HRTO APPLICATION (April 26, 2022)

The Children's Aid Society operating in Ontario, Canada is a terrorist agency. I have been exposing this fact since the early 2000's. As a result of my advocacy against the CAS, my family and I have been targeted by CAS for outright harassment and discrimination for over two decades.

The CAS came back into my life again last year after a child came into the care of my sister, Tronya Thomas and myself. As expected, the CAS utterly failed to act in the best interest of the child while ignoring all laws and policies that would direct a lawful child protection investigation. Instead of following protocol, the CAS walked into our lives, turned it upside down and then walked away from the mess with absolutely no accountability for the damage done.

I didn't believe that CAS was capable of doing the right thing and I knew that this criminal organization needed to be fully exposed for human rights violations so I documented every detail of my involvement with the CAS so that I could fully expose the organization when they were through with criminally sabotaging my life this time around.

The CAS has outright harassed and discriminated against me and my family. I believe that the harassment and discrimination is an extension of historical oppression levied against me and my attempts to expose a human trafficking and sexual abuse network that the CAS is operating and colluding with other professional organizations to cover up.

I established a prima facie case of discrimantion and harassment that the CAS refuses to acknowledge. Subsequent to my primary complaint, secondary complaints about related CAS corruption in Ontario, Canada, are being raised in this Application

After the CAS attempted to, once again, destroy my life, I decided to end the corruption, one way or another, once and for all. I settled in to do a long-term research project to track who and what the Crown in Canada really was and how to hold it accountable for the extreme tyranny and oppression running rampant in Canada.

In tracking the Crown, I learned that the Crown is not the person known as Queen Elizabeth II. The Crown turns out to be a European entity acting as a shadow government in countries around the world. The Crown is a criminal, transnational entity seeking to usurp the rights and freedoms of Canadians on its quest for a global new world order governed by the United Nations it's partner organizations.

The Crown has, historically, committed heinous crimes against humanity while continuing to oppress the people of the world still to this day. Crown agents have infiltrated all levels of the Canadian government. The HRTO has a mandate to protect the human rights of all Ontarians and to work with other human rights organizations in Canada to safeguard the rights and freedoms of all Canadians. I am limited to my provincial tribunal to raise the matters that I have but the HRTO has the duty and ability to take these matters to a national and international level of advocacy.

There is a system of elitism operating in Canada where a privileged few ever have the opportunity to succeed in any position within the federal government or the judiciary of Canada. This self elected group of people purport to be of particular bloodline while working together through secret orders and systems of heraldry, chivalry and nobility to keep up their public facade.

The Crown regime has taken over world governments while performing a global reset via the alleged Covid-19 pandemic. The life, liberty and security of the people of Canada is under direct threat by the Crown regime that is currently operating in Canada and most other countries throughout the world.

Further evidence about Crown corruption and world domination can be found on the homepage of my website at <u>www.holisticusinternational.ca</u>

PRIMARY COMPLAINT

1. December 2020

Two children came into the care of Brenda Everall and Tronya Thomas who are biological sisters.

2. January 2021

One of the children returned to the care of his previous caregiver(s)s. The other child remained in the care of Brenda and Tronya. A request was made to several service providers for any available assistance to help with the sudden adjustments of caregiving for the child. Naturally, available support was unattainable until it could be proven that the child was legitimately in the care of Brenda and Tronya.

3. February 17, 2021

Brenda and Tronya had believed that matters would resolve themselves and that caring for the child would be a short-term issue. When it became evident that the matters would be more long-term than originally anticipated, child protection allegations, detailed in a written document, were hand delivered to the Highland Shores Children's Aid Society (HSCAS) by Brenda. A parent and child relationship between the child and Brenda and Tronya, respectively, was clearly established.

4. March 12, 2021

There was no response from HSCAS at this point. Tronya and Brenda had considered mediation services as a last resort to being left in the lurch by HSCAS. Tronya and Brenda decided that it was best to refrain from any further engagement with persons

who only attempt to abuse and manipulate them so they decided to make an application to the court for custody instead of accessing mediation services.

Brenda traveled to Ottawa to obtain the services of a paralegal who assisted her with completing the application for custody proceedings through the courts. The paralegal instructed Brenda to access funds from CERB to provide for the child in the absence of any other available funding in an obvious crisis situation A CERB application was completed with the assistance of the paralegal.

5. March 15, 2021

Phone call from Michael Evans requesting to set up a meeting to review child protection concerns. Contrary to child welfare legislation, Michael Evans took nearly one full month before taking any measures to ensure the safety and wellbeing of an abandoned child. The child was authorized to remain in the care of Brenda Everall and/or Tronya Thomas.

Brenda and Tronya decided to refrain from submitting the custody application to the court until there was some direction from a CAS worker now that the HSCAS had finally made contact.

6. March 17, 2021

Brenda, Tronya,, Gavin Everall (Brenda's adult son), and the child met with Michael Evans at Brenda's apartment. The parent and child relationship between Brenda Everall and Tronya Thomas, respectively, and the child was clearly verified and validated by Michael Evans..

Tronya Thomas was raising her own family while working full time. Brenda, although, disabled, had enough time to look after the child full time, albeit funds and resources were extremely tight, Tronya provided relief care on weekends and some evenings throughout the week. Brenda and Tronya worked together to make sure the child's needs were met, even under extreme adversity. Michael knew about this arrangement. Michael Evans subsequently knew that funds were tight for both Tronya and Brenda and that some sort of financial assistance was required to meet the child's long term needs.

During the meeting, it was explained to Michael Evans that the child and his current caregivers were in crisis. Michael learned that the child's family members were refusing to deal with alleged abuse that he had experienced before being abandoned. Michael was further informed that the child's family members were threatening Brenda Everall and stalking the child to apprehend him from the care of his current caregivers and that the child was exceptionally unsettled and anxious in return.

The child told Michael Evans that he did not feel safe to go outside and that he was hypervigilant about making sure the apartment doors were locked. There can be no doubt that Michael Evans was aware that the child was in an obvious emotional crisis. Brenda and Tronya explained occurrences that the child had most recently endured and that some of his favorite personal belongings were being held from him by his family. Tronya and Brenda explained to Michael that it was impossible for them to retrieve any of the child's items on their own as they too had recently been assaulted and further threatened by members of the child's family.

Brenda and Tronya explained to Michael that some sort of formal placement or custody arrangement was required to protect the child, to access services for him and to meet his long-term requirements.. Michael agreed with Brenda and Tronya and indicated that he would attempt to obtain the child's health card as a preliminary step so that arrangements could be made to access counseling services and medical care. Michael said that he would get back to Brenda and Tronya about other matters raised in due time.

Michael said there was a questionnaire that he was required to fill out about the child but that he had forgotten it. He said that we could arrange to fill it out together another time.

7. March 31, 2021

Knowing that Brenda was in crisis while providing care to a special needs child, Michael Evans telephoned to say that he had some free time and that he was hoping that he could stop by Brenda's apartment to fill out the questionnaire that he had forgotten to bring at the first meeting.

Brenda set boundaries with Michael so that she could balance her overwhelming caregiving duties with random CAS requests. She sent Michael a request to accommodate her disability by scheduling telephone calls and visits in advance. She subsequently requested a status update about the health card, obtaining the child's personal belongings, a safety plan and formal placement arrangements.

8. April 1, 2021

Michael Evans replied to Brenda Everall. He said;

"Hi Brenda.

You were saying that your communication with *redacted* has really deteriorated to the point where there is no communication. It is the communication that needs to be reestablished in order to work out a plan. I want to make a referral for mediation. This might be the best chance of reconnecting and getting people talking again. Please let me know if you would be interested in engaging with mediation.

Thanks, Micheal.".

9. April 6, 2021

After discussion about Michael's mediation proposal, Brenda and Tronya very reluctantly agreed to consent to mediation services..

Brenda responded to Michael's request by saying

"I was actually going to email CSBD for a funding request for mediation because I don't know what else to do in this situation. Child protection mediation is probably the best bet, in the absence of any other viable service, at getting anywhere for a plan for the future with *redacted*.although Tronya and I are totally committed to meeting *redacted* needs and acting in his best interest, we're frustrated beyond measure that we're continuously forced to deal with someone who abuses us so cruelly and consistently. Tronya and I have terminated a relationship with *redacted* for our own wellbeing. We are only concerned about the immediate and long-term safety and welfare of (redacted) at this point. We do feel, however, that we have to do whatever it takes to find any sort of resolve for *redacted* and in getting our own lives sorted out and therefore consent to participate in child protection mediation.

I intend to email you later today but for now I wanted to reply to the proposal for mediation so that you can make the referral asap.

Thanks! Brenda."

10. April 7, 2021

Brenda sent Michael an email with a link to detailed updates available on her Google drive. The email read;

"I said that I would send another email yesterday but I'm just able to get around to it now. I apologize for the delay.

Below is a link to updates and evidence that's available online, by private invitation only, for you and Tronya Thomas to view. Thanks, Brenda."

11. April 13, 2021

Brenda received an email from Michael stating;

"Hi Brenda, The referral form is almost ready to go in but I need a couple of things.

I will need a consent form for each participant of the mediation group to be signed to share information with the mediator. If tronya is also participating, I will need her address and confirm her last name as well.

What is your availability for me to stop by to have the consent signed?

Thanks, Michael"

12. April 19, 2021

By this time, Tronya and Brenda had decided that there were actually no issues to mediate from their perspective. They weren't willing to enter into a lengthy, stressful process just because Michael Evans wanted to pass the buck. Tronya and Brenda strongly felt that Michael needed to do his job instead of forcing them to mediate with their abuser. Anything that the child in their care required was in Michael Evan's capacity to provide. Tronya and Brenda had cut ties with their abuser and did not wish to subject themselves to any further unnecessary exploitation, humiliation or abuse from that person.

As such, Brenda emailed Michael and stated;

"Hi Michael

I'm very sorry for the delay in getting back to you about mediation.

We no longer feel that mediation services are the best way forward. We've received several professional recommendations to withdraw consent for mediation services. Tronya and I agree that we should take that advice and subsequently withdraw our consent to participate in mediation services.

Also, I'm suggesting that *redacted* and his *redacted* call each other on Sundays at 4:30pm and Tuesday at 4:30pm. They can meet at the park at 4pm on Thursdays (pending pandemic restrictions) and if they can't meet they can have a phone call on that day instead. I can set up an account for *redacted* where he can do video calls so that the family can see each other when visits aren't possible. I'm down with negotiating a better schedule if that doesn't work for *redacted* but we have to start somewhere with scheduling visits and calls.

I've uploaded two updates to the google drive that I recently added you and Tronya to.

Please kindly advise on where we go from here when you get a chance. Thanks!" Michael did not reply to Brenda's email.

13. April 21, 2021

Brenda emailed Michael and said;

"Hi Michael

We're wondering if *redacted* will voluntarily sign custody over until there is fair resolve in these matters and provide fair access to us for the other *redacted* or if we should go ahead with seeking such through court orders. That's all that we feel there is to mediate and believe it's in your capacity to ascertain. I get that *redacted* is saying that he doesn't want to see me or tronya but he has only said that after *redacted* counseled him to make false allegations against us. *redacted* is being emotionally manipulated in my opinion and I believe that it's in his best interest to continue receiving the support that he always has from his family. *redacted* has alienated him away from us in attempts to conceal the abuse that she is responsible for. How do we deal with that? If *redacted* were properly interviewed by a skilled forensic investigator I'm confident that elements of emotional abuse would become evident, especially if he pierced that there would be no repercussions in doing so. It's tricky because *redacted* is very smart and perceptive. He and I have had discussions and he's made it very clear that he understand that if he goes against *redacted* while in her care there will be hell to pay in some way, shape or form. She can be so terribly cruel and vindictive when someone goes against her, especially *redacted*.

At any rate, this what it really boils down to for us:

Redacted need the love and support of their *redacted*. I highly doubt that *redacted* or *redacted* are adverse to seeing their *redacted*. In fact, it's very probable that they would appreciate the opportunity to enjoy their love, support and company again. We're prepared to apply to court for access if we can't find resolve with *redacted* and CAS on the access matter.

As we've discussed, *redacted* is not willing to return home, at least until some meaningful change occurs between him and *redacted*.

I really do have the need to get on with my own life, I don't owe *redacted* anything. I've tried to work with you both but it's been to no avail at this point.

Redacted simply needs to acknowledge the abuse and take ownership for it and then work on a plan of care. In the event that she ever steps up to be accountable for the issues that she, herself, generated then I'd have the custody order varied but I can't continue to hinder my own life waiting on her to do what right thing for *redacted*. I think it's best to take the necessary steps to finalizing *redacted* stability in my care and to keep working on things from there. I can't access services that give me the support I need for *redacted* without some sort of custody arrangement. I need far more support than what I've been getting and applying for custody seems to be the best way forward in that regard.

I don't want to 'fight' *redacted* in court. Like I've always maintained, this is not about exploiting or punishing her. I'd prefer to not have to submit this damning paperwork against her but I am prepared and willing to go ahead with it very soon. I just want to give *redacted* this last opportunity to stop 'fighting' and sabotaging anything that she can't control. *Redacted* is being given the opportunity to cooperate before I proceed to court. I'm confident that my submissions to the court will provide for a custody order to me in the end. It doesn't really matter to me which way she want to go on ths but it sure would be nice if she would cooperate with her *redacted* over trying to dominate and control him.

I've been clear in saying that I don't want to be raising anyone's kids but that I'll do what needs doing when kids are in crisis. I would love for this situation to magically fix itself where *redacted* can return home and where *redacted* and her *redacted* can be a happy, thriving family. It's just not a possible reality at this time and I'm simply doing what needs doing. The sooner this is over for me the better but I can't possibly abandon these matters until I know that the *redacted* are safe and stable in every way possible.

I'll leave it there for now and wait to hear back on your thoughts when you're able.

Thanks. . Brenda"

Micahel did not reply to Brenda's email.

14. April 27, 2021

Brenda Everall emailed the following notice to Michael Evans:

"April 26, 2020

Highland Shores Children's Aid Society 363 Dundas Street, West Belleville, ON K8P 1B3 (613) 962-9291 <u>info@highlandshorescas.com</u>

NOTICE OF HUMAN RIGHTS VIOLATIONS AND CRIMINAL NEGLIGENCE

TO HIGHLAND SHORES CHILDREN'S AID SOCIETY (HSCAS)

Michael Evans, a HSCAS child protection worker, recently confirmed, or ought to have confirmed that *redacted* alleges physical and emotional abuse, alienation, abandonment and neglect by *redacted*.. Although *redacted* is currently safe, his special needs and long-term stability have been neglected by HSCAS in our opinion. *Redacted* and his caregivers are being negatively affected as a result.

Prima facie discrimination, based on family status, and subsequently by possible association, has been established in these matters with HSCAS. Critical services are being withheld, based on family status, whereby a significant burden has been placed on *redacted*, Tronya Thomas and myself, Brenda Everall.

Differential treatment, based on an enumerated ground, has generated discrimination in a Substantive Sense.

Tronya Thomas and Brenda Everall are requesting accommodation from HSCAS based on *redacted* disability, Brenda's disability and *redacted* current family status with Tronya Thomas and Brenda Everall. The accommodations requested at this time include:

- 1. Fair and impartial service provided by a qualified, authorized and accountable child welfare worker.
- 2. Formal recognition of *redacted* relationship with Brenda Everall.
- 3. Service provided according to the rule of international, federal and provincial law and CAS policy.
- 4. Prompt assistance with accessing appropriate support services for *redacted*.
- 5. Prompt disclosure, to the appropriate parties, of the verification decision(s), determination(s), disposition(s) resulting from the recent child protection investigation, conducted by HSCAS, according to prescribed policy and law.
- 6. Support, where appropriate, for Brenda Everall, acting for the benefit of *redacted*, in making application for a permanent custody order of him as per his personal will and best interest.
- 7. Accurate written updates, at least once per month, until these matters have formally concluded.
- 8. Prompt demonstration of an understanding that every human being has the right to experience fair and equal treatment from service providers while being free of any form of discrimination.
- 9. Informing appropriate HSCAS administrators, board members and legal department, as necessary, that there has been an alleged breach of federal and provincial legislation and deviation from mandated CAS policy and procedure, from my perspective, and that remedy is subsequently sought.
- 10. An immediate response to this Notice.

It was determined by HSCAS that it was safe and appropriate to leave *redacted* in the care of Tronya Thomas and/or Brenda Everall. Removing *redacted* from our care before we've found appropriate resolution that works best for him, after prima facie discrimination has been established, would be a form of reprisal, contrary to the Ontario human rights code. This would be especially evident and true in the absence of any established concerns about the respective caregiving capacity of Tronya Thomas and/or Brenda Everall and subsequently in the absence of any appropriate resolve with *redacted*.

I've been adversely affected by CAS for two decades. I was targeted and harassed for service by various workers at the former Prince Edward County CAS, especially while attempting to expose the PECAS Foster Care Sexual Abuse Scandal. I am quite concerned at this point that there may be a direct correlation to my history with the former PECAS and this current discrimination that I'm experiencing from HSCAS. I

remind and caution HSCAS staff that targeting me in any way, for any reason, is unlawful and intolerable.

I have been, and continue to be, patient, respectful and cooperative. I look forward to a resolution in this matter as soon as possible. Thank you.

Sincerely Brenda Everall Belleville, ON K8P 1B4 <u>brendaeverall@gmail.com</u>"

15. May 13, 2021

Received notice from Michael Evans that reads as;

May 12, 2021

Dear Ms. Everall,

I have received and reviewed your correspondence to me dated: April 26, 2020. I am sending you this letter to advise that we have now closed our file.

Information regarding this investigation is now part of a provincial database which may be accessed by any Children's Aid Society in Ontario should they be involved with your family in the future.

I would like to thank you for your co-operation and extend best wishes for the future. Please do not hesitate to contact us if we can be of any further assistance at 613-962-9291.

Michael Evans Child Protection Worker Family Services Department

Lisa Mascherin Child Protection Supervisor Family Services Department

- 16. Apart from two recorded telephone calls between Brenda and Michael, a recorded voicemail to Brenda from Michael, updates posted to Brenda Everall's Google Drive that Michael never acknowledged or responded to and the recorded meeting at Brenda's apartment, the total balance of any and all other communications between Brenda Everall and Michael Evans are posted above.
- 17. Michael Evans not only failed to protect the child, he intentionally failed to make life better for the child in any way. Michael had the means to arrange for the formal

placement of the child, access to medical and counseling services, access to financial support, and access to court support.

- 18. Instead of assisting Brenda, Tronya or the child, Micahel choose to outright deny all three of them and then subsequently slam the door of service in their faces when responding to serious raised concerns of criminal negligence, harassment and discrimination.
- 19. In my experience, this is how CAS operates and it has to be stopped. CAS has caused irreparable harm to the children and families in Ontario, including my own.
- 20. Because Michael Evans failed to provide any verification that the child was lawfully in the care of Brenda Everall and Tronya Thomas, rumors that Brenda Everall was forcefully confining a child to her home were never quelled. Michael Evans told Brenda and Tronya about the allegation of forcible confinement in, what is perceived by Brenda to be, an attempt to generate infighting between his clients. Michael seemed more interested in facilitating disharmy among adults than he was in protecting children.

<u>COMPLAINT</u>

- 21. Michael Evans left a child in the care of Brenda Everall and Tronya Thomas with no formal care arrangement and no plan of care or safety.
- 22. Micahel Evans failed to follow the rule of law when providing service to me and my family.
- 23. As a result, a child was left at risk for a hostile apprehension by third parties who were attempting to gain access to him. The protection of the child was left up to Brenda Everall and Tronya Thomas in the absence of viable support and resources.
- 24. Not only did Michael Evans fail to protect a child in need of protection, he wilfully neglected to do one single thing to make things better for the boy.
- 25. Despite several pleas for assistance, and a CAS mandate to provide that assistance, the HSCAS failed to arrange any support, whatsoever, for the child, who was autistic, significantly traumatized from his recent past and extremely anxious about his future.
- 26. Michael Evans led the child to believe that he would help him and then failed to ever speak to him again. From my perspective, Michael Evans emotionally abused his vulnerable client.
- 27. The child's anxieties, fears and resulting panic attacks were unquellable and yet, his caregivers could not gain access to medical attention or counseling in the absence of a formal custody arrangement. The child in our care suffered immensely through this period of instability.
- 28. With HSCAS failing to facilitate a formal placement of the child, Tronya Thomas and Brenda Everall became extremely stressed that the CAS was playing games with the child's stability. They weren't sure if it was the fundamental criminality of HSCAS that was causing the discriiination to occur or if the discrimination was a result of the longterm tyranny and oppression that Brenda Everall has experienced from CAS workers because she is an advocate against criminal CAS organizations in Ontario.
- 29. Tronya Thomas and Brenda Everall were hypervigilant to ensure that the child was kept safe from harm of any sort, even from CAS predators who may've been in collusion with Belleville City Police for such a potential scenario...

- 30. Micheal Evans deviated away from established CAS protocol and disregarded provincial legislation and established CAS policies. Michael failed to deliver critical services to a child in need of protection. Michaelel Evans is an incompetent, unqualified and unaccountable child protection worker.
- 31. As a result of Michael's incompetency, Brenda Everall and Tronya Thomas were financially devastated, emotionally exhausted and physically overwhelmed.
- 32. Even though Michael could have offered financial relief to Brenda and Tronya he chose to deny those benefits, creating financial hardships for Brenda and Tronya that were completely unnecessary! Michael knew that the child in their care required personal items, clothes, learning tools, autism supports, anxiety reduction resources, food, entertainment and outdoor activity resources, etc. It is exceptionally sick and sad to have the resources to help a child while simply choosing to make a child outright suffer instead.

https://www.children.gov.on.ca/htdocs/English/professionals/childwelfare/cyfsa/permane ncy_funding_policy_guideline.aspx

- 33. When Tronya Thomas and Brenda Everall attempted to hold Michael accountable for the role that he was playing, he did what most child protection workers do when faced with transparency or accountability and he fled.
- 34. Not surprisingly, an HSCAS supervisor, Lisa Mascherin, thought it appropriate to support the criminal negligence and human rights violations that Michael was engaging in by signing off on the inappropriate file closure.
- 35. Because of how the situation turned out when Michael unethically and unlawfully abandoned the situation, relationships between Tronya Thomas, Brenda Everall and their immediate family are, to this day, irreparably damaged.
- 36. The effects of the ordeal left Brenda Everall and Tronya Thomas emotionally incapacitated. The effects of their existing disabilities were compounded by the long term effects of family alienation, financial devastation and character assasination.
- 37. Michael Evans and Lisa Mascherin, absolutely colluded, unlawfully and accountability, to discriminate against Brenda Everall, Tronya Thomas and the child in their care.

SECONDARY COMPLAINT

HISTORICAL CRIMINAL ACTIVITY AND ACCOUNTABILITY SHIELDING BY CHILD PROTECTION WORKERS IN ONTARIO

- 38. On May 5, 2011, Frank Klees, an Ontario MPP, addressed the Ontario Legislature regarding the practice of unlawful social work by CAS organizations. Mr. Klees said that CAS Social Workers were using the term Child Protection Workers to circumvent registration with the Ontario College of Social Workers and Social Service Workers, subsequently avoiding professional accountability.
- 39. Child Protection Work in Ontario has since become a unique, niche profession, completely separate from that of Social Work. In return, Child Protection Workers are shielded from transparency and subsequent accountability, in a professional capacity, by the corrupt organization employing them.

- 40. I spent the latter half of the 2000's advocating for CAS accountability in my own family, then in my own community and then, as calls for help continued to increase, I traveled throughout Ontario, networking with other advocates and helping families who were being oppressed by the CAS.
- 41. While I was advocating against CAS and attempting to expose a sexual abuse scandal in the Prince Edward County Foster Care system, I was severely oppressed by a *circle of friends* in my community. The police; the courts; lawyers; various municipal employees; my neighbors; a daycare provider; Ontario Office of the Children's Lawyer (Heidi Breier); Vicki Visca Mediation Services; various landlords; BMO bank; the healthcare system, several ministers and church officers within the Presbyterian Church in Canada, Todd Smith MPP were either censoring or oppressing me in some way, shape or form.
- 42. In 2011, sexual assault in the Prince Edward County foster care system was exposed. Several foster parents were subsequently convicted of harming children in their care. Justice Geoff Griffin referred to one of the foster homes as a sexual cult while subsequently calling for a public inquiry.

https://globalnews.ca/news/5360057/teen-sexual-cult-ontario-foster-home-childrens-aid-society/

- 43. Services that the defunct PECAS had once provided were transferred to the Highlands Shores CAS in Belleville. In 2013, Mark Kartusch, the new Executive Director, went to great lengths to convince the community that only the most professional and accountable services would be provided to the wary public under his direction. <u>https://www.fixcas.com/cgi-bin/go.py?2013c.Milford</u>
- 44. In 2013 I made a child protection report to the HSCAS and the Belleville Police Services in response to an online post. Angus Francis, the manager of HSCAS in-care services, had posted an image of a baby, inside of a cooking pot that was placed atop a cooking stove. My complaint was dismissed by the authorities while Angus Francis, to my knowledge, remained employed with HSCAS.

http://www.fixcas.com/cgi-bin/go.py?2013c.Francis

45. I complained about William Sweet to the Ontario College of Social Workers and Social Service Workers on ****. The College informed me that because William Sweet was not then, nor had he ever been, a member of the College. As such, the College refused to proceed with my complaint.

https://onedrive.live.com/?cid=346FF4597771A940&id=346FF4597771A940%21940&pa rld=346FF4597771A940%211913&o=OneUp

https://onedrive.live.com/?cid=346FF4597771A940&id=346FF4597771A940%21946&pa rld=346FF4597771A940%211913&o=OneUp

https://onedrive.live.com/?cid=346FF4597771A940&id=346FF4597771A940%21947&pa rld=346FF4597771A940%211913&o=OneUp

- 46. I reminded the OCSWSSW that it has three mandates which are to:
 - a) Regulate the practice of social work, AND
 - b) Protect public interest, AND
 - c) Govern its members.
- 47. Still, the OCSWSSW refused to proceed with my complaint against William Sweet.

48. In 2014 the Auditor General of Ontario issued a report titled "Child and Family Services—Department of Health and Social Services and Health and Social Services Authorities" that reads as follows:

We concluded that the Department of Health and Social Services and the Health and Social Services authorities are not adequately meeting their key responsibilities for the protection and well-being of children, youth, and their families.

The Department does not have an adequate accountability framework in place to support the delivery of child and family services, and neither the Department nor regional authorities have adequate mechanisms in place to ensure that key responsibilities for children, youth, and families are being met. These are serious shortcomings in the delivery structure that have an impact on services provided to children and families. There is not enough support in place to meet the needs of youth aged 16 to 18 years. While some good practices in prevention services are emerging, in about half of the files we reviewed, prevention options were not pursued.

The Department of Health and Social Services and Health and Social Services authorities have not complied with their key responsibilities related to child protection and foster care services. In the files we reviewed, regional authorities did not comply with many key requirements set out in the Child and Family Services Act. While they responded quickly in most cases to reports of children needing protection, key steps in the investigation process were not followed, and families that signed agreements to help ensure children's safety were not sufficiently monitored. Key requirements for initial screening and annual reviews of foster care homes were also not met. https://www.oag-byg.gc.ca/internet/English/nwt_201403_e_39100.html?wbdisable=true#hd3d

- 49. In 2018, William Sweet, the former Executive and Local Director of the now defunct Prince Edward County was charged with ten counts of criminal negligence causing bodily harm and ten counts of failing to provide the necessaries of life. <u>https://globalnews.ca/news/4182170/childrens-aid-executive-charged/</u>
- 50. On June 26, 2019,, I informed the Ontario Crown Attorney and Attorney General, the RCMP, the OPP and MPP Todd Smith, of a human trafficking ring in Prince Edward County and an active cover-up of such by a professional circle of friends in Prince Edward County. I subsequently informed all parties that I had critical information to potentially aid in the conviction of William Sweet. To date, no party has responded to the allegations that I submitted. I consider the silence from these parties to be a form of criminal collusion and negligence.

https://drive.google.com/file/d/1At3u8HefyRbKtUfEEhhHH-dbHyqzk3N8/view?usp=sharing

https://drive.google.com/file/d/1syJEHQcKFccNYxdbje1KB3_Zd6T9tEEk/view?usp=sharing

https://drive.google.com/file/d/1teeHP8GRRhnxTJoIALaFFntI5hIw2L-K/view?usp=sharing

51. On August 17, 2020, in response to the unlawful practice of social work by roque CAS workers, Lise Betteridge, Registrar and CEO of the Ontario College of Social Workers and Social Service Workers, issued a general message that reads as;

The Ontario government recently released a plan to modernize the province's child welfare system. Focused on prevention, early intervention and more permanent homes for children and youth in care, the strategy is built around five pillars:

- supporting child, youth, family and community well-being;
- improving quality of care;
- strengthening youth supports;
- *improving stability and permanency; and*
- increasing system accountability and sustainability.

The system redesign was developed with input from a diverse array of stakeholders. The strategy was released alongside two new resources to improve experiences and outcomes for youth: <u>Ontario's Quality Standards Framework</u> and the <u>Children and Young Persons' Rights Resource</u>. An overview of the strategy can be found at: <u>http://www.children.gov.on.ca/htdocs/English/documents/childrensaid/MCCSS-ChildWelf</u> are-Redesign-Overview.pdf

The Ontario College of Social Workers and Social Service Workers (the College) supports the Government's initiative to modernize the child welfare system. Stronger prevention, earlier intervention and greater stability and continuity of supports will benefit vulnerable youth and children in Ontario. The College also commends the new approach's focus on quality improvement in residential care and child and youth supports, as well as the emphasis placed on accountability.

However, the College also wants to express its disappointment that the modernization strategy does not contemplate any requirement for Children's Aid Society (CAS) workers to be registered with the College. Such a requirement would be well-aligned with the Government's objectives for this initiative, as registration is central to driving quality improvement and ensuring accountability.

REGISTRATION OF CHILDREN'S AID SOCIETY WORKERS

The College has long worked with its stakeholders and with Government to address its concerns about registration requirements under the Child, Youth and Family Services Act. As a result of past efforts, regulations were updated in 2018 to require Local Directors of CASs to be registered with the College. We also received a commitment from Government at that time to work with the College and the Ontario Association of Children's Aid Societies toward a goal of requiring registration of CAS supervisors. We are disappointed that this objective remains unaddressed.

Registration of all those who are eligible is included as part of the College's <u>2020-2023</u> <u>Strategic Plan</u> as fundamental to achieving our mandate to:

- serve and protect the public interest;
- regulate our members; and
- ensure that we are accountable and accessible to the communities we serve.

We have committed in the Strategic Plan to continuing to engage with government on this important issue.

We have also identified increasing diversity, equity and inclusion as one of the College's four priorities within the Strategic Plan. We believe that the registration of CAS workers is an important way to increase equity. All Ontarians – especially vulnerable children and youth and Black, Indigenous and people of colour communities deserve the protection provided by College oversight, and this is especially true for the CAS workers providing them with such vital services and supports.

KEY CONCERNS

The College has the following concerns related to the absence of a requirement for CAS workers to be registered with the College:

- ignores the public protection mandate of the Social Work and Social Service Work Act, 1998;
- avoids the fact that social workers and social service workers are regulated professions in Ontario and ignores the College's important role in protecting the Ontario public from harm caused by incompetent, unqualified or unfit practitioners;
- allows CAS staff to operate outside the system of public protection and oversight that the Government has established through professional regulation;
- exacerbates existing inequities by denying vulnerable Ontarians the protection offered by the College; and
- *fails to* provide the assurance to all Ontarians that they are receiving services from CAS staff who are registered with, and accountable to, the College.

The College will continue to work with the Government and stakeholders to emphasize its important role and relevance in the child welfare sector. We remain committed to seeking changes to the regulations which would address the risks to the public associated with the fact that so many CAS workers in Ontario are unregulated by a professional regulatory body.

Sincerely, Lise Betteridge, MSW, RSW Registrar and CEO 52. The trial for William Sweet was circumvented by a deal with the Crown Attorney. In lieu of a guilty plea to the contravention of provincial legislation, William Sweet's criminal charges were dropped. The Belleville Intelligencer reported that "Noting Sweet did not directly harm children, Hunter added, "I am more than satisfied, both in action and in character, Mr. Sweet does not warrant a criminal conviction."

https://www.intelligencer.ca/news/former-head-of-prince-edward-cas-gets-probation

53. Sandra Forcier, another HSCAS supervisor was recently found guilty of one count of sexual assault and one count of exploitation against minors. She allegedly beat three other sexual assault charges. She was sentenced to six years in prison earlier this year. https://globalnews.ca/news/8334853/belleville-childrenss-aid-worker-guilty-sexual-assaul t-minors/

https://inquinte.ca/story/former-cas-worker-sentenced-to-6-years-for-sex-crimes

CHILD WELFARE VS. CHILD PROTECTION

Child welfare services provide for the overall wellbeing of the child. Child protection is a limited scope of practice which is a part of the larger, overall welfare services.

Skilled and accountable social workers are required to provide child welfare services due to the complex, overarching areas of practice. Child protection workers, only focused on protection services, are in no way capable enough to provide such diverse service, especially in the absence of any transparency, accountability or ongoing professional development.

Child protection workers who insist on providing social work services while referring to themselves as a child protection worker are intentionally circumventing the law. A police officer is considered to be a child protection worker yet the officer doesn't exercise his duty as a child protection worker, bring a child to a place of safety and then go on to find the child stable placement and long term therapy. Obviously that sort of practice would be far beyond the officers limited duty as a child protection worker.

Once a child is protected, child welfare services come into play whereby the duty of the child protection worker has ended. The role of child protection is limited. Child protection workers are simply a cog in the social work machine.

From my perspective, child protection workers are sincerely narcissistic individuals who insistently claim to be something that they are not. Child protection workers seem to have a psychological imbalance whereby they seek to usurp the power and control that they can't otherwise obtain in an upright and honest field of work. They empower themselves by exercising their perceived power over vulnerable people and make their livelihood in doing so. It's a win/win situation for a narcissist.

CAS IMPACT ON SOCIETY

- 54. The former Provincial Office of the Children's Advocate, Irwin Elmin, has repeatedly expressed that children involved with the Children's Aid Society are at risk of harm. The Office of the Provincial Advocate was shut down by the government in 2019. https://ocaarchives.files.wordpress.com/2019/05/annualreporten.pdf
- 55. Harm of varying sorts and degrees comes, far too often, for far too many of the children receiving services from CAS. The risk of death actually increases for children who are taken into alleged protective services. https://www.wsws.org/en/articles/2017/09/06/cafc-s06.html https://www.cbc.ca/news/canada/thunder-bay/ontario-coroner-expert-panel-report-1.483 7245
- 56. Child protection workers are rarely held accountable when a child is harmed or killed while receiving CAS services.

https://www.youtube.com/watch?v=W5MocfDtMyM

57. Parents have no rights in a system that shifts the burden of proof onto the accused and, all too often, the wrongly accused, resulting in an absolute perversion of the Canadian Constitution. Additionally, parents are often denied the opportunity to prove their innocence through criminal court as criminal charges are rarely laid against parents in support of an apprehension.

https://www.fixcas.com/cgi-bin/go.py?2013c.Milford

58. The CAS is publicly funded. The incredible cost of CAS corruption is transferred to the taxpayer. There is no available estimate for just how much CAS is costing society but one can assume it to be in the billions according to the increased amount of litigation against the privately owned corporations. https://www.thestar.com/news/gta/2021/02/18/ontario-agrees-to-pay-10-million-to-settle-c lass-action-lawsuit-from-former-crown-wards.html

https://www.intelligencer.ca/2014/10/21/three-cas-cases-settled

- 59. The foster care to prison pipeline puts youth from the foster care system at a higher risk of incarceration than youth who aren't involved with the system. <u>https://www.aptnnews.ca/nation-to-nation/child-welfare-to-prison-pipeline-feeding-rising-indigenous-incarceration-rates/</u>
- 60. The risk of homelessness increases for youth who've experienced foster care. https://www.homelesshub.ca/about-homelessness/legal-justice-issues/foster-care
- 61. Suicide rates increase for youth in foster care. https://www.ctvnews.ca/foster-child-suicide-risk-decreases-with-time-study-1.712746
- 62. Families are left shattered and broken by CAS <u>https://www.youtube.com/watch?v=JA_rw_CRcx8</u>
- 63. Youth who experience foster care are far less likely to graduate from high school while going on to earn less throughout their lives compared to their peers. https://globalnews.ca/news/1255509/foster-children-at-a-disadvantage-in-careers-incom e/
- 64. Many individuals in foster care are force medicated with harmful psychotropic medications.
- 65. https://www.apa.org/monitor/2021/01/jn

- 66. <u>https://www.thestar.com/news/canada/2014/12/12/use_of_behaviouraltering_drugs_wide</u> <u>spread in foster group homes.html</u>
- 67. https://oacas.libguides.com/psychotropic-medications
- 68. CAS takes so many children that it doesn't know what to do with them all. Many foster children are living in motels, leaving them subject to human trafficking and all forms of potential abuse..
- 69. https://safeharbours.ca/fostering/foster-care-crisis-in-ontario-endangers-foster-children/
- 70. <u>https://www.thestar.com/news/canada/2015/04/03/ontario-urged-to-ban-hotels-use-for-fo</u> <u>ster-children.html</u>
- 71. <u>https://lfpress.com/news/local-news/childrens-aid-placing-youth-in-london-hotels-raising-f</u> <u>ear-of-sex-trafficking</u>

HUMAN TRAFFICKING

72. According to the canada.ca website; "Human trafficking involves recruiting, transporting, or holding victims to exploit them or to help someone else exploit them, generally for sexual purposes or work.Traffickers get their victims to comply through different forms of coercion."

.https://www.canada.ca/en/public-safety-canada/campaigns/human-trafficking.html

- 73. CAS recruits, transports and holds children in the foster care system, where they become subject to an incredibly high rate of sexual abuse. This is not a secret, it is common knowledge.
- 74. Children are also trafficked through the foster care system for the purpose of adoption services.
- 75. HSCAS and Michael Evans absolutely facilitated an exceptional opportunity for a child in need of protection to be potentially trafficked where unimaginable things could have occurred to the child. It is not acceptable to tolerate this criminality by CAS workers. The CAS is putting children directly in harm's way and that is a fact.

CAS ACCOUNTABILITY

76. The Ontario government is actively working to remove avenues of transparency and accountability for child protection workers.

https://www.ontariocanada.com/registry/view.do?postingId=25834&language=en

77. Ontario's child protection system is promising to bring radical change by restructuring the whole child protection system. These changes are inline with the 'great reset' and the United Nations Agenda 2030 for Sustainability. https://www.iicrd.org/learning-hub/child-protection-critical-reflection-forum-concept-note

REDESIGNING PROVINCIAL CHILD WELFARE ORIENTED SYSTEMS TO BE INLINE WITH FEDERAL AND INTERNATIONAL CHILD PROTECTION ORIENTED SYSTEMS

78. The Ontario government is redesigning the child welfare system again. The changes will bring Canada inline with the agenda and subsequent goals of the United Nations.

https://www.canada.ca/en/public-health/services/publications/health-risks-safety/provincial-territorial-child-protection-legislation-policy-2018.html

https://cwrp.ca/publications/realizing-sustainable-child-welfare-system-ontario

https://www.children.gov.on.ca/htdocs/English/professionals/childwelfare/protection-stan dards/introduction.aspx

https://www.oacas.org/2014/11/continue-to-develop-a-sustainable-accountable-and-trans parent-child-welfare-system/

https://www.longwoods.com/blog/wp-content/uploads/2010/10/The-Commission-to-Promote-Sustainable-Child-Welfare.-Ontario.pdf

https://cwrp.ca/sites/default/files/publications/en/CPSCW_2010june-First_report.pdf https://www.cba.org/Publications-Resources/Practice-Tools/Child-Rights-Toolkit/legalAre as/Child-Protection

http://rightsofchildren.ca/wp-content/uploads/2016/01/CCRC-report-on-rights-of-childrenin-Canada.pdf

THE UNITED NATIONS

- 79. The United Nations has not sought or obtained the informed consent of the people of Canada to provide services to the children and youth of Canada, nor to be governed by a global government.
- 80. The United Nations and the Government of Canada are in collusion to usurp Canadian sovereignty.
- 81. The United Nations has failed to adequately protect the children of Canada through its longstanding legislation.
- 82. One who seeks equity must do equity and to do equity, one must come with clean hands and pure honesty, not bloody hands and exceptional tyranny.
- 83. The United Nations is a design of the Crown regime as is the Ontario child protection scheme.
- 84. The HRTO has a duty to protect the human rights of the people of Canada who have not consented to be governed by United Nations mandates. The United Nations, through treachery and deception, has deceived the people of Canada.
- 85. In return, the United Nations has lost the confidence of the people of Canada and has no right to govern or to otherwise enter into contract with the people of Canada.

THE CROWN IN CANADA

- 86. The entity known as the Crown, operating in Canada, is not the person known as Queen Eliabeth II. The Crown is a European entity acting as a shadow government in Canada.
- 87. The secret world of the Crown regime melds with our visible world at the House of Commons. It's through parliament that we see the Crown regime revealing its true nature through <u>Usher of the Black Rod</u> of the Order of the Garter. This is where we can prove, beyond any doubt whatsoever, that a shadow government controls the Canadian government, military and judiciary..

http://www.mastermason.com/gemsofpurpose/Stafford,%20Order%20of%20Golden%20 Fleece%20and%20the%20Garter.pdf

https://en.wikipedia.org/wiki/Order of the Garter

https://en.wikipedia.org/wiki/Usher_of_the_Black_Rod_(Canada) https://en.wikipedia.org/wiki/George_Cross https://en.wikipedia.org/wiki/List_of_current_Knights_and_Ladies_of_the_Garter https://en.wikipedia.org/wiki/Black_Rod#Canada

- 88. According to the statutes and annals of the Order of the Garter, "none are to be admitted, unless he be a <u>Gentleman of Blood</u>, and that he be a Knight and without Reproach of a particular pure bloodline to enter into the Order." <u>https://www.gutenberg.org/files/48555/48555-h/48555-h.htm</u>
- 89. The **Order of the Garter is in collusion with Freemasonry**. The Order is in further collusion with the Order of the Golden Fleece, the Order of St. Michael and St George, the Order of the Bath, the Order of the Thistle and more. The Orders of Malta and St. John are military orders in defense of the Crown, its agents and its assets. The Orders of Malta and St. John, the Freemasons and other clandestine or secret orders are currently operating on Canadian soil, not in defense of Canada or the people of Canada, but in sole defense of the Crown Empire which includes the Vatican and European monarchs and dynasties.

http://www.mastermason.com/gemsofpurpose/Stafford,%20Order%20of%20Golden%20 Fleece%20and%20the%20Garter.pdf

https://en.wikipedia.org/wiki/List_of_titles_and_honours_of_Elizabeth_II

http://www.mastermason.com/gemsofpurpose/Stafford,%20Order%20of%20Golden%20 Fleece%20and%20the%20Garter.pdf

https://en.wikipedia.org/wiki/Sovereign_Military_Order_of_Malta

https://en.wikipedia.org/wiki/Sovereign_Military_and_Hospitaller_Order_of_Saint_John_ of_Jerusalem,_Oecumenical_Knights_of_Malta

https://en.wikipedia.org/wiki/Order_of_Saint_John_(Bailiwick_of_Brandenburg)

https://en.wikipedia.org/wiki/Canadian_royalty

https://en.wikipedia.org/wiki/Heraldry

https://en.wikipedia.org/wiki/Nobility

https://en.wikipedia.org/wiki/Chivalry

90. Freemasons and Templars have been influencing the government of Canada since the founding of the nation.

https://www.canadiana.ca/view/oocihm.88029/7?r=0&s=1

https://sovereigngreatprioryofcanada.ca/history/

Freemasonry has various degrees. There is an additional degree known as The United Religious, Military and Masonic Orders of the Temple and of St John of Jerusalem, Palestine, Rhodes and Malta Knights Templar.

https://en.wikipedia.org/wiki/Freemasonry

https://en.wikipedia.org/wiki/Masonic_bodies

https://en.wikipedia.org/wiki/Knights_Templar_(Freemasonry)

http://www.knightstemplar.org/KnightTemplar/articles/20100723.htm

91. The Masonic Knights Templar's Supreme Grand Master in Canada is Bill Mann of the Toronto region in Ontario.

https://sovereigngreatprioryofcanada.ca/supreme-grand-master/ https://en.wikipedia.org/wiki/Red_Cross_of_Constantine 92. A Masonic Templar is also made Knight of Malta, officially known as the Sovereign Military Hospitaller Order of Saint John of Jerusalem, of Rhodes and of Malta (SMOM), a Catholic religious order.

http://www.knightstemplar.org/KnightTemplar/articles/20100723.htm https://en.wikipedia.org/wiki/Sovereign_Military_Order_of_Malta https://en.wikipedia.org/wiki/Hospitaller_Malta

93. The Pope has has taken control of the SMOM
<u>https://drive.google.com/file/d/107GlxRN6161HdWCm18d0Oj_4MfuWrBnw/view?usp=sh</u>
<u>aring</u>
<u>https://drive.google.com/file/d/1-el_5V2nggCwVGaD9GozF7MOokNscYcf/view?usp=sha</u>
<u>ring</u>

https://cruxnow.com/commentary/2017/01/popes-adventure-knights-malta-risks-undermining-rule-law/

94. Let there be no doubt that the government of Canada is in collusion with the SMOM. <u>https://drive.google.com/file/d/19MFIZfpAkgn26V2Md6ZvRrzsO09XLBMh/view?usp=sha</u> <u>ring</u>

https://orderofmaltacanada.org/

- 95. The SMOM has observer status at the United Nations and is working to bring in the goals of the 2030 Sustainable Development Agenda. <u>https://en.wikipedia.org/wiki/List_of_Permanent_Observers_of_the_Sovereign_Military_Order_of_Malta_to_the_United_Nations</u> <u>https://sdqs.un.org/statements/sovereign-military-order-malta-14894</u>
- 96. The government of Canada is implementing Agenda 2030 in Canada. https://www.canada.ca/en/employment-social-development/programs/agenda-2030.html
- 97. The writing is clearly on the wall. A global new world order is being forced upon the people of Canada. The corrupted media in North America attempts to mislead the people into believing that the United Nations will not lead to a new world order under one global government but anyone with any sensibility whatsoever, can clearly see that a global new world order is on the horizon.

https://www.usatoday.com/story/news/factcheck/2020/07/23/fact-check-uns-agenda-21-2 030-agenda-wont-create-new-world-order/5474884002/ https://drive.google.com/file/d/1m_sAlsxyizKCrHbvG6sDywEYG7K1rlTU/view?usp=shari ng

98. The people of Canada have never, to my knowledge, been informed that the Crown is not Queen Elizabeth II, nor have they ever consented to be governed by the Pope in Rome or any other member of the shadow government. The people in Canada have an inherent right, subsequently guaranteed by the corrupted Crown regime, to be free from the religion that is inherently connected to the Crown regime itself. The people of Canada have, clearly, been deceived by the Roman Catholic Church and the Crown regime.

https://www.canada.ca/en/canadian-heritage/services/crown-canada/about.html

FREEMASONRY IN CANADA

- 99. Freemasons serving in public office are potential double agents by virtue of oath and obligation to the Crown regime.
- 100. Freemason potentially influence Municipal Officers contrary to the Criminal Code of Canada.
- 101. Freemasons serving in public office are serving with a conflict of interest by virtue of obligation, sworn by oath, to various factions of the Crown regime and other unknown entities.
- 102. Going beyond a conflict of interest allegation, I'll go even further with a straight up accusation that some Freemasons are committing active treason against the people of Ontario and all of Canada.
- 103. It is no secret that a high rate of child abuse occurs within chruches and religious groups. We know this. We can not allow it to continue.
- 104. In my experience, some church officials in Canada, some of whom belong to a masonic circle of friends in respective communities, actively collude with one another to cover up systematic failure and subsequently oppress those in the community who attempt to advocate for justice. This is evidenced by a previous Application that I made to the HRTO in regards to Rev. (Deana) Lynne Donovan that the HRTO found no merit in. At various times throughout the proceedings I called out potential corruption, collusion, perjury and masonic signaling between the HRTO and the Respondents lawyer, to no avail. I believe that the HRTO is, therefore, infiltrated by masonic agents as well.

https://www.canlii.org/en/on/onhrt/doc/2016/2016hrto957/2016hrto957.html?autocomplet eStr=everall%20v.%20d&autocompletePos=1

- 105. Many police officers in Ontario are Freemasons and thus, agents of the foreign, transnational, criminal Crown regime. Police, schools, doctors, lawyers, judges, church leaders, counselors, philanthropists and charities work together to purport the broken, dysfunctional system that continues to put Ontario children at risk.
- 106. Freemasons have infiltrated all levels of Canadian institutions, courts and governments. Many judges, lawyers and police officers in Canada are Freemasons. The masonic network is facilitating severe injustice in Canada. It is this Masonic network that condones and conceals the crimes of its brothers. Secret signals and codes are used to clandestinely operate in public view.
- 107. All public servants in obligation to the Crown entity are serving the people of Canada with a conflict of interest(s).
- 108. Freemasons and other clandestine agents of the Crown regime are double agents of the Crown regime. Members of various masonic lodges are influencing members of municipal councils across Canada. Influencing municipal officers is unlawful in Canada. (CCC S, 123 Municipal Corruption and influencing municipal officer, 120 bribery of officers, 465 Conspiracy, 52 Sabotage, 59 Sedition, 83.01 Terrorism, 431 attacks, 426 secret commissions, 429 willfully causing an event to happen, 420 Mischief, etc.)
- 109. Freemasons and other persons serving in the government or public sector who have taken an oath to their fraternity or order are serving with a conflict of interest to the people of Canada.

https://www.canada.ca/en/treasury-board-secretariat/services/values-ethics/conflict-interest-post-employment/apparent-conflict-interest.html

SHRINERS

Shriners are senior Freemasons. The Shriners run children's hospitals and charities. https://www.pilotonline.com/news/crime/article_582be8e9-8504-52ce-a3e6-582bca2088 87.html https://apnews.com/article/91098af5a9ed4a6ebd2e7d4435bd0c71 https://www.youtube.com/watch?v=rQiVK0QcFEg https://www.nbcconnecticut.com/news/local/suffield-school-employee-former-shriner-lea der-charged-with-child-porn/1932817/ https://www.chicagotribune.com/news/ct-xpm-1995-05-31-9505310299-story.html https://www.mynews13.com/fl/orlando/news/2020/01/07/former-bahia-shrine-leader-in-or lando-sentenced-to-11-years-for-child-porn https://greensboro.com/shriners-sued-in-federal-court/article_012d85d3-ede3-5410-b9b5 -483cba6d9cb5.html https://wikileaks.org/wiki/Corruption_exposed_at_network_of_22_US_and_Canadian_ch ildren%27s_hospitals

https://www.sun-sentinel.com/news/fl-xpm-1986-06-29-8602080094-story.html

ORDER OF JESTERS

The Order of Jesters is associated with Freemasonry and the Shriners. The Order exists for 'fun' only and high profile members, including a judge, a police captain and a court clerk were convicted for their role in human trafficking and prostituion in Niagara Falls, Ontario. Other Jesters have been caught having sex with underage victims. Jesters are further accused of taxation fraud as they have a charitable status that shifts the bill for their debauchery onto the taxpayer.

https://www.shrinerschildrens.org/en/locations/canada

https://en.wikipedia.org/wiki/Shrine_Circus

https://medium.com/@HeapingHelping/who-are-the-royal-order-of-jesters-55ffe6f6acea https://www.cbc.ca/news/canada/shriners-disbanded-after-reports-of-sex-acts-at-dinner-1.290724

https://freemasoninformation.com/royal-order-of-jesters/

https://www.govinfo.gov/content/pkg/USCOURTS-mnd-0_12-cv-00301/pdf/USCOURTSmnd-0_12-cv-00301-0.pdf

https://www.readfrontier.org/stories/doerflinger-a-member-of-secret-luxury-social-club-sin ce-2010/

https://archives.fbi.gov/archives/buffalo/press-releases/2010/bffo111910.htm

https://www.prisonlegalnews.org/news/2010/apr/15/retired-new-york-supreme-court-justi ce-sentenced-to-prison-for-sex-trafficking/

https://www.youtube.com/watch?v=JxEZaMzTObk

SECRET ORDER OF BROTHERS IN THE BLOOD

https://freemasonrywatch.org/judge.sobib.html

https://constantinereport.com/jesters-controlled-by-secret-order-of-brothers-in-blood-jest er-officer-links-national-court-to-fishing-guide-in-brazil-child-sex-case/

JESTER GIRLS

https://buffalonews.com/news/local/lawsuit-accuses-ex-prosecutor-of-molesting-16-yearold-babysitter/article_9fbe84af-9ec0-5c52-b5b8-c1dfe0f3943d.html

JESTERS IN BRAZIL - UNDERAGE GIRLS

https://freemasonrywatch.org/abc.news.confirms.fbi.investigating.shriners.royal.order.of.j esters.for.child.sex.tourism.html

CHARITY, RELIGION, PHILANTHROPY, TAX EVASION

https://freemasonrywatch.org/the.irs.must.end.royal.order.of.jester.tax.fraud.html https://www.readfrontier.org/stories/doerflinger-a-member-of-secret-luxury-social-club-sin ce-2010/

FREEMASONRY, RACISM AND SEXISM

https://freemasonrywatch.org/shriners.royal.order.of.jesters.hide.prostitutes.expenses.bla ckmail.themselves.into.secrecy.html

https://drive.google.com/file/d/1OCiVdal6U7RQRtGiws5EkApUV6sKVzEl/view?usp=shar ing

https://www.law.cornell.edu/supremecourt/text/279/737 https://en.wikipedia.org/wiki/Prince_Hall_Freemasonry https://www.theguardian.com/uk-news/2018/aug/01/freemasons-to-admit-women-but-onl y-if-they-first-joined-as-men

https://www.theguardian.com/uk-news/2018/aug/01/freemasons-to-admit-women-but-onl y-if-they-first-joined-as-men

https://en.wikipedia.org/wiki/Prince_Hall_Order_of_the_Eastern_Star

KU KLUX KLAN OF THE INVISIBLE EMPIRE FOUNDED IN GEORGIA

https://www.gutenberg.org/files/34478/34478-h/34478-h.htm#Page_31 https://utd-ir.tdl.org/handle/10735.1/5665

EMPIRE CLUB OF CANADA

https://empireclubofcanada.com/ https://en.wikipedia.org/wiki/Empire_Club_of_Canada <u>https://en.wikisource.org/wiki/The_Empire_Club_of_Canada_and_its_Ideal_of_Imperialis</u> <u>m</u>

FROM THE CRUSADES TO QUEBEC

https://numerique.banq.qc.ca/patrimoine/details/52327/2754509?docref=g0zGdAe_coyk PiiqhUYKiAI

MASONIC CHALLENGE TO THE SUPREME COURT

A post on usuryfree.com website authored by Dr. Eva Sydel states that;

"the judicial manipulations of Freemasonry are now under review by the Supreme Court of Canada in a precedent setting case that could result in the banishment for Freemason lawyers and judges from Canada's courts and set an international legal precedent with far reaching implications.

This unique case, that is not reported in the Canadian media, arose when I was convicted of tax evasion and served 12 months in jail as a result of a selective prosecution intended to make me, in the words of a Canada taxation officer, "the poster girl for the de-tax movement in Canada".

When released from prison, the "poster girl" learned from an observer that Provincial Court of British Columbia Judge, Paul Meyers, and Canada Revenue Agency chief enforcement officer, Richard Olney, had communicated with a system of hand signals. The observer had worked with the deaf and was a magician by profession.

I consulted with a Canadian lawyer who was not a Freemason but who was aware of their judicial manipulations. The lawyer told her to obtain an affidavit from the observer and then apply to the court to set aside her conviction on the basis that the case was fixed by Freemasons.

She should also sue the Canadian government for damages for breach of its obligations to provide her a fair and impartial hearing before an independent tribunal, a right guaranteed by Canada's Charter of Rights and Freedoms and by international treaties and the United Nations Universal Declaration of Human Rights and the United Nations Covenant on Political and Civil Rights.

ALLEGATION ISN'T DENIED

A sworn affidavit was obtained from the observer who was in the courtroom confirming that he saw the judge and the Canada Revenue Agency Chief Enforcement officer secretly communicating by hand gestures, it was filed the affidavit with the Canadian courts and applications were made to set aside the conviction and advance a claim for monetary damages. The truth of the allegation in the affidavit was never denied by the Canadian Government that was defending against the applications and the allegation continues to stand as an un-refuted legal fact in Canada's court system.

To make matters worse, the Canadian Government refused to answer questions submitted in accordance with the Rules of Court about whether or not the judge and the Canadian Revenue Agency officer were Freemasons and if they were, in fact, communicating with one another by a system of sign language as alleged. Instead, the Canadian government quickly applied to court in British Columbia to dismiss the applications.

In the lower Canadian courts, the intrepid Canadian "poster girl" asked the presiding judges to disclose if they were Freemasons and, if so, withdraw from hearing the applications of the Canadian Government because Freemasons take an Oath to protect fellow Freemasons. The whole case was about Freemasons fixing a trial which is a criminal offence in Canada carrying a penalty of up to 14 years in jail.

The judges, Mr. Justice Stephen Kelleher and Madam Justice Marion Maisonville, both of the Supreme Court of British Columbia, refused to make the disclosure requested and dismissed the applications of the Canadian citizen. In addition, court registry staff in Vancouver were caught concealing one of the dismissal judgments so that the "poster girl" would miss the appeal deadline but, fortunately, she was alerted to the judgment by an informant.

A complaint about the alleged fraudulent conduct of the court registry staff was filed with the Chief Justice of the Supreme Court of British Columbia, Robert Bauman, the Canadian Judicial Council, Canada's Justice Minister, Rob Nicholson, and the Deputy Attorney General for British Columbia, David Loukedelis.

Complaints were also filed with Canada's national police force, the Royal Canadian Mounted Police (RCMP) and to Canada's intelligence service, the Canada's Security and Intelligence Service (CSIS) because it was now obvious that Freemasonry, a foreign controlled organization, had infiltrated Canada's courts." http://usuryfree.blogspot.com/2011/10/challenge-to-masonic-control-of.html

https://www.scc-csc.ca/case-dossier/info/dock-regi-eng.aspx?cas=34366 https://decisions.scc-csc.ca/scc-csc/scc-l-csc-a/en/item/10015/index.do

CANADA'S CHIEF JUSTICE, RICHARD WAGNER AND THE ORDER OF ST. JOHN

https://canadagazette.gc.ca/rp-pr/p1/2021/2021-05-08/html/gh-rg-eng.htm

CANADA'S GOVERNOR GENERAL

The Governor General of Canada's flag symbolizes the crowned lion of Judah standing on a wreath of red and white, holding the symbolic maple leaf in its hand. The progression of changes to the flag represents the evolution of the Crown in Canada. <u>https://en.wikipedia.org/wiki/Flag_of_the_governor_general_of_Canada</u>

Mary Simon is the Governor General of Canada, Commander in Chief of the Canadian Armed Forces and, simultaneously, the Prior for the Order of Saint John in Canada, an order attached to the SMOM, serving foreign interests through the Crown regime. According to the evidence, Mary Simon is a tyrant and a subsequent agent of treason. <u>https://en.wikipedia.org/wiki/Commander-in-Chief_of_the_Canadian_Armed_Forces</u> <u>https://en.wikipedia.org/wiki/Governor_General_of_Canada</u> https://en.wikipedia.org/wiki/Alliance_of_the_Orders_of_Saint_John_of_Jerusalem https://www.gg.ca/en/governor-general/governor-general-mary-simon/insignia https://www.newswire.ca/news-releases/governor-general-invested-in-the-most-venerabl e-order-of-the-hospital-of-st-john-of-jerusalem-876409514.html https://en.wikipedia.org/wiki/Mary_Simon https://en.wikipedia.org/wiki/Canadian_titles_debate#Exceptions_and_anomalies https://www.gg.ca/en/honours/canadian-honours/directory-honours/order-st-john#:~:text= Established%20in%201888%20by%20Queen,Hospital%20in%20Jerusalem%20and%20 St. https://www.sja.ca/en/node/471596 https://en.wikipedia.org/wiki/Order_of_Saint_John_(chartered_1888) https://archive.gg.ca/honours/nat-ord/osj/index_e.asp https://www.gg.ca/en/order-precedence https://en.wikipedia.org/wiki/Order_of_Saint_John_(chartered_1888)#Priories_and_com manderies

CANADA'S MILITARY

Wayne Eyre is the Canadian Chief of Defense Staff. <u>https://en.wikipedia.org/wiki/Wayne_Eyre</u>

Wayne Eyre's evident loyalty to the Crown regime is beyond concerning. Eyre seems far more inclined to defend the UN over the Crown regime. The Crown regime seeks to strip the people, absolutely, of their inherent right to life, liberty and security of the person and their hard earned assets.

The United Nations is actively attempting to take over the government of Canada and Wayne Eyre's traitorous actions are assisting with that goal. It seems that Wayne Eyre, NATO and UN forces are intentionally undermining the people of Canada. Wayne Eyre and Mary Simon are in collusion to usurp the rights and freedoms of the people of Canada.

https://www.nato.int/cps/en/natohq/who_is_who_183226.htm https://www.canada.ca/en/department-national-defence/news/2018/05/canadian-armed-f orces-general-to-be-appointed-deputy-commander--united-nations-command-korea.html

The Canadian military appears to be in the process of a takeover by the Crown regime. The current scandal that continues to unfold with General Vance, Admiral Mcdonald and General Wayne Eyre generates serious concerns for the future of Canada's military and the subsequent national security of Canada. In my view, the people of Canada must become aware and remain hypervigilant about this matter. It's up to the people of Canada to defend, as necessary, the Canadian military from a total takeover by the Crown regime.

SEXUAL ABUSE COVER UP IN CANADA

The people of Canada are aware that the Masonic network covers up abuse in Canada.

https://en.wikipedia.org/wiki/Cornwall_Inquiry

https://www.thespec.com/news/hamilton-region/2016/09/23/september-1986-sensational -ritual-abuse-trial-raises-spectre-of-satanic-cults.html

https://www.publicsafety.gc.ca/lbrr/archives/hv%206570%20d4%201992-eng.pdf

https://www.aptnnews.ca/investigates/opp-launches-investigation-into-officer-following-s ex-trade-allegations/

https://en.wikipedia.org/wiki/Cornwall_Inquiry

https://www.thespec.com/news/hamilton-region/2016/09/23/september-1986-sensational -ritual-abuse-trial-raises-spectre-of-satanic-cults.html

http://webcache.googleusercontent.com/search?q=cache:w62upn1YhysJ:https://www.th espec.com/news/hamilton-region/2020/12/14/after-the-court-case-aunt-of-victim-in-horrifi c-hamilton-child-sexual-assault-case-speaks-out.html&hl=en&gl=ca&strip=1&vwsrc=0 https://www.publicsafety.gc.ca/lbrr/archives/hv%206570%20d4%201992-eng.pdf

http://www.religioustolerance.org/ra_presc.htm

https://www.youtube.com/watch?v=-0DJsvtTCx4

https://www.change.org/p/attorney-general-of-ontario-doug-downey-having-the-hamiltonchildren-s-aid-society-investigated-for-criminal-wrong-doing-75e598b0-542d-4b7e-824a-7cb18bc488d3

https://webcache.googleusercontent.com/search?q=cache:p_pplq39VasJ:https://www.th espec.com/news/hamilton-region/2019/12/02/cas-ordered-to-explain-decisions-in-case-o f-girl-sexually-abused-by-older-brother-while-in-foster-care.html+&cd=7&hl=en&ct=clnk& gl=ca

INTERNATIONAL PEDOPHILE RING

It has become evident that the same corrupt ring that enables child abuse in Canada is subsequently thriving in many other countries around the world. There is, undoubtedly, a global ring of sexual predators who actively coverup systemic child abuse and human trafficking internationally. This ring of predators controls the corrupted courts, media and police.

https://en.wikipedia.org/wiki/Royal_Commission_into_Institutional_Responses_to_Child_ Sexual_Abuse

https://en.wikipedia.org/wiki/North_Wales_child_abuse_scandal

https://en.wikipedia.org/wiki/Jimmy Savile sexual abuse scandal

https://en.wikipedia.org/wiki/Franklin_child_prostitution_ring_allegations

https://en.wikipedia.org/wiki/Disappearance of Johnny Gosch

https://justiceforhollie.wordpress.com/the-basic-case-of-hollie-greig/

https://thesecretpeople.wordpress.com/2009/07/14/bill-maloney-pie-n-mash/

https://www.theguardian.com/world/2009/nov/26/ireland-church-sex-abuse

https://www.bbc.com/news/world-europe-53224444

https://www.dailymail.co.uk/news/article-6584205/Paedophile-ring-linked-pro-Putin-party-exposed.html

https://www.occrp.org/en/daily/12006-europe-cracks-down-on-global-paedophile-ring http://www.waterwarcrimes.com/canadian-legal-and-judicial-corruption.html

GENOCIDE IN CANADA

The same ring of corruption, the Crown regime, facilitaes child abuse and the subsequent coverups is the very same ring that has been oppressing the natives in Canada.

http://murderbydecree.com/

ABUSE BY THE ROMAN CATHOLIC CHURCH IN CANADA

The people of Canada are aware that the Roman Catholic Church is a major part of the Crown regime that facilitates corruption in Canada.

https://en.wikipedia.org/wiki/Catholic_Church_sexual_abuse_cases_in_Canada https://www.cbc.ca/kidsnews/post/i-am-very-sorry-pope-apologizes-for-abuses-at-reside ntial-schools

https://www.theguardian.com/us-news/2022/mar/27/former-bishop-new-york-sexual-abus e-allegations-cover-up

CORRUPT COURTS, CORRUPT POLICE, CORRUPT GOVERNMENT

The courts, police and governments in Canada are thoroughly corrupt. There is no argument that corruption is out of control in Canada.

http://www.waterwarcrimes.com/newest-developments-blog---breaking-news---follow-on going-developments-here/canadian-chief-judges-hinkson-and-crabtree-refuse-to-disclos e-membership-in-freemasonry-the-corrupt-courts-of-british-columbia-canada

https://www.cbc.ca/news/canada/manitoba/hundreds-of-cases-of-police-corruption-rcmpstudy-says-1.2646928

https://biv.com/article/2022/01/corruption-canada-worst-decade-finds-international-watch dog

https://www.cpacanada.ca/en/news/pivot-magazine/2020-04-27-canada-trust-gap

CONFLICT OF INTEREST

Serving two masters is a conflict of interest. Freemsasons who've sworn an oath in obligation to a fraternity or secret societies are serving with an absolute conflict of interest to the people they are allegedly serving. It's a conflict of interest to be a Freemason while serving in public office or any position of public trust or power. https://www.canada.ca/en/treasury-board-secretariat/services/values-ethics/conflict-interest.html

UNLAWFUL SOCIETIES ACT, UNLAWFUL OATHS ACT

https://web2.uvcs.uvic.ca/courses/lawdemo/DOCS/COMBCONF.htm https://en.wikipedia.org/wiki/Unlawful_Societies_Act_1799 https://theeducator.ca/unlawful-societies-act/

ORDER OF THE GARTER, SECRET ORDER OF THE BROTHERS IN BLOOD

110. The order of the Garter makes it clear that one can not enter into the order unless being 'of the blood'. The Order of the Jesters also has an internal order called the Secret Order of the Brothers in Blood.

111. It would seem that a cult or a secret order of a particular bloodline is manipulating world governments and committing crimes against humanity towards the world's populace.

NO DEFENSE FOR FREEMASONRY

https://freemasonrywatch.org/the.irs.must.end.royal.order.of.jester.tax.fraud.html https://www.theguardian.com/commentisfree/2018/feb/05/freemasons-masons

NO EQUITY - NO CONTRACT

112. The term EQUITY was obscured when the full name of the Supreme Court of equity AND justice was short-formed.

https://laws-lois.justice.gc.ca/eng/acts/s-26/page-1.html#h-443184

- 113. The Crown in Canada is deceiving the people of Canada. Deception is not afforded for by the established maxims of equity. Subsequently, because the Crown is deceptive and not operating with clean hands, contracts between the Crown and the people of Canada are hereby nullified and forever void. https://en.wikipedia.org/wiki/Maxims_of_equity
- 114. Equitable doctrines are being successfully resurrected. https://www.lawtimesnews.com/practice-areas/trusts-and-estates/equitable-doctrine-bac k-before-ontario-court-after-more-than-a-century/326112 https://www.canlii.org/en/commentary/doc/2020CanLIIDocs498#!fragment/undefined/BQ CwhgziBcwMYgK4DsDWsBGB7LqC2YATqgJIAm0A5JQJQA0yWALgKYQCKiLhAnIZXQ gsiCTtz7VBwwggDKWQkwBCfAEoBRADLqAagEEAcgGF1dJmAzQmWODRpA

CRIMES AGAINST HUMANITY - MEDICAL TYRANNY AND OPPRESSION

- 115. The Crown regime is currently using alleged pandemic restrictions to control the populace. The great reset is being performed which will result in a one-world government managed by the United Nations. In the end, Canada would be a member state of one world, corrupt government.
- 116. Vaccine mandates and lockdowns are being used as a form of medical tyranny and oppression against the people of Canada by the Crown regime.
- 117. As a result of the medical oppression, the people of Canada are not receiving accurate medical advice. As a result, lives are at risk! The people of Canada are in peril.

PUBLIC WARNING.

- 118. There can be no doubt that the network known as the Children's Aid Society is a criminal network, terrorizing the families and children in Ontario, Canada.
- 119. Furthermore, there is no question that children are at risk of imminent harm while receiving any type of service by the CAS.
- 120. Crown Wards and foster children are in imminent danger in the current child protection system. Families and children receiving services from CAS are similarly in danger of harm by these criminal agencies.
- 121. Treasonous agents in Canada have infiltrated the Canadian government, the judiciary and many Canadian institutions. Treason is actively occurring in Canada.

122. The United Nations is a design of the terrorist regime known as the Crown in Canada. The United Nations seeks a one-world government to which the people of Canada have yet to be formally informed about by the government of Canada.

RIGHTS AND DUTIES OF THE PUBLIC

- 123. People in Canada have a right to defend themselves and what's theirs. CCC S. 30 authorizes the prevention of a breach of peace. We have the right to defend our person unders S. 34 and the right to defend property unders S. 35. We have the right to record anyone for our own protection (as long as recording party is part of the conversation) unders section 183.1
- 124. Under section 27 of the Criminal Code, the people of Canada are authorized to prevent the commission of crime.

https://laws-lois.justice.gc.ca/eng/acts/C-46/section-27.html

- 125. Sections 280-285 of the Canadian Criminal Code authorizes individuals to apprehend children from imminent danger. https://laws-lois.justice.gc.ca/eng/acts/C-46/page-39.html#h-120700
- 126. Holding police accountable CCC S. 122 Breach of trust by public officer, S. 128 Misconduct of officers executing process
- 127. Holding Freemasons, courts, charities, service clubs and other secret agents accountable

CCC S, 123 Municipal Corruption and influencing municipal officer, 120 bribery of officers, 465 Conspiracy, 52 Sabotage, 59 Sedition, 83.01 Terrorism, 431 attacks, 426 secret commissions, 429 willfully causing an event to happen, 420 Mischief, etc.

DUTY OF ONTARIO MUNICIPALITIES

- 128. The Criminal Code of Canada empowers Canadians to stop the commission of a crime while subsequently protecting individuals from legal liability when saving a child(ren) from imminent harm.
- 129. Municipalities are mandated to provide child, family and community welfare services. Respective communities in Ontario must immediately act on behalf of the scores of children who are currently being harmed or are at risk of harm by CAS agencies. Municipal Councils must respond by promptly forming child welfare committees in response to the unprecedented child welfare crisis in Ontario and all of Canada.
- 130. In moving forward, the people of Ontario must enforce the laws that prevent individuals or groups in the community from influencing municipal officers, including fraternities, service clubs, religious leaders, police, churches and other associations.
- 131. If corruption is present in any particular municipality in Ontario, which is a strong possibility, members of the community are strongly encouraged to enforce conflict of interest legislation, and if necessary laws that enforce the arrest of treasonous agents or anyone else otherwise in collusion with community conspirators or agents of the now defunct Crown regime.

132. Municipalities are mandated to provide services pertaining to:public health, social services, police services, child care services, long-term care and social housing, as well as planning new community developments and Enhancing Existing Neighborhoods. https://www.amo.on.ca/about-us/municipal-101

DUTY OF LAW ENFORCEMENT

- 133. If they can't help, they mustn't hinder. If officers can't apply the law and act morally they must step aside and let lawfully minded citizens take back their communities. Law enforcement can and will be administered from respective communities across Canada
- 134. The RCMP is corrupt and subsequently part of the Crown regime by design. The RCMP facilitate much of the corruption in Canada.

DUTY OF THE HRTO

- 135. The HRTO is mandated to uphold existing laws and to protect the human rights of all Ontarians.
- 136. The HRTO has a duty to act appropriately on the information contained in this Application and any related submissions received thereafter.
- 137. To make the Commissioner aware of the findings in this Application and to share the information with the necessary parties to effectively address the human rights violations that CAS organizations are committing in Ontario, Canada in order to protect the human rights of all Ontarians.
- 138. To cease toleration or advocacy for a partnership between Canada and the corrupt United Nations, or the Crown and the various double agents behind it. The HRTO has been promoting the International Convention on the Rights of the Child as well as the Sustainable Development agenda and the 17 sustainable development goals. <u>https://www.ohchr.org/sites/default/files/Documents/Issues/Children/2030/CRIN.pdf</u> <u>https://www.ohrc.on.ca/en/iii-background-and-context/4-systemic-faithism</u> <u>https://www.ohrc.on.ca/en/human-rights-and-family-ontario/international-documents</u>
- 139. The HRTO has a duty to work with other human rights agencies, as necessary, to effectively address the larger problem of Canadian corruption by Crown agents and rogue child protection workers.
- 140. The HRTO has a duty to protect Ontarians from Racism purported by Freemasonry. <u>https://www.ohrc.on.ca/en/policy-and-guidelines-racism-and-racial-discrimination/part-1-</u> <u>%E2%80%93-setting-context-understanding-race-racism-and-racial-discrimination</u>
- 141. Protect Ontarians from Misogyny purported by Freemasonry.
- 142. Protect Ontarians from the Roman Catholic Church by enforcing freedom of religion rights in Ontario and all of Canada.
- 143. Protect Ontarians and the rest of Canada from the Crown regime, including the Roman Catholic Church, European dynasties, and the secret orders that they collude through such as the Order of the Garter, Order of the Golden Fleece, Order of St. John, etc.
- 144. Enforce conflict of interest legislation and prevent Freemasons and Crown agents from influencing municipal officers and persons in positions of power or trust in Canada..

- 145. Realize that the United Nations is a design of the Crown regime and that the U.N, therefore, is an enemy to the people of Canada.
- 146. To realize that Canada has its own laws and protections of rights and freedoms whereby the United Nations laws and protections are unnecessary and unlawful.
- 147. To immediately protect the children are currently in the custody of the Crown. These children are in imminent danger. The OHRC has a duty to protect the children in Ontario from the terrorist Crown regime that is causing direct and irreparable damage to chilfen and families in Ontario.

EVIDENCE - PRIMARY COMPLAINT

148. The necessary evidence to support my primary complaint is contained within this Application. I will file a reply with any further required evidence as necessary if and when the Respondent dares a defense to this application.

EVIDENCE - SECONDARY COMPLAINT

149. I have researched and documented the history of corruption in Canada. The document has been posted my website at www.holisticusinternational.ca

https://docs.google.com/document/d/1dltZms0Rixm3Macmrc4QHqPmstxCeGLt8WalmZLmlGA/edit

PERSONAL REMEDY FOR PRIMARY COMPLAINT

- 150. Maximum financial remedy available for direct, intentional harassment and discrimination, based on the prohibited grounds of family status and/or disability, by the HSCAS and Michael Evans against Brenda Everall and Tronya Thomas as well as the child whom a parent and child relationship with Brenda and Tronya had clearly been established.
- 151. An order for a copy of the file that was created by HSCAS.
- 152. A written summary of involvement by HSCAS with further opportunity to fairly review any recorded information as well as subsequent opportunity to correct any inaccuracies.

PUBLIC REMEDY FOR PRIMARY AND SECONDARY COMPLAINTS

CHILDREN'S AID SOCIETIES

- 153. CAS hires social workers to perform child protection duties. https://highlandshorescas.com/working-with-us/roles-qualifications
- 154. Safe and effective child welfare practice OBVIOUSLY requires trained and accountable social workers.

https://www.casw-acts.ca/en/social-work-practice-child-welfare

155. Many of the social workers who are acting under the guise of child protection are not registered to the OCSWSSW as per Ontario mandate which is a direct violation of the Ontario Social Worker and Social Services Worker Act of Ontario. https://www.ocswssw.org/about-us/legislation-and-regulations/ 156. Unregistered social workers in Ontario are acting unlawfully, causing subsequent harm to the children, youth and families of Ontario, Canada. The redundant wordplay is just so old at this point. It's time to do something! https://www.canadacourtwatch.com/files/all/The Unlawful Practice of Social Work.pdf

157. The HRTO is required to enforce the existing legislation of Ontario.

https://www.ontariocanada.com/registry/view.do?postingId=25834&language=en https://www.ocswssw.org/about-us/legislation-and-regulations/

- 158. In all actuality the CAS operating in Ontario is a roque, terrorist entity, causing harm to the people of Ontario. By all standards the whole organization should be shut down and overhauled immediately. If the HRTO fails to take the initiative in this regard, I have no doubt that the people of Ontario, themselves, will commandeer and overhaul the system as necessary, in due time for the sake of the children floundering in crisis.
- 159. The precious children of Ontario and all of Canada for that matter, will not be left behind or forgotten! From my perspective, this incentive to rescue children from the hell of foster care will become far more than a hashtag once it gains momentum. Communities must prepare, now!
- 160. The Applicant requests that the HRTO make an order for every child protection worker in Ontario to be required to register, effective immediately with the OCSWSSW, to maintain employment as a child welfare/protection worker.
- 161. The HRTO has a duty to stop children in Ontario from being apprehended, trafficked and subjected to the imminent harm of protective services performed by unaccountable, unlawful workers employed by the CAS.

THE CROWN REGIME

- 162. The Crown in Canada is not Queen Elizabeth II. It is a European entity unaccountable to the people of Canada. The Crown is a transnational, terrorist regime that is working to usurp the rights and freedoms of Ontarians and every Canadian for that matter.
- 163. The Crown uses secret agents, such as Freemasons, to clandestinely infiltrate the Canadian government and institutions.
- 164. The Crown regime led the crusades and has waged nearly every war on this planet. The Crown is murderous, devious and kniving.
- 165. The Crown does not have clean hands. In fact, the Crown has exceptionally filthy, bloody hands.
- 166. The Crown is currently committing crimes against humanity in Canada against the people of Canada.
- 167. Even if it ever were legitimate, the Crown in Canada has lost the confidence of the people at this point.
- 168. The Crown is not doing equity.
- 169. The Crown has bloody hands.
- 170. The Crown has already fallen, the people of Canada just have to enforce it now by removing double agents out of the courts, police departments and government, returning to community living and asserting themselves through municipal governments across Ontario and all of Canada.

- 171. The HRTO has a duty to protect Ontarians from harassment and discrimination from the Crown and its agents. The HRTO has a duty to resist the Crown in Ontario.
- 172. The HRTO has a subsequent duty to alert other provincial, federal and international Human Rights bodies and officials about the Crown regime and its oppressive nature.

FREEMASONRY AND THE UNITED NATIONS

- 173. Freemasons are agents of the Crown regime. Freemasons are not accountable to the people of Canada. Freemasons are acting with a conflict of interest when employed as a public servant in any capacity.
- 174. The Freemasons facilitate pedophilia and other sex crimes, human trafficking, judicial corruption, the influence of municipal officers and police officers.
- 175. Freemasonry is racist and misogynistic. The HRTO has a mandated duty to protect Ontarians from Freemasonry and all of its many branches, affiliations and sidearms.
- 176. The Crown regime and the Freemsaons alike have worked together to build the United Nations. The U.N seeks to be a one-world government.
- 177. The people of Ontario have not consented to be governed by a forgeign entity. The people of Canada have never been informed that the Crown is not Queen Elizabeth II. The Crown regime knows or ought to know, that its actions are unwanted and unlawful.
- 178. The HRTO has a duty to protect Ontarians from the United Nations and the U.N's arbitrary intrusion into Canada. The HRTO has a duty to prevent the terrorist Crown regime from operating in Ontario and Canada.

FREEDOM FROM RELIGION AND RELIGIOUS OPPRESSION

- 179. Freemasonry, the Roman Catholic church and the Crown regime in its totality are engaged in occult worship and practice. The people of Ontario have the right to be free from any and all religion.
- 180. The HRTO has a duty to protect Ontarians from religion and religious oppression. The HRTO has a duty to prevent a state imposed religion or forced religious ideologies against the people of Ontario and all of Canada.

FREEDOM FROM MEDICAL TYRANNY

- 181. The Crown regime is at the head of most of the national and international health agencies. The alleged Covid-19 pandemic is an agenda being controlled by the Crown regime. The alleged pandemic is a form of oppression and an exceptionally malevolent crime against humanity.
- 182. The HRTO has a duty to protect Ontarians from medical tyranny purported by Crown agents.

FREEMASONRY WITHIN THE HRTO

183. According to my own personal experiences, it seems quite likely that Freemasons have infiltrated the HRTO. The HRTO is urged to govern itself very accordingly in that

regard. The people of Canada will be watching. The HRTO is advised to do the right thing!

- 184. The people of Ontario and all of Canada are no longer asking for permission to clean up the corruption in Canada. Obviously the government is incapable of effectively managing the incredible corruption that is destroying Canada so the people of Canada will clean this mess up themselves but the corrupt parties standing in the way will not control the narrative this time. The jig is up!
- 185. The HRTO will either assist the people of Ontario or it will actively attempt to cover up the truth. Time will tell what side the HRTO is on in these matters and like I said, the people of Canada will be watching.

SUMMARY

- 186. I've had my life decimated by the Crown regime in its sick quest to conceal child abuse. It's all on the line for me now, personally. When the government pushes people over the edge with tyranny and oppression, the people have no choice but to expose the problem and push back. I will not stop pushing back now. The truth is coming like a freight train and there is nothing that anyone in Canada can do now to stop it.
- 187. Let it be known that Michael Evans and the HSCAS was the final nail in the coffin, so to speak, for Freemasonry pushing around the little guy and thinking they can get away with it. Michael Evans went way too far with his outright discrimination against me, my family and vulnerable children and now all of Freemasonry will pay for it through a campaign of exposure that will not stop now until I draw my last breath. If they force me to draw my last breath, the world will be watching that too. Dying for this truth would be an incredible honor so they can do whatever it is they have to do. It all comes out in the end. I've absolutely had enough of the tyranny in Canada and it's about to show with every word that I publicly speak hereon!.
- 188. The Crown can be tracked through its symbolism.
- 189. The people of Canada are up against elitism. The elitists are behind the Crown regime and they purport the system of alleged nobility that European dynasties, monarchs and the Roman Catholic Church are operating through.
- 190. There are no more excuses for what's going on. The Crown regime is actively usurping the rights and freedoms of Ontarians and Canadians while causing all sorts of harm along the way. It's time to end the lies and the tyranny. Enough is enough!
- 191. The people of Ontario and Canada have already won half of the battle. The truth is on their side and now they just have to act on it with the existing laws and structures of what should've been good government already in place. All we have to do now is clean up the mess, arrest double agents and exile the Crown forevermore.
- 192. When the people of Canada become responsible for themselves, their families and their communities, I have no doubt that the globalist agenda will implode. Without double agents in respective communities to do its dirty work, the pyramid will crash down, brick by brick, in no time!