

**SUPERIOR COURT OF JUSTICE
(East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

-and-

DEIRDE MOORE

**FILED SUPERIOR COURT
OF JUSTICE AT OTTAWA**

NOV 07 2019

**DÉPOSÉ À LA COUR
SUPERIEURE DE JUSTICE
D'OTTAWA**

*Response to
Mr. Malcolm Savage's
Application 2019/1106
for a bail review to
restrict my updating
on LinkedIn, etc.*

Y.M.

The accused has no criminal record or criminal intent

1. These criminal proceedings are the offspring of a wicked custody battle that began in 2015 when the accused ("Moore") notified the complainant ("Kiska") that she would be seeking a divorce for cruelty as detailed in FC-15-2446-0.

The accused has support from the victim services community to launch a not-for-profit

2. Khayman Wood, Ottawa Victim Services
3. Jessica Poloz, Eastern Ottawa Resource Centre
4. Dr. Iris Jackson, Gilmour Psychological Services
5. Brenda Morris, CMHA-Ottawa; Rhiannon Wong, BC Society of Transition Houses, others

The accused updates her professional network through LinkedIn ~ over 500 healthcare professionals

6. LinkedIn Profile as of 20191107
7. Message LinkedIn member regarding working together
8. List of over 600 connections/followers, mostly from the healthcare/social services
9. Resume of the accused, Deirdre Moore ("Moore")

The allegations of Moore's mental illness by the complainant ("Kiska") are wicked and untrue

10. Moore has suffered from multiple nervous breakdowns and has been diagnosed with a situational (vs. chronic) disorder due to marital stress: Brief Psychotic Disorder with marked stressors.
11. Kiska has persistently utilized "Psychiatric Abuse" to defame Moore and have her hospitalized.
12. In 2017, Moore received permission from Justice Darlene Summers to seek damages for Kiska's multiple violations of civil law and the Criminal Code including Defamatory Libel because her motion materials were "rife with evidence".
13. In 2018, Office of the Children's Lawyer recommended that sole custody should go to Moore.
14. In 2019, Moore was accepted as an exhibitor at the American Psychiatric Association's 2019 Annual Meeting.
15. In 2019, Moore was interviewed by Wendy Robinson of the Citizens Commission on Human Rights and asked to help organize materials for a march to raise awareness against the CAS.
16. In 2019, Moore was approached by Thomas Hagey (via LinkedIn) to write an article on mental health.

Kiska is very motivated to have Moore prosecuted

17. In September 2019, Kiska continued to commit perjury and defamation to obtain strategic advantage in the child custody/access and divorce proceedings.

Kiska continues to commit multiple crimes against Moore to weaken her

18. Kiska participated in Moore's unlawful eviction and theft of property.
19. Kiska's fraudulently-obtained spousal support amount of \$1,230/month is four months overdue

Complaints of corruption against Children's Aid Societies are nation-wide

20. Multiple groups have organized in an attempt to expose the CAS
21. Violation of the Child, Youth and Family Services Act by Mohammed Said of the CAS
22. Forgery, defamatory libel, false information, fabrication of evidence, disobedience of statute committed by CAS to illegally obtain 20190408 court order.

Moore's articles contribute to the awareness of crimes committed by the CAS and other community concerns

23. Is the CAS being paid by my Ex?
24. Preparation of my Defense for Violating a CAS-constructed Retraining Order
25. [The Vaping Crisis]
26. [Safety at Music Festivals]

Moore's desperate attempts to retain legal counsel have been constrained by the three-months forced remand by the Crown (based of false allegations of criminal harassment) plus:

27. Moore is still waiting to hear about when she can bring a motion re: change to support.
(She does not qualify for Legal Aid due to the shared ownership of the matrimonial home which Kiska falsely states is his sole property.)

Moore is simultaneously attempting to rectify the abuse of process that has occurred in Family Court throughout 2019

28. As recommended by Justice Robert L. Maranger, Moore is bringing a motion to change the cruel final order—which was illegally obtained by Kiska with the help of the CAS through perjury, defamation and false information—that removed her from her children's lives in February 2019.

Posting true facts relating to Moore's attempt to divorce Kiska does not constitute criminal harassment. However,

29. Many of the Crown's allegations made in its 20191017 Application for Amicus Curiae were defamatory and/or provably false.
30. Evidence of crimes committed by Kiska has been in the possession of the Crown Attorney's Office since 20191028
31. Kiska e-mails Prosecutor Savage directly to complain about Moore.

In conclusion, the criminal trial of Moore is the cruel offspring of a toxic custody battle. The Kiska v. Moore divorce was scheduled for the 20190923 trial list following four years of delay and hardship.

32. Moore requests a stay of proceedings or, in the alternative, an [adjournment] of trial until she can hire a lawyer and have a fair trial.

deirdre_cfa@icloud.com

(gib)

From: kathleen moore <kmoore9523@yahoo.com>
Sent: August 16, 2018 3:39 PM
To: Deirdre Moore
Subject: re: Information John Kiska

Deirdre - you asked if I could provide details of comments made by Mr. Kiska related to how he would respond in dealings in a divorce case between you and he.

While I cannot recall the dates I do recall distinctly him using the phrases:

"I will spend my last dollar".

"I will go for the jugular".

stated to Charlie Moore * *
by John Kiska.

October 17, 2019

Fit and spry just five years ago, both of my parents are so ill and frail now that they can no longer handle hearing about any aspect of this divorce. Kiska has abused three generations of my family and ruined my parents "golden years".

* Mum's e-mail account.

* * Dad is so frail now that he has been advised by physicians to remove himself (and my mum) from involvement in this divorce.

Deirdre Moore
29 Dec 18 Tab 1 R 1/1

TAB 1
P 1/2

Deirdre Moore

(gd) 1/8

From: deirdre_cfa@icloud.com
Sent: February 24, 2018 7:34 PM
To: 'Drew Kingston'
Subject: RE: Victim of a True Narcissist

Thank you for taking the time to provide this information Dr. Kingston. I don't think John would be too warm to the idea of the same place as Dr. Jackson works, so I went for CFIR. As you suggested, I advised him to choose any psychologist from the list. I also cc'd his sister on the e-mail. I am not sure how he can say no. Hopefully, this will help to get him closer to a diagnosis.

Again, thank you for your help.
Deirdre

-----Original Message-----

From: Drew Kingston [mailto:Drew.Kingston@theroyal.ca]
Sent: Friday, February 23, 2018 10:10 AM
To: Deirdre Moore <deirdre_cfa@icloud.com>
Subject: RE: Victim of a True Narcissist



Dr. Kingston
from
The Royal Ottawa

Hello Deirdre,

It was nice meeting you yesterday and thank-you for sharing your difficult story with me. I have also reviewed the letter written by Dr. Jackson. As discussed yesterday, I am not able to provide anything further than what has already been provided by Dr. Jackson. It is not a great idea that I serve as a back-up in this case, as the assessment by Dr. Jackson is comprehensive and complete. I think it would be good to consider the possibility of a future child custody and access assessment. In considering some options, I would recommend Gilmour Psychological Services (where Dr. Jackson is located) but you can also look into the Center for Interpersonal Relationships (www.cfir.ca). Again, I wish you all the best.

Dr. Drew Kingston C.Psych
Clinical and Forensic Psychologist, Secure Treatment Unit, BMHC Clinical Professor of Psychology,
University of Ottawa Department of Psychiatry, University of Ottawa (cross-appointment)

-----Original Message-----

From: Drew Kingston
Sent: February-16-18 4:04 PM
To: Deirdre Moore
Subject: RE: Victim of a True Narcissist

Ok. We can definitely meet and discuss. I have 10:30 available on Thursday. Does this work? I'm located at 150 Isabella St., Suite 211. Please bring cash or cheque for payment. I look forward to meeting you so we can discuss further.

Dr. Drew Kingston, C.Psych
Psychologist
Clinical Professor of Psychology, University of Ottawa

Tab 1 G 1/8

(eq)



August 17th, 2018

Re: Deldre Moore

To Whom It May Concern:

Ottawa Victim Services (OVS) is a community service that provides emotional support, practical assistance, and referrals to community resources to victims of crime and tragic circumstances. Clients can access our services through community service agencies, the police or self-referrals.

Ms. Moore accessed our program in May of 2017. We have spoken with her a handful of times, most recent being the date this letter is dated for. Ms. Moore and I met to discuss the history of her relationship with her ex-husband, prior to their separation and the events that took place after. We also discussed her desire to work with victims of similar experiences at the hands of intimate partners. This pertains to less-overt forms of abuse such as psychological and emotional abuse.

Ms. Moore has expressed her interest in taking this matter to court to seek damages against her ex-husband regarding criminal harassment and criminal defamation. Ms. Moore showed me extensive efforts to document all ongoing interactions between herself and her ex-husband. It seems that this matter would be best handled in a court of law in order to be able to present her version of these events of the past few years and to discover the true facts of what has taken place.

Ms. Moore has been accessing the appropriate services and making every attempt to ensure her wellbeing. It is my hope that Ms. Moore is able to have this matter taken to court and to be able to present her evidence.

Please feel free to contact me with any more questions about our services and programs.

Sincerely,

Khayman Wood, BA
Victim Support Worker
Ottawa Victim Services
613-238-2762 ext. 225
ovs-vcu@ovs-svo.com
info@ovs-svo.com

TAB 2
1/1



(eh) 5/6

August 15, 2018

Re: Delldre Moore

To whom it may concern,

Eastern Ottawa Resource Centre, Women and Violence program, offers support, short-term counselling and referrals to women who are, or who have been in an abusive relationship.

Ms. Moore first accessed our program in February 2018, when she began meeting with a Violence Against Women Counsellor for individual support. Ms. Moore has attended five in-person counselling sessions to date. Topics that have been addressed in counselling have included types of abuse, safety planning and impacts of violence on children.

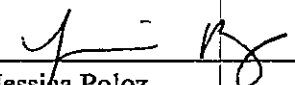
Ms. Moore has also discussed her hopes to provide education, outreach and support to other women who have experienced psychological and emotional abuse. She shared she has been proactive in reaching out to a variety of community organizations to identify the gaps in service in the Violence Against Women sector in the hopes of establishing her own not-for-profit organization or working for an existing one. One such gap that has been identified is a lack of awareness, understanding and resources for those who experience the more subtle forms of abuse, such as psychological and emotional abuse. Women affected by violence often have difficulty accessing services in a timely manner due to the high volume of clients requesting service and the subsequent lengthy waitlists. Ms. Moore herself has been on a waitlist for our Phase II support group for women for several months.

Longer-term and cost-effective community resources for women affected by all types violence are needed in the Ottawa area.

Should you have any questions regarding our services, please contact me at 613-741-6025 ext. 124.

Thank you for your time and consideration.

Sincerely,


Jessica Poloz
Counsellor and Group Facilitator

cc Chantal Cadieux, Program Manager



Gilmour Psychological Services® (ht) 1/2

437 Gilmour St. Ottawa ON K2P 0R5 CANADA
Tel: 613-230-4709 - Fax: 613-230-8274
www.ottawa-psychologists.com

Partners

Dr. Iris Jackson Ext. 24
Dr. Karen Davies Ext. 25
Dr. Doreen Gough Ext. 28

Associates

Dr. Frances Smyth Ext. 22
Dr. Anne Boland Ext. 30
Dr. Karen Coupland Ext. 31
Dr. Alex Weinberger Ext. 36
Dr. Sandy Ages Ext. 35
Dr. Qadeer Ahmad Ext. 29
Dr. Peter Judge Ext. 32
Dr. Paul Basevitz Ext. 33
Dr. Deanna Drahovzal Ext. 48
Dr. Sarah Pantlin Ext. 150
Dr. Maro Zahradnik Ext. 42
Dr. Caroline Ostigny Ext. 40
Dr. Jessica Henry Ext. 188
Dr. Delyana Miller Ext. 43
Dr. Angelina Chupetlovska Ext. 152
Dr. Lyndsay Evraire Ext. 47
Dr. Douglas Scouler Ext. 48
Dr. Alina Carter Ext. 153
Dr. Simone Kortstee Ext.
Dr. Elizabeth Malsorn Ext.

Administration

Mrs. Clarita Robinson Ext. 0
Ms. Susan McCallum Ext. 0

August 7, 2018

To Whom It May Concern

Re: Ms. Deirdre Moore

I am Ms. Moore's Consulting Psychologist. Ms. Moore consults with me periodically as part of her regimen to maintain her emotional and mental equilibrium. I have seen Ms. Moore episodically over the past two years.

My clinical impressions of Ms. Moore have been that she is a highly intelligent, verbally fluent, articulate and motivated woman. Recently she has applied her intelligence and motivation in several productive ways. She has learned a great deal about her mental illness, which has stress-induced brief psychotic episodes. She is conscientious about taking her medications as prescribed and her doctors trust her to titrate her medications appropriately when she is either particularly stressed, or alternatively, going through a calm, secure period. She also applies her caring and resources to taking care of her children, and she seems conscientiously to seek to provide what is in their best interest, such as tutoring for Cate or encouraging sports for Sean. Furthermore, she has sought to keep fit and physically healthy and she knows a great deal about physical fitness and nutrition.

To my knowledge, Ms. Moore also has an exemplary work history, has had education and work experience in financial and business consulting, and started the business that Mr. Kiska now co-owns. The high-conflict divorce which is going on now has interfered with her finding contracts, and from what she has told me, she has been shut out of the benefits of the company, whether in terms of assets or contracts. I can see no reason why she cannot work in her profession when the opportunities present themselves, as she has the intellect, skills and motivation to do well. She has shared texts with me in which someone has suggested that she work in menial and unskilled jobs just to make some money at minimum wage. While she seems to me to be willing to do that, it is my opinion that she deserves to have meaningful work in her professional field.

Also, she has been researching and conceptualizing establishing a not-for-profit organization to help reduce physical, psychological and verbal abuse

TAB 4
1/2

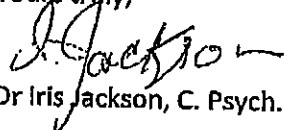
(ht) 2/2

and violence against women. This is a very meaningful project to Ms. Moore who could apply many of her skills and training to the development and operation of such a venture.

It is very important to highlight that a diagnosis of a mental illness does not tell us anything about the person's functionality. In Ms. Moore's case, she remains highly functional most of the time, and when she feels herself slipping into a brief psychotic episode, she exercises her safety plan to ensure the children have care, and she seeks additional psychiatric and psychological help. In my experience she typically restabalizes within a day or two. Working professionally and caring for her children without disruptions would not only be good for Ms. Moore's mental health and self-esteem, but be both reassuring and helpful to her children.

If you have further questions, please let me know.

Yours truly,



Dr Iris Jackson, C. Psych.


TAB 4
2/2


Details currently in storage
and not accessible with
the 24-hour time period.
The

LinkedIn Profile for Deirdre Moore on November 7, 2019

n/deirdre-moore-1b0145181/





Add profile section ▾More...


Deirdre Moore
Making Change Happen!
Ottawa, Ontario, Canada · 500+ connections · [Contact info](#)

Open to job opportunities
[See all details](#)

👁 Only recruiters

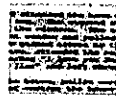
About

With over 25 years of professional experience, I have an exceptionally diverse skill set that ranges from financial analysis to project management to the crafting of influential corporate/financial documents/presentations.
[... see more](#)



 **Kiska v. Moore 2017**
ONSC 6872.pdf


Articles & activity

612 followersManage followers




Defending Mothers who Commit a Six-minute Crime
Deirdre Moore
Published on LinkedIn
by Deirdre Moore, CFA, BBA (alias, Andee White) on November 6, 2019 at 2:00 p.m. This morning, I let Rebecca Bouchey here at the Elizabeth Fry Society Bail House in Ottawa know that the Crown was trying to place a gag order on me to prevent me from updating the media on my despera ...see more

 Like  Comment




(20191106) All awareness IS good awareness. The problem is that many...
Deirdre commented



When on the CMHA Ottawa Board in 2017, I was able to hear a presentatio...
Deirdre commented

[See all activity](#)

Experience



Founder
SAQOTU Inc.
Dec 2018 – Present · 1 yr
Everywhere

We help good people and good companies.

We are funded by donations from victims whom we have helped to win lawsuits in order to receive compensation for their suffering. In turn, we invest this money in people who have great ideas, companies who are deserving and other investments.

TAB 6

1/1

Tab 7, 8 with
names of Linked In
connections available
upon request.

Ym

Deirdre Moore, CFA, BBA

Financial Analysis & Financial Reporting – Operational Analysis & Performance Reporting
Communications & Editing

Profile

A problem-solver with strong analytical, technical and communication skills, I have been an independent consultant for over 10 years. I have delivered services in the areas of financial/operational reporting, operational/risk assessment, forensic accounting, monthly/quarterly/annual reporting (written commentary with numeric support) process improvement, presentation development/delivery, and project management.

I have delivered performance-related presentations to groups from 10-200. I have worked with clerical staff and corporate presidents and CFOs. I have written and edited high-profile magazines and documents.

Areas of Expertise

Financial Reporting

Financial, Operational and Performance Analysis

Forecast vs. Actual reporting

Business Process Analysis and Process Improvement

Project Management and Process Documentation

Advanced (guru-level) MS Excel Skills (advanced formulas, pivot tables, macros, VBA)

Presentation Development and Delivery

Writing and Editing of Business, Investment and Economic Commentary

Education

1991 Bachelor of Business Administration, Wilfrid Laurier University

1995 Chartered Financial Analyst

Technical Expertise

Extract-based financial and operational automated reporting (Excel and VBA)

MS Excel (guru-level), Powerpoint, Visio, MS Word

Visual Basic for Application (VBA)

Oracle, Hyperion, Multiple accounting/financial reporting platforms

Non-professional Interests

Family & Friends

Weightlifting & yoga

Piano & the Arts

Deirdre_CFA@icloud.com

613-261-3520

Page 1 of 4

dw.cceh@outlook.com

343.301.6505

TAB 9

1/4

The Ottawa Hospital*Jun 2016 – Dec 2016*

Financial Reporting, Forensic Accounting, Treasury-related Efficiency

- Development of automated financial reporting tools (Oracle, Hyperion, MS Excel, VBA) based on end-user requirements (50+ departments within the hospital)
- Identification/implementation of revenue and expense analysis templates
- Assessment of operational efficiency in Treasury and Finance
- Use of business/workflow tools (Visio) to map existing processes
- Assistance to accounting group during month-end and year-end report deadlines
- Special project: forensic accounting
- Training of staff on new procedures

Mandeville Private Client Inc.*Apr 2016 – May 2016*

Performance Reporting

- Performance analysis and report automation (MS Excel)
- Training of staff

Carleton University*Mar 2015 – Oct 2015*

Financial Reporting (Technology Investment Management Program)

- Financial reporting to various internal and external stakeholders including National Research Council and the Province of Ontario
- Expense analysis for department by industry, time to launch and revenue source
- Process mapping and resource planning

MD Financial*May 2005 – Jan 2015*

Performance Analysis, Performance Reporting

In 2005, MD Financial outsourced the production of its quarterly performance report to me. As part of this work, I developed a methodology that would standardize the financial information being collected from their external portfolio managers. Following each quarter end, upon assessment of the information received, I produced a thorough investment commentary that discussed each manager's performance relative to a benchmark. The production process involved 20 external managers from a variety of areas of expertise including domestic and international equity, fixed income, foreign exchange and macroeconomics.

The Royal Life Saving Society of Canada*Sep 2012 – Nov 2012*

Financial Reporting

- Monthly, quarterly, annual and year-over-year reporting of budget vs. actual revenues and expenses
- Financial Analysis and risk assessment of existing accounting processes
- Financial report development/automation

CIBC Wood Gundy*Sep 2006 – Nov 2008*

Financial Reporting, Performance Reporting

- Investment allocation reporting by industry, geographic location, term to maturity, etc.
- Development/delivery of custom performance reports (MS Excel, MS Access, VBA)
- Development/delivery of online business planning, scheduling and reporting tools (PHP, MySQL)

Public Health Agency of Canada
Financial Reporting

Feb 2005 – Aug 2005

- Development of a budget management/forecasting tool (MS Excel, highly advanced formulas)
- Creation of a resource planning tool that demonstrated budget vs. plan by project, by department and by division

MD Financial

Mar 2003 – Jan 2005

Financial Reporting, Operational Reporting, Process Improvement

- Development of annual business planning templates (MS Excel, MS Word)
- Activity management reporting tools (MS Excel)
- Forecast vs. actual sales performance reporting
- Client acquisition analysis by location by size and by marketing approach
- Employee assessment methodology and associated report development

National Bank Financial

Sep 2001 – Nov 2002

Financial Analysis, Financial Reporting, Performance Reporting and Process Improvement

- Investigative financial analysis to ensure compliance with corporate policies and objectives
- Operational analysis and reporting to ensure growth targets were being met
- Process improvement, process automation (MS Excel), process documentation
- Development of custom performance reports for a variety of stakeholders
- Training of staff

Synergy Mutual Funds

Oct 1998 – Jan 2001

Sales, Marketing

- Development/delivery of financial/economic presentations
- Acting as the liaison between senior management and clients
- Client needs analysis
- Training/management of staff

Office of the Superintendent of Financial Institutions

Oct 1995 – Sep 1998

Financial Analyst, Auditor/Examiner

- Full analysis of financial risks of all lines of business being pursued by federally-regulated life insurance companies
- Full analysis of financial risks of new ventures being pursued by federally-regulated deposit-taking institutions.
- Preparation of recommendations for approval by the Minister of Finance.

Treasury Analysis, Financial Reporting, Process Improvement

Hired to assist with money market and fixed income portfolio management, I also developed an application for the Debt and Treasury Department which automatically tracked all trading activity and produced various financial reports for senior management and city officials.

MD Financial

Sep 1992 – Sep 1994

Financial Reporting, Process Improvement

Hired to assist with the cash management operations, I developed MS Excel tools (advanced formulas, VBA) and templates to automate much of the reporting process. Two of the more significant applications were:

- 1) An application that automatically tracked all trading activity for the MD Management Investment and Corporate Accounts. Outputs included printed forms for cheque requisition and audit purposes as well as a summary of the total investments. The system also automatically assessed the portfolios in terms of investment policies to ensure outliers were easily identified. The system was built solely in Excel and reduced a 2-hour/day administrative task to a 30-minute/day task with added functionality and a significant reduction in the opportunity for error.
- 2) An application which automatically produced quarterly performance reports for twelve different investment portfolios. The reports—which included graphics, numerical analysis and automated text discussion—were presented to the Board of Directors each quarter. This information was used to facilitate external manager oversight. Upon completion of the system, the reports that previously required 10 days/quarter required 1 day/quarter. A significant reduction in the opportunity for error was also realized. During this period, I managed several money market portfolios and also had the opportunity to assist with the testing/implementation of a (beta) attribution analysis system for the firm's equity portfolios.

Entrepreneurial Efforts: AdvisorOnTrack Inc.

On the side, in 2002 I launched a company, AdvisorOnTrack, in order to pursue the development of a practice management methodology for independent investment advisors. Using MS Excel and MS Access, I built an application which classified, analyzed and reported on over 15,000 different records (mutual funds, common and preferred shares). This system utilized a series of forms and reports to ensure users with only a basic knowledge of Access were able to easily maintain/amend the database, calculation pages and report templates as required. The system provided a level of investment allocation analysis that was previously unavailable and tested very well. Although not profitable, the company was generating revenue. I moved the system to an online platform using MySql and PHP. However, shortly thereafter, the industry consolidated (banks bought brokerage firms, financial planning companies merged). This period of consolidation brought with it a period of significant investment in IT by banks and their competition. The market for AdvisorOnTrack vanished.



Gilmour Psychological Services®

437 Gilmour St. Ottawa ON K2P 0R5 CANADA T-613- 230-4709 F-613- 230-8274 www.ottawa-psychologists.com

(hk) 1/5

Partners

Dr. Iris Jackson Ext. 24
Dr. Frances Smyth Ext. 22
Dr. Karen Davies Ext. 26
Dr. Doreen Bough Ext. 23

Associates

Dr. Anne Boland Ext. 30
Dr. Karen Coupland Ext. 31
Dr. Alex Weinberger Ext. 36
Dr. Sandy Agas Ext. 35
Dr. Qadeer Ahmad Ext. 29
Dr. Peter Judge Ext. 32
Dr. Paul Basevitz Ext. 33
Dr. Deanna Drahovzal Ext. 48
Dr. Sarah Pantin Ext. 150
Dr. Marc Zahradnik Ext. 42
Dr. Caroline Ostiguy Ext. 40
Dr. Jessloa Henry Ext. 155
Dr. Delyana Miller Ext. 43
Dr. Angelina Chupetlovska Ext. 152
Dr. Douglas Scoular Ext. 48

Reception

Ms. Agnes Kidd Ext. 0
Ms. Carole Johnson Ext. 0

March 27, 2017

To Whom It May Concern:

Re: Ms. Deirdre Moore, DOB: 28/09/1965

I have been seeing Ms. Moore since January 13, 2016 for consultations on an episodic basis as she goes through several life transitions. The following will clarify my professional opinion about Ms. Moore and some matters that seem to have developed over the past few years.

It must be noted that I have only seen Ms. Moore and read a binder of material that she shared with me. I have not seen her estranged husband, Jonathon Kiska, nor have I seen her children. Therefore, I have no comments to make about the divorce issues and any custody and access issues. I am only focused on my understanding about Ms. Moore, gleaned through my meetings with her and some of her writings. Furthermore, this report should not be interpreted as being an Independent Psychological Evaluation.

The following will begin with a brief description of my professional competence and then explain my understanding of Ms. Moore and what she has experienced. I will then discuss Ms. Moore's results on two Psychological Tests that I administered: the Minnesota Multiphasic Personality Inventory - 2RF (MMPI-2RF) and the Inventory of Altered Self-Capacities (IASC). These tests are described in Appendix A. My formulation will include her diagnosis, an explanation of what it means, and what her personal strengths and weaknesses are.

This report was prepared at Ms. Moore's request and in relation to her recent life experiences, and is most appropriately interpreted and used in this context. Also, my professional opinion expressed in the Formulation and Conclusions section is based on the information and data available to me at this time and could change if other information were to come to light.

Brief Statement of Professional Competence

I am a clinical psychologist, licensed since 1981. I am the founding psychologist of Gilmour Psychological Services® in Ottawa, established in 1983. I have the competency to assess, diagnose, treat and consult about most adult mental

(hk) 2/5

health disorders, as described in the DSM-5 or the ICD-10. I have special interest and proficiency in the diagnosis and treatment of substance use disorders, recognized by my having earned the American Psychological Association's Certificate of Proficiency in the Treatment of Alcohol and Other Psychoactive Substance Use Disorders. I have many years of training and experience in the diagnosis and treatment of adult children of dysfunctional families, adult survivors of childhood trauma and adult trauma survivors. I also assess and treat people with codependency, depression, anger disorders, anxiety, adjustment and life transition issues, self-esteem issues, stress, intimacy and major mental illnesses. I have years of experience applying my ethical and jurisprudence knowledge to the assessment of fitness to practice and standards of care. I also have many years of experience in providing Independent Psychological Evaluations in the context of civil suits for psychological trauma, certain retrospective criminal assessments and standards of care tribunals. I have testified as an Expert Witness in a number of civil suits and tribunals. Many of the cases for which I provided evaluation reports have settled out of court. I remain as committed and as enthusiastic as ever in providing the highest level of service in evidence-based counselling, psychotherapy, psychodiagnostics and Independent Psychological Evaluations.

Ms. Moore's Experiences over the Past Four Years

The following discussion of Ms. Moore's recent history is expressed in my words and not Ms. Moore's except where I use quotation marks. Also, the following is not meant to be a verbatim account of the incidents and events of her recent life, but rather a précis of the points that I believe to be salient. The following is based on Ms. Moore's self-reports and the documents that I have read.

In her first interviews with me, Ms. Moore reported that she was going through a divorce precipitated in part because she had learned that her husband had lied to the physicians and psychiatrists about her personal history and her recent past behavior, exaggerating, in her view, her behavior and the length of time that she had been acting strangely. She said the psychiatrists at the emergency department of the hospital asked her husband for information about her (as a collateral source of information) in spite of her having told them that he was verbally and psychologically abusive to her. She said that he listed many of the symptoms of Bipolar Disorder, which led the psychiatrists to diagnose her as having that disorder, and that diagnosis followed her through her various efforts to get help through the medical system and the police.

She said that she only realized what was happening when she obtained copies of her medical files and saw all the misrepresentations that her husband had told the physicians. She also said that her husband alienated her family members from her because of his misrepresentations of what she was going through.

Ms. Moore said that she stumbled on an article about "gaslighting" and realized that her husband was manipulating her so that she would become self-doubtful

(hk) 3/5

and malleable. Gaslighting colloquially refers to a form of emotional abuse that causes the victim to question her experience of reality, resulting in increased control by the gaslighter. The term is a reference to a 1944 movie called *Gaslight*, in which a husband with a secret gradually tries to drive his wife insane. In current parlance, the gaslighter minimizes his victim's concerns and feelings insisting that the victim is too sensitive; "forgets" his promises and suggests that she was making things up; tells the victim that he had told her something or done something that she was sure he had not done; questions the victim's memory; changes the subject to divert her train of thought, and challenges and negated her emotional reactions. Lying about the wife's symptoms to psychiatrists would fall in the domain of gaslighting.

As a result of her feelings that her husband was psychologically abusing her, Ms. Moore left her family and stayed with a friend, seeing her children at the family home before and after school. She said that she realized when her stress got very high, she would have a brief psychotic episode. When she was in hospital, she would be treated with medication for Bipolar Disorder because she had been misdiagnosed based on what her husband had told the physicians. She reported that the side effects of the medications made her ill and she did not feel that the physicians heard her because they were misled by what her husband had told them.

I did not see Ms. Moore between the end of March and December 8, 2016. She told me that due to finances, she attempted to reconcile with her husband for a period between April, 2016 and the fall of 2016. She said that in the fall, she recognized her husband's machinations, and began to feel unsafe with him. She left for an apartment and began a cycle of access with her children.

Ms. Moore said that she had also learned the early warning signs of being stressed to the point of being at risk of a brief psychotic episode. As a result, she takes her medication as prescribed and uses a tablet of clonazepam whenever she feels very anxious. She also tries to control aversive situations so that her stress level remains manageable. She successfully followed legal procedures and had a tenant removed from her house and now is in the process of moving into it.

Psychological Test Results

To clarify Ms. Moore's diagnosis, on February 2, 2017, I administered the MMPI-2RF and the IASC. The MMPI-2RF has validity scales which determine the test-taking attitude of the examinee. Ms. Moore's validity scales indicated that she was open and forthright in answering the questions, which concurs with my clinical impressions. As a result, I am confident that the results discussed below are an accurate reflection of Ms. Moore's current psychological functioning.

On the MMPI-2, most of the scales were in the normal range. There were small elevations on the Ideas of Persecution scale and the Antisocial scale. These were raised because Ms. Moore is very mistrustful of certain people including

(hk) 4/5

her husband and she has felt persecuted and misunderstood by many (but not all) in the health system. The elevated antisocial scale was raised because she truthfully answered that she has had dealings with the police.

All of the Somatic, Cognitive and Internalizing scales were in the normal range. Also all of the Externalizing, Interpersonal and Interest scales were in the normal range, with the exception of the Juvenile Conduct Problems. This scale was raised because of misbehavior as an adolescent and an angry suicide gesture as a teen (not an attempt). All of the Psy 5 (personality) scales were in the normal range, with the exception that she displayed a mild tendency to be introverted rather than extroverted.

Ms. Moore's results on the IASC were all in the normal range except for an elevation of the Interpersonal Conflict scale, raised, in my opinion, because of the conflict with her husband. There was also an elevation on the Susceptibility to Influence scale, which suggests that she can be easily led and was easily influenced by those close to her, such as her husband. Finally, the Affect Skills Deficit scale was elevated, indicating that Ms. Moore feels that she requires help in learning skills to soothe strong emotion.

What is striking about her results is that the vast majority of the scales are in the normal range. This suggests that her basic personality, character structure and usual mental status are normal and sound.

Formulation and Conclusion

In my opinion, Ms. Moore has many psychological strengths. She is a very intelligent, verbally fluent and articulate woman with a prosocial value system and good family values. She has a good work ethic and has very good social skills. She has persevered in the face of adversity and has good insight into her mental illness, which is a relatively small part of her psychological makeup.

It is true; however, that Ms. Moore has a mental illness. She reported that the brief psychotic episodes first appeared in 2013, precipitated by the high conflict with her husband. In my opinion, her diagnosis is Brief Psychotic Disorder, with marked stressors during which she has delusions and disorganized speech and cognitions. Brief Psychotic Disorder is diagnosed when the duration of an episode is at least one day but less than a month. Also, her symptoms occur in response to events that would be markedly stressful to almost everyone in similar circumstances.

Ms. Moore's first two hospitalizations were longer than one month, but, in my opinion, this was due to the repeated and ongoing stress she experienced when the professional staff would not listen to her or consider that her husband was not an accurate informant about her history or symptoms. Ms. Moore was repeatedly told that she was so sick that she was amnesic for her over-spending and other aberrant behavior. Having no one believe her or listen to her stressed

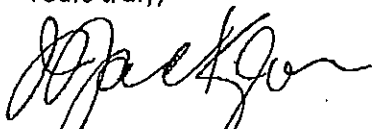
(hk) 5/5

her so much that her psychosis could not remit until she was released and found a placed to live where she felt safe.

However, although I believe that the most accurate diagnosis is Brief Psychotic Disorder, the diagnosis that she was discharged with, that of Psychotic Disorder NOS (Not Otherwise Specified), is not in conflict with my overall discussion of Ms. Moore. Furthermore, due to the clinical acumen of Dr. Deanna Mercer, psychiatrist, Ms. Moore is very stable on Lamotrigine 200 mg, Clonazepam as needed and Immothane when she needs a sleep aid. Due to Ms. Moore's insight, she is able to add the "as needed" medications appropriately to prevent a reoccurrence. Also, she tries to avoid highly stressful situations, but can handle everyday stressors well.

I hope that this report is clear and useful. If you have any questions, please let me know.

Yours truly,



Dr. Iris Jackson, C. Psych.

July 10, 2014
MRN: 2580047-5
Deirdre Moore, 1965/09/28

0H258-0047-5 201410444784E ER
KQORE
DEIRDRE ANN 1965/09/28 F
1244 LANPHEAN CRES
OTTAWA ONT K2C 1P8
K613-225-1451 W613-723-0010
3596705180 L ONT

Collateral from husband, John.

*Mostly
false...*

The pt's husband called while pt is being assessed in PES by Dr. Mikhail.

He states reports that it has been a real struggle the past 18 months since she first became ill. Even since the pt was discharged from the Civic Hospital last July she was not recovered.

He states she has tried to maintain her mental health by working out and he tried to help by maintaining the domestic chores and caring for their two children. The pt was working out with a Trainer at the Ottawa Athletic Club. However, 10 weeks ago she was told that she could not work out there with the Trainer unless she was a member and she did not want to become a member. She started to research on the owner of the OAC and determined he must be a mobster. As a result of her suspicions, she moved \$130,000 in GIC's around in their bank without telling the husband. When he discovered the money missing and asked her about it, she told him it was to protect it from the mob.

She was indicating to him that their were IRA monitoring them from the ceiling, and he found her wiping finger-prints off their car, also relating the need to the IRA.

Seven weeks ago she admitted herself voluntarily to the QCH, but she was held overnight and released when she refused to accept treatment other than just talking/counselling. She did return home indicating she was taking Olanzapine and for two weeks he felt things were the best they had been since she was first ill.

Then she stopped taking the meds for a month. Things then "got really weird". She planned an outing for her husband and her parents to go see a body building show. No one wanted to go, but she insisted. She bought a \$1500 dress and 9 pairs of shoes from Holt Renfrew. By this time the husband reports he was exhausted and they began to argue, and did so for the next 1.5 weeks.

On Canada Day, they went to her parents with the children and he noticed her hiding all the knives and prescription bottles of her parents. When confronted, she refused to discuss it. She did agree to take an Olanzapine, but wanted to go home. On the way, they stopped at a park to play with the kids, but she just wanted to go home, even though the kids were crying, she insisted. And again there was a heated discussion.

Last Thursday, the pt expected the husband to call the police after some incident, but he told her he wouldn't as their son's birthday was on Saturday and he didn't want to spoil it. The next thing he knows, the pt has locked herself in the bathroom and had her bags packed and the police are at the door....she has called them. They end up taking her to

*... Moore drove herself in / requested to be brought in
all but the first time — Kiska liked to ensure that
her voluntary admittance was changed to involuntary
(i.e. being forced)*

TAB 11

1/8

the Montfort Hospital where she stayed on a Form 1 until Saturday. He is interviewed by the psychiatrist at the Montfort, and the husband downplayed things as he wanted her home for the son's birthday party that afternoon.

He gets a call from her around 2 pm stating she's released, he says "great, get yourself home, the party's about to start". She replied that she felt he was threatening her, she never showed up for the party, nor that night so a missing person's report is filed, and the police get involved. It is discovered through a credit card search, that she is in the Casino in Hull, and has spent \$500. He does not get the Gatineau police involved.

She does not show up until 5 am Monday morning, and the kids have to get to camp Monday morning.

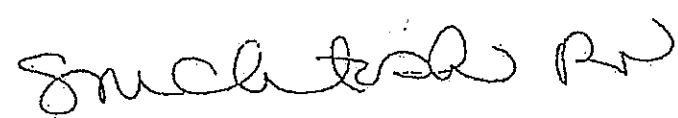
In his opinion, the pt has now not slept x 8 days.

In summary, the pt's husband John states that if she is not admitted on a form 1 tonight, he and the kids will leave the house immediately, that the bags are packed and in their car. He states he can not continue to go through this any more, and he is not going to put the kids through it any more; until she gets the help she needs.

He asked to be notified when the disposition is determined.

Report given to Dr. Mikhail.

At 0045 a voicemail was left confirming admission.



Susan McIntosh, PES RN

00258-0047-5 201410444784E ER
MOORE EB
DEIRDRE ANN 1965/09/28 F
1244 LANPHEA CRES
OTTAWA ONT K2C 1P8
0613-225-1451 0613-723-0010
3546705180 L ONT



LOW MURCHISON RADNOFF LLP

LAWYERS / AVOCATS

LMRLAWYERS.COM

Jonathan Collings B. Comm., LL.B.
jcollings@lmrlawyers.com
Direct Line: 613-696-1318

*Demand Letter
to Kiska*

Monday, December 19, 2016

SENT VIA COURIER

Jonathan Kiska
1244 Lampman Crescent
Ottawa, ON K2C 1P8

RE: Notice of Defamation – Deirdre Moore
MAT15969

We have been retained by Deirdre Moore ("Deirdre") with respect to defamatory statements made by you to several other individuals, including medical professionals such as Susan McIntosh. Your severely defamatory reports directly resulted in severe reputational harm and loss of income. A summary of your conversation with Ms. McIntosh is attached hereto; as you know, this report and others made to medical professionals (collectively, the "Report") only recently came to Deirdre's attention. The Report instigated lengthy proceedings and resulted in eventual committal by the Consent and Capacity Board. *See evidence in minutes of CC + B transcript re: "flat-lining" in Jackson (Part IV, exhibit G)*

Among other things, the defamatory allegations in the Report include serious unfounded accusations of mental instability, including:

- Allegations that Deirdre "flat-lined" and was non-functioning;
- Allegations that Deirdre shunned physical exercise and was a recluse;
- Allegations that Deirdre engaged in compulsive and excessive shopping and gambling; and
- Insinuations that Deirdre suffers from bipolar disorder.

The entirety of the Report is based on erroneous facts. Deirdre has suffered significant special damages as a direct result of the Report, which has resulted in ongoing harm to her reputation in the community as well as direct loss of income.

These defamatory allegations are thoroughly untrue and have impacted goodwill and reputation for Deirdre in the Ottawa community, specifically in her profession as well as her calling as a mother. The reasonable defamatory "sting" of the Report is that Deirdre cannot be trusted as a mother. The Report was the direct and sole cause of Deirdre's committal in a psychiatric institution, and the Report was made solely as a malicious tactic to obtain strategic advantage in the ongoing matrimonial proceedings.

We ask that you provide an immediate apology and full retraction of your statements as published in the Report, in a form to be agreed upon. The apology should state that you were wrong to publish the above defamatory statements and should include an unqualified retraction of all aspects of the Report. We also require copies of all written representations and reports that you may have submitted at any time to medical professionals regarding Deirdre's mental condition.

Notwithstanding any written apology which we will require on or before 14 days of the date of this letter, our client may reserve her right to commence proceedings in the Superior Court of Justice seeking damages and her costs for doing so. This letter serves as notice pursuant to the *Libel and Slander Act*.

We recommend that you seek specialized defamation legal counsel and have them contact our office to avoid further action.

Regards,

LOW MURCHISON RADNOFF LLP

COPY

Jonathan P.M. Collings

Encl.



LOW MURCHISON RADNOFF LLP
LAWYERS / AVOCATS
LMRLAWYERS.COM

RETAINER AGREEMENT

TO: LOW MURCHISON RADNOFF LLP
Barristers and Solicitors

FROM: Deirdre Moore ("the undersigned")

ENGAGEMENT

The undersigned agrees to retain Low Murchison Radnoff LLP ("the firm") as the undersigned's lawyers with respect to the following:

Commence a defamation claim against Jon Kiska ("the engagement")

The firm's work will be limited to this matter unless you specifically request our advice or representation on other issues or projects and we agree, in writing, to perform that additional work. After we complete the work described, we will not assume continuing responsibility to advise you on matters affecting the work we have performed unless you and we agree that our representation extends to providing continuing advice. Due to the nature of the civil litigation process and its inherent risks, the firm cannot guarantee a particular outcome.

PERSONNEL

The undersigned primarily engages Jonathan Collings to perform the work and services required by the engagement. The undersigned understands and agrees that in the performance of the engagement this individual may in her discretion use the services of firm partners, associates, clerks, students and legal assistants at current hourly rates as set out herein.

FEES

The establishment of a total fee with respect to the engagement will be primarily based on the time spent on the matter by the firm. The hourly rates which will be applied to establishing the total fee on the matter are as follows: Jonathan Collings \$270.00 per hour, other associates, whose hourly rates range from \$190.00 to \$300.00 per hour, articling students whose rates are \$130.00

per hour, assistants whose rates range from \$130.00 - \$150.00 per hour, and partners, whose hourly rates range from \$300.00 to \$500.00 per hour, may assist with the file at the firm's discretion. Other factors will be considered in establishing the total fee such as:

- the nature of the services rendered,
- the amount claimed and the amount recovered,
- the importance of the issues, the degree of responsibility assumed by the firm,
- the complexity of the issue or proceeding,
- the results achieved, and
- the degree of skill required to discharge the engagement.

The total fee with respect to the engagement shall be established at the end of the engagement having regard to the factors set out above.

DISBURSEMENTS

The undersigned agrees to pay reasonable out-of-pocket disbursements incurred by the firm monthly including (without restriction) charges in connection with photocopying, facsimile, telephone charges, courier charges, court filing and other government fees. The firm may render "disbursement only" accounts at any time after disbursements have been incurred or in anticipation of disbursements.

INTERIM BILLINGS

Interim billings for fees, disbursements or fees and disbursements will be rendered by the firm monthly or at regular intervals. Interim billings for fees will ordinarily be based on time charges only. Paid interim billings for fees will be applied against the total fee established at the end of the engagement.

PAYMENT POLICY

Accounts for disbursements and interim or final fees are due when rendered except where special arrangements have been made with the firm or its accounting office, in writing. Outstanding accounts will bear interest at the rate set forth in the account rendered. You agree to pay for expenses and our services in accordance with this Retainer Agreement. We may withdraw from representing you if we are not paid in a timely manner. You may have your original documents as soon as a particular matter is concluded and/or you have paid all our fees and costs. If you do not request your documents, the firm will keep them for a minimum of six (6) years, after which it may retain, destroy or otherwise dispose of them.

FUNDS HELD IN TRUST

The undersigned authorizes the firm to deduct fees and disbursements from any amounts held in trust with respect to this matter and hereby irrevocably directs any sums payable to the undersigned may be payable to the firm in trust for the undersigned.

DEPOSIT ON ACCOUNT OF FEES AND DISBURSEMENTS

The undersigned agrees to deposit in the trust account of the firm the sum of **\$750.00** to be held and applied on account of fees and disbursements incurred from time to time. The undersigned may be requested to maintain a deposit throughout the engagement at its original level or at such greater amount as shall be required by the firm from time to time having regard to the extent of work and services performed hereunder.

This Agreement will be interpreted and enforced under Ontario law and the parties hereto agree that any dispute arising out of the engagement will be resolved in the Courts of the Province of Ontario. Any unenforceable provision of this Agreement will be severed from this Agreement, and the remainder of this Agreement will be enforced to the fullest extent possible and you will be liable for interest and all legal costs incurred therefor.

TERMINATION OF RETAINER

At any time prior to settlement or judgment in this case either the Retained Lawyer(s) or you, the client, may terminate this retainer by writing to each other.

We are free to withdraw our services at any time if we have a good reason. For example, we would withdraw our services if a client:

- (1) did not cooperate with us in any reasonable request;
- (2) asked us to do something unethical or illegal;
- (3) did not pay our bills on time without making other arrangements for payment; or

do not replenish your financial retainer as requested by the retained lawyer from time to time.

NO GUARANTEES OF SUCCESS

We will try our best in acting for you and give you our best legal advice. However, you understand that we cannot guarantee the successful outcome of your case. Remember that all cases involve risks and uncertainties in the law, the facts, and the evidence.

We will work with you towards your desired outcome. However, all legal actions are subject to many possible variables such as the demeanour and recollection of witnesses, the availability of substantiating documents and other evidence, and the evidence marshalled by the other side – all of which affect the decision of a judge or jury. Accordingly, we cannot guarantee that your desired result will in fact be achieved. For us to work towards your desired outcome, it will be necessary for you to abide by the terms described in this retainer.

CONSENT TO RECEIVE COMMERCIAL ELECTRONIC MESSAGES

Low Murchison Radnoff LLP values your privacy. From time to time we may send you important legal updates, information on seminars and firm news, as well as articles and other information that might be of interest to you. Canada's Anti-Spam Law requires that we obtain your consent to send you this information. You can withdraw your consent at any time. If you would like to receive these communications, please provide your email address and check the box below:

☐ I consent to receive commercial electronic messages from Low Murchison Radnoff LLP

Email:

AGREED TO this _____ day of _____, 2016.

LOW MURCHISON RADNOFF LLP

As per Jonathan P.M. Collings

Deirdre Moore

including sufficient particularity. Put somewhat differently, it makes little sense to grant an amendment that will immediately be challenged as legally unsound, and the court may inquire into the merits to ensure that the amendment is tenable in law and compliant with the rules of pleadings. The case law establishes that proposed amendments are to be read generously with allowance for deficiencies in drafting [.]

[26] The amendments sought by Ms. Moore are as follows:

- ✓ 1. An order for the awarding of compensation for general, aggravated and punitive damages due to the intentional infliction of mental suffering and emotional distress.
- ✓ 2. An order that the Applicant pay costs due to Bad Faith exhibited throughout the proceedings.
- ✓ 3. An order for the awarding of compensation due to attempted parental alienation.
- ✓ 4. An order that the Applicant pay costs associated with psychotherapy for children to reduce the impact of attempted parental alienation on their psyche.
- ✓ 5. An order for the awarding of compensation due to the tort of defamation.
- ✓ 6. An order for the awarding of compensation due to the tort of breach of fiduciary responsibility.
- ✓ 7. An order for the awarding of compensation for general, aggravated and punitive damages due to the negligent infliction of mental suffering and emotional distress.
- ✓ 8. An order for pecuniary damages related to the criminal act of Defamatory Libel.
- ✓ 9. An order for pecuniary damages related to the criminal act of Criminal Harassment.
- ✓ 10. An order for pecuniary damages related to the criminal act of Mischief.
- ✓ 11. An order for compensatory spousal support under the Divorce Act.

✓ = permitted

x = not tenable at law

TAB 12

1/4

- ✓ 12. An order for non-compensatory spousal support under the Divorce Act.
- ✓ 13. An order for retroactive spousal and child support under the Divorce Act.
- ✓ 14. An order for constructive trusts and/or vesting orders for cost recovery and/or damages awards.
- ✓ 15. An order that the Applicant pay full cost of these proceedings.
- X 16. An order that the Ottawa Police Services remove the word "bipolar disorder" from their description of me in their databases.
- ✓ 17. An order that the Applicant not come within 500 metres of the Respondent's home or harass Respondent by way of phone, text, e-mail or any other form of communication.
- ✓ 25. An interim and permanent order that the children's special and extraordinary expenses be paid by the Applicant.
- ✓ 27. An interim and permanent order requiring the Applicant to purchase a paid-up policy of life insurance in an amount sufficient to secure his child and spousal support obligations and that he designate the Respondent as irrevocable beneficiary thereof in trust for the children;
- X 28. An interim and permanent order requiring the Applicant to purchase a paid-up insurance policy on daughter Cate Kiska's right eye.
- ✓ 29. An order for the awarding of compensation for any and all costs relating to a forced sale of the Vanson Avenue property (and movement to a different dwelling) due a lack of meaningful support by the Applicant that has/will ultimately lead to the Respondent's inability to maintain the property's mortgage, taxes, insurance and/or the Respondent's living expenses.
- ✓ 30. An order for the reimbursement of any credit card or line of credit interest that the Respondent incurred due to a lack of meaningful support and access to home equity or business savings.

- ✓ 31. An order for the awarding of compensation for all costs arising from the Applicant's 2015 Emergency Custody Order including, but not limited to:
- a. family counsel-related legal fees and
 - b. real estate-related fees for the conversion of an investment property into a primary residence located in the children's school zone.
- ✓ 32. An order for the awarding of compensation for loss of AdvisorOnTrack Inc. retained earnings and increased personal taxation due to reassessment of expenses by Canada Revenue Agency.
- X 35. An order for the:
- a. conversion of the Applicant's registered investments into risk-free, registered investments and
 - b. subsequent freezing of afore-mentioned assets.
- ✓ 36. An order of the provision of all 2016 and 2017 invoices billed by Applicant for contracts that were initially awarded to the jointly-held company incorporated by the Respondent, AdvisorOnTrack Inc.
- ✓ 37. An order of the provision of all 2016 and 2017 expenses incurred by the Applicant for the purposes of earning revenue from contracts that were initially awarded to the jointly-held company incorporated by the Respondent, AdvisorOnTrack Inc.
- X 38. An order that the Applicant be required to perform community services for The Ottawa Hospital and other taxpayer-funds services in an amount that the Court deems appropriate.
- ✓ 41. An order that this order be police enforceable.

[27] For the reasons given, I allow the proposed amendment numbers 1, 3, 5, 6, 7, 8, 9, 10, 13, 14, 17, 25, 27 and 41. Read generously, the draft amendments contain claims recognized at law.

TAB 12
3/4

The amendments sought at numbers 2, 4, 11, 12, 15, 29, 30, 31, 32, 36, and 37 are not allowed.*

* They are redundant and are already covered by Ms. Moore's original pleading. The amendments sought at numbers 16, 28, 35, and 38 are untenable at law and are disallowed.

[28] The version of Ms. Moore's draft amended pleading under consideration in this motion includes one hundred and six proposed factual amendments. Some of the changes are deletions. Others are new allegations and some go on for pages. The proposed Answer contains excessive detail and is rife with evidence. It reads more like an affidavit than a pleading that is to be a statement of essential material facts setting out the basis for relief sought at trial.

[29] Prolix pleadings offend the principle of proportionality. It should not fall to Mr. Kiska to deconstruct what is not properly constructed in the first instance to determine if there are subtle differences in repetitive paragraphs that may require a different response. See *Cadieux v. Cadieux*, 2016 ONSC 4446. The extensive amendments to the allegations of fact in the proposed form cannot be allowed and leave is denied.

[30] If the parties cannot resolve the issue of costs, Ms. Moore shall provide the court with her written submissions within 10 days. Mr. Kiska shall then have a further 10 days to respond with a 5 day right of reply to Ms. Moore. Submissions shall not exceed 2 pages in length exclusive of Offers to Settle and/or Bills of Costs.

Madam Justice D. Summers

Date: November 16, 2017

** Indicative of how deficient the first Answer was.

First Answer was prepared by (now) Victor Vallance Blais LLP against which I launched a \$3M+ civil action in

January 2019. Of course, it is impossible for me to manage currently as I have been detained by the Crown due to TAB 12 allegations by ex-husband, pathological liar, Jonathan Kiska. 4/4

will likely impact her self-confidence, self-esteem, decrease her anxiety and increase her academic successes.

Mr. Kiska has no mental health issues and no addictions. He has not been involved with the justice system other than reporting Ms. Moore or asking for help. He is self-employed and resides in Ottawa. Mr. Kiska, in his final interview, was not objecting to Cate being assessed. He wanted to see "where the assessment would land, and then see where to go from there". However, once the assessment noted Cate's challenges, the father was not supportive of Cate attending tutoring during the summer months. He is of the opinion that Cate should enjoy the summer and catch up next year. He did not feel that the lack of tutoring this summer would make a difference for Cate. Mr. Kiska expressed his concern with the impact the mother's behaviors have on the children, and although the children have been involved in counselling in the past, he made no efforts to re-involve the children in counselling.

With regards to the Children's Aid of Ottawa, they have been involved on and off since 2013. They report that Ms. Moore has a diagnosis of Bipolar Affective Disorder Type 1 and it is noted that she does have paranoia that usually revolves around Mr. Kiska. It was also noted that there is ongoing contentious custody dispute between Ms. Moore and Mr. Kiska, with allegations made by each on a regular basis. The children did not disclose any safety concerns when in their mother's care, and Ms. Moore was in agreement to contact Mr. Kiska to come and pick up the children when needed. The file was closed January 2018.

FALSE
FALSE
TRUE

Dr. Chow is of the opinion that the parental separation has been felt by the family members, who may still be healing. Dr. Jackson shared that Ms. Moore has been isolated from her family related to Mr. Kiska's actions and reportings, leaving Ms. Moore grieving the loss of her family relationships. The parents are described as very caring and loving, and involved with their children. They present as protective and having a close relationship with both children. However, the communication between the parents at this time is conflictual and problematic, and co-parenting does not appear to be an option at this time.

RECOMMENDATIONS:

1. Custody: It is respectfully recommended that the mother have sole custody of Sean and Cate Kiska.
2. Access: It is respectfully recommended that the present access schedule remain as 2-2-3, with the parent picking up the children for their access visit, or with the children taking the school bus.

** Shared access is seemingly unavoidable until Moore is in a position to present evidence against Kiska. (see 2018 OCL letter from Ottawa Victim Services.)*

Freeman
RENTAL WORK TICKET



SHOW #: 465270
SHOW NAME: AMERICAN PSYCHIATRIC ASSOCIATION ANNUAL MEETING
TICKET #: 1186
CUSTOMER: SAQOTU INC

BOOTH #:1915

ORDER #: 817
ORDER DATE: 05/17/2019 02:27 PM
USER ID: overlj

QTY	UOM	ITEM
1	EA	9' X 10' CARPET - BLACK
1	EA	6' L X 30" H DRAPED TABLE - BLACK

PART NO.

910

630

Signature:

Debra Moore

Print Name:

Debra Moore

2019 02:30 PM

SHOW #: 465270

BOOTH: 1915

TICKET #: 1186

Page 1 of 1

TAB 14

1/9

CDTFA-410-D REV. 7 (1-18)
SWAP MEETS, FLEA MARKETS, OR
SPECIAL EVENTS CERTIFICATION

CALIFORNIA DEPARTMENT OF TAX AND FEE ADMINISTRATION
STATE OF CALIFORNIA

People who sell merchandise in California are generally required to hold a seller's permit.

You may not sell at this event unless you have a seller's permit or are not required to hold a permit. You are required to have a permit if you are selling, even temporarily, new or handcrafted items or used items you purchased for the purpose of reselling to others. You are not required to hold a permit if you are only making "occasional" sales, selling products that are not taxable when sold at retail, or selling on behalf of a section 6015 retailer.

You may electronically register for a seller's permit at no cost to you by visiting our website at www.cdtfa.ca.gov. To find a California Department of Tax and Fee Administration (CDTFA) office near you, call our Customer Service Center at 1-800-400-7115 (TTY:711) or visit our website. If you obtain a temporary seller's permit, the business address on your temporary permit should be the address of the temporary selling location and the mailing address should be your permanent place of business or residence.

Occasional and Nontaxable Sales—Occasional sellers are usually people who are not required to hold a seller's permit because they will not be making a series of qualifying sales. A person who has cleared their garage of used items accumulated for their own use and who sells only those items would usually qualify as an occasional seller, provided they make sales no more than twice in a 12-month period. Some sellers who make only nontaxable sales are also not required to hold seller's permits. Examples include sellers of fresh produce or other cold food products sold "to go." Please note, however, some food sales are taxable, including sales of food for consumption in places where admission is charged.

Section 6015 Retailers—Revenue and Taxation Code section 6015 relieves certain individuals of the requirement to obtain a seller's permit when: (1) the product supplier is a CDTFA approved section 6015 retailer, (2) the product supplier reports and pays tax on the actual "retail selling price," (3) the individual is selling only those items purchased from the section 6015 retailer, and (4) the individual provides the name of the product supplier. Typical section 6015 retailers include multi-level marketing retailers that solicit sales through a network of individual salespeople/representatives (for example, Avon, Tupperware).

Verification of a seller's status is required by law. Please complete all four sections of this form. Please print.

1. EVENT INFORMATION

EVENT NAME AND PLACE

American Psychiatric Association

EVENT DATE(S)

May 18-23

TABLE/BOOTH/LOCATION ID NUMBER

#1915

2. VENDOR/EXHIBITOR INFORMATION

OWNER'S NAME

SACOTU Inc.

MAILING ADDRESS (street number or P.O. box)

1466 Claymar Avenue

(city, state and ZIP code)

Ottawa, Ontario K2C 1S6

TELEPHONE NUMBER

(915) 307-1390

DRIVER LICENSE NUMBER OR STATE ID NUMBER AND STATE

M6509-15916-55928

TYPE OF BUSINESS, DESCRIPTION OF ITEMS TO BE SOLD/DISPLAYED

Consulting & Education

3. STATUS—Check appropriate boxes, and provide requested information

☐ I hold a valid seller's permit. My number is: S

☒ No sales of tangible personal property are being made or solicited at this event.

☐ I am not required to hold a seller's permit because:

☐ My retail product sales are not subject to tax

☐ My sales are exempt occasional sales

☐ I sell on behalf of a section 6015 retailer

4. CERTIFICATION—Partners/additional sellers, complete a separate copy of this form

The above statements are certified to be correct to the best knowledge and belief of the undersigned.

NAME (type or print)

Deirdre Moore CFA, RBA

TITLE

President

SIGNATURE

Deirdre Moore

DATE

May 17, 2019

See reverse for disclosure information.

TAB 14

2/9

CLICK HERE TO VIEW A LARGE MAP

SEARCH OPTIONS

Company Name

Booth

Product/Service
Category

☒ Company name

☐ Booth

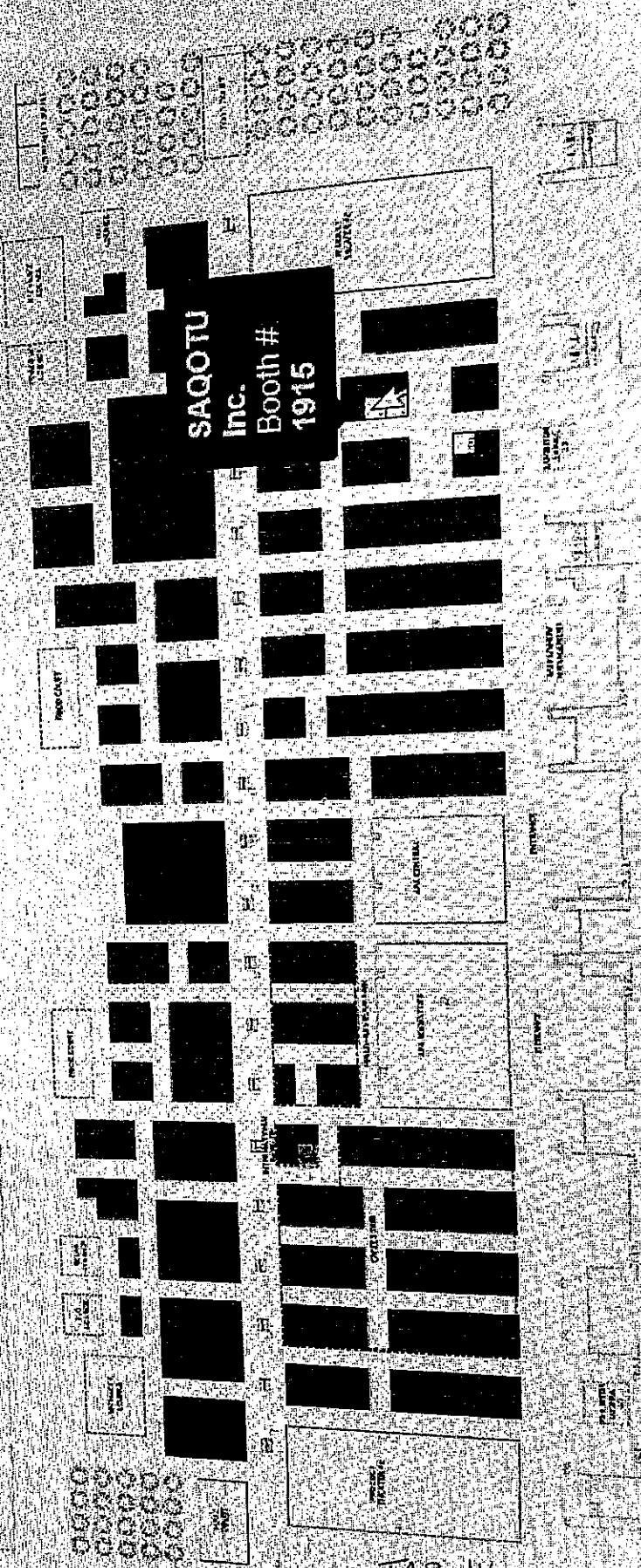
Sort result By

Search

List All

Clear

Download PDF Floor Map



TAB 14
3/9

ANNUAL MEETING



175

Specialize Regularly Distribute Include Engage & Innovate

DEIRDRE
MOORE

SAQOTU INC.

TAB 14
4/9

Author Book Signings

APA Bookstore Hours

Saturday 10:00 a.m. - 4:00 p.m. Monday 10:00 a.m. - 4:00 p.m.
 5:30 p.m. - 7:00 p.m. Tuesday 10:00 a.m. - 4:00 p.m.
 Sunday 10:00 a.m. - 4:00 p.m.

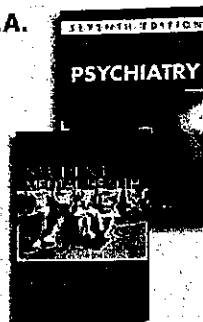
Saturday, May 18

Noon - 1:00 p.m.

Laura Weiss Roberts, M.D., M.A.

*The American Psychiatric Association Publishing
Textbook of Psychiatry, Seventh Edition*

*Student Mental Health: A Guide for Psychiatrists,
Psychologists, and Leaders Serving in Higher Education*



Sunday, May 19

Noon - 1:00 p.m.

Glen O. Gabbard, M.D.

Holly Crisp, M.D.

*Narcissism and Its Discontents: Diagnostic Dilemmas and
Treatment Strategies With Narcissistic Patients*

1:00 p.m. - 2:00 p.m.

Eve Caligor, M.D.

Otto F. Kernberg, M.D.

Frank E. Yeomans, M.D., Ph.D.

*Treatment of Severe Personality Disorders: Resolution of
Aggression and Recovery of Eroticism*

*Psychodynamic Therapy for Personality Pathology:
Treating Self and Interpersonal Functioning*



Monday, May 20

11:00 a.m. - Noon

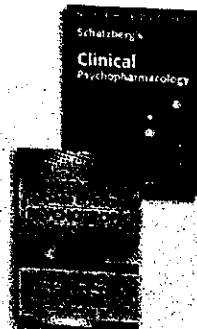
Alan F. Schatzberg, M.D.

*Schatzberg's Manual of Clinical
Psychopharmacology, Ninth Edition*

Noon - 1:00 p.m.

Joseph F. Goldberg, M.D.

*Managing the Side Effects of Psychotropic
Medications, Second Edition*



Deirdre Moore, CFA, BBA

Founder at People First Incorporated (pending)

With over 25 years of professional experience, I have an exceptionally diverse skill set that ranges from financial analysis to project management to the crafting of influential corporate/financial documents/presentations.

Areas of expertise include:

Process Improvement | Business Planning | Budgeting & Forecasting | Risk Management | Financial Reporting | Profitability Analysis | Treasury | Portfolio Analysis | Performance Benchmarking | Project Management | Advanced MS Excel templates that produce dynamic & visually powerful management/forecasting/planning/presentation tools.

An accomplished writer and speaker, other skills include:

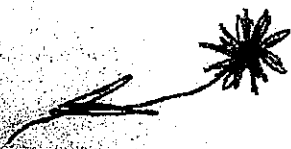
Investment/Economic and/or Financial Commentary | Presentation Development & Delivery

Concerned that the needs of people who endure mental suffering require additional resources, I have recently turned my attention to the mental health industry. I have developed a new technique, Introspection-based Therapy ("IBT"), and launched a new company, People First Incorporated (pending).

My lived experience, coupled with my professional expertise, renders me an expert in this industry.

I also have acquired a significant degree of legal expertise (see *Kiska v. Moore* 2017 ONSC 6872 at CanLii.org.) and actively support the passing of Bill C-78: the fragility of mental health when in an abusive relationship is a problem. I intend to do something about it.

Feel free to phone
me if you would
like to brainstorm.



Deirdre Moore

President, SAQOTU

(651) 351-5245 Nashville

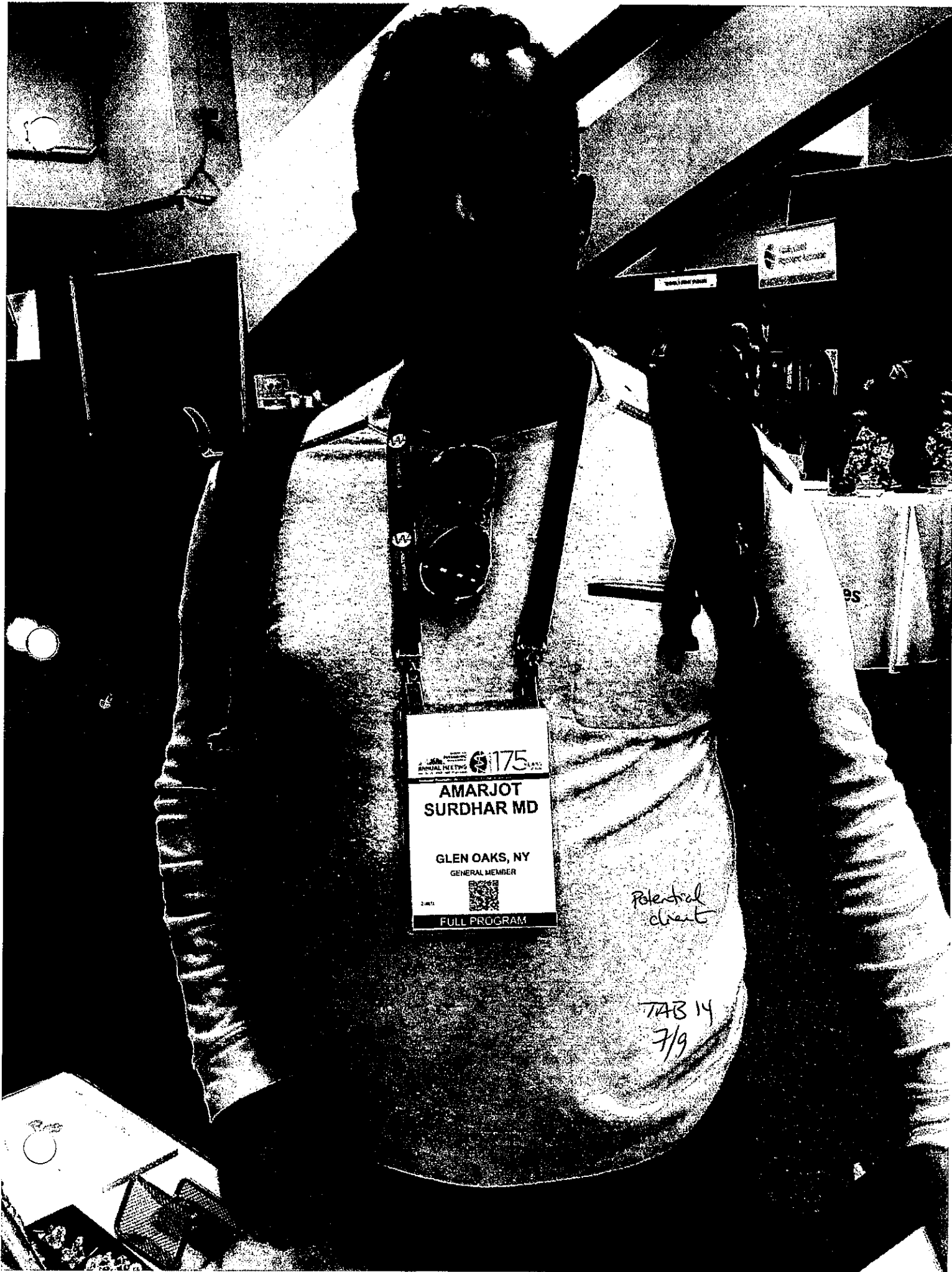
⇒ (915) 307-1390 El Paso

(613) 261-3520 Ottawa

www.linkedin.com/in/deirdremore1/

TAB 14

6/9



AMARJOT
SURDHAR MD

GLEN OAKS, NY
GENERAL MEMBER

FULL PROGRAM

Potential
client

TAB 14
7/9

End of conference
wrap-up
T/M

now
hiring
telePsychiatrists

WHAT IS CARL
STRUGGLING WITH?
Consider the ethical implications of this
and other questions about mental
health care and technology

NUBAYD

TAB 14
8/9

CanLI

Kiska v. Moore, 2017 ONSC 6872 (CanLI)

Date: 2017-11-16
File: FC-15-2446-0
Number: Kiska v. Moore, 2017 ONSC 6872 (CanLI), <http://canli.ontlinc.ca/>, retrieved on 2019-05-15
Citation: Kiska v. Moore, 2017 ONSC 6872
Court File No.: FC-15-
DATE: 2017/11/16

2446-0

SUPERIOR COURT OF JUSTICE - ONTARIO

RE: Jonathan Kiska, Applicant

-and-

Deirdre Moore, Respondent

BEFORE: Madam Justice D. Summers

COUNSEL: Wade Smith, for the Applicant

Respondent is self-represented

HEARD: August 29, 2017

ENDORSEMENT

OSI Organized Stalking Informers

ORGANIZED GANG STALKING: WHAT YOU NEED TO KNOW

Organized Gang Stalking, also known as Gang Stalking, Cause Stalking, Organized Stalking, Stalking by Proxy, Community-based Harassment, and Covert Stalking, is a form of harassment that is essentially harassment and discrediting campaigns waged against a variety of targets, including but not limited to: Citizens and neighbors are recruited to participate, often from neighborhoods and cults, but also from among employees. Coordinated psycho-social attacks, consisting of stalking, noise campaigns, sensitizing and spreading of lies and rumors, are executed in an effort to virtually neutralize the victim using people from all backgrounds and vocations to harass, track 24/7, sometimes organizing lethal vehicle accidents, poisonings, electronic harassment, home invasions/property destruction, corrupt or ignorant doctor diagnosis given to stamp the victim as bogus mentally ill with delusions, paranoid, or schizophrenia, etc. Everything is done covertly, and with a sophisticated real time dispatching system to organize the criminals' harassments and attacks, often in the hundreds to thousands of criminals participating as a coordinated mob at any given time while the criminals do their normal routines of work, shopping, commuting to and from work, leisure, etc., using the method of moving foot and vehicular surveillance techniques, and computers, cell phones, verbal and visual cues, and every other conceivable type of communication. Often, the local network of this mob is connected to a national and international network when the target travels the local network will follow the target to the next city or town when the target arrives there, the networking that location will stalk follow and harass the target in that city or town. Organized Gang Stalking also known as organized stalking, community harassment community stalking is a systemic form of control, which seeks to destroy every aspect of a Targeted Individuals life. Using occupational health and safety laws, warning markers can be added to a targets file. Once a target is flagged, a notification is sent out, and the target is followed around 24/7 by the various communities that they are in. A covert investigation might be

TAB 14
919

81-0-27

dw.cceh@outlook.com

From: Wendy Robinson <fightforkidscanadacchr@gmail.com>
Sent: Monday, July 22, 2019 4:22 PM
To: dw.cceh@outlook.com
Subject: Wendy Robinson Citizens Commission on Human Rights.

Good day Deirdre,

I work with the Citizens Commission on Human Rights. We are a watchdog organization to investigate and prosecute human rights violations in the mental health industry and CAS.

Your case with your children taken for no good reason and having the abusive parent supported by CAS is not that unusual. We have worked on many of these cases now. I am in Ottawa and I would like to interview you and help you with this case. We are helping other families like yours.

Please call me so we can talk.

Wendy Robinson
Citizens Commission on Human Rights
Cell: 613-322-4657
www.cchr.org



Connect with me on [LinkedIn](#)!

Coming soon: An online presence for the company

Coming soon: View our **law suit templates** and **photo journalist adventures** by requesting to join our Dropbox community.

From: thagey@nowmedia.ca <thagey@nowmedia.ca>

Sent: Monday, July 22, 2019 2:27 PM

To: dw.cceh@outlook.com

Subject: Thomas...Writing etc...

Hi Andee,

There are so many areas to focus on. Starting at the beginning almost anywhere. We can't assume people read or retain facts and info. Of course, you need to focus on your areas of interest...and hopefully it can attract other voices as things move along.

Are you around KW area? (It said United States on your LinkedIn landing page.)

Mental health is such a broad topic.

If you're nearby it would be great to chat...and even if you aren't.

We are in the process of a big mobile upgrade and relaunch, so we have a bit of time. But ultimately I'm looking for passionate voices.

Let me know.

Cheers!

Thomas Hagey

519-223-3553

dw.cceh@outlook.com

From: Deirdre Moore <dw.cceh@outlook.com>
Sent: Monday, July 22, 2019 3:44 PM
To: thagey@nowmedia.ca
Cc: Deirdre Moore; dw.cceh@icloud.com; dw.cceh@yahoo.com; vault@thirdmanrecords.com
Subject: RE: Thomas...Writing etc...
Attachments: Article - Preparing for a Future Class Action against Vaping Magnates by Andee White, CFA, BBA 20190722.pdf; Article - Preparation of my Defense for Violating a CAS-constructed Restraining Order by Andee White CFA, BBA 20190720.pdf; Article - Is the CAS being paid by my ex-husband by Andee White CFA, BBA 20190720.pdf; Safety At Music Festivals, Is It Time For A Closer Look.pdf

Categories: COI - media

It was great to speak with you Thomas.

Attached are my two articles that expose the Children's Aid Society of Ottawa and one that exposes *one* cause of the electronic cigarette "epidemic". I have a few other articles posted on my LinkedIn Profile such, safety at music festivals (attached), in case you are interested.

Feel free to distribute these materials to anyone who might benefit.

I hope we speak again soon.

'Til then, the best of everything.

Andee White, CFA, BBA

formerly Deirdre Moore

President, SAQOTU Inc.

(915) 307-1390 United States of America :: (613) 261-3520 Canada

Current Facebook: <https://www.facebook.com/deirdre.white.7140497>

Current LinkedIn: <https://www.linkedin.com/in/andee-white-1b0145181/>

1. The children, Sean Kiska, born May 8, 2008 and Cate Kiska, born November 30, 2007 ("the children"), be placed in the custody of their father, Jonathan Kiska, pursuant to Section 102(1) of the *Child Youth and Family Services Act*.
2. Access to the mother, Delfra Moore, to the children shall be at the discretion of the father, Jonathan Kiska.
3. Delfra Moore shall not attend within 500m of the residence of the father, Jonathan Kiska.
4. Delfra Moore shall not attend within 500m of the children's schools, unless prior approval is obtained in writing by the father, Jonathan Kiska.
5. Delfra Moore shall not communicate with the children - Sean Kiska, born May 8, 2008, and Cate Kiska, born November 30, 2007 - by any means (electronic, telephone, etc.) without the supervision of the father, Jonathan Kiska.
6. Delfra Moore shall not have any physical contact or access with the children - Sean Kiska, born May 8, 2008, and Cate Kiska, born November 30, 2007 - unless agreed to by the father, Jonathan Kiska and fully supervised by an individual of his choice.
7. This restraining order shall be enforced by the Ottawa Police Service (OPS), the Ontario Provincial Police (OPP), the Royal Canadian Mounted Police (RCMP), or any other police service within its jurisdiction.
8. This Order shall remain in force unless it is varied, extended or terminated by the Court.

IMPORTANT FACTS SUPPORTING MY/OUR CLAIM(S)

(In numbered paragraphs, set out the facts that form the legal basis for your claim(s). Attach an additional page and number if it you need more space.)

1. The Respondent, Delfra Moore, and I separated on November 27, 2016.
2. Following our separation, I remained in the matrimonial home and I still reside there with the children.
3. I co-parented with Ms. Moore during our marriage as well as after our separation. Since the onset of the Respondent's mental health issues beginning in 2013, I have been responsible for providing for the day-to-day safety and well-being of the children. Thereafter, when the Children's Aid Society intervened on February 8, 2019 with safety and security concerns with respect to the ability of the Respondent to care for the children, I have been their sole caregiver.
4. I am employed and earn an income of approximately \$130,000.00 per year, liable to care for all of the children's needs.

Form 33B-1: Answer and Plan of Care
(Parties other than Children's Aid Society) (page 9)

Court File Number: FC-19-CF-08-1

Put a line through any space left on this page

September 24, 2019

Date of Signature

Signature

[Signature]

Signature

Sylvan Learning

To whom it may concern:

Cate Kiska was enrolled in Sylvan Learning's Reading and Math program in May 2018. Cate has been filling in identified skill gaps in these subject areas and has shown significant growth with vocabulary development, comprehension skills, problem solving and basic numeracy skills. Continued tutoring is recommended in order for Cate to comprehend grade level vocabulary and numeracy skills required at this Grade 6 level.

Cate's Mother, Delfra Moore, is the only responsible party on file and has driven Cate to all of her sessions since May 2018. Cate missed only one hour session on July 4th, 2018 - we received a call just before lesson time that Mr. Kiska could not get her here. Ms. Moore has paid Sylvan a total of \$3,922.00 for tutoring services until the end of August, 2018. Please note that this includes a \$125.00 test fee for Sean Kiska, therefore, Cate's portion is \$3,797.00. In general, we have seen a strengthening of both her reading and math skill while attending Sylvan. Cate's confidence and focus have improved. We look forward to furthering her education.

PROPER CHILDREN'S AID

Douglas King
Centre Director

August 28, 2018

NOT A COPY OR RELEASE

TAB 17

1/3

IMPORTANT FACTS SUPPORTING MY/OUR CLAIM(S)

(In numbered paragraphs, set out the facts that form the legal basis for your claim(s). Attach an additional page and number it if you need more space.)

1. The Respondent, Deirdre Moore, and I separated on November 27, 2016.
2. Following our separation, I remained in the matrimonial home and I still reside there with the children.
3. I co-parented with Ms. Moore during our marriage as well as after our separation. Since the onset of the Respondent's mental health issues beginning in 2013, I have been responsible for providing for the day-to-day safety and well-being of the children. Thereafter, when the Children's Aid Society

Vs. Reality

Cate's Mother, Deirdre Moore, is the only responsible party on file and has driven Cate to all of her sessions since May, 2018. Cate missed only one 2 hour session on July 4th, 2018 - we received a call just before lesson time that Mr. Kiska could not get her here. Ms. Moore has paid Syman a total of \$3,322.00 for tutoring services until the end of August, 2018. Please note that this includes a \$125.00 test fee for Sean Kiska, therefore, Cate's portion is \$3,197.00.

In general, we have seen a strange regression of both her reading and math skill while attending Syman. Cate's confidence and focus have improved. We look forward to furthering her education.

TAB 17
2/3

Settlement Conference Brief

(dx)

HC-19-CP-000 008

20191011

Deirdre Moore ("Moore")

1/1

1. Divorce file FC-15-2446 contains an abundance of evidence that ex-husband ("Kiska") is a pathological liar.
2. Divorce file FC-15-2446 contains an abundance of evidence that Kiska is a verbally, emotionally and psychologically abusive individual.
3. Divorce file FC-15-2446 contains an abundance of evidence that Kiska has committed fraud, perjury, defamation, etc. against Moore.
4. There could not be more evidence that Kiska is a psychopath than that which has been ignored by the horribly fragmented, dysfunctional Superior Court of Justice of Ontario divorce process — with the notable exception of Justice Darlene Summers (see Kulka v. Moore, 2017 ONSC 6572)
5. The number of lawsuits/complaints against CAS throughout Ontario is no secret and Ottawa's group of lawyers who scoff at forgery, perjury and defamation are no different: CAS affidavits are proveably false.
6. So-called "child protection" file FC-19-CP 000 008 is nothing more than an attempt to circumvent the evidence against Kiska in FC-15-2446.
→ and, as of 20191004, there is another file: FC-19-CP08-1 with new materials.
7. How in the world can the SCT seriously consider a Summary Judgement against Moore when the 2018 OCL recommendation was the opposite?
(see recommendation attached)
8. If the CAS Application is not struck for, at a minimum, abuse of process, then at the very least Moore should be permitted to produce witnesses/evidence.
9. With respect to Moore's arrest: how convenient that she be forced to defend herself from a jail call — how else would a narcissist have it?

TM

TAB 17

3/3



From: Jonathan William Patrick Kiska >



To: Deirdre White >

Hide

Cc: mary.kiska@rogers.com >

Re: My plans for May 27-31

May 15, 2019 at 8:36 PM

Deirdre

I have spoken with Diego.

You have been evicted.

They have followed all the rules.

You are not the legal owner of Sean's masks or anything else in the house.

Sorry to tell you that.

Also, I plan to buy the contents of your house unless you send them payment in full by end of day tomorrow (May 16).

I will not have Sean and Cate further hurt by your selfish and inconsiderate actions.

Once I own everything from Claymor I will be happy to discuss arrangements in which you may purchase some of your personal effects from me.

You have Diego's number and I suggest you call

TAB 18



1/8



Royal Bank of Canada
Banque Royale du Canada
1330 BASELINE RD
NEPEAN, ON

62066740 2-516

DATE 20181217
Y/A M/M D/J

PAY TO THE ORDER OF
PAYEZ À L'ORDRE DE KALDOON HABIB ALLAH

\$1,850.00

EXACTLY \$1,850.00

REOBJET ONE MONTHS RENT

CANADIAN DOLLARS CANADIENS

62066739 4-516

DATE 20181217
Y/A M/M D/J



Royal Bank of Canada
Banque Royale du Canada
1330 BASELINE RD
NEPEAN, ON

PAY TO THE ORDER OF
PAYEZ À L'ORDRE DE KALDOON HABIB ALLAH

\$1,850.00

EXACTLY \$1,850.00

REOBJET ONE MONTHS RENT

CANADIAN DOLLARS CANADIENS

62066738 6-516

DATE 20181217
Y/A M/M D/J



Royal Bank of Canada
Banque Royale du Canada
1330 BASELINE RD
NEPEAN, ON

PAY TO THE ORDER OF
PAYEZ À L'ORDRE DE KALDOON HABIB ALLAH

\$1,850.00

EXACTLY \$1,850.00

REOBJET ONE MONTHS RENT

CANADIAN DOLLARS CANADIENS

62066743 6-516

DATE 20181217
Y/A M/M D/J



Royal Bank of Canada
Banque Royale du Canada
1330 BASELINE RD
NEPEAN, ON

PAY TO THE ORDER OF
PAYEZ À L'ORDRE DE KALDOON HABIB ALLAH

\$1,850.00

EXACTLY \$1,850.00

REOBJET ONE MONTHS RENT

CANADIAN DOLLARS CANADIENS

PURCHASER NAME

NOM DE L'ACHETEUR

AUTHORIZED SIGNATURE / SIGNATURE AUTORISÉE

PURCHASER ADDRESS

ADRESSE DE L'ACHETEUR

COUNTERSIGNED / CONTRESIGNE

62066743 00496003 0990135

TAB 18
2/8



From: Jonathan William Patrick Kiska >



To: Deirdre White >

Hide

Re: Questions?

May 16, 2019 at 8:17 AM

As indicated in my text please don't communicate with me. Good luck with your endeavours.

On Thursday, May 16, 2019, Deirdre White <dw.cceh@icloud.com> wrote:

|



TAB 18
3/8



Jonathan William Patrick >

to pay for it; plus, pretty little dress
wants a new pair of Stuart
Weizman's to go with.)

Delivered

Tuesday 4:23 PM

Sorry, I can't talk right now.

Sorry, I can't talk right now.

Yesterday 10:53 AM

Sorry. Busy at work. Can't talk now.

Sorry, I can't talk right now.

Today 3:13 AM

6:13 a.m.

May 23, 2019

Good Morning John.
Are you up?

How are my children?



iMessage



74318
4/8

dw.cceh@outlook.com

From: Deirdre White <dw.cceh@icloud.com>
Sent: Saturday, May 25, 2019 10:34 AM
To: diego@dfsparalegal.com
Cc: mblais@vvb.com; Wade Smith; Marta Siemiarz; Susanne Sviargula; kettsar@hotmail.com; Mohammed Said; viana.ibrahim@casott.on.ca; Dr. Paule Kemgni; Jonathan William Patrick Kiska; mary.kiska@rogers.com
Subject: Re: My visit with Sean and Cate

Dear Diego,

Would you kindly clarify our current situation for me?

I interpret your e-mail as follows:

"You providing me with the contact information of the landlord whom you represented to request rent money from me is now a conflict of interest."

"Hire a lawyer to understand my rights."

"Contact my former landlord."

Ahem: Diego, my former landlord IS your former client.

I am TRYING to pay him.

Why won't you tell me how I can get his money to him?

You are creating emotional hardship for me. Fine.

Are you also now creating financial and/or emotional hardship for Mr. Allah?

How about this:

Not only will I not retain a lawyer, I will build a template on how to take you to court, share it with Mr. Allah and then use the law to combine our interests and save court time in order to receive a summary judgement against you.

Happy now?

Deirdre

Sent from my iPhone

On May 25, 2019, at 12:55 PM, <diego@dfsparalegal.com> <diego@dfsparalegal.com> wrote:

Dear Ms. Moore,

This email shall serve to confirm that I am unable to assist you with this matter as it would result in a conflict of interest.

My only suggestion to you is that you obtain independent legal advice with regard to this matter to better understand your rights.

E 3/7

TAB 18
5/8

This is my final correspondence on this matter.

Kindly refer any future inquiries with regard to 1466 Claymor to your former landlord/property manager.

Yours truly,

Diego Fernandez-Stoll
Licensed Paralegal

Tel: (613) 220-0449
Fax: (613) 701-0858
Email: diego@dfsparalegal.com
Web: www.dfsparalegal.com

This communication is intended for the addressee as indicated above, all or portions of this email may be CONFIDENTIAL and/or LEGALLY PRIVILEGED and may also be protected by "PRIVACY LAWS". If you are not the intended recipient, please notify the sender immediately at the noted phone number and/or by return email and delete the above noted email and all copies immediately. Thank-you

From: Deirdre White <dw.cceh@icloud.com>
Sent: May 25, 2019 2:03 AM
To: Campbell, Jenn <jenn.campbell@casott.on.ca>
Cc: Said, Mohammed <mohammed.said@casott.on.ca>; mblais@vvb.com; Wade Smith <wsmith@bellbaker.com>; Marta Siemiarczuk <marta.siemiarczuk@nelliganlaw.ca>; Susanne Sviergula <ssviergula@cavanagh.ca>; kettsar@hotmail.com; Dr. Paule Kemgni <paule.kemgni.1@ulaval.ca>; Jonathan William Patrick Kiska <jonathankiska@gmail.com>; mary.kiska@rogers.com; viana.ibrahim@casott.on.ca; Diego Fernandez <diego@dfsparalegal.com>
Subject: Re: My visit with Sean and Cate

Good Morning Jenn.

Thank you for your e-mail.

I very much look forward to this meeting: I have been struggling with how to include any visitation whatsoever by Sean and Cate's biological father, narcissist John Kiska, when my "new family" establishes itself in Tucson, Arizona, USA. He has already caused them so much harm.

Currently in Basingstoke, London, England (which appears to be "A Town in Transition: CA*" - more later via an article to be posted on my new website and/or LinkedIn), I will not likely be back in Canada until June 6/7. Would we be able to meet then?

Please let me know at your earliest convenience.

Deirdre
(915) 307-1390

PS I intend to serve on CAS Ottawa a Statement of Claim regarding the CA* of my children by Mohammed Said. I will also be posting this Statement and all supporting documents to the suw.ROCKS section of my website to provide other "new families" with a template so that they too can sue the CAS when their family is targeted. I hope this does not impact our relationship whilst Sean, Cate and I adjust to our new environment.

*CA = child abduction

PPS Dr. Jackson, please forward a copy of this e-mail to Jessica Henry. (She was the first CAS worker to ignore and then bury the evidence of Kiska's abuse in the CAS file.)

PPS Diego, I would like to provide extra rent money for the month of June as my work in Europe/U.S. has been extended. May I retain you to facilitate this payment to Mr. Kaldoon Habib Allah?

Sent from my iPhone



Concurrent Continued Robbery
of \$500,000

Your complaint

a. Please tell us about your complaint

- A victim of domestic violence, I fled from Ottawa for safety on February 28, 2019.
- I had on my person eight rent checks in the form of money orders made out to the Landlord of 1466 Claymor Avenue, Ottawa, ON K2C 1S6:
Kaldoon Habib Allah
- I had never met Mr. Allah: he operated through real estate agent Lamah El-Rages of ReMax 344 O'Connor St., Ott. ON K2P 1W1
- I had tried to contact Mr. El-Rages by phone to retrieve Mr. Allah's contact information with no success
- In May 2019, Mr. Stolls-Fernandez informed me by e-mail that I would be evicted if I did not ^{send the} money orders through the mail to some address of which I was not certain
- I requested the phone number and e-mail address of Mr. Allah from Mr. El-Rages and Mr. Fernandez-Stolls multiple times; however, both refused. (It was my intention to wire the funds directly to Mr. Allah.)
- Upon return from the U.S., it became clear that in fact the house had been emptied.
- I had not once received a single legal document from Mr. Fernandez-Stolls regarding the eviction and he was aware that I was in the U.S.
- I was robbed of \$500,000 of property and he is guilty of violating multiple sections of the Criminal Code if, as ex-husband implied, he was collaborating with ex-husband: Jonathan Kiska

Bell Baker LLP

116 LISGAR STREET, SUITE 700, OTTAWA, ONTARIO K2P 0C2
Phone 613-237-3444
Fax 613-237-1413

Wade L. Smith
613-237-3448 ext. 324
wsmith@bellbaker.com

www.bellbaker.com

November 1, 2019
Delivered by Email

The Honourable Madam Justice Engelking
Superior Court of Justice
Judges Chambers
5th Floor
161 Elgin Street
Ottawa, Ontario K2P 2K1

Your Honour:

Re: Kiska and Moore – FC-15-2446-0

This letter is in response to the letter from Ms. Moore dated October 31, 2019, requesting leave to bring a Motion to vary interim spousal support. ★

I understand that Ms. Moore has been released on terms pending her trial. Amongst the terms is that she reside at 3786 Russell Road, which I understand to be a residence provided to her by the Elizabeth Fry Society.

The next step in the criminal matter is that Ms. Moore's trial is scheduled to take place from December 2 to 6, 2019.

Mr. Kiska paid his spousal support directly to Ms. Moore until such time as she was incarcerated. Thereafter, he was advised by the Detention Centre that he could not contact Ms. Moore to provide any payments to her. *He was asked to send money to parents but refused.*

Upon being advised of Ms. Moore's release, Mr. Kiska has been in contact with the Family Responsibility Office to begin to make payments through them.

In the interim, Mr. Kiska has the sole financial responsibility for the two children of the marriage. In addition, he has the additional financial burden of responding not only to this Application, but retaining legal counsel throughout the Children's Aid Society Application.

James R. McIninch
Helmut R. Brodmann
James D. Wilson
Patricia A. Lawson

Geoffrey A. Howard
Wade L. Smith
James F. Leal
John Rick
Charlotte Watson

Martin D. Owens
Cheryl L. Hess
John E. Summers
Laura A. Hunt

Counsel: Paul A. Webber, Q.C.,
John C. Clarke, Q.C. (Ret'd), David C. Thompson, Q.C. (Ret'd)

TAB 19

★ Kiska committed perjury, defamation and fraud so that support was merely \$1,230/month. He earns \$200-300,000. 1/3

For the reasons set out above, Mr. Kiska submits that it is inappropriate to grant leave for a Motion to vary the Temporary Order.

Yours truly,

BELL BAKER LLP

Wade L. Smith

WLS/ch

c.c. Jonathan Kiska

c.c. Deirdre Moore

Of course he feels it
is inappropriate. He

loves not paying

\$ 5,000 - 10,000 / month!

TM

Tuesday, October 22, 2019

Mr. Wade Smith

Bell Baker LLP, 116-700 Lisgar Street

Ottawa, Ontario K2P 0C2

(gk) 1/1

Dear Mr. Smith,

Re: Outstanding Spousal Support

As you are aware, "for oral reasons given" by you on behalf of your client, Jonathan Kukar, I was awarded merely \$1,230 per month in spousal support and \$345 per month in child support in 2018 by Justice Audet.

achieved via
Fraud

You are also aware that your client has utilized the "services" of the CAS to remove me from my children's lives completely and the "services" of the Ottawa Police to have me charged with multiple crimes when I attempted to reassure my children of my love and adoration.

Your participation in my estranged husband's ability to identify and exploit every flaw in the healthcare, law enforcement and judicial systems has not gone unnoticed. With that in mind, I am curious as to whether or not you will obey Justice Engelking's instructions from October 15, 2019: "pay her what you owe her".

Not able to accept payments from him while detained, kindly forward the \$3,690 to my parents immediately and forward \$1,230 to them monthly until further notice. Thank you,

Deirdre Moore

cc: Mr. and Mrs. Moore

Deirdre Moore, CFA, BBA

c/o OCDC, 2244 Innes Road

Gloucester, ON K1B 4C4



Stop the Children's Aid Society from taking Children from Good Parents

Advocating for Accountability of Ontario's Children's Aid Societies

Join this group to see the discussion, post and comment

English (US) · Français (Canada) · Español · Português (Brasil) · Deutsch · Privacy · Terms · Advertising · Ad Choices · Cookies · More · Facebook © 2019

About This Group

Description

Welcome to Stop the Children's Aid Society from taking Children from Good Parents!

This group was originally founded in 2007 and is Facebook's largest CAS related group!

Our group is an open forum to reform Child Welfare in... See More

Private

Only members can see who's in this group and what they post

Visible

Anyone can find this group

General

Members · 19,289

Activity

4 New posts today

19,289 Members

76 in the last 30 days

431 in the last 30 days

Type here to search

The Ottawa Children's Aid Society is notorious for workers and lawyers fabricating evidence.

Never underestimate the power of the Children's Aid Society.

They have more power than a police officer

and they abuse that power with impunity and immunity.

Senior lawyers don't call them the Children's Aid Society, they call them "The Gestapo"

"The state must destroy the child to be the most precious treasure of the people. As long as the government is preoccupied with the benefits of the children, the people will happily consent to almost any curtailment of liberty and almost any deprivation."

— Adolf Hitler, Mein Kampf

"The best way to take control over a people and control them utterly is to take a little of their freedom at a time, to erode rights by a thousand rips and almost imperceptible reductions. In this way, the people will not see those rights and freedoms being removed until just the point at which these changes cannot be reversed."

Adolf Hitler, Mein Kampf

The Children's Aid Societies of Ontario have similar ideas which is why everyone must do their best to bring an end to the Corrupt Criminal Cartel of the Children's Aid Societies of Ontario.

STOP BILL 88

Readers are asked to help support a letter writing campaign to Ontario's elected MPP's to stop Bill 88, an act to amend the Child and Family Services Act which is currently before the Ontario Legislature.

MORE FUNDING FOR THE CAS CRIMINAL CARTEL

Bill 88 if it passes would give even more money and power to Ontario's Children's Aid Agencies by giving CAS the authority to deliver financial support services for persons 16 to 24 years of age.

CAS WILL COMPETE FOR ONTARIO WORKS

Services provided by CAS would be in direct competition to existing government agencies such as Ontario works.

Allowing CAS agencies to provide the same services that existing government services are providing will result in a bureaucratic and administrative nightmare which will waste a lot of taxpayer money.

CAS agencies have already demonstrated that they cannot competently deliver services for those under the age of 16 so the government of Ontario should not be expanding the mandate of CAS agencies.

Bill 88 will cause many children and families to be harmed at significant additional costs to the taxpayers of Ontario.

Ask your MPP to SCRAP THE CAS and replace it with an accountable Ontario Government Department of Child Protection

For more info See www.AdvocacyCanada.com

Stop Children's Aid Soc x

https://www.facebook.com/stopcas/

facebook

Log In

Mobile Phone

Password

Log In

Like

Like

Share

Until the lion learns how to write, every story will glorify the victor.

Stop Children's Aid Society of Ontario from Ruining People's Lives @stopcas

Home About Notes Photos Posts Community

Create a Page

Send Message

Community

415 people like this

428 people follow this

About

Contact Stop Children's Aid Society of Ontario from Ruining People's Lives on Messenger

Community

See All

Page Transparency

Facebook is showing information to help you better understand the purposes of a Page. See actions taken by the people who interacted and post content.

See All

See More

PHOTOGRAPH

IS IT TRUE?

PARENTAL ALIENATION IS EMOTIONAL CHILD ABUSE

Log In

or

Create New Account

Type here to search

Log Out

TAB 20
3/3

MacDougall, Tara

(40) 1/2

From:
Sent:
To:

Deirdre Moore <dw.cceh@outlook.com>
July 18, 2019 10:34 PM
ProtectingCanadianChildren@hotmail.com; sue.gilbert@wpss.ca;
hudcom@sympatico.ca; sylvia.monctonn@hotmail.com; lori.pynn@hotmail.com;
velvetprotectingcanadianchildren@hotmail.com; jim.watson@ottawa.ca;
matt.luloff@ottawa.ca; laura.dudas@ottawa.ca; jan.harder@ottawa.ca;
jenna.sudds@ottawa.ca; eli.el-chantiry@ottawa.ca; glen.gower@ottawa.ca;
theresa.kavanagh@ottawa.ca; bayward@ottawa.ca; rick.chiarelli@ottawa.ca;
keith.egli@ottawa.ca; diane.deans@ottawa.ca; tim.tierney@ottawa.ca;
mathieu.fleury@ottawa.ca; rideaurockcliffeward@ottawa.ca;
catherine.mckenney@ottawa.ca; jeff.leiper@ottawa.ca; riley.brockington@ottawa.ca;
capitalward@ottawa.ca; jean.cloutier@ottawa.ca; stephen.blais@ottawa.ca;
george.darouze@ottawa.ca; scott.moffatt@ottawa.ca; carolanne.meehan@ottawa.ca;
allan.hubley@ottawa.ca

Cc:

d'aoustf@ottawapolice.ca; Cameron, Lana C; Le, Phong N; hickes@ottawapolice.ca;
meehanj2@ottawapolice.ca; dayf@ottawapolice.ca; Said, Mohammed; Campbell, Jenn;
Guindon, Isabelle; MacDougall, Tara; Stafford, Bonnie; patric.senson2@ontario.ca;
Clarke, Pauline (MAG); Roskies, Shuah (MAG); John Kiska (jonathankiska@gmail.com);
Wade Smith; chammond@bellbaker.com; info@bellbaker.com; info@vvblawyers.com;
Susanne Sviergula; info@cavanagh.ca; info@quickstartmedia.com;
mary.kiska@rogers.com

Subject:

Attachments:

PS FW: The 10-year Child Abduction Model that is Ottawa, Ontario
LinkedIn Article - Preparation of my Defense for Violating a CAS-constructed
Restraining Order; Crime committed by Jenn Campbell 20190718.pdf; LinkedIn Article -
Is the CAS being paid by my ex-husband 20190717.pdf; Private Information
KEMGNI.pdf; 03. PFI - Organized Gang Stalking.pdf

Importance:

High

I apologize.

I neglected to add the links to the recordings of my meeting with CAS worker, Mohammed Said.

He is the one who came to my house five months ago with three police officers, without the required warrant and
removed my beautiful children for no reason whatsoever.

Video 1: <https://youtu.be/URbDviCQhro>Video 2: <https://youtu.be/g0aXNnFsf4A>Video 3: <https://youtu.be/wcfA14ISAWo>

THIS IS EXHIBIT E TO THE
AFFIDAVIT OF Mohammed Said
SWORN BEFORE ME THIS 15th
DAY OF August, 2019

Tara MacDougall
A COMMISSIONER, ETC.

CAS of Ottawa contravened
Child, Youth and Family Services Act
by apprehending my children without
a warrant and, as recorded,
when they were not in danger — imminent or otherwise.

TAB 21

JM 20191013 1/2



The one on the left is Mohammed Said. The one on the right, sticking his tongue out at me, is my ex-husband Jonathan Kiska of 1244 Lampman Crescent born 29-Sep-60.

What do I need to do to have these two arrested? At least we could start there, no?

(fo) 2/2

All of these police officers cc'd have been made aware of the evidence. My police files are either ignored, rejected or not accepted in the first place.

I have contacted the RCMP who said that they have no jurisdiction in Ontario or Quebec.

The Office of the Children's Lawyer folks cc'd here say that they cannot do anything.

The lawyers cc'd here are well aware of what is going on. Heck, Wade Smith and Christine Hammond are both involved: just read continuing record FC-15-2446-0 for evidence of that. When do they get arrested?

Well, at least I have figure out the model.

I will illustrate the process and write an article about it to raise awareness.

Meanwhile, I would appreciate any assistance that you are in a position to provide.

Sincerely,

Deirdre Moore, CFA, BBA

President, SAQOTU Inc.

(915) 307-1390 United States of America :: (613) 261-3520 Canada



Connect with me on [LinkedIn](#)

prepare your own affidavit, serve it on all other parties not later than 4 days before the date above and file it at the court office not later than 2 days before that date. Only written and affidavit evidence will be allowed at a motion unless the court gives permission for oral testimony. You may bring your lawyer to the motion.

IF YOU DO NOT COME TO THE MOTION, THE COURT MAY MAKE AN ORDER WITHOUT YOU AND ENFORCE IT AGAINST YOU.

COURT SUPÉRIEURE DE JUSTICE

February 5, 2019
Date of signature

Signature of person making this motion or of person's lawyer

Mohammed Said's
signature; not Tara MacDougall's.

Tara MacDougall
1602 Telesat Court
Ottawa, Ontario
K1B 1B1
Canada
Phone: (613) 747-7800 ext. 3245
Fax: (613) 747-1933
eMail: Tara.MacDougall@casott.on.ca

Typed or printed name of person or of person's lawyer,
address for service, telephone & fax number and e-mail
address (if any)

NOTE TO PERSON MAKING THIS MOTION: You **MUST** file a confirmation (Form 14C) not later than 2:00 p.m. 3 days before the date set out above.

If this is a motion to change past and future support payments under an order that has been assigned to a government agency, you must also serve this notice on that agency. If you do not, the agency can ask the court to set aside any order that you may get in this motion and can ask for costs against you.

State the order or orders requested on this motion.

1. An order placing the children Sean Kiska (DOB: May 8, 2006) and Cate Kiska (DOB: November 30, 2007) in the care of their father, Jonathan Kiska, under the supervision of the Society, pending the disposition of this Application, under the following terms and conditions:

Certified to be a true copy of original
Copie authentique certifiée et conforme à l'originale

For Both Parents:

Dated this 28 day of June 2019
fait le jour de Atholwa

1. The father and the mother shall work cooperatively with the Society, follow through with the Society's recommendations, and allow the Society worker to have private meetings with the children in the home, school and community, on an announced and unannounced basis.

ONTARIO SUPERIOR COURT OF JUSTICE

2. The father and the mother shall accept referrals to community support services as required.

3. The father and the mother shall sign consents to share information with professionals involved with the family, as requested, in consultation with legal counsel.

4. The father and mother shall inform the Society of any change in the family constellation, change of address, circumstances or contact information.

5. The father and the mother shall refrain from discussing adult matters (such as court proceedings) in the presence of the children.

Ontario Superior Court of Justice, Family Court at 161 Elgin Street, Ottawa Ontario K2P 2K1		Court File Number: FC-19-CP-000008
SUPERIOR COURT OF JUSTICE AT OTTAWA FEB 06 2019 DÉPOSÉ À LA COUR		Form 6B : Affidavit of Service dated February 6, 2019

Applicant(s)

The Children's Aid Society of Ottawa 1602 Telesat Court Ottawa, Ontario K1B 1B1 Tel : (613) 747-7800 Fax : (613) 747-1933	1602 Telesat Court Ottawa, Ontario K1B 1B1 Tel : (613) 747-7800 Fax : (613) 747-1933
---	---

Respondent(s)

Deidre Moore-Mother Jonathan Kiska-Father Re : Sean and Cate Kiska Child	
--	--

My name is Mark Simpson, I live in Ottawa, Ontario, and I swear/affirm that the following is true:


- On the 6th day of February, 2019, at 10:45am, I served Deidre Moore with the following document(s) in this case:


↳ I was served 15 minutes before the hearing. *ym*

Document	Date of Document
Protection Application	February 5, 2019
Notice of Motion	February 5, 2019
Affidavit of Mohammed Said with Exhibit "A", "B"	February 5, 2019
Affidavit of Viana Ibrahim with Exhibit "A"	February 5, 2019
Plan of Care	February 5, 2019
Blank Answer and Plan of Care	

2. I served the documents mentioned in paragraph 1 by,
- ☒ special service.
3. I carried out special service of the document(s) on the person named in paragraph 1 at:
Confidential Address
- ☒ leaving a copy with the person.
- ☐ leaving a copy in a sealed envelope addressed to the person with _____, an adult person who stated they are currently a resident of the above mentioned address and who confirmed that _____ is also a current resident of the said address and then by mailing a copy of the same documents.
4. My relation to, or affiliation with, any party in this case is as follows: I have no relationship or affiliation with any party in this case. I am a Process Server for Canadian Process Serving (Ottawa).
5. I am at least 18 years of age.

Sworn/Affirmed before me at the City of Ottawa, in the Province of Ontario on February 6, 2019.


A Commissioner, etc.,
(Dina Kirela)


Mark Simpson

FALSE DOCUMENT

ev?

SM

Undo ^

Outlook Full screen Hide email

Search Mail and People New Delete Archive (No subject) Move to Categories

File number

760-01-093596-192

Date

2019-04-09 09:30

Courtroom and courtroom

Salaberry-de-Valefield Courtroom 1

Accused party

Moore Deidre A

Counsel for the defence

Mre. MERCIER LOUIS PHILIPPE

Number of counts

Number of appearances on the roll of

Judicial officer

Judge Dubois

Courtroom

Courtroom

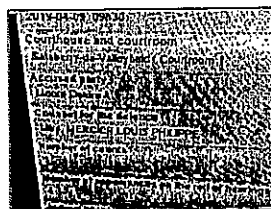
SM

Said, Mohammed

Today, 9:54 AM

Said, Mohammed

Reply all |



Download Save to OneDrive - Children's Aid Society of Ottawa

Get Outlook for iOS

FALSE

THIS IS EXHIBIT B TO THE
AFFIDAVIT OF Mohammed Said
SWORN BEFORE ME THIS 15th
DAY OF August, 2019
JMA Morphy
A COMMISSIONER, ETC.

Alyssa Kolanko 6

Archive

Brandy Meffen

Conversation History

Deidre Moore 5

ELKacimi 2

Flemming 2

Folders 1

Abdi

Aboriginal

Aboriginal Resource

Aboriginal/First Natio

addictions

African-Canadian ch

Al Mteri

Al-Kubaisi 5

1. I did not have a lawyer: I self-represented.
2. I was not "declared not criminally responsible" for the charge as stated at Said's 20190301 Affidavit para. 16: I was found not guilty on 20190429.
3. On April 9, 2019, Judge Joey Dubois ignored Dr. Paula Kemgnil's assessment because it was entirely based on ex-husband's hearsay.

Deidre Moore
20191013

TAB 22

04/07/2019 5/9



Superior Court of Justice of Ontario
(Name of court)

161 Elgin Street, Ottawa, Ontario, K2P 2K1
Court office address

2019-50440

Court File Number
FC-19-CP000008

Form 25: Order
(General)

☐ Temporary
☒ Final

C. MacLeod

Judge (print or type
name)

April 8, 2019
Date of order

FILED: APRIL 17, 2019

Applicant(s)

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

The Children's Aid Society of Ottawa
1602 Telesat Court
Ottawa, Ontario
K1B 1B1
Canada
Phone: (613) 747-7800
Fax: (613) 747-1933

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

Tara MacDougall
1602 Telesat Court
Ottawa, Ontario
K1B 1B1
Canada
Phone: (613) 747-7800 ext. 3245
Fax: (613) 747-1933
eMail: Tara.MacDougall@casott.on.ca

Respondent(s)

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

Deirdre Moore
Address Confidential

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

Wade Smith
700-116 Lisgar Street
Ottawa, Ontario
K2P 0C2
Tel: 613-237-3444
Fax: 613-237-1413
eMail: wsmith@bellbaker.com

Children's Lawyer

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

A true copy of original ORDER
que certifiée et conforme à l'original

8 day of April 2019
jour de

TAB 22

6/9

Form 25: Order (General) (page 2)
Court file number: FC-19-CP000008

Cate Kiska's Lawyer:
Debora Scholey
29-4338 Innes Road
Ottawa, Ontario
K4A 3W3
Tel: 613-424-0629
Fax: 613-482-4733
eMail: debora@scholey.ca

The court heard an application made by (name of person or persons)
The Children's Aid Society of Ottawa

The following persons were in court (names of parties and lawyers in court)
Brian Fisher, agent for Tara MacDougall, counsel for the Society;
The child protection worker;
Wade Smith, counsel for the father;
The father;
Debora Scholey, counsel for the children

The mother (by telephone)

The court received evidence and heard submissions on behalf of (name or names)
Parties present

THIS COURT FINDS THAT:

Statutory findings for both children are made in accordance with the affidavit filed by the father over the bench today.

The respondent mother, Deirdre Moore, is in default of these proceedings.

The children Sean Kiska and Cate Kiska, are found to be children in need of protection, pursuant to ss. 74(2)(b)(i); 74(2)(b)(ii); 74(2)(h) of the Child, Youth and Family Services Act.

THIS COURT ORDERS THAT:

1. The children Sean Kiska (DOB: May 8, 2006) and Cate Kiska (DOB: November 30, 2007) shall be placed in the care of their father, Jonathan Kiska, under the supervision of the Society, for a period of four months, under the following terms and conditions:

For Both Parents:

1. The father and the mother shall work cooperatively with the Society, follow through with the Society's recommendations, and allow the Society worker to have private meetings with the children in the home, school and community, on an announced and unannounced basis.

2. The father and the mother shall accept referrals to community support services as required.

TAB 22
7/9

Form 25: Order (General) (page 3)
Court file number: FC-19-CP000008

3. The father and the mother shall sign consents to share information with professionals involved with the family, as requested, in consultation with legal counsel.

4. The father and mother shall inform the Society of any change in the family constellation, change of address, circumstances or contact information.

5. The father and the mother shall refrain from discussing adult matters (such as court proceedings) in the presence of the children.

6. The father and the mother shall cooperate with one another to provide for the children as they see fit and inform the Society accordingly.

For Ms. Moore Only:

7. Ms. Moore shall attend her family physician and/or treating psychiatrist and any involved mental health professionals regularly and follow all recommendations, including counselling and medication, in regards to her mental health

II. Access to the mother shall be at the discretion of the Society and in accordance with the children's wishes.

III. Pursuant to s. 137 of the *Child, Youth and Family Services Act*, Ms. Deirdre Moore shall be restrained from the following:

(a) Ms. Moore shall not attend within 500m of the residence of the father, John Kiska;

(b) Ms. Moore shall not attend within 500m of the children's schools, unless prior approval is given in writing by the Society;

(c) Ms. Moore shall not communicate with the children, Sean and Cate Kiska, by any means (in person, telephone or otherwise) without the supervision of the father, John Kiska.

(d) Ms. Moore shall not have any physical contact or access with the children Sean and Cate Kiska except fully supervised access at the discretion of the Children's Aid Society.

(iv) This restraining order shall be enforced by the Ottawa Police Service (OPS), the Ontario Provincial Police (OPP), the Royal Canadian Mounted Police (RCMP), or any other police service within its jurisdiction.

(v) This order shall remain in force unless it is varied, extended or terminated by the court.

(vi) The order will return for Status Review on August 6, 2019.

August 12, 2019

G. MacLeod J.

TAB 22
8/9

Form No. 100 (Revised) 10-10-10
Case No. 100-100000000

10-10-10

Signature of Agent in Charge of this case

TAB 22

9/9

Is the CAS being paid by my Ex-husband to abuse my children and me? Or, is this the role of the Children's Aid Society of Ottawa?



Photograph of Andee White's children, Cate and Sean, in 2008
(7 months and 25 months) ©2019 SAQOTU Inc.

by Andee White, CFA, BBA (July 20, 2019)

In January 2013, following a tragedy that occurred in Stittsville, Ontario, I decided that I wanted to transition out of the financial services industry into the mental health industry. I began to research the services that were currently available and developed a new model that would include education with respect to the impact of bullying on children and the importance of learning how to understand one's feelings.

I envisioned a web presence where there was a multi-lingual forum and families could share experiences as well as post videos of their children as they learned about these topics.

- On February 28, 2013, I filmed my daughter Cate (at age 5) talking about what happens to a heart when one is bullied (00:17) https://youtu.be/JPm4JSfq_BA
- On February 28, 2013, I filmed my son Sean (at age 6 1/2) talking about his feelings (00:52) https://youtu.be/C5OQL_zKiil

TAB 23

1/3

Then, I spent most of the rest of that day documenting ideas.

The following day—after visiting their school, Sir Winston Churchill Public School, and speaking with its Vice-Principal at that time, Mr. Greg Wyzynski—I filmed Sean and Cate practicing a jingle/dance that I thought could be turned into a children's song (01:30) <https://youtu.be/2gz-812dDz4>

I was so excited about what we could build together that I filmed a private moment with each of them:

- Cate, signing her name in a new journal: (01:16) <https://youtu.be/Qi30z0OaoAc>
- Sean, who ended up asking me about love: (00:46) <https://youtu.be/Pw9C8Bg2u9M>

Shortly thereafter, someone from the Children's Aid Society of Ottawa ("CAS") arrived. (02:40) <https://youtu.be/henXbff-H9Q>

Three hours after that, the CAS worker gave temporary sole custody of Sean and Cate to my ex-husband: he wasted no time in the continued harassment of me.

(02:08) <https://youtu.be/x8HYzs5MGVA>

Later that night, I had a nervous breakdown—a condition which is now referred to as “a psychotic break”—from which I recovered by morning. I defied Kiska's abuse until, on Sunday, March 3, 2013, he phoned the police. I ended up being slammed head-first onto a footstool, hand-cuffed and driven to a hospital.

I was hospitalized from March 3 to 5, 2013 under a Form 1 of the Mental Health Act and, due to reliance on the accuracy of the collateral information provided by my ex-husband and my parents, I was diagnosed with Bi-Polar Disorder by a psychiatrist. He prescribed the anti-psychotic medication known as Seroquel which did nothing but keep me up all night.

On March 6, 2013, Sean's teacher phoned in important information to the CAS which was recorded by CAS worker, Jessica Henry. What happened next?

The documentation, evidence of abuse by my ex-husband, was buried in the CAS file; unbeknownst to me until I fired my family law lawyer who, I submit, was actually working for my ex-husband!

TAB 23

2/3

Today, over six years later, I am finally in a position to bring a civil action against the CAS and request a criminal investigation.

Contrary to one of the most important recommendations made by the Office of the Children's Lawyer after a FOUR MONTH INVESTIGATION, namely,

... sole custody should be awarded to the mother.

the CAS has:

- Orchestrated a permanent restraining order against me,
- Orchestrated the awarding of sole custody of Sean and Cate to my ex-husband,
- Denied Sean and Cate my love and care, as well as my protection from their biological father and narcissist, Jonathan Kiska,
- Committed multiple crimes along the way and
- Unwittingly exposed the degree of [corruption] within our judicial system.?

Here are the recordings of my meeting with CAS "child protection worker",

Mohammed Said. He is the one who came to my house five months ago with three police officers, without the required warrant and removed my beautiful children for no reason whatsoever.

- Video 1: <https://lnkd.in/dvsEmTC>
- Video 2: <https://lnkd.in/dBQUGai>
- Video 3: <https://lnkd.in/dDjvbiD>

links need to be re-established
Jm

If anyone would like to receive information on any of the legal proceedings which are currently underway (you could use my documentation as a template/guide), then please contact me via LinkedIn or at your leisure via any of the following:

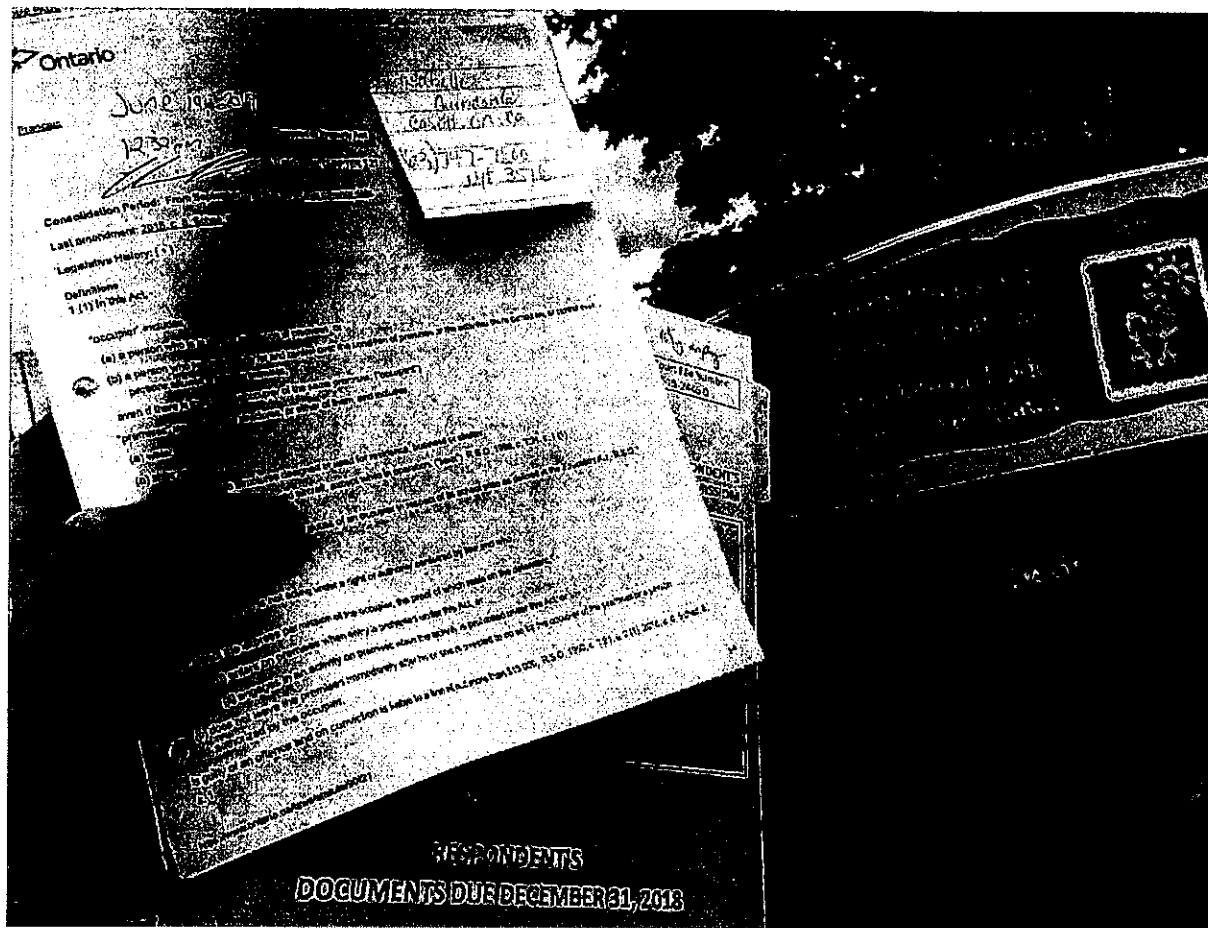
(613) 261-3520 CDA || (915) 307-1390 USA

dw.cceh@outlook.com || dw.cceh@yahoo.com || pfi.rocks@icloud.com

<https://www.facebook.com/deirdre.white.7140497>

TAB 23
3/3

Preparation of my Defense for Violating a CAS-constructed Restraining Order



Photograph of Trespassing Warning given to Deirdre Moore as she waited for Isabelle Guindon to request a new CAS Case Manager ©2019 SAQOTU Inc.

by Deirdre Moore, CFA, BBA (July 17, 2019)

While I was detained for over six weeks in Quebec for a crime that I did not commit (Criminal Code of Canada, section 249.1(1) Flight from Peace Officer: arrested 20190314 and acquitted 20190429), the Children's Aid Society of Ottawa ("CAS") committed many crimes which I am currently documenting for law enforcement.

One of them was the illegal acquisition of a restraining order that prevents me from communicating with my children, Sean (13) and Cate (11).

TAB 24

1/9

*contains much
evidence against Kiska.
CAS had a copy since 201901 TM*

For lawful reasons, I violated the terms of this restraining order on June 27, 2019: I simply wanted to let my children know that I was alive and well. I wanted to reassure them that I love them and miss them and that I was doing my best to see them.

My court appearance is next Friday; therefore, today I am turning my attention to the preparation of my defence: I have been charged with committing the offence of:

“without lawful excuse, disobey[ing] [the] lawful order of made by the Superior Court contrary to Youth and Family Services Act section 142(1)(f)”

Well:

- I had lawful excuse, which I can prove,
- The order “of made” (their typo, not mine) was not lawful, which I can prove,
- There is no such thing as “Superior Court”: the order was made by the “Superior Court of Justice of Ontario”,
- There is no such thing as “Youth and Family Services Act”: There is a Child, Youth and Family Services Act (“CYFSA”), and
- I did not commit the crime that has been quoted because ... I do not work for the CAS!!

Here is Section 142 (1) of the CYFSA:

142 (1) A person who contravenes,

(a) an order for access made under subsection 104 (1); (b) subsection 130 (6) (disclosure of information); (c) subsection 133 (6) or (10) (confidentiality of child abuse register); (d) an order made under subsection 134 (8) (amendment of society’s records); (e) subsection 136 (3) or (4) (leaving child unattended, etc.); (f) a restraining order made under subsection 137 (1); (g) section 139 (unauthorized

TAB 24
2/9

placement); (h) any provision of section 140 (interference with child, etc.); or (i) clause 141 (a) or (b) (false information, obstruction, etc.),

AND

a director, officer or employee of a corporation who authorizes, permits or concurs in such a contravention by the corporation

IS GUILTY of an offence and on conviction is liable to a fine of not more than \$5,000 or to imprisonment for a term of not more than one year, or to both.

(Note: On a day to be named by proclamation of the Lieutenant Governor, clause 142 (1) (c) and (d) of the Act is repealed. (See: 2017, c. 14, Sched. 3, s. 8 (1))

How could the police possibly have arrested me?

I cannot see how this can possibly go to trial; however, I am grateful for being arrested because I had not yet read the CYFSA and now I realize that Jenn Campbell is guilty of committing the crime of contravening a restraining order made under subsection 137(1). You see, the restraining order states that:

*Access to the mother shall be at the discretion of the Society
AND in accordance with the children's wishes.*

According to Case Manager, Mohammed Said, my children were excited to see me.

Here is some of the evidence against Jenn Campbell that I have organized so far:

**JENN CAMPBELL OF CAS DOES BREAK THE LAW: I WAS TO VISIT
WITH MY CHILDREN ON JUNE 26, 2019 at 5:30 p.m.**

1. On June 19, 2019, Jenn Campbell provides the only documentation available with respect to CAS visit guidelines and process: (18:09)
https://youtu.be/_cMdqH-fJtU

(Note that I have been asking for documentation from the CAS for months: there does not seem to be any OR they really do not want any of us to see it.)

TAB 24
3/9

2. On June 26, 2019, while waiting to see Sean and Cate for the first time in over four months, I took a picture of the entrance of the Children's Aid Society of Ottawa (as well as my gifts for Sean and Cate) so that I could include a picture in a future article about the experience. I was immediately informed by this security guard that recording anything on the premises was not permitted: (00:16) https://youtu.be/_bT_Tc5zHwU
3. After being advised that recording anything on the premises was not permitted, I began to walk the employee parking lot and took a video of as many license plates as I could. The, worried that my phone might be confiscated, I took a video of my video: (05:00) <https://youtu.be/2n8B9krw8us>
4. After I backed up my video of the parking lot walk, I was told that I could no longer wait outside for my supervised, 1-hour, 5:30 p.m. visit with my children. I was advised that I must leave the premises or enter the building: (01:04) <https://youtu.be/JikZLcfmH3A> (Note that I did in fact lie to this security guard about not recording: of course I want the license plates of every one who works for this horrible organization. I do find it interesting that somebody reported me to security: I was only out there for about four minutes.)
5. I was required to meet with Jenn Campbell prior to my visit with my children. She wanted to be certain that I understood how I was to behave: I took it as an opportunity to expose more of the CAS's incompetence: (04:38) <https://youtu.be/mHRnW5Cr7Ok> and (01:29) https://youtu.be/4Fv_Cg5-tJg
6. Just as my visit was scheduled to begin, Jenn Campbell insisted that I leave my phones with security else she would cancel my visit. The guidelines say nothing about this: plus, I have a lot of evidence against my ex-husband, Jonathan Kiska ("Kiska"), the CAS and others on my phone. I offered to leave my phones turned off and outside of the glass meeting room. For some reason, Jenn did not seem to like my solution: (00:32) <https://youtu.be/l21s8KC-REI>
7. I continued to wait for my visit: (01:30) <https://youtu.be/lqcSjtPakT4>
8. I began to ask why there was such a delay: (00:52) <https://youtu.be/ZIQF2jwNq5M>

9. I was informed that my visit was cancelled and that I would be charged with trespassing if I do not immediately leave the premises:
(01:40) <https://youtu.be/ky6iqSj8L0w>

10. CAS phoned police to have me arrested for trespassing:
(02:07) https://youtu.be/Fi_B55DqSpY

DEIRDRE MOORE DOES NOT BREAK THE LAW

It becomes obvious to me that it is not just CAS worker Mohammed Said who needs to be imprisoned for multiple crimes and child abuse: it is the entire organization! So, I decided that I had better check on my children to ensure that, at least physically, they were ok.

On the morning of June 27, 2019, I waited for Sean at his usual bus stop so I could see him before school. Instead, however, I saw him in the passenger seat of Kiska's Vovlo SUV which drove past without stopping. So, I rushed to the house to check on Cate. (She did not reply or come to the door: Kiska has succeeded at total parental alienation of me from my daughter, which violates civil law.)

