July 19, 2021

Delivered by hand & E-mail

Carol Ryan Building Department (280 Main Street) The Corporation of the County of Prince Edward 332 Main Street Picton ON, K0K 2T0 <u>cryan@pecounty.on.ca</u>

As of today, no response(s) or returned mail from any man or woman answering to the names or acting for the above mentioned offices has been received regarding Notices and correspondences dated April 21, 2021, May 28, 2021, June 25, 2021.

The conclusion arrived at via your estoppel by silence, failure to respond, dishonor and acquiescence is:

- 1. The Prince Edward County Building Department, it's representatives, agents, [wo]men will not engage or enter into contract with the undersigned further to issuing an arbitrary Contract [UNSAFE ORDER #2021-05] on March 25, 2021.
- 2. Any further correspondence in this matter will be deemed solicitation and harassment, as well as The Corporation of the County of Prince Edward (it's representatives, agents, or [wo]men), agreement to contract under the attached Default and Liability Clause & Notice, which becomes immediately enforceable and payable as specified.

<u>FACT</u>

- 3. I am the established acting agent for the property [38 County Road 1, Picton].
- 4. My hands are entirely clean in this matter.
- 5. A Contract [UNSAFE ORDER #2021-05] has been forced upon me and mine by Carol Ryan and/or Prince Edward County Municipal Services [Building Department] that prevents access to my family owned property.
- 6. I've emailed and subsequently sent, twice now, correspondence via Canada Post, albeit standard post [induced poverty/targeted individual] to Carol Ryan and/or Prince Edward County Municipal Services [Building Department].
- 7. I've not received confirmation of receipt for the correspondence sent to Carol Ryan and/or Prince Edward County Municipal Services [Building Department] much less a response to said correspondence.
- 8. The Contract [UNSAFE ORDER #2021-05] issued and the subsequent refusal to respond to requests for; i) general dialogue ii) an extension to apply for renovation, iii) retrieval of personal belongings, is affecting me adversely.
- The arbitrary Contract [UNSAFE ORDER #2021-05], entered into by unlawful force, subsequently denies my ability to negotiate terms and conditions of said Contract [UNSAFE ORDER #2021-05].
- 10. I hereby assert my right to establish dignified, equitable, terms and conditions as part of the Contract [UNSAFE ORDER #2021-05 that has been forced upon me and mine.

ALLEGORY

- 11. Since March 25, 2021 I have not had full access to my own property rights. Prince Edward County is arbitrarily preventing this access. My security, liberty and my right to own and enjoy property is being denied.
- 12. I've been significantly harassed by Prince Edward County staff and the community. I am treated differentially because of family relations and for blowing the whistle on the Prince Edward County Foster Care Sexual Abuse Scandal [2011].
- 13. I insist that a criminal conspiracy is operating in Prince Edward County whereby members of my family, community and government collude against me, in secret.
- 14. I reported the corruption to the Picton O.P.P in 2017, to no avail. I made formal complaint to the Office of the Independent Police Review Director in 2018. The O.P.P were ordered to investigate my allegations. The investigation, to my knowledge, has never occurred.
- 15. I reported my allegations of criminal conspiracy and collusion to the former Mayor, Robert Quaiff in August, 2018. According to Karen Frigault, Mr. Quaiff's administrative assistant, he refused to deal with my very serious allegations and I was denied audience or further dialogue by Karen Frigault.
- 16. I then proceeded, in July 2019, with sending notice about the corruption in Prince Edward County to the Ontario Crown Attorney and Attorney General. I sent notice as well, to the OPP and the RCMP. Todd Smith, as an MPP and as the Minister for Children, Community and Social Services, was informed too. None of those parties responded or acknowledged receipt of my faxed correspondence.
- 17. Silent collusion among public servants acting contrary to civic duty constitutes a criminal conspiracy.
- 18. The Masonic network is, by its own admission, operating in Prince Edward County.
- 19. The Masonic network has infiltrated the Prince Edward County Police Services.
- 20. The Masonic network has infiltrated various churches in Prince Edward County. I am persecuted by St. Andrew's Presbyterian Church, its Minister, its various members and its various levels of internal government. The church has worked with local police to set me up for false criminal charges.
- 21. The Masonic network influences the Prince Edward County government and, by default, the social functions and operations of the whole of the Corporation of the County of Prince Edward.
- 22. The Masonic network has infiltrated the municipal, provincial/territorial and federal governments of the country known as Canada.
- 23. The country known as Canada belongs to the British Commonwealth.
- 24. The British Commonwealth is controlled by THE CROWN.
- 25. The Templar Order defends and protects THE CROWN.
- 26. **The British Monarch <u>IS NOT</u> THE CROWN**. The Queen of England merely represents THE CROWN.
- 27. Two significant degrees of Freemasonry are known as i) Templar ii) Malta
- 28. The Pope is the Grand Master of the Order of Malta
- 29. The Order of Malta defends and protects the Vatican. The Order of Malta is a permanent observer at the United Nations.
- 30. The Pope, through the U.N has declared February 4th as International Day of Human Fraternity.
- 31. The United Nations and the Holy See (Pope) have a very close relationship. The Pope, through his many deceiving titles controls all nations through the United Nations.

- 32. The Pope is a Jesuit.
- 33. The <u>Pope is subordinate</u> to the Superior General of the Jesuit Order [Society of Jesus]
- 34. The CROWN, within the Corporation of the Sovereign City of London is guarded and defended by the Order of Malta, the Templar Order, the Jesuit Order (among other secret allies) and the Vatican.
- 35. The Corporation of the City of London, the Vatican, the Jesuits, the Knights Templar and the Order of Malta are foreign, unlawful entities attempting to govern me [and every other free born person on the land known as Canada] by deception, coercion and force.
- 36. The Masonic network is facilitating high treason.
- 37. My local, provincial and federal governments are in collusion with THE CROWN, the Sovereign City of London and the Vatican. [also District of Columbia and Switzerland]
- 38. Freemasons are obligated to their fraternal order by oath. Public officials are obligated to the public that they serve by oath as well. Constituents have no assurance with respect to what oath takes precedence in the matter of government affairs. This generates an epic conflict of interest between the people and their government.
- 39. The [Canadian] Supreme Court has made it abundantly clear that good government, democracy and integrity are inextricably linked. The Court subsequently maintains that "integrity within government is a key component to democracy and that actual integrity is achieved when its employees remain free of any type of corruption". The Court recognizes that "protecting the integrity of government is crucial to the proper functioning of a democratic system".
- 40. The democratic process in the country known as Canada has been usurped by secret agents, fulfilling a secret agenda [globalism] for a secret shadow government [United Nations].
- 41. As such, all governments operating on the land known as Canada are illegitimate, de facto.

DECLARATION

- 42. I am operating under duress due to severe, ongoing persecution by church and state.
- 43. The arbitrary Contract [UNSAFE ORDER #2021-05] issued by Carol Ryan and/or Prince Edward County Municipal Services [Building Department] and the subsequent refusal to communicate with me is limiting my liberty and causing me great personal harm and loss.
- 44. THE CROWN is operating in the Country known as Canada without clean hands and without the informed consent of the majority of the population. I have not been informed, nor do I consent, to such utter, horrendous deception and tyranny!
- 45. I refuse to contract with potential secret agents, fulfilling a secret agenda for a secret entity.
- 46. So long as the foreign entity known as THE CROWN and its agents influence all levels of government in the country known as Canada, my life, liberty and security of person are directly and immediately at risk.
- 47. I refuse consent to such utter, horrendous tyranny!
- 48. LET IT BE RESOLVED THAT I, on behalf of me and mine, assert terms to the Contract [UNSAFE ORDER #2021-05] that has been forced upon me by Carol Ryan and/or Prince Edward County Municipal Services [Building Department].

TERMS AND CONDITIONS OF CONTRACT [UNSAFE ORDER #2021-05]

- 49. As the lawful agent for the property [38 County Road 1, Picton], I hereby instruct Carol Ryan AND Prince Edward County Municipal Services [Building Department] to, IMMEDIATELY CEASE AND DESIST any and all effort to restrict my liberty, security of person or right to enjoy property, especially by way of invalid legislation enacted by an illegitimate, tyrannical, de facto government.
- 50. No Trespass Notice is posted, and enforced, at the property [38 County Road 1, Picton].
- 51. Any entity or agent of entity requesting access to the property [38 County Road 1, Picton], <u>MUST</u> make request for appointment (attached as courtesy). Applications for subsequent requests can be obtained by texting 613-920-7113 or by emailing <u>brendaeverall@gmail.com</u>.
- 52. Government and its agents, police and military are forbidden to contact me or mine in person or via the telephone.
- 53. Attempts to contact me for any reason, contrary to the prescription herein, will be subject to the maxims of equitable law for targeted harassment and subsequent harm cause.
- 54. A schedule of fees applies when attempting to interact with me in any way, shape or form. The schedule can be requested through email or text. The basic fee is \$200.00 per hour.

DEFAULT AND LIABILITY CLAUSE & NOTICE

- 55. Due to an unlawful, foreign entity, known as THE CROWN, influencing and outright controlling the Municipal government of Prince Edward County, the Province of Ontario and the Country known as Canada through illegitimate policy and legislation; and
- 56. due to my life, liberty and security of person being at immediate risk under the illegitimate, de facto government operating on and throughout the land known as Canada; and
- 57. due to THE CROWN using Masonic fraternity and United Empire Loyalist agents in my community to collectively usurp my right to life, liberty, security of person; and
- 58. due to being forced into Contract [UNSAFE ORDER #2021-05] with Carol Ryan and/or Prince Edward County Municipal Services [Building department] under arbitrary terms and conditions; and
- 59. due to no response from Carol Ryan and/or the Prince Edward County Municipal Services [Building Department] after 3 previous attempts;
- 60. The Contract [UNSAFE ORDER #2021-05] is now issued and completed with an expiry date of no sooner than the 20th day of July AD 2120, [99 years] sufficiently constituting a simple contract between the authorized agent for the property [38 County Road 1, Picton] [Brenda Everall for Donald and Rusty Brown] and Carol Ryan AND Prince Edward County Municipal Services [Building Department].
- 61. Should the terms of this Notice ["Contract", UNSAFE ORDER #2021-05) be subsequently dishonoured by any named herein, jointly and severally, but not limited to: Carol Ryan and/or the Prince Edward County Municipal Services [Building Department] whether such default occurs in a personal, public or private manner, or through any other agent, assign or nominee of the Defaulter;

LET IT BE HEREBY NOTICED AND KNOWN THAT:

62. Without further notice any such default will invoke an immediate and irrevocable Default and Liability Clause & Notice to take effect including the schedule of payment being liable by the defaulting/dishonourable party/ies for a sum certain of THREE MILLION <u>FOUR HUNDRED THOUSAND CANADIAN DOLLARS EXACTLY</u> or the equivalent same value as may be calculated and determined in digital or other lawful currency such as .999% fine gold, agreed to by the undersigned, which will become payable within seven days of such certified default. [As the economy is presently in a state of flux and the collapse of the global money market is imminent, it is yet unknown as to which 'dollar', 'military script' or currency will prevail and be accepted as an international means of exchange, the undersigned reserves all rights to determination as to consideration]

- 63. Default interest rate is to be calculated at the appropriate bank penalty rates applicable to this instrument category or otherwise at the rate applicable for income tax whichever is the lesser or least as the case may be.
- 64. As per the terms of the attached NOTICE ("Contract") any Third Party without first-hand knowledge, shall hereinafter be referred to as "the Defaulter" (or "the Defaultee").
- 65. The Defaulter hereby agrees as follows that he/she/they/it, shall:

1) Pay all amounts which are or may become owing to the undersigned at any time pursuant to or arising out of or in connection with this Contract; and

2) As a separate and additional obligation the Defaulter will indemnify the undersigned against any or all losses which may or will be suffered or incurred by the consequential to and of the failure of the Defaulter to comply with the terms, provisions and conditions contained in this notice, complete with any or all indorsements being a part of the Contract; and

3) This Contract shall be a continuing obligation on the Defaulter(s) for the purpose of securing of the whole of the amount payable pursuant to this Contract and or any other monies payable pursuant to this Contract; and

4) This Contract shall not be dissolved upon the death of the undersigned but be transferred immediately to the succeeding Trustee(s) with all rights to collect, negotiate, release, inheriting all rights, and conduct all matters as though the undersigned were living; and

5) The Contract may be enforced against the Defaulter(s) without the necessity of further issuing any demand or any other enforcement action against the Defaulter(s) in respect of the obligations of the Defaulter(s) pursuant to this Contract; and

6) This Contract shall not be affected or prejudiced by, nor shall the rights, any matter or event that may occur, if that event would ordinarily have the effect of releasing that Party(ies)/Defaulter(s) from liability. Without in any way limiting the generality of the foregoing, examples of matter or events would include: A. – the bankruptcy, winding up or appointment of a liquidator, receiver or administrator to the Defaulter(s) or any associated guarantor of the same amounts stipulated in the Contract or otherwise compounding or compromising with any party all or any part of the amount called upon pursuant to this Contract; B. – the granting of time or any other indulgence to the Defaulter(s) or otherwise compounding or compromising with the Defaulter(s), all or any part of the balance to be paid pursuant to this Contract; C. – the fact that the Defaulter is unable or unwilling to enforce any other security, or guarantee and indemnity held in Default And Liability Clause & Notice respects of the same amounts evocable by this issued simple Contract as are guaranteed by this Contract; D. – any defect in the Contract which may otherwise render the same unenforceable; E. – any delays in enforcing its rights pursuant to the Contract; and

7) The Defaulter(s) agree(s) that: A. – The liability under this Notice/Contract shall not be discharged by any part of the balance being paid if an unsatisfied or outstanding balance remains; and B. – As long as any balance is outstanding payable, remains outstanding, the Defaulter(s) shall not claim against the undersigned or in any way compete with any claim of the undersigned against the Defaulter(s)

8) Any demand or notice issued by the undersigned against the Defaulter(s) may be served upon the Defaulter(s) personally, or by forwarding same by express or registered post, or by email to the Defaulter's known address, work address, or email address. Any demand or notice served as described shall beyond dispute be deemed to have been served two business days after the date of posting, irrespective of whether the demand or notice is received by the Defaulter(s); and

9) Any certificate signed by any party authorized by the undersigned on his or her behalf stating the amount due and owing pursuant to this Notice/Contract shall sufficiently be prima facie evidence of the facts stated therein; and

10) As a further security for the Defaulters' obligation/s under the Notice/Contract; A. he/she/it/they/we agree that upon the undersigned: i) making a written demand under this Notice/Contract or ii) notifying the Defaulter(s) in writing that the undersigned considers a material adverse change has occurred in the Defaulter's position that the balance of monies outstanding and which have become due and owing under this Contract shall be payable to the undersigned; and B. - Irrevocably appoint the undersigned as a Defaulter's attorney and agent to: i) do anything which the Defaulter(s) can do as the owner of the Defaulters' interests whether held in trust or otherwise, relating to real and personal property associated to the Defaulter(s); and ii) to sign any document on the Defaulters' behalf of any nature to perfect the creation of a charge for the purpose of registering such charge as may be required to secure the amount of the Invoice/Notice/Contract and the Defaulter(s) hereby ratifies and confirms any and all acts the undersigned carries out as the agent or attorney pursuant to this authority and power of attorney; and iii) the Defaulter(s) confirms any such charge over real property created in favour of undersigned creates an equitable interest of the undersigned in any present or future real property owned by the Defaulter(s) whether solely or jointly with any other party and the Defaulter(s) irrevocably authorizes the undersigned to lodge and or maintain a caveat over any such property; and

11) The Defaulter(s) shall pay all costs charges and expenses that may be incurred by the undersigned in enforcing or taking any action pursuant to this Notice/Contract; and 12) The Contract shall be binding upon the Defaulter(s) successors, assigns, executors and administrators. The undersigned may without notice to the Defaulter(s) assign its rights and interests in this Notice/Contract lawfully to any third party; and

13) All terms and meanings are as determined and defined by the undersigned.

14) The law governing this contract is the law of equity in the Commonwealth of Canada

By;

Brenda Everall Maker & Signer on behalf of all personal guarantors. All rights, powers, privileges, indemnities and immunities, whether actual, contingent, inherent or prospective: Reserved, none waived ever

Attachments:

Information – Conflict of interest – Government of Canada Website <u>https://www.canada.ca/en/treasury-board-secretariat/services/values-ethics/conflict-interest-post-employment/apparent-conflict-interest.html</u>

Hardcopy of Application for permission to access private property