.lund@sasktel.net>; janoyany@hotmail.com; James Kwon <jkwon@mansaskadventist.ca>; jaysonalvarez017@yahoo.com; jenbakos2013@hotmail.com; jimrogersrce@gmail.com; j_harris07@hotmail.com; laghbo@gmail.com; laxdal52@hotmail.com; mcbean32@me.com; wgeates@sasktel.net; lyle_williams@hotmail.com; mysha393@gmail.com; mazel@sasktel.net; mieke_williams@hotmail.com; nursebear16@gmail.com; ooica15@gmail.com; geerdtfamily@sasktel.net; luvme@sasktel.net; rhoda624@yahoo.com; ve5tnt@yahoo.com; rondi_a_kapiniak@hotmail.com; ruby_ann_22@msn.com; s.beninger@hotmail.com; tiibred7@yahoo.com; sheilargut@hotmail.com; sagreenhough@hotmail.com; sboateng20@outlook.com; tatarynj@hotmail.com; thegoodlife@littleloon.ca; txc164@case.edu; tie454@hotmail.com; ve5lod@gmail.com; zwfriend@yahoo.com; mcollins@mansaskadventist.ca; Julio Davila <jdavila@burmanu.ca>; Andrew Kelley <andy777@yahoo.com>; Helen Becker <rhbecker@littleloon.ca>; Glenda Nischuk <betterliving2@sasktel.net>; Isaacdarko@burmanu.ca; irali@shaw.ca; hank.julie@sasktel.net; jmdesa70@gmail.com; dallasgareau@gmail.com; elahuc@sasktel.net; clintonwahl@hotmail.com; m.hwiebe@sasktel.net; rzoerb@yahoo.com; marallen@sasktel.net; orca@orcassound.ca; carlamae@orcassound.ca; smariebaker6532@gmail.com; capcarad@sasktel.net; jbergen.c@gmail.com; mark_bergen123@yahoo.com; [wendygareau@gmail.com](mailto>wendygareau@gmail.com); hall11ry@uregina.ca; olson_retreathouse@hotmail.com; aimee_pockett@hotmail.com; rleeb@sasktel.net; joyceliebreich@hotmail.com; kluneng71@gmail.com;

hemar@sasktel.net; aleisha.j.mazier@gmail.com; zuzumami@gmail.com; nursemickey@gmail.com; akothmolly@yahoo.com; james.ooloo@alumni.uleth.ca; loisotte@gmail.com; aaron11@msn.com; rey_taker_555@hotmail.com; strawberry459@hotmail.com; lisapreb@icloud.com; ernie.proust@yahoo.com; akitrak@outlook.com; beamer072@yahoo.com; marjorittariddell@gmail.com; ednarogers28@gmail.com; rjsaccucci@hotmail.com; kerryphoto@gmail.com; lizzy.ss@shaw.ca; ruby.sparks@live.com; teresawahl1@hotmail.com; gatwak@sasktel.net; cicilialamunu@gmail.com; e.wani@hotmail.com; bacon-acres@hotmail.com; adamsmarilyn322@gmail.com; stebeng@yahoo.com; morenolina287@gmail.com; marnie.m.peart@gmail.com; boniffer@gmail.com; europroconcrete@gmail.com; evelynsefu@gmail.com; weszary@gmail.com; emaxi@mansaskadventist.ca; juanrobledo@txsda.org; cc: ckl.froese@gmail.com <ckl.froese@gmail.com>; Janet Cannon <jado.dreamer@gmail.com>; Robert Cannon <rob@getwisemail.com>; Lloyd Cannon <martinsonbeach@sasktel.net>; agathar8@gmail.com; Deron Thompson <deron.jt@gmail.com>; a.stra.n.r@gmail.com; marson800@gmail.com; Pearl Glute <pegisn2prosperity@yahoo.ca>; Janet Cannon <jdcbanker@gmail.com>; Richard & Kayla Booth <richardkaylabooth@gmail.com>; Bergen, Candice - M.P. <candice.bergen@parl.gc.ca>; Shields, Martin - M.P. <martin.shields@parl.gc.ca>; rosemarie.falk@parl.gc.ca; Rosemarie.Falk.C1@parl.gc.ca; cbcnlinvestigates@cbc.ca; globalnews.calgary@globaltv.com

Subject: RE: Objection to unauthorized actions by the Seventh-day Adventist Church in the Federal Court of Canada
Importance: High

Good afternoon,

You have been served a motion of intervention by DSR Karis Consulting Inc. ("DSR Karis") for the motion scheduled for May 30, 2022, based on research conducted by DSR Karis into infection controls.

Kind regards,

Dale Richardson, B.TECH, MET, TT (AB), Associate, (SK)
Chief Executive Officer
DSR Karis Consulting Inc.
North Battleford, SK
dale.richardson@dsrkarisconsulting.com
Tel 306 441 7010



ENGINEERING REIMAGINED

From: Pearl Glute <pegisn2prosperity@yahoo.ca>

Sent: May 17, 2022 9:55 PM

To: Janet Cannon <jdcbanker@gmail.com>; Richard & Kayla Booth <richardkaylabooth@gmail.com>

Cc: ljlitman@cox.net; jonathan.macena@cas-satj.gc.ca; Unity <unity@dsrkarisconsulting.com>; Dale Richardson <dale.richardson@dsrkarisconsulting.com>; loliver@owzw.com; aalport@millerthomson.com;

justin.stevenson@gov.sk.ca; hlaing@mcDougallGauley.com; ceisner@mcDougallGauley.com;

jessica.karam@justice.gc.ca; m.stack@mckercher.ca; l.sayer@mckercher.ca; carolinsask@yahoo.ca;

cgosadchuk92@sasktel.net; chadrack.carley@syngenta.com; ciprianbolah@gmail.com; cscarley@sasktel.net;

dollyse13@gmail.com; donmvbs@icloud.com; eddieg@sasktel.net; elysyshyn@hotmail.com; quizz4bel@gmail.com;

hebertkim@hotmail.com; holmlaw@sasktel.net; j.wright@sasktel.net; jhydukewich16@gmail.com;

kcarley1@blackberry.net; barbcarley@icloud.com; bcgleason@earthlink.net; beningerlena@hotmail.ca;

cadubyna@gmail.com; carleyc@sasktel.net; president@gc.adventist.org; sdannuc@gmail.com;

gfernroger01@hotmail.com; info@contact.adventist.org; info@nadadventist.org; communication@adventist.ca; mhyilton@mansaskadventist.ca; clindberg@mansaskadventist.ca; swall@mansaskadventist.ca; carbeau@mansaskadventist.ca; ababida@mansaskadventist.ca; dbaker@mansaskadventist.ca; mbartley@mansaskadventist.ca; rbiscaro@mansaskadventist.ca; fcela@mansaskadventist.ca; jdavila@mansaskadventist.ca; sdixon@mansaskadventist.ca; tguderyan@mansaskadventist.ca; jkim@mansaskadventist.ca; alennon@mansaskadventist.ca; smarly@mansaskadventist.ca; emananares@mansaskadventist.ca; rmarshall@mansaskadventist.ca; rmena@mansaskadventist.ca; holiphant@mansaskadventist.ca; dpereira@mansaskadventist.ca; lpoama@mansaskadventist.ca; ltilihoi@mansaskadventist.ca; gali@albertaadventist.ca; aalvir@albertaadventist.ca; rferary@albertaadventist.ca; ghodder@albertaadventist.ca; wwilliams@albertaadventist.ca; lwilton@albertaadventist.ca; familyministries@albertaadventist.ca; acs@albertaadventist.ca; presidential@adventist.ca; anderson.cathy@adventist.ca; page.campbell@adventist.ca; guarin-adap.chris@adventist.ca; mackintosh.grace@adventist.ca; keys.tina@adventist.ca; ainzee3@hotmail.com; a.hydukewich@gmail.com; arlenk@xplornet.ca; bmgilbert92@gmail.com; bkwon3004@gmail.com; handdkivimaa@sasktel.net; Dawn Lund <d.lund@sasktel.net>; Gary Lund <g.lund@sasktel.net>; janoyany@hotmail.com; James Kwon <jkwon@mansaskadventist.ca>; jaysonalvarez017@yahoo.com; jenbakos2013@hotmail.com; jimrogersrce@gmail.com; j_harris07@hotmail.com; laghbo@gmail.com; laxdal52@hotmail.com; mcbean32@me.com; wgeates@sasktel.net; lyle_williams@hotmail.com; mysha393@gmail.com; mazel@sasktel.net; mieke_williams@hotmail.com; nursebear16@gmail.com; ooica15@gmail.com; geerdtfamily@sasktel.net; luvme@sasktel.net; rhoda624@yahoo.com; ve5tnt@yahoo.com; rondi_a_kapiniak@hotmail.com; ruby_ann_22@msn.com; s.beninger@hotmail.com; tiibred7@yahoo.com; sheilargut@hotmail.com; sagreenhough@hotmail.com; sboateng20@outlook.com; tatarynj@hotmail.com; thegoodlife@littleloon.ca; txc164@case.edu; tie454@hotmail.com; ve5lod@gmail.com; zwfriend@yahoo.com; mcollins@mansaskadventist.ca; Julio Davila <jdavila@burmanu.ca>; Andrew Kelley <andy777@yahoo.com>; Helen Becker <rhbecker@littleloon.ca>; Glenda Nischuk <betterliving2@sasktel.net>; Isaacdanko@burmanu.ca; irali@shaw.ca; hank.julie@sasktel.net; jmdesa70@gmail.com; dallasgareau@gmail.com; elahuc@sasktel.net; clintonwahl@hotmail.com; m.hwiebe@sasktel.net; rzoerb@yahoo.com; marallen@sasktel.net; orca@orcasound.ca; carlamae@orcasound.ca; smariebaker6532@gmail.com; capcarad@sasktel.net; jbergen.c@gmail.com; mark_bergen123@yahoo.com; wendygareau@gmail.com; hall11ry@uregina.ca; olson_retreathouse@hotmail.com; aimee_pockett@hotmail.com; rleeb@sasktel.net; joyceliebreich@hotmail.com; kluneng71@gmail.com; hemar@sasktel.net; aleisha.j.mazier@gmail.com; zuzumami@gmail.com; nursemickey@gmail.com; akothmolly@yahoo.com; james.oloo@alumni.uleth.ca; loisotte@gmail.com; aarron11@msn.com; rey_taker_555@hotmail.com; strawberry459@hotmail.com; lisapreb@icloud.com; ernie.proust@yahoo.com; akitrak@outlook.com; beamer072@yahoo.com; marjorittariddell@gmail.com; ednarogers28@gmail.com; rjsaccucci@hotmail.com; kerryphoto@gmail.com; lizzy.ss@shaw.ca; ruby.sparks@live.com; teresawahl1@hotmail.com; gatwak@sasktel.net; cicilialamunu@gmail.com; e.wani@hotmail.com; bacon-acres@hotmail.com; adamsmarilyn322@gmail.com; stebeng@yahoo.com; morenolina287@gmail.com; marnie.m.peart@gmail.com; boniffer@gmail.com; europroconcrete@gmail.com; evelynsefu@gmail.com; wesary@gmail.com; emaxi@mansaskadventist.ca; juanrobledo@txsda.org; cc: ckl.froese@gmail.com <ckl.froese@gmail.com>; Janet Cannon <jado.dreamer@gmail.com>; Robert Cannon <rob@getwisemail.com>; Lloyd Cannon <martinsonbeach@sasktel.net>; agathar8@gmail.com; Deron Thompson <deron.jt@gmail.com>; a.stra.n.r@gmail.com; marson800@gmail.com

Subject: Re: Objection to unauthorized actions by the Seventh-day Adventist Church in the Federal Court of Canada

I am opposed to the Seventh-day Adventist Church supporting a motion in Federal Court on May 30, 2022 to declare Robert Cannon a frivolous and vexatious litigant.
I am a member of the Seventh-day Adventist Church.

Thank you,

Pearl Glute

On Tuesday, May 17, 2022, 08:25:34 p.m. CST, Richard & Kayla Booth <richardkaylabooth@gmail.com> wrote:

I am opposed to the Seventh-day Adventist Church supporting a motion in Federal Court on May 30, 2022 to declare Robert Cannon a frivolous and vexatious litigant. I am a member of the Seventh-day Adventist Church.

Thank you,

Richard Booth

On Wed, May 11, 2022 at 11:27 PM Janet Cannon <jdcbanker@gmail.com> wrote:

Docket Number T-1404-20 Vexatious Litigant Hearing Scheduled for May 5, 2022

This letter is my response to David Baker's letter dated April 25, 2022. I have attached both David Baker's letter and mine in pdfs. Please place these letters on the official court record.

From: Janet Cannon
Living Hope Seventh-day Adventist Church
Saskatoon, Saskatchewan, Canada
May 11, 2022

To: The Federal Court of Canada
Battlefords Seventh-day Adventist Church
Manitoba Saskatchewan Conference of Seventh-day Adventists
North American Division of Seventh-day Adventists
General Conference of Seventh-day Adventists
Seventh-day Adventist Church Members Everywhere

Re: **Docket Number T-1404-20** Federal Court of Canada Vexatious Litigant Hearing 05-30-2022
Please place this letter on the official court record

Pastor David Baker's letter to Robert Cannon written on April 25, 2022 in which he shamelessly accused Robert Cannon of doing wrong in filing an application for Writ of Habeas Corpus and naming those who were apparently involved is unacceptable and IS NOT written on my behalf or on behalf of Bible believing Seventh-day Adventists worldwide.

Pastor Baker continues to disregard the true damages in this case as he has continually complained about the "hurt" people have experienced because they received emailed evidence of alleged abduction, torture, wrongful detainment, possible child molestation and endangerment of a minor or because a request was made for investigation into such crimes. Dale Richardson was abducted in front of the court house, taken to a facility, strapped to a bed and drugged against his will. His daughter Kaysha was abducted in front of the court house, taken to a facility, interrogated regarding her father's corporation, put in isolation and repeatedly threatened. Mr. Richardson's infant daughter, Karis was abducted, detained and placed in danger of child molestation. After Robert Cannon filed an application for Writ of Habeas Corpus which is a request for an investigation, Mr. Richardson and Kaysha Dery were released and Ms. Dery has since fled to the United States for asylum but Karis remains in custody and in danger of child molestation according to undisputed testimony. It is unfortunate that the church leaders made themselves prominent in this case by persecuting Mr. Richardson both inside and outside the church by banning Mr. Richardson from attending church anywhere in two Canadian provinces while he was a member in good standing and by going to the RCMP and telling them Mr. Richardson was dangerous prior to his abduction. For those who mistakenly try to apply Matthew 18 to Robert Cannon's request for an investigation, let me remind you that the foregoing misbehavior on the part of apostate church leaders is not a private matter and that Matthew 18:15-17 must not be used to hide crimes.

IT IS SHAMEFUL for Pastor Baker to claim it was wrong for Robert Cannon to request an investigation into multiple crimes or list those apparently involved in perpetrating them. Habeas Corpus is the right of every single person under the Charter of Rights and Freedoms and is not to be suppressed for any reason especially when allegations of child molestation are involved.

I AM OPPOSED TO suppressing investigations into alleged abductions, detainments, torture, suspected child molestation or endangerment of a minor. The Bible says we are to avoid the appearance of evil (1 Thessalonians 5:22) and church leaders are to be above reproach (Titus 1:7;1 Timothy 3:2) but suppressing this investigation is like a confession of guilt. As Seventh-day Adventists we believe that we are to "loose the bands of wickedness, to undo the

heavy burdens, and to let the oppressed go free..." (Isaiah 58:6) When people are wrongfully oppressed, imprisoned or persecuted it is our duty to work for their freedom not stifle investigations of alleged crimes.

I AM OPPOSED TO apostate Seventh-day Adventist Church leaders using tithes and offerings to hire a lawyer to suppress an application for Writ of Habeas Corpus for a child, promoting that children do not have the right of Habeas Corpus as guaranteed for every person by the Charter of Rights and Freedoms, leading to the logical conclusion that children are not people. This is not what the Bible teaches and this goes against Seventh-day Adventist Church doctrine. Jesus said in Luke 18:16 "Suffer little children to come unto me, and forbid them not: for of such is the kingdom of God." Little children are part of the kingdom of God and no one has a right to say they are not people or do not have the rights everyone else has as protected by the Charter of Rights and Freedoms.

I PROCLAIM MY OPPOSITION to the precedent here set of removing the Charter rights of children which will surely result in rampant child abduction, murder and molestation.

I VEHEMENTLY OPPOSE all crimes against children including abduction, murder and pedophilia.

I AM OPPOSED TO the Seventh-day Adventist Church currently supporting a motion in Federal Court on May 30, 2022 to declare Robert Cannon a frivolous and vexatious litigant for filing an application for Writ of Habeas Corpus and to declare Dale Richardson a frivolous and vexatious litigant for insisting on an investigation into his youngest daughter's detainment where she remains at risk for child molestation.

I AM OPPOSED to the attempt to punish Mr. Richardson for complaining about the treatment he and his daughters have received in their abduction, detainment and torture. Now that Mr. Richardson is unwell because of the stress to which he has been subjected and according to his doctor is unable to attend court hearings, it is unconscionable for court hearings to take place in his absence.

I AM OPPOSED to the predatory abuse of the motion the Seventh-day Adventist Church is supporting to declare Robert Cannon a frivolous and vexatious litigant in which the Federal Court has kept his name off the public record, the parties bringing the motion failed to serve Robert notice of the attack and all of the parties involved in this case including the Seventh-day Adventist Church are attempting to punish Robert Cannon in secret. Robert has had to hire the lawyer who pioneered vexatious litigation in Saskatchewan and even this lawyer is being shut out of the litigation process. Apostate leaders within the Seventh-day Adventist Church are supporting this diabolical ambush which is against the law. Such wickedness should not be supported by any Seventh-day Adventist nor should it be funded by tithes and offerings which apostate church leaders claim to have used to pay for these court cases. I believe these apostate church leaders are misappropriating funds to do this wickedness. **I am a member of the Living Hope Seventh-day Adventist Church in good standing and the position taken by these apostate church leaders DOES NOT REPRESENT ME nor does any lawyer they may hire.**

I DEMAND that the Seventh-day Adventist Church withdraw immediately from these wicked court proceedings, that those responsible for this wickedness be removed from their positions immediately and the lawyer representing the Seventh-day Adventist Church in these illegal proceedings be fired.

To all Seventh-day Adventists everywhere—to protect yourself, your family and the church you love, proclaim your opposition to the atrocities of child abduction, molestation, murder, classifying children as non-persons and suppressing investigations into crime. We the people are the Seventh-day Adventist Church and these apostate church leaders do not have the authority to do what they're doing. Apostate leaders cannot be allowed to destroy the Seventh-day Adventist Church and put her people in this defenseless position without their knowledge. You do not need an in-depth understanding of this case to state your own beliefs on these issues. **If you are opposed to child abduction, murder, pedophilia, classifying children as non-persons or suppressing investigations into crime, the court needs to know. Simply CLICK REPLY ALL and state your position.** Please forward this to every Seventh-day Adventist person you know.

Janet Cannon
Member of Living Hope SDA Church
Saskatoon, Saskatchewan, Canada

Unity

From: Spray, Erin <Erin.Spray@justice.gc.ca>
Sent: August 31, 2022 3:15 PM
To: Unity
Cc: Karam, Jessica
Subject: Richardson v Richardson, CACV No. 4048
Attachments: Letter to Court of Appeal -Object to Interim Mandamus Relief (as sent and filed).pdf

Good afternoon,

Please see the attached correspondence sent to the Court of Appeal on today's date.

Thanks kindly.

Erin Spray
Legal Assistant
Prairie Regional Office (Saskatoon)
410 – 22nd Street East, Suite 410, Saskatoon, SK S7K 5T6
National Litigation Sector
Department of Justice Canada / Government of Canada
erin.spray@justice.gc.ca / Tel: 306 518 0752 / Fax: 306 975 4030

Assistante Juridique
Bureau régional des Prairies, Saskatoon
410 – 22e Rue Est, suite 410, Saskatoon, SK S7K 5T6
Saskatoon, Saskatchewan S7K 7E6
Secteur national du contentieux
Ministère de la Justice Canada / Gouvernement du Canada
erin.spray@justice.gc.ca / Tél. 306 518 0752 / Téléc. 306 975 4030

I am the director of the federal corporation and I certify that this is a true copy of the federal corporations record of a transmission received via its humanitarian email address unity@dsrkariconsulting.com.



Dale James Richardson



Department of Justice
Canada

Ministère de la Justice
Canada

Prairie Region
National Litigation Sector
410-22nd St. E, Suite 410
Saskatoon, SK S7K 5T6

Région des Prairies
Secteur national du contentieux
410 – 22e rue E, bureau 410
Saskatoon (Saskatchewan) S7K 5T6

Telephone/Téléphone: 306-518-0809
Fax /Télécopieur: 306-975-4030
Email/Courriel: jessica.karam@justice.gc.ca

Our File Number: LEX-500036108

Via Email:

caregistrar@sklawcourts.ca

August 31, 2022

Court of Appeal for Saskatchewan
2425 Victoria Avenue
Regina, SK
S4P 4W6

Attention: Registrar

Dear Madam;

I am the director of the federal corporation and I certify that this is a true copy of the federal corporations record of a transmission received via its humanitarian email address unity@dsrkariconsulting.com.

Dale James Richardson

Re: Richardson v Richardson
CACV No. 4048

I am counsel for the Attorney General of Canada (AGC) and the Royal Canadian Mounted Police. In respect of the family law matter in *Richardson v Richardson* CACV4048, the AGC/RCMP were neither parties to the Saskatchewan Court of Queen's Bench matter, nor to this appeal from that matter. We object to Mr. Richardson seeking interim mandamus relief against non-party entities/persons in a purported application grounded in an underlying private dispute between civil litigants to a family law matter.

Furthermore, we will not and have not accepted service of Mr. Richardson's materials via email in this Court of Appeal matter or any of his other matters for the last few months. The reason our office has advised Mr. Richardson on a number of occasions, in his other matters in various courts, that we will not accept service of his materials electronically via email is that we have been unable to open some of the attachments, and on a previous occasion while attempting to open an attachment from Mr. Richardson, our office has needed to repair access by counsel to a shared network drive and replace a laptop. Moreover, the contents of Mr. Richardson's emails by his litigation proxies have resulted in blocks to his email by the treasury board standards of acceptable language that can be transmitted via email. The language he and his proxies use is abusive, inappropriate and unfounded. Since we cannot prevent Mr. Richardson and his proxies from using inappropriate language and we have experienced blocks and issues with his attachments in the past, it is our position that service by email be removed as an option for Mr. Richardson in this Court.

Canada

In addition, Mr. Richardson must meet the requirements of the Rules of Court and the *Crown Liability and Proceedings Act (Provincial Court) Regulations* SOR/91-604 when serving the federal Crown with materials that purport to be originating materials. In this respect, our Saskatoon office will receive printed documents in accordance with the Rules and Regulations governing service on the federal Crown.

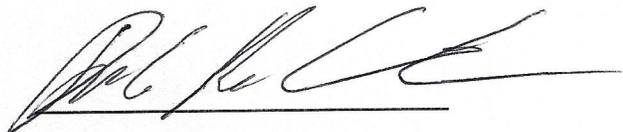
Sincerely,

Jessica Karam

Jessica Karam
Counsel for the AGC and RCMP

/eas

I am the director of the federal corporation and I certify that this is a true copy of the federal corporations record of a transmission received via its humanitarian email address unity@dsrkariconsulting.com.

A handwritten signature in black ink, appearing to read 'Dale James Richardson', written over a horizontal line.

Dale James Richardson



Richardson, Dale James <djrichardson@mun.ca>

Student Enrollment Verification: 201956570

2 messages

Memorial University - Registrar's Office <reghelp@mun.ca>
To: Dale Richardson <djrichardson@mun.ca>

Wed, Aug 24, 2022 at 2:30 AM

Enrollment Verification As of August 24, 2022

Dale J. Richardson
1292 95th Street
North Battleford, SK S9A 0G2
Canada

Student Number: 201956570

This is to verify that you, Dale Richardson, are registered as a Full-Time student at Memorial University of Newfoundland for the 2022-2023 Fall Semester. The semester length is 14 weeks from September 06, 2022 to December 16, 2022. Your program of study is listed as: Bachelor of Arts.

To date you have earned 45 credit hours (0-17 credit hours = Year 1; 18-47 credit hours = Year 2; 48-77 credit hours = Year 3; 78-107 credit hours = Year 4; 108 or more credit hours = Year 5). You are registered for the following:

CRN	SUBJ	CRSE	SECT	TITLE	CREDS	IP*	DAYS	TIME	BLDG	ROOM	INSTRUCTOR
78301	ECON	1010	083	Intro to Microeconomics	3.00	TBA	TBA	TBA	TBA	TBA	Aucoin J
78244	ENGL	1110	085	Crtcl Rdng & Wrng in Rhetoric	3.00	TBA	TBA	TBA	TBA	TBA	Gibson I
77325	POSC	1000	082	Intro to Politics & Government	3.00	TBA	TBA	TBA	TBA	TBA	Savic I
78290	SOCI	1000	084	Introduction to Sociology	3.00	TBA	TBA	TBA	TBA	TBA	Morton K

* If the IP field contains an entry of Y, registration in that particular course is contingent on successful completion of an in-progress prerequisite course.

Other registration activity for the 2022-2023 Fall semester:

CRN	SUBJ	CRSE	SECT	TITLE	STATUS
66193	COMP	1001	081	Intro to Programming	Inactivated Waitlist
66077	ECON	1010	081	Intro to Microeconomics	Dropped,Dist.Ed.
62663	LWSO	1000	081	Law, Democracy & Soc Justice	Inactivated Waitlist
59308	PSYC	1000	081	Intro To Psychology	Inactivated Waitlist
65456	SOCI	1000	083	Introduction to Sociology	Dropped,Dist.Ed.

You are academically and financially liable for the courses for which you have registered. Please ensure the accuracy of the above information and report any discrepancies to the Office of the Registrar immediately.

Please note that your eligibility to remain registered in courses for the current semester is subject to final confirmation of your eligibility for admission, promotion, or continuation. Please consult the University Calendar at www.mun.ca/regoff/calendar for the related academic regulations and requirements.

Students registered for distance courses are advised to visit the Distance Education section of Memorial Self-Service upon registration for essential course information, and periodically throughout the semester for

information on exams. This information is no longer mailed to students.

Richardson, Dale James <djrichardson@mun.ca>
To: unity@dsrkariconsulting.com

Tue, Sep 6, 2022 at 11:46 AM

[Quoted text hidden]

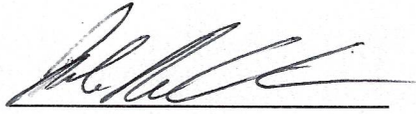
—
Regards,

Dale Richardson
Student
Bachelor of Engineering Technology
Memorial University
St. John's, NL

I am the director of the federal corporation and I certify that this is a true copy of the corporations records of transmission through its humanitarian email unity@dsrkarisconsulting.com

Unity

From: Unity
Sent: September 1, 2022 10:43 AM
To: Registrar, Court of Appeal; AGC_PGC_SASKATOON@justice.gc.ca
Cc: Price, Emily; law.reception@calgary.ca; reception@matrixlawgroup.ca; colleen.sinclair@calgary.ca (colleen.sinclair@calgary.ca); erin.spray@justice.gc.ca; Karam, Jessica; 'justin.stevenson@gov.sk.ca'; emily.price@cas-satj.gc.ca; Annie Alport (aalport@millerthomson.com); hlaing@mcdougallgauley.com; Marie K. Stack; vthomson@owzw.com; bcomba@emeryjamieson.com; Paula Safadi; carolinsask@yahoo.ca; cgosadchuk92@sasktel.net; chadrick.carley@syngenta.com; ciprianbolah@gmail.com; cscarley@sasktel.net; dollyse13@gmail.com; donmvsb@icloud.com; eddieg@sasktel.net; elysyshyn@hotmail.com; guizz4bel@gmail.com; hebertkim@hotmail.com; holmlaw@sasktel.net; j.wright@sasktel.net; jhydukewich16@gmail.com; kcarley1@blackberry.net; barbcarley@icloud.com; bcgleason@earthlink.net; beningerlena@hotmail.ca; cadubyna@gmail.com; carleyc@sasktel.net; president@gc.adventist.org; sdannuc@gmail.com; gfernroger01@hotmail.com; info@contact.adventist.org; info@nadadventist.org; communication@adventist.ca; mhyilton@mansaskadventist.ca; clindberg@mansaskadventist.ca; swall@mansaskadventist.ca; carbeau@mansaskadventist.ca; ababida@mansaskadventist.ca; dbaker@mansaskadventist.ca; mbartley@mansaskadventist.ca; rbiscaro@mansaskadventist.ca; fcela@mansaskadventist.ca; jdavila@mansaskadventist.ca; sdixon@mansaskadventist.ca; tguderyan@mansaskadventist.ca; jkim@mansaskadventist.ca; alennon@mansaskadventist.ca; smanly@mansaskadventist.ca; emanzanares@mansaskadventist.ca; rmarshall@mansaskadventist.ca; rmena@mansaskadventist.ca; holiphant@mansaskadventist.ca; dpereira@mansaskadventist.ca; lpoama@mansaskadventist.ca; ltlihoi@mansaskadventist.ca; gali@albertaadventist.ca; aalvir@albertaadventist.ca; rferary@albertaadventist.ca; ghodder@albertaadventist.ca; wwilliams@albertaadventist.ca; lwilton@albertaadventist.ca; familyministries@albertaadventist.ca; acs@albertaadventist.ca; presidential@adventist.ca; anderson.cathy@adventist.ca; page.campbell@adventist.ca; guarin-adap.chris@adventist.ca; mackintosh.grace@adventist.ca; keys.tina@adventist.ca; ainzee3@hotmail.com; a.hydukewich@gmail.com; arlenk@xplornet.ca; bmgilbert92@gmail.com; barbcarley@icloud.com; bcgleason@earthlink.net; beningerlena@hotmail.ca; bkwon3004@gmail.com; cadubyna@gmail.com; carleyc@sasktel.net; cgosadchuk92@sasktel.net; chadrick.carley@syngenta.com; cscarley@sasktel.net; handdkivimaa@sasktel.net; 'Dawn Lund'; dollyse13@gmail.com; donmvsb@icloud.com; elysyshyn@hotmail.com; Gary Lund; guizz4bel@gmail.com; janoyany@hotmail.com; j.wright@sasktel.net; 'James Kwon'; jaysonalvarez017@yahoo.com; jenbakos2013@hotmail.ca; jhydukewich16@gmail.com; jimrogersrce@gmail.com; kcarley1@blackberry.net; j_harris07@hotmail.com; laghbo@gmail.com; laxdal52@hotmail.com; mcbean32@me.com; wgeates@sasktel.net; lyle_williams@hotmail.com; mysha393@gmail.com; mazel@sasktel.net; mieke_williams@hotmail.com; nursebear16@gmail.com; ooica15@gmail.com; geerdtfamily@sasktel.net; luvme@sasktel.net; rhoda624@yahoo.com; ve5tnt@yahoo.com; rondi_a_kapiniak@hotmail.com; ruby_ann_22@msn.com; s.beninger@hotmail.com; tiibred7@yahoo.com; sheilargut@hotmail.com;



Dale James Richardson

Cc:

sagreenhough@hotmail.com; sboateng20@outlook.com; tatarynj@hotmail.com; thegoodlife@littleloon.ca; txc164@case.edu; tie454@hotmail.com; ve5lod@gmail.com; zwfriend@yahoo.com; mcollins@manskadventist.ca; jdavila@manskadventist.ca; Julio Davila; Andrew Kelley; Helen Becker; Glenda Nischuk; Isaacdarko@burmanu.ca; irali@shaw.ca; Isaac Darko; hank.julie@sasktel.net; jmdesa70@gmail.com; dallasgareau@gmail.com; elahuc@sasktel.net; clintonwahl@hotmail.com; m.hwiebe@sasktel.net; rzoerb@yahoo.com; marallen@sasktel.net; orca@orcasound.ca; carlamae@orcasound.ca; smariebaker6532@gmail.com; capcarad@sasktel.net; jbergen.c@gmail.com; mark_bergen123@yahoo.com; wendygareau@gmail.com; pegisn2prosperity@yahoo.ca; hall11ry@uregina.ca; olson_retreathouse@hotmail.com; aimee_pockett@hotmail.com; rleeb@sasktel.net; joyceliebreich@hotmail.com; kluneng71@gmail.com; hemar@sasktel.net; aleisha.j.mazier@gmail.com; zuzumami@gmail.com; nursemickey@gmail.com; akothmolly@yahoo.com; james.oloo@alumni.uleth.ca; loisotte@gmail.com; aaron11@msn.com; rey_taker_555@hotmail.com; strawberry459@hotmail.com; lisapreb@icloud.com; ernie.proust@yahoo.com; akitrak@outlook.com; beamer072@yahoo.com; marjorittariddell@gmail.com; ednarogers28@gmail.com; rjsaccucci@hotmail.com; kerryphoto@gmail.com; lizzy.ss@shaw.ca; ruby.sparks@live.com; teresawahl1@hotmail.com; gatwak@sasktel.net; ciciialamunu@gmail.com; e.wani@hotmail.com; bacon-acres@hotmail.com; adamsmarilyn322@gmail.com; stebeng@yahoo.com; morenolina287@gmail.com; marnie.m.peart@gmail.com; boniffer@gmail.com; europroconcrete@gmail.com; evelynsefu@gmail.com; weszary@gmail.com; emaxi@manskadventist.ca; juanrobledo@txsda.org

I am the director of the federal corporation and I certify that this is a true copy of the corporations records of transmission via its humanitarian email address
unity@dsrkarisconsulting.com



Dale James Richardson

Subject:

Re: Letter sent by accused to retaliate for criminal complaint

Attachments:

Letter to Court of Appeal SK Sept 1 2022S W Attachment.pdf; Letter to Court of Appeal -Object to Interim Mandamus Relief (as sent and filed) (002).pdf

Importance:

High

To the Court,

See attached letter that I have sent in response to the letter sent by an accused to the court to retaliate for my criminal complaint. For greater certainty and clarity, I have attached the letter that Jessica Karam has unlawfully sent to me and the court in a clear attempt to punish and retaliate against me using the rules of the court to circumvent the criminal law and shield herself from criminal prosecution. She is also attempting to ask persons in the court to conspire with her to shield themselves from criminal liability for their involvement in crime. Since justice should be able to be seen, it is a gross miscarriage of justice to allow someone accused of such gross crimes to be able to wield the power of the attorney general of Canada. It is unreasonable and Jessica Karam simply cannot lawfully represent the interests of the people of Canada when she is accused of crimes against the people. That is a conflict of interest, and it is a crime. She will be reported to the appropriate authorities. The civil law cannot be used to circumvent criminal law.

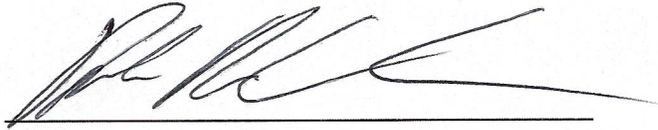
Kind regards,

Dale Richardson, B.TECH, MET, TT (AB), Associate (SK)
North Battleford, SK
unity@dsrkarisconsulting.com
Tel 306 441 7010

The email in this signature is for humanitarian purposes only. For Greater Certainty, while it is owned by DSR Karis Consulting Inc., this email is for humanitarian purposes and no business is conducted through this email. Email can

only be addressed to the person whose signature is affixed to the email. No email is to be addressed to DSR Karis Consulting Inc. through unity@dsrkarisconsulting.com email for any purposes of any kind.

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A handwritten signature in black ink, appearing to read 'Dale James Richardson', is written over a solid horizontal line.

Dale James Richardson

Sept 1, 2022

Court of Appeal for Saskatchewan
2425 Victoria Avenue
Regina, SK
S4P 4W6

Attention: Chief Justice and Registrar agent

CC: the Public

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Dale James Richardson

Dear Chief Justice and Registrar,

Re: Richardson v Richardson CACV4048

Jessica Karam was not served in this matter I served the Attorney General of Canada. Whether or not Jessica Karam accepts service or not in this matter is inconsequential. First I will explain why Ms. Karam's position is not a valid one and in fact a violation of the law.

1) She has been reported for crimes in 6 separate complaints to 5 divisions of the Royal Canadian Mounted Police and she has been reported to the Federal Bureau of Investigation and the Office of the Director of National Intelligence in the United States. The Canadian Victims Bill of Rights provides protection from intimidation and retaliation from reporting crime. Some applicable sections are linked below.

Canadian Victims Bill of Rights

Protection from intimidation and retaliation

10 Every victim has the right to have reasonable and necessary measures taken by the appropriate authorities in the criminal justice system to protect the victim from intimidation and retaliation

Application

Application

18 (1) This Act applies in respect of a victim of an offence in their interactions with the criminal justice system (a) while the offence is investigated or prosecuted

Reporting of offence

(2) For the purpose of subsection (1), if an offence is reported to the appropriate authorities in the criminal justice system, the investigation of the offence is deemed to begin at the time of the reporting.

Since there has been evidence of multiple reports that have been submitted to the Court, this statute applies. The civil rules of the Court cannot be used to circumvent the Canadian Victims Bill of Rights and Jessica Karam is abusing the powers of the office of the Attorney General of Canada to retaliate because of my complaint of crimes she is involved in. It is unreasonable to believe that since I have provided evidence of Jessica Karam's crimes that she would not abuse the powers of the office of the Attorney General of Canada to shield herself from prosecution and punish me for reporting her crime. I have attached a copy of a report that outlines some of the crimes that she is connected to. Furthermore, since it has been established that Jessica Karam assigned me to be the shareholder of DSR Karis Consulting Inc. ("DSR Karis") when that is not true and the shareholder information is available on the public record in Alberta, she has engaged in fraud for financial gain in the Federal Court of Canada in T-1404-20. That is a crime and criminal laws apply to me and every other person who was a victim of that fraud. Evidence of this has been supplied to the Court that substantiates this.

2) The Convention against Torture is also tied to this matter. Complaints were made July 3, 2020 and July 7, 2020 respectively regarding torture pursuant to 269.1 of Criminal Code which involve both myself and the child of the marriage Karis Kenna Nicole Richardson that involves the Defendant in the appeal CACV4048. The RCMP failed to enforce the Convention against Torture in violation of the aforementioned convention; and instead of enforcing it abducted me and my oldest daughter Kaysha Faith Neasha Richardson and tortured us to further the torture of Karis Kenna Nicole Richardson and traffick her. Since the Convention against Torture is part of these complaints and have directly affected the outcome of the family matter, it applies to this case. I have linked some applicable sections of the Convention against Torture below:

Article 2

1. Each State Party shall take effective legislative, administrative, judicial or other measures to prevent acts of torture in any territory under its jurisdiction.

2. No exceptional circumstances whatsoever, whether a state of war or a threat of war, internal political instability or any other public emergency, may be invoked as a justification of torture.

I am the director of the federal corporation and I certify that this is a true copy of the corporations records of transmission via its humanitarian email address unity@dsrkarisconsulting.com

2 of 4



Dale James Richardson

3. An order from a superior officer or a public authority may not be invoked as a justification of torture.

Article 13

Each State Party shall ensure that any individual who alleges he has been subjected to torture in any territory under its jurisdiction has the right to complain to, and to have his case promptly and impartially examined by, its competent authorities. Steps shall be taken to ensure that the complainant and witnesses are protected against all ill-treatment or intimidation as a consequence of his complaint or any evidence given.

Since included in this matter are members of the Court of Appeal for Saskatchewan, the Canadian Victims Bill of Rights is applicable to those members as well. No person who is named in those complaints have any lawful right to make any decision relating to this matter or they will be in violation of criminal law. No person in this country has a right to commit a crime, and no person can reasonably believe that any person accused of crimes that carry a life sentence if convicted in Canada or the death penalty if extradited to the United States would not be unbiased in the matter. Evidence has been provided and it is not up to the accused to determine whether or not they are guilty of crimes. Nor can Jessica Karam represent the interests of the general public when she is accused of complicity to torture, child trafficking for the purposes of financial and sexual exploitation, criminal negligence causing death, murder, crimes against humanity and treason.

What Jessica Karam is proposing is to grossly violate the law and has no justifiable reason to do so. She has not established how on a legal basis that she can even lawfully represent the interests of the people of Canada when it has been established beyond a reasonable doubt that she has abused the office of the Attorney General of Canada by committing crimes to shield other crimes using the civil courts. Jessica Karam cannot and does not represent the people of Canada and must be barred from this action by the Court to be compliant with the law. Mandamus is an appropriate remedy in this matter based on the egregiously criminal nature of these circumstances surrounding Jessica Karam's observable actions. The document is not an originating application so the documentation does not apply. The RCMP F-Division are under contract to the province of Saskatchewan and for the purposes of the mandamus are subject to the provisions of Saskatchewan law in this matter. The Attorney General of Canada was properly served and the public interest dictates this. The matters in which I cited for reasons for the dispensing with service are attached to an engineering report

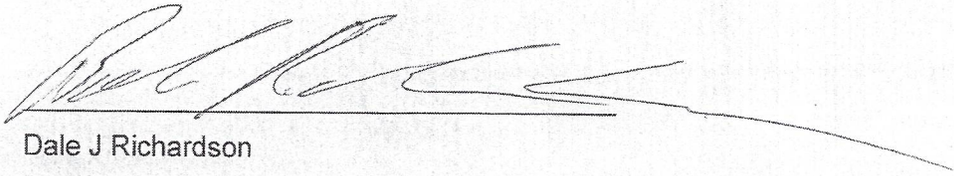
I am the director of the federal corporation and I certify that this is a true copy of the corporations records of transmission via its humanitarian email address unity@dsrkariconsulting.com

3 of 4



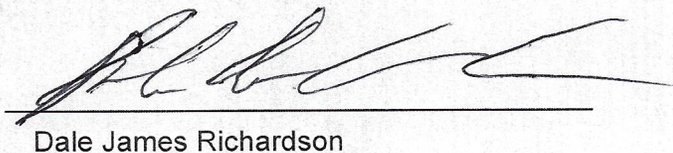
Dale James Richardson

which is beyond the capability of any legal professional to make any determination on. Based on Jessica Karam's actions refusing to hear an expert in the matter is not an option. She cannot tell you or anyone how engineering is being used to commit crimes. I am the only person between Jessica Karam the Court and myself who can explain this. She has no say in the matter whatsoever. When the Attorney General of Canada assigns new counsel in accordance with the law I will discuss matters with that counsel. I will not litigate with an accused who can abuse their power to punish me that is beyond an extreme abuse of process in the Court. It is a crime. This letter and its attachment will be reported to law enforcement as it is clear that Jessica Karam is using her position to retaliate against me and asking the Registrar Amy Groothius to abuse her position to retaliate against me for a complaint against her as well.



Dale J Richardson

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Dale James Richardson

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Dale James Richardson

THE ENGINEERING OF BIOTERRORISM, CHILD TRAFFICKING, TREASON AND THE CRIME OF AGGRESSION UPDATE (A PRELIMINARY REPORT AND ANALYSIS OF RISK)

By
Dale J. Richardson
For
DSR Karis North Consulting Inc.
August 29, 2022

(SAVE THE CHILDREN)



THIS IS "ENGINEERING REIMAGINED"