As I returned to the main street to hail a taxi (my car was "stolen" by staff at the Chateau Laurier in downtown Ottawa in February 2019), Kiska drove toward me and I decided to stop him. This is how I got arrested that morning:

1. Kiska phoned the police even though he knew that the CAS restraining order was bogus: (00:40) <https://youtu.be/9SPgg44Dw2U>
2. Kiska remained calm as he continued his abuse of me by having me arrested for violating an illegally-acquired restraining order when I was simply trying to ensure that my children were, physically, well. (I have no idea how they are surviving this emotionally.) (00:14) <https://youtu.be/jS0zF4R3VLA>
3. While Kiska was on the phone, a passer-by asked if he could provide assistance: I asked if he would phone the police for me. (01:58)
<https://youtu.be/FXG0btxwrKo>
4. The police arrived and I was arrested: (00:17) <https://youtu.be/rNP7jW7ktyg>

UPCOMING ARTICLE: The Ottawa Pipeline of Human Trafficking—It is a 10-Year Plan Designed to Acquire the Victims by Age 13

UPCOMING ARTICLE: The Spectrum of Law Enforcement "Services" in Ottawa

Spoiler: From nursery schools to community housing services (with a healthy dose of "mental health services" along the way), Ottawa is the place to be if you hate children and the concept of family.

(The perpetrators of this crime believe that they are protected because of the number of law enforcement and judiciary officials that they have recruited: they are wrong.)

MY PRELIMINARY NOTES REGARDING DEFENSE, LAWFUL EXCUSE, ABSOLUTE DISCHARGE AND PROBATION

Criminal Code of Canada: Defence of Person

<https://laws-lois.justice.gc.ca/eng/acts/C-46/page-7.html#h-115831>

Section 34(1) Defence - Use or Threat of Force

34(1) A person is not guilty of an offence if (a) they believe on reasonable grounds that force is being used against them or another person or that a threat of force is being made against them or another person; (b) the act that constitutes the offence is committed for the purpose of defending or protecting themselves or the other person from that use or threat of force; and (c) the act committed is reasonable in the circumstances.

34(2) In determining whether the act committed is reasonable in the circumstances, the court shall consider the relevant circumstances of the person, the other parties and the act, including, but not limited to, the following factors: (a) the nature of the force or threat; (b) the extent to which the use of force was imminent and whether there were other means available to respond to the potential use of force; (c) the person's role in the incident; (d) whether any party to the incident used or threatened to use a weapon; (e) the size, age, gender and physical capabilities of the

TAB 24
6/9

parties to the incident; (f) the nature, duration and history of any relationship between the parties to the incident, including any prior use or threat of force and the nature of that force or threat; (f.1) any history of interaction or communication between the parties to the incident; (g) the nature and proportionality of the person's response to the use or threat of force; and (h) whether the act committed was in response to a use or threat of force that the person knew was lawful.

Regarding "Lawful Excuse": <http://freelaw.ca/criminal-code-canada-lawful-excuse/>

Regarding "Absolute Discharge": http://vladfedorchuk.com/ontario/66-suspended_sentence_and_probation.html

Note that "[P]robation is regarded as a rehabilitative sentencing tool...It is not considered punitive in nature." [1] see R. v. Rawn, 2012 ONCA 487 at para 35: https://en.wikibooks.org/wiki/Canadian_Criminal_Sentencing/Available_Sentences/Suspended_Sentences_and_Probation

If anyone would like to receive information on any of legal proceedings which are currently underway (you could use my documentation as a template/guide), then please contact me via LinkedIn or at your leisure via any of the following:

(613) 261-3520 CDA || (915) 307-1390 USA

dw.cceh@outlook.com || dw.cceh@yahoo.com || pfi.rocks@icloud.com

TAB ~~ST~~
7/9

RE: FYI >> FW: Immediate Sale of Matrimonial Home (fa)

Deirdre Moore <dw.cceh@outlook.com>

Sat 2019-06-15 1:56 PM

To: Cameron, Lana C <CameronL@ottawapollce.ca>; Phong N Le <LeP@ottawapollce.ca>;

Cc: Jonathan William Patrick Kiska <Jonathankiska@gmail.com>; mary.kiska@rogers.com <mary.kiska@rogers.com>; Wade Smith <wsmith@bellbaker.com>; Susanne Sylvergula <ssylvergula@cavanagh.ca>; marta.siemiarczuk@nelliganlaw.ca <marta.siemiarczuk@nelliganlaw.ca>; Wanda Mills-Boone <wanda.mills-boone@ocdsb.ca>; Louise Cesario <louise.cesario@ocdsb.ca>; Campbell, Jenn <jenn.campbell@casott.on.ca>; Said, Mohammed <mohammed.said@casott.on.ca>; drj@ottawa-psychologists.com <drj@ottawa-psychologists.com>;

The restraining order was illegally obtained through false statement of fact, omissions, errors and malicious obfuscation.


If this is the best that you can do, then my being arrested may well be the fastest route to justice.

Regarding my need to speak to a lawyer, you are incorrect: you should not speak on topics of which you have no knowledge.

Officer Cameron, are you part of this crime ring?

Deirdre Moore, CFA, BBA

Founder, People First Incorporated (pending)


(915) 307-1390

Connect with me on [LinkedIn](#)

Coming soon: An online presence for [People First Incorporated](#)
Coming soon: View our law suit templates and photo journalist adventures by requesting to join our Dropbox community.

From: Cameron, Lana C <CameronL@ottawapollce.ca>
Sent: Saturday, June 15, 2019 11:03 AM
To: 'Deirdre Moore' <dw.cceh@outlook.com>
Subject: RE: FYI >> FW: Immediate Sale of Matrimonial Home

Deirdre Moore - this is Constable Cameron of the Ottawa Police Service.

TAB 28
8/9
<https://outlook.office.com/owa/?path=/mail/AAMkAGQZNDE0...> 08/07/2019

FW: CAS Intentional Infliction, Knowing Assistance, etc.

(fb)

Deirdre Moore <dw.cceh@outlook.com>

Tue 2019-06-11 2:49 PM

To: Campbell, Jenn <jenn.campbell@casott.on.ca>; Said, Mohammed <mohammed.said@casott.on.ca>;

Cc: Wanda Mills-Boone <wanda.mills-boone@ocdsb.ca>; Louise Cesario <louise.cesario@ocdsb.ca>; Wade Smith <WSmith@bellbaker.com>; ssvlergula@cavanagh.ca <ssvlergula@cavanagh.ca>; John Kiska <jonathankiska@gmail.com>; <jonathankiska@gmail.com>; mary.kiska@rogers.com <mary.kiska@rogers.com>; drj@ottawa-psychologists.com <drj@ottawa-psychologists.com>; kettisar@hotmail.com <kettisar@hotmail.com>;

1 attachments (48 KB)

RE: Flowers;

Hi Jenn.

Wanda claims that your illegally-attained court order stated that I could not send to my daughter Cate any flowers.
Is this true?

PS. Please know that I phoned Officer Edgar (Badge #1214) of Ottawa Police Services (613) 236-1222 ext. 2912 this morning and informed him that I would be intentionally violating your illegally-attained restraining order tomorrow (or Wednesday). Plus, I will be at the SWG Fun Night on Friday.

Deirdre Moore, CFA, BBA

Founder, People First Incorporated (pending)



(915) 307-1390

Connect with me on [LinkedIn](#)

Coming soon: An online presence for [People First Incorporated](#)

Coming soon: View our lawsuit templates and photo journalist adventures by requesting to join our Dropbox community.

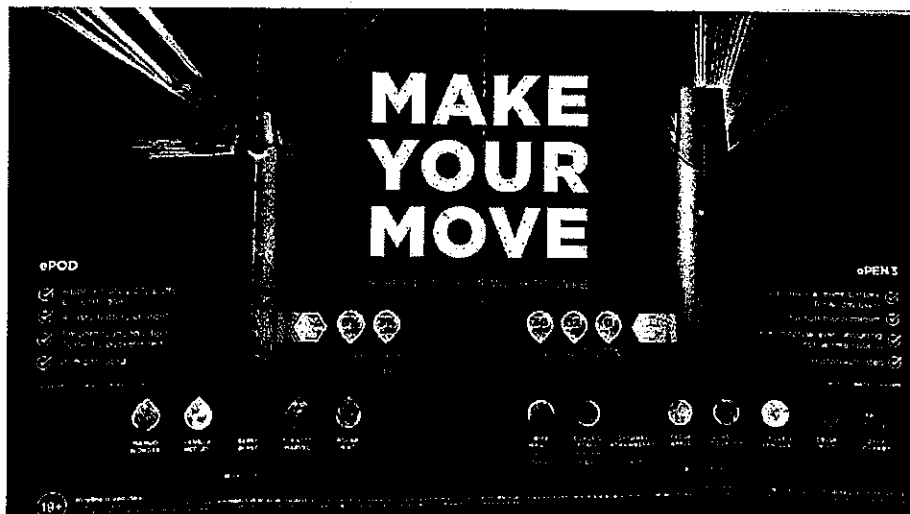
From: Deirdre White <dw.cceh@icloud.com>

Sent: Tuesday, June 11, 2019 2:43 PM

<https://outlook.office.com/owa/?path=/mail/AAMkAGQzNDE0...> 08/07/2019

TAB 28
9/9

Preparing for Future Class Actions against Vaping Magnates: Juul Labs, Vype, etc., etc.



Photograph of Vype brochure available in Ottawa on July 22, 2019 © 2019 SAQOTU Inc.

by Andee White, CFA, BBA (July 22, 2019)

A week ago, my comments about vaping received so many positive reactions on LinkedIn that I decided an analysis of the business model was required. After a look at the legislation and a few shops in Canada and United States of America ("USA"), perhaps we need a few lobbyists too. Then again, what do they actually accomplish?

Background

While at a Tim Horton's in Cheektowaga, New York, USA, I read a comment on LinkedIn about vaping:

The CEO of America's bestselling e-cigarette, Juul Labs, has a message for parents: "I'm sorry." Federal data shows nearly 21% of high school students vaped last year, prompting the Food and Drug Administration to declare teen vaping an "epidemic." Juul has attempted to dissuade teen use of its products by shutting down its social media accounts and nixing fruity flavors, but that hasn't stopped the criticism.

Well, I had done a little research into the disgusting product that is vaping. So, I added a comment to this post:

Associates of Imperial Tobacco are looking for "biodegradable product" supply for vaping ingredients. I was quickly cut off when I posed as a supplier in search of their selection criteria. What the heck are they planning to add to these "oils"? I was just worried about pharmaceuticals (e.g. ridilin, lithium) getting in there.

TAB 25

1/6

Then I added:

Apologetic, Juul Labs? I doubt it: I have seen those displays at convenience stores and gas stations. I may not be able to prove intent; but, proving negligence should be fairly easy. We should start photographing those child-directed, marketing displays, video-taping our children purchasing/using these products and compiling stories of behavioural change and addiction NOW. I have a 13-year old son and 11-year old daughter who are both beautiful and easily influenced. I will do this on my own; however, a class action might shut these monsters down for good. Feel free to message me if you are interested.

Then, I added this:

The company name is Nerudia. Attached is the e-mail thread. I just set up my folder where I will store all of my evidence.

Then, I looked up from my coffee and saw a vape store across the street:

(00:49) <https://www.youtube.com/watch?v=p6cENgh6wI8>

Then, I went to visit the vape store:

(01:00) <https://www.youtube.com/watch?v=iaKOEyC88M>

Then, I spoke to the staff:

(03:07) <https://youtu.be/sQzVm5MW93g>

Then, I took a quick peek at Juul Labs' financial overview:

- Revenues per employee of \$2.8 million? WOW!
- Latest round of funding brought in \$12.8 billion! WOW!

“Hey, Juul Labs! Why do you need so much in funding, huh?”

Is it because you are selling your products at a loss to gain market share? Or, do you provide financing for Wet Vapes, and/or other e-cigarette vendors/franchisees?

Here is the link to your “I’m sorry” article, Juul Labs: <https://www.cnbc.com/2019/07/13/as-juul-deals-with-teen-vaping-epidemic-ceo-tells-parents-im-sorry.html>

And, by the way, you did not pull those products over six months ago. Why not?

TAB 25
2/6

Here is what I saw in Ottawa, Ontario yesterday:

Vype sells fruit-flavoured nicotine; marketing message is "[tobacco kills but e-cigarettes are ok]":
(00:40) <https://youtu.be/LMoqz4BgDLk>

Same as above but in a different location: (00:25) <https://youtu.be/c749qkRtx-0>

Same as above, plus a look at the glossy brochure: (01:54) https://youtu.be/sx_GlQ6sbco

Same as above, with evidence that fruit-flavoured nicotine cartridges are being retailed:
(00:53) <https://youtu.be/Lzo7wbM9j7M>

High Tea Leaf: I thought it was flavours for e-cigarettes; however, it was a display of this company's flavoured rolling papers ... including chocolate: (00:40) <https://youtu.be/xbND7dDr3rw>

Uncertain whose product it is: there are flavours for bongs available too. (Placed very close to a Vype display, one has to ask: is hashish and/or THC oil now sold in Vype cartridges?)
(00:41) <https://youtu.be/SsGVbM3wfss>

Confirmation that High Tea Leaf sells flavoured rolling papers: (00:31) https://youtu.be/aJ9aT_Tgx-g

A couple of days ago I learned about Itsaflavor. In this video you can see how flavours are now sold separately from the tobacco product: (00:43) <https://youtu.be/gpQyc4XLNO8>

Therefore,

**“Mr. Burns, CEO of Juul Labs:
I do not believe you?”**

I do not intend to single you out: clearly, this is a pending class action against the entire industry: Juul, Vype, Logic, Itsaflavour, High Tea Leaf and, perhaps, Zippo too.

Ummm, Vype? Are you aware that when one types “Vype” into the search engine Bing, they are brought to a website selling Vitavype products? (00:59) https://youtu.be/L9YH_b9LBc8. Perhaps, you might like the July 18, 2019 LinkedIn article: “Amazon is a Monster Company that is Out of Control” by Andee White, CFA, BBA.

TAB 25
3/6

The Legislation

In Canada, section 8 of the Electronic Cigarettes Act, 2015 was supposed to have been amended to address the problems associated with electronic cigarettes that are flavoured and appeal to children.

Well,

- a) That was NINE months ago: why has the legislation not come into force yet?
- b) What does "prescribed as prohibited" mean and why is that not defined in the Act? and
- c) All the manufacturers did to skirt that amendment was separate the flavours from the tobacco: like buying a scoop of ice cream and a cone and then assembling it themselves, our children are still buying an ice cream cone.

**"Children are still buying flavoured
electronic cigarettes!"**

The Risk of Physical Injury

For those who have chosen to vape, please be careful. I found this warning buried in the TOC ("Terms and Conditions") section of Wet Vapes' website:

<https://www.wetvapes.com/terms-and-conditions-of-use>

(As I still am not able to communicate directly with my two children due to the child abduction by my narcissistic ex-husband through the corrupt Children's Aid Society of Ottawa, would someone please pass along this article to Sean Kiska and Cate Kiska of Ottawa, Ontario, Canada and their friends? I would really appreciate your help.)

I have included the warning as the final page to this article. It includes a link to Bing search engine results when would types in "e-cigarette explodes".

The Need for Lobbyists

What is the point of having lobbyists if the result is legislation that is not put into force in a timely manner and/or ignored and/or "worked around".

"Our children are not stupid."

I think that we should show them how they are being manipulated by Big Tobacco and get them to help us prepare the legal documents for the class action that is headed their way.

TAB 25
4/6

THE WARNING

Caution: When working with Li-ion cells, they are very sensitive to charging characteristics and may explode if mishandled.

User should have enough knowledge on Li-Ion rechargeable batteries in charging, discharging, and assembly before use.

Put the batteries in fire-proof container.

Never leave batteries unattended when charging or while in use.

Do not put batteries on wood surface or carpet when charging. Make sure to charge in Fire-Proof container.

Correct, Rechargeable Batteries should only be used. Non Rechargeable batteries that are used, then charged, create a safety hazard. Do not use or charge NON RECHARGEABLE Batteries in any Devices.

We are not responsible for damage of any modification to the batteries in form or shape.

We are not responsible for any damage caused by misuse or mishandling of Li-Ion batteries.

Wet Vapes inc will not be held liable or responsible for the use and/or misuse of its products, which include, but are not limited to electronic cigarettes, Li-Ion batteries, and/or eLiquid. Customers and Users should use at their own risk.

Here is the result on Bing when I searched "e-cigarette explodes": <https://www.bing.com/search?q=e-cigarette+explodes&form=EDGTCT&qs=PF&cvid=302bd271e3fa4640a906259c334d9884&refig=772dd444cea44ce7c7de58ec6c879af9&cc=US&setlang=en-US&elv=AY3%21uAY7tbNNZGZ2yiGNjfMcVOFSZBgOLOra%21SA33EsNOJXeLKqSXhoN9Th37hCZFnLXI1avmg4FpYvMU4WABdrfxj%21ncrKVlte5FHeITZ24&PC=LCTS>

#USA #Canada #Electronic Cigarettes #E-Cigarettes #Vaping #Juul #Vype #Logic #Itsafavor #Zippo #High Tea Leaf #Amazon #PFI #SAQOTU #Andee

TAB 25
5/6

SCOTT GILMORE: DONALD TRUMP IS SINKING P.9 | THE QUEEN DEFENDS HER KINGDOM P.70 | THE HERO WOLF FROM CANADA P.66 | EVERYTHING YOU DIDN'T WANT TO KNOW ABOUT VAPING P.64

MACLEAN'S

NOVEMBER 2019

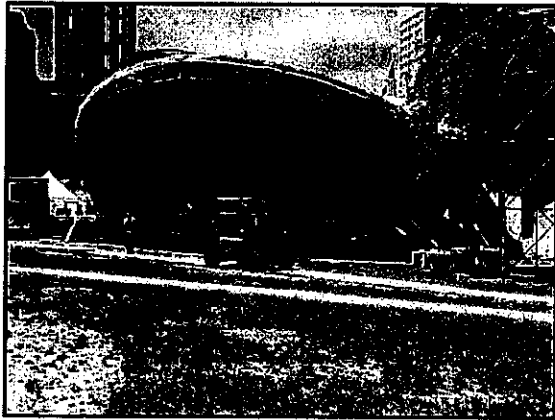
HEALTH

THE VAPING CRISIS

E-cigarettes were supposedly helping smokers kick nicotine. Instead, they've hooked—and killed—young people.

TAB 25
6/6

Safety at Musical Festivals: Is it Time for a Closer Look?



Jazzfest, Ottawa ON Setup: View from VIP Tent

Currently in Ottawa, Ontario, Canada where Jazzfest is being set up, I began to post my concerns about bandstand-related safety at music festivals yesterday on my LinkedIn Profile. There, I attached a video that speaks to the fact that there is no meaningful ventilation in the main bandstand; a feature that would serve two purposes:

1. Improve the safety of the bandstand and
2. Keep the environment significantly cooler for the artists who are performing in extreme heat and fighting dehydration while entertaining thousands of people.

Link to Video:
<https://www.linkedin.com/feed/update/urn:li:activity:6546748085324914690>

I am not schooled in structural engineering; however, I am a Chartered Financial Analyst and we learn to recognize risk, quickly assess it and then decide whether or not the risk is significant enough to potentially impact expected performance, etc.

I am also a devoted mum who has over a decade of experience tarping elaborate campsites designed to protect my family from extreme weather conditions while sleeping ... in a nylon tent.

My EMPIRICAL knowledge counts and I defy anyone brave enough to argue differently.

How much do the concrete blocks weigh and what would happen if the bandstand roof lifted during a storm while they are all tethered? How strong are the carabiners that connect the wires to the structure/tarp loops and concrete blocks? In other words: how strong is the weakest link in this bandstand system? Why is the VIP section so far from the stage?

Safety at Musical Festivals: Is it Time for a Closer Look?

A question asked by Deirdre Moore, CFA, BBA

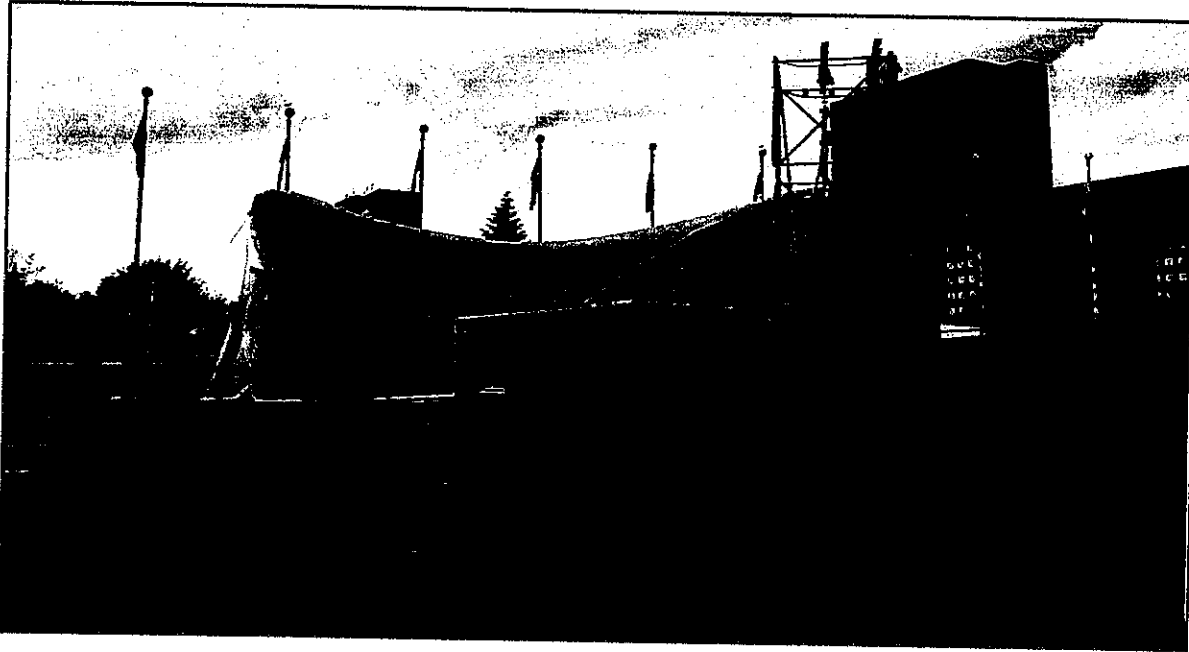
Do we need to consider an acoustic revival?

Dr. Jack White III (previously of The White Stripes, now of The Raconteurs) released Jack White Acoustic Recordings 1998-2016 which is available at:

<https://thirdmanstore.com/jack-white-acoustic-recordings-1998-2016-double-lp-or-cd>

See what happened next →

A Better Bandstand



By Andee White, CFA, BBA SAQOTU Inc. July 17, 2019

On June 18th, I wrote an article about some of my concerns regarding the bandstand being set up for Ottawa Jazzfest:

<https://www.linkedin.com/pulse/safety-musical-festivals-i-think-we-all-need-start-taking-moore/>

I got some flack from someone who attacked my engineering ignorance and lack of festival experience. But guess what? Before the festival opened, the bandstand design was changed to look like this! Fully vented! Three cheers to whomever helped to make this festival a safer experience for everyone. Thank you.

I would also like to add: if something seems dangerous, just because someone says it is not, does not make it safe.

There are some younger members on LinkedIn who may have more time to look around and question things. I hope that you do not let criticism of your opinions stop you from raising awareness about things that ... simply do not make sense.

#Canada #Ontario #Ottawa #Jazzfest #Music Festivals #Protect the Artists #Bandstand #PFI #SAQOTU
#Andee

dw.cceh@outlook.com

From: Law, James (MAG) <James.Law@ontario.ca>
Sent: Tuesday, November 5, 2019 10:52 AM
To: Deirdre Moore
Cc: meehan2@ottawapolice.ca; MacGillivray, Maureen (JUD)
Subject: RE: Attached Image

Good morning Ms. Moore,

I have not heard anything from her honour.
It is a judicial seminar week this week, which may be cause for some delay.
I will reach out to her honour again.

Thank you,

James Law
SCJ Assistant Trial Coordinator
161 Elgin Street Ottawa, Ontario
5th Floor – Room 5300
K2P 2K1
T: 613-239-1301
F: 613-239-1324

This electronic message (email) may contain **PRIVILEGED AND CONFIDENTIAL INFORMATION** only for use of the Addressee(s) named above. If you are not the intended recipient of this email or the employee or agent responsible for delivering it to the intended recipient(s), you are hereby notified that any dissemination or copying of this email and/or any attachment files is strictly prohibited. If you have received this email in error, please immediately notify the sender and arrange for the return of any and all copies and the permanent deletion of this email and any attachments.

From: Deirdre Moore <dw.cceh@outlook.com>
Sent: November-05-19 5:20 AM
To: Law, James (MAG) <James.Law@ontario.ca>
Cc: meehan2@ottawapolice.ca; MacGillivray, Maureen (JUD) <Maureen.MacGillivray@ontario.ca>
Subject: RE: Attached Image
Importance: High

Hi James.

Have you heard anything back yet? As per attached sample 1 of 100s, Kiska and his lawyer Wade Smith lie about me all the time so I really do not understand why Justice Engelking places any value on what Mr. Smith submits to the court at all.

Deirdre Moore, CFA, BBA
President, SAQOTU Inc.

1

11/7/2019 10:19 AM 10:19 AM

TAB 27
1/3

I have been advised by many to go to the media with this. My LinkedIn account is up and running again so I intend to try to get as much exposure as I can regarding Kiska-Smith's scandalous 2018 illegally-obtained spousal support order of \$1,230/month.

Ps. As per attached, I was the victim of a tenant scam when I fled to the U.S. Everything that I owned was effectively stolen ... including my winter clothes. Can Justice Engelking order that Kiska give those back to me too?

(Please say a prayer for my children. They have been denied my love and protection from Kiska since February.)

Deirdre Moore, CFA, BBA

President, SAQOTU Inc.

Connect with me and over 500 followers on [LinkedIn](#)

Coming soon: dedicated website with legal templates for other victims of the Children's Aid Society

From: Law, James (MAG) <James.Law@ontario.ca>

Sent: Friday, November 1, 2019 2:22 PM

To: Deirdre Moore <dw.cceh@outlook.com>; Wade Smith <WSmith@bellbaker.com>

Cc: meehanj2@ottawapolice.ca; MacGillivray, Maureen (JUD)

<Maureen.MacGillivray@ontario.ca>

Subject: RE: Attached Image

Good afternoon,

I will be sending both sides comments to Justice Engelking for review and decision on Ms. Moore's request for leave to bring a motion.

I have copied Maureen to the e-mail, as I will be away Monday.

We will get back to you once we receive a response.

Thank you,

James Law

SCJ Assistant Trial Coordinator

161 Elgin Street Ottawa, Ontario

5th Floor – Room 5300

K2P 2K1

T: 613-239-1301

F: 613-239-1324

This electronic message (email) may contain **PRIVILEGED AND CONFIDENTIAL INFORMATION** only for use of the Addressee(s) named above. If you are not the intended recipient of this email or the employee or agent responsible for delivering it to the intended

Deirdre Moore, CFA, BBA
President, SAQOTU Inc.

2

11/7/2019 10:19 AM 10:19 AM

TAB 27
2/3

recipient(s), you are hereby notified that any dissemination or copying of this email and/or any attachment files is strictly prohibited. If you have received this email in error, please immediately notify the sender and arrange for the return of any and all copies and the permanent deletion of this email and any attachments.

From: Deirdre Moore <dw.cceh@outlook.com>
Sent: November-01-19 1:55 PM
To: Wade Smith <WSmith@bellbaker.com>
Cc: Law, James (MAG) <James.Law@ontario.ca>; meehanj2@ottawapolice.ca
Subject: Re: Attached Image

Hi James.

Just more games from the pathological-lying, deadbeat dad who accused me of criminal harassment to have the long-awaited divorce trial cancelled. Justice Engelking stated that I could request a date for the Motion. Period.

Wade's view is irrelevant.

Sent from my iPhone

On Nov 1, 2019, at 1:47 PM, Wade Smith <WSmith@bellbaker.com> wrote:

Good afternoon James

Attached is my client's response to Ms. Moore's request.

Have a good weekend.

Wade L. Smith
Bell Baker LLP
700-116 Lisgar Street
Ottawa, Ontario
K2P 0C2
613-237-3448 (324)
From: Scanner
Sent: November-01-19 1:47 PM
To: Wade Smith
Subject: Attached Image

<3498_001.pdf>

dw.cceh@outlook.com

From: MacDougall, Tara <Tara.MacDougall@casott.on.ca>
Sent: Friday, November 1, 2019 10:57 AM
To: Debora Scholey; Deirdre Moore
Cc: Wade Smith; Law, James (MAG); John Hale
Subject: RE: Canvassing availability - Motion to change illegally-obtained, CAS-constructed 20190408 Final Order

Hello Ms. Moore,

I am NOT available for a motion on the following dates:

Dec 2,9, 12, 13, 16-27, Jan 3- Feb 7 (I am in trial preparation/a four week trial); February 22-March 5 (holidays).

Children's Aid Societies are not subject to the *Municipal Freedom of Information and Protection of Privacy Act*, or the *Ontario Freedom of Information and Protection of Privacy Act*. As of January 1, 2020, Part X of the *Child, Youth and Family Services Act* will come into force and will create a right of access to one's personal information held by a Society.

Thank you.

Tara MacDougall

Legal Counsel
Children's Aid Society of Ottawa

1602 Telesat Ct
Ottawa, ON
K1B 1B1

Phone: 613.747.7800, ext. 3245
Fax: 613.747.1933
Cell: 613.513.9407

From: Debora Scholey <debora@scholey.ca>
Sent: November 1, 2019 10:47 AM
To: Deirdre Moore <dw.cceh@outlook.com>
Cc: MacDougall, Tara <Tara.MacDougall@casott.on.ca>; Wade Smith <WSmith@bellbaker.com>; Law, James (MAG) <James.Law@ontario.ca>; John Hale

Deirdre Moore, CFA, BBA
President, SAQOTU Inc.

1

11/7/2019 10:21 AM 10:21 AM

TAB 28
1/3

<john@halelaw.ca>

Subject: Re: Canvassing availability - Motion to change illegally-obtained, CAS-constructed 20190408 Final Order

I am not available December 16, 17, 20, 23 to 31, January 3, 6, 13 to 17, 26 to 31.

Debora Scholey
Barrister & Solicitor
29-4338 Innes Rd.
Ottawa, On
K4A 3W3
Tel: 613-203-7747
Fax: 613- 482-4733

On Nov 1, 2019, at 8:59 AM, Deirdre Moore <dw.cceh@outlook.com> wrote:

Good Morning Ms. MacDougall, Ms. Scholey, Mr. Smith:

It has been recommended by the judges in criminal court that I bring a motion to change the order that was illegally-obtained on 20190408; especially as you are currently in the process of trying to obtain another order while committing the crimes of perjury, defamatory libel, false information, fabricating evidence, etc.

Kindly provide for me the dates that you would not be available for such a motion during December-January.

My children are my upmost concern: collectively, you have deprived them of my love and protection from their narcissistic father.

You have caused Sean, Cate and I a significant amount of emotional harm. Shame on you.

I would appreciate an immediate response so that we can move forward without delay.

I have cc'd Mr. Hale as he is my Amicus Curaie in the criminal proceedings that are a direct result of FC-19-CP08-0 (which merely enabled Jonathan Kiska's ongoing abuse).

I intend to argue that, among other things:

- the Family Court legal proceedings resulted in an unlawful order and Kiska's six-month disobedience of the order provided overwhelming mitigating factors should I be found guilty of committing any crime.

James, please do not permit Mr. Smith to delay his response regarding my Motion to change the temporary support order: he and his client committed

fraud to arrange for spousal support of \$1,230/month in 2018. Obviously, I cannot live off of that amount. Plus, as per attached, Kiska participated in the unlawful eviction of me and has effectively stolen all of my winter clothes, professional wardrobe, furniture, etc., etc., etc.

Deirdre Moore

P.S. Ms. MacDougall, to whom should I address an ATIP form to request a summation of the costs to the taxpayer of the CAS's involvement in my family?

Deirdre Moore, CFA, BBA

<15a Sample 1 of 100s re pathological lies by complainant - solely responsible parent 1 of 2.JPG>

<19c Kiska schemes with paralegal-landlord to steal all of my possessions.PNG>

<19a Kiska refuses any meaningful communication as directed by the 20190408 Order.PNG>

<19b Kiska refuses any meaningful communication as directed by the 20190408 Order.PNG>

<mime-attachment>

<mime-attachment>

CONFIDENTIALITY NOTICE

This e-mail transmission, and any documents, files or previous e-mail messages attached to it may contain information that is confidential or legally privileged. If you are not the intended recipient, or a person responsible for delivering it to the intended recipient, you are hereby notified that you must not read this transmission and that any disclosure, copying, printing, distribution or use of any of the information contained in or attached to this transmission is STRICTLY PROHIBITED. If you have received this transmission in error, please immediately notify the sender by return e-mail and delete the original transmission and its attachments without reading, printing, or saving in any manner. Thank you.

AVIS DE CONFIDENTIALITÉ

Le présent courriel, ainsi que tout document, fichier ou courriel antérieur qui y est joint, peut contenir des renseignements confidentiels ou protégés par le secret professionnel. Si vous n'êtes pas le destinataire visé, ni son mandataire, nous vous signalons que vous ne devez pas le lire et qu'il est STRICTEMENT INTERDIT de divulguer, de copier, d'imprimer, de diffuser ou d'utiliser l'information qui y figure ou qui y est jointe. Si cette communication vous a été transmise par erreur, veuillez en aviser l'expéditeur immédiatement par courriel et supprimer la communication originale ainsi que les pièces jointes sans les lire, les imprimer ou les sauvegarder de quelque manière que ce soit. Merci.

(fc) 1/4

SUPERIOR COURT OF JUSTICE
(East Region)

BETWEEN:

HER MAJESTY THE QUEEN

Applicant

-and-

DEIRDRE MOORE

Respondent

NOTICE OF APPLICATION
Re: Appointment of Amicus Curiae

TAKE NOTICE that an application will be brought by the Crown, on the 21st day of October, 2019, at the Court House, located at 161 Elgin Ave, Ottawa, Ontario, at 10:00 a.m. or so soon thereafter as the application may be heard for an Order appointing *Amicus Curiae*.

THE GROUNDS FOR THIS APPLICATION ARE:

1. That Ms. Deirdre Moore stands charged with Unlawfully in a Dwelling House, ~~RIDICULOUS~~ Mischief x 2, Disobey Court Order, Criminal Harassment x 2, and, Break and ~~given 5.430(7)~~ Enter (Dwelling).
← 2 bit of an understatement
2. That the allegations arise out of an ongoing family law dispute between Ms. ~~"JUGULAR"~~ Moore and her estranged husband, Jonathan Kiska. Ms. Moore and Mr. Kiska share two children together. "TOXIC", "LEGAL WARFARE"
3. Specifically, Ms. Moore is alleged to have breached a Family Court Order ~~FALSE~~ prohibiting contact with Mr. Kiska on several occasions, including having broken
→ read paragraph 1-6 of the 20190408 order.

TAB 29

1/4

2/4

into Mr. Kiska's home (the former ^{current} matrimonial home). The exact nature of the allegations are laid out in the prosecution summary in the Application materials.

4. That Ms. Moore has been diagnosed with various mental health issues. She has consistently displayed a pervasive belief that Mr. Kiska is conspiring with the Children's Aid Society, the Police and the Judiciary in order to frame her as mentally ill and to take her children away. **LET'S ADDRESS THIS**
5. That most recently, Ms. Moore was subject to a s. 21 mental health examination in Valleyfield Quebec. The results of this report found that she may have been suffering from a mental illness that would have rendered her not criminally responsible for charges of Flight Police in that jurisdiction. Ultimately, Ms. Moore was acquitted of those charges. **FALSE**
↓
Dr. Paulie Kemgni ignored me, based her report entirely on hearsay of Kiska and his sister companion and retained me and billed for the entire 20-day period.
6. That through various court appearances and writings sent to the Crown Ms. Moore has continued to express her belief that Mr. Kiska is part of conspiracy against her such that she was justified in committing the acts that are the subject of her current allegations. **FALSE**
↓
Crown was DIRECTED TO EVIDENCE
7. That Ms. Moore has chosen to represent herself and not retain a lawyer. **FALSE: no choice**
8. That Ms. Moore has disclosed her intended defense in writings provided to the Crown. This defense includes a collateral attack on the Family Court Order by calling various witnesses to testify to their own involvement in the conspiracy against her in obtaining the Order. Her intended witness list includes several family lawyers, employees of the Children's Aid Society, four Judges of the Superior Court, Dentists, dog walkers, personal trainers, among others. Ms. Moore has stated in her police statement that she views these proceedings as an opportunity to expose the criminal activities of Mr. Kiska and others so that they may be criminally prosecuted. **FALSE**
↓
educated Crown
↓
directed Crown to its own disclosure
TRUE, there is certainly no justice in Family Court. How else does one expose the white-collar crime of ex-husband and his lawyers?
9. That the Applicant Crown intends to argue that Ms. Moore's defense is not available in law and that most if not all of her proposed witnesses have no relevance to her criminal proceeding. **prove Kiska's not fearful + mitigating factors**
disagree - witness
TAB 29
2/4

10. That due to her mental illness and pervasive belief in a conspiracy against her,

FALSE

Ms. Moore is not capable of presenting a competent defense on her own behalf

20190429
acquittal

11. That the appointment of *Amicus* is necessary in order to ensure a fair trial. Similar

* Kiskav. More
2017

to the situation in *R. v. C.M.L.* [2016] ONSC 5332 at paras 68-77, an expanded

* 4/5 motions

role for *Amicus* is necessary to ensure that all legally available defenses are

against

pursued and that witnesses are cross-examined effectively. FALSE

if no
honesty in back

Kiska's

lawyer

* Civil Action
on Wed

re: NCR

12. That the Applicant Crown intends to seek an Assessment Order under s.

672.12(3)(a) of the *Code* upon a finding of factual guilt. Ms. Moore appears to

oppose this request. The court would benefit from a legal opinion independent of

however,

the Crown in respect to this Application. Ridiculous. I announced

I am not

in multiple ways of my intentions of violating the illegally-
obtained court order.

capable

13. Such further and other grounds as counsel may advise and this Honourable Court

because

may permit.

I do not

know

enough

about

criminal

litigation.

IN SUPPORT OF THIS APPLICATION THE APPLICANT WILL RELY UPON THE FOLLOWING:

14. The submissions of counsel.

15. The relevant transcripts.

16. Handwritten material provided by the Respondent, Ms. Moore

17. Relevant Authorities.

18. Such further and other materials as counsel (and/or Agent for the Crown) may

submit and this Honourable Court may permit.

Again, cherry-picked
documents including
the Kiska-hearsay-
based medical report
vs. the independent
medical report that
was readily available.

TM

THE ORDER SOUGHT:

19. An order appointing *Amicus Curiae* to act in the criminal proceedings against Ms.

Moore

4/4

**THE APPLICANT MAY BE SERVED WITH DOCUMENTS RELATING TO
THIS APPLICATION:**

20. By service in accordance with Rule 5 at:

OFFICE OF THE CROWN ATTORNEY
161 ELGIN ST, 3rd FLOOR
OTTAWA, ONTARIO

(613) 239 - 1200 (tel.)
(613) 239 - 1214 (fax)

ATTENTION: Malcolm Savage
Assistant Crown Attorney

DATED at Toronto, this 17th day of October 2019

TO: Deirdre Moore

AND TO: The Office of the Trial Coordinator

AND TO: The Office of the Court Clerk

(fr) 2/2

ONTARIO

Court File Number
FC-15-2446-0

Superior Court of Justice Family Court Branch

(Name of court)

at 161 Elgin Street, Ottawa, Ontario, K2P 2K1

(Court office address)

**RESPONDENT'S
SUBMISSION**

Applicant(s)

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

Jonathan Kiska
1244 Lampman Crescent
Ottawa, Ontario K2C 1P8
mobile: 613-723-0010
johathankiska@gmail.com

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

Wade Smith
700-116 Lisgar Street
Ottawa, Ontario K2P 0C2
phone: 613-237-3444
wsmith@bellbaker.com

Respondent(s)

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

Deirdre Moore
1466 Claymor Avenue
Ottawa, Ontario K2C 1S6
mobile: 613-261-3520
deirdre.faff@gmail.com

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

n/a

the that was
Cover of document served and filed on 2018/12/31 by Deirdre Moore.
This document was then hand-delivered to Dr. Iris Jackson and
Jessica Poloz of EORC for safekeeping. It was also hand-delivered to
Child Protection Worker

RESPONDENT'S

DOCUMENTS DUE DECEMBER 31, 2018

as per the endorsement of

The Honourable Justice Engelking

dated October 17, 2018

advised by
of Ottawa Police Services, which was emailed
to them so that it could be stored in
its "COPSLOGIC" database.

2019d017

TAB 30

1/2

Case Notes / Notes évolutives

The Children's Aid Society of Ottawa
La Société de l'aide à l'enfance d'Ottawa

Page _____

[] [] [] [] [] - []

Case # / # du dossier

Moore

Case Surname / Surnom

Deidra

Given Name / Prénom

Recording for / Notes au dossier

Daddy

Complete within 24 hours of contact / Rédiger dans les 24 heures du contact

Adoption ☐ Family Services & Child Protection / Services aux familles et protection ☒ Foster Care Services / Services aux familles d'accueil ☐
Outside Placement Resources / Placement externes ☐ Support Services / Services d'appui aux familles ☐

Reason for Contact & Information Discussed / Raison du contact et propos discutés

Date & time / Jour & Heure
D/M/Y J/M/A

Brief Comment / Brefs commentaires

Sign after each contact
Signer après chaque contact

March 6/13

900am

TCT - [REDACTED]

Re: Sean Kiska

- Sean on Monday morning - he had none of his stuff with them. Very unusual for him.

- Parents had a big fight over the weekend.

- Daddy hit mommy - that's why she is in the hospital. Really loud screaming, hiding in room; he wasn't answering withdrawal. Very emotional; CAS went to have a home visit.

- Jonathan spoke w/ Principal & Vice-Principal about over the weekend. Mom hit by hand.

- Very quickly out of control.

- Usually only dealing w/ Mom; Dad does come for some meetings. Dad is intimidating, very aggressive. Mom always been on top of things. Everything

TAB 30

2/2

1502/92

#8522

②

Savage, Malcolm (MAG)

From: John Kiska <[REDACTED]>
Sent: November 5, 2019 9:44 AM
To: Savage, Malcolm (MAG)
Subject: Fwd: LinkedIn

Kiska
e-mails Savage
directly. Are they friends?
JM

Fyi

----- Forwarded message -----

From: John Kiska <[REDACTED]>
Date: Tue, Nov 5, 2019 at 9:38 AM
Subject: LinkedIn
To: Gervais, Daniel <[REDACTED]>

Dan,

Again this is taken from her LinkedIn account. It's inappropriate and harassment.

John