



AFFIDAVIT #2-SHCC  
DOCKET S036483  
VANCOUVER REGISTRY

SUPREME COURT OF BRITISH COLUMBIA

BETWEEN:

SOVEREIGN<sup>1</sup> HEREDITARY CHIEF ©CAPILANO™ OF THE Squamish™ Nation

PLAINTIFF

AND:

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA AND THE  
ATTORNEY GENERAL OF CANADA et al

DEFENDANTS

### AFFIDAVIT

WHEREAS:

A. PLAINTIFF: I am known by name as Sovereign Hereditary Siam/Chief: Kiapilano™<sup>2</sup>, Creditor, Surety, Agent acting in full capacity as Author of the Trademark<sup>3</sup> Copyright Autograph for CHIEF ©CAPILANO<sup>4</sup> in any style of cause. I am the gatekeeper of the West for the Pacific coast of my Squamish™ Nation Lands and Natural Resources on lands known in Admiralty/Maritime jurisdiction as corporations "BRITISH COLUMBIA" and "CANADA". I have personal knowledge of the matters and facts hereinafter and do HEREBY ATTEST THAT:

B. As the eldest, surviving male of my father, George-Johnston: Capilano™ and Sovereign head of the ©Squamish™ Nation, the 'royal' hereditary DNA of my Family Name runs through my body, mind and spirit as Sovereign Hereditary Siam/Chief Kiapilano™. As the Sovereign Hereditary Siam/Chief of the Squamish™ Nation Lands and Natural Resources, I declare my right, position and title as a sovereign man of natural inheritance from my natural grandmother, Josephine: Capilano™ to name my father, George-Johnston: Capilano™ in her Last Will and Testament of September 20, 1923. A copy of this Last Will and Testament is available upon request for a fee.

C. JURISDICTION: From the John Bouvier's Revised Sixth Edition, 1856 A Law Dictionary, "Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action". Melo v. US, 505

<sup>1</sup> Sovereign is a state of being higher than "Royalty" defined by colonial European language. I have below me over 200 hereditary Chiefs in right of claim on Turtle Island. Together as all Hereditary Chiefs and Landlords of these Lands, we stand as strong spirits and souls like, arrows in a bunch that can not be broken despite the many years of abuse and agenda of genocide orchestrated by the Governments who operate from alien jurisdiction.

<sup>2</sup> The title of my Name is not clear as INAC crossed my Family Name out of history books to deliberately provide lies about my True Heritage and genealogical claims to the Squamish™ Nation Lands. As a True member of the Red Race, the word "chief" does not exist because the "white race" has created this title to make True Red Originals from the Lands believe the Corporate Elite from alien jurisdiction words that steal, kill my people and destroy our Squamish™ Nation Lands and the future for our children. History proves that the Corporate Elite will continue with this destruction until the True claims of the Red Race are issued, spoken, felt, heard and seen. The Word 'Siam' is closer to the true correct traditional description title of my Family Name.

<sup>3</sup> Trade-mark: a fancy name, or trade name, or the name of an individual or firm. The Compact Edition of the Oxford English Dictionary, ©1971 Oxford University Press, p3371

<sup>4</sup> This English/European spelling of my Family Name is used to steal my first right of lien claim title over the Squamish™ Nation lands, people and natural resources in a deliberate attempt to remove me from my inherent right to self governance over the Nation, lands and natural resources. I lay first claim to the title of the Squamish™ Nation lands and natural resources as it is my tax free, rightful inheritance to do so in the name of Peace.

#### NOTICE TO PRINCIPAL IS NOTICE TO AGENT. NOTICE TO AGENT IS NOTICE TO PRINCIPAL.

©nunc pro tunc 1937 perpetual, all rights reserved. Trust Indenture, Trademark to the Copyright Name of the Secured Party to the Named Business Debtor in any style of cause. Conditions of Use: I, Sovereign Hereditary Chief: Kiapilano™ present this information in my full capacity as a Creditor, Agent, Secured Party, Author of the Trademark Copyright Family Name autograph in any style of cause for ©CHIEF CAPILANO. I am governed by Common Law jurisdiction and Squamish™ Nation longhouse laws with equitable remedy by estoppel to exercise my right and freedom to contract in universal matters of commerce. This APRIL 2008 - AFFIDAVIT #2 is entered into Admiralty/Maritime Jurisdiction known as the DOJ acting in the best interest of the HOUSE OF THE ROTHSCHILDS, major shareholder for the WORD BANK and to have Named Individuals understand that there is a Family Copyright Trademark Name protection of \$9T (Nine Trillion) hard lawful currency per use through any form of communication.

1-3

Jurat: Quod Meum est sine me auferri non potest - What is mine cannot be taken away without my consent.

F2d 1026. I claim Common law jurisdiction understood by the Europeans as natural laws of the land for the people by the people and laws of the Squamish™ Nation longhouse laws by estoppel by Final Order and Equitable Remedy by Estoppel.

D. DEBTORS: The Named Debtors are known by people as civil servants in service to Her Majesty the Queen in Right of CANADA and described on the Bills of Costs for the Plaintiff, attached as Schedule 4 to my Statutory Declaration. Ex-Parte Applications by Un Known Third Parties to remove this registered Lien will Name the Reporting Parties as automatic Debtors to charges of Theft pursuant to the CCC S. 322(1)(2)(3)(4) and S. 330(1)<sup>5</sup> without further Notice.

NOW THEREFORE with Valuable Security<sup>6</sup> and in consideration of this Canada Postage stamp affixed to this APRIL, 2008 AFFIDAVIT #2 receipt and sufficiency of which is hereby accepted and acknowledged, and I make the following declarations, attestations conscientiously believing them to be true, and knowing that it is of the same force and effect by virtue of the Canada Evidence Act (a), TAKE NOTICE THAT:

1.0 Attached as Exhibit "A" to this Affidavit is my Statutory Declaration, to confirm my Statement and Claims pursuant to the Truth in the Name of Peace on Earth/Gaia.

2.0 This information is entered and filed into Admiralty/Maritime Jurisdiction for the record as a Manifesto Directive that has supreme jurisdiction to govern my sovereign claims. This information is not questioned nor assessed as to its authority. My exhibits are evidence of the claims made and they do not come with a request to interpret its intentions or validity. This Manifesto Directive is my Truth as the True Landlord of the Squamish™ Nation lands and natural resources. Furthermore, this Manifesto Directive is my right of claim to honor and respect our Creator's unwritten Universal Laws, Common Law jurisdiction and Squamish™ Nation longhouse laws existing before 'white man' set foot upon my untaxed, unseeded sovereign Squamish™ lands.

3.0 Legal Maxim: Actus legis nemini facit injuriam – An act of the law does injury to no man. Interpretation: An act of the law is to be so limited in its operation that, no right shall be prejudiced. Precedent: 2 Bl. Com. 123; 69 Ga. 400: Broom, Max 127, 409.

4.0 STATEMENT OF CLAIM: As the Sovereign Hereditary Siam/Chief Kiapilano™ of the Squamish™ Nation, as a traditional hereditary individual living under customary Squamish™ laws taught to me by my great forefathers to protect the future of my natural father George-Johnston: Capilano and natural mother, Edith-Marguerite: Flores, their children and grandchildren. This legacy is what my great grandparents left for me, my children, grandchildren and the future of my Squamish™ Nation people. My responsibility is to make sure that our customary laws will always be respected and protected. Our Nation's tradition to drum is to offer the rhythm of the ocean as Earth's heart beat and so we give thanks to the food that nurtures the spirits and souls of all living things.

5.0 A PROMISE MADE: The Creator of All Life Force has asked me to protect this Land, her animals and natural resources for the future of seven generations by defending the Squamish™ traditional lifestyles to be sovereign/tax free and right to free travel, customary laws from being violated and disrespected by individuals

<sup>5</sup> S. 330(1) Theft by person required to account – Every one commits theft who, having received anything from any person on terms that require him to account for or pay it or the proceeds of it or a part of the proceeds to that person or another person, fraudulently fails to account for or pay it or the proceeds of it or the part of the proceeds of it accordingly. P 243

<sup>6</sup> Valuable Security: includes (a) an order, exchequer acquittance or other security that entitles or evidences the title of any person (i) to a share or interest in a public stock or fund or in any fund of a body corporate, company or society, or (ii) to a deposit in a financial institution, (b) any debenture, deed, bond, bill, note, warrant, order or other security for money or for payment of money, (c) a document of title to lands or goods wherever situated, (d) a stamp or writing that secures or evidences title to or an interest in a chattel personal, or that evidences delivery of a chattel personal, and (e) a release, receipt, discharge or other instrument evidencing payment of money. Pocket Criminal Code, Carswell, © 2003, p12.

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Onunc pro tunc 1937 perpetual, all rights reserved. Trust Indenture, Trademark to the Copyright Name of the Secured Party to the Named Business Debtor in any style of cause. Conditions of Use: 1, Sovereign Hereditary Chief: Kiapilano™ present this information in my full capacity as a Creditor, Agent, Secured Party, Author of the Trademark Copyright Family Name autograph in any style of cause for ©CHIEF CAPILANO. I am governed by Common Law jurisdiction and Squamish™ Nation longhouse laws with equitable remedy by estoppel to exercise my right and freedom to contract in universal matters of commerce. This APRIL 2008 – AFFIDAVIT #2 is entered into Admiralty/Maritime Jurisdiction known as the DOJ acting in the best interest of the HOUSE OF THE ROTHSCHILDS, major shareholder for the WORD BANK and to have Named Individuals understand that there is a Family Copyright Trademark Name protection of \$9T (Nine Trillion) hard lawful currency per use through any form of communication.

Jurat: Quod Meum est sine me auferri non potest – What is mine cannot be taken away without my consent.



who do not respect our customs. As we honor our self governance over the ancient teachings of self healing medicines, the right to hunt, to fish, to speak in our Squamish™ language and travel freely. No one has a right to take my Family name without my written consent as our customary laws are meant to live in harmony on this Land with each other. It is when individuals living in our community who violate and disrespect our customs, that the spirit of peace is broken. Despite written Notices to stop the genocide against my people and stop privatizing Mother Earth's natural resources, the following Named Debtors continue with crimes of genocide which is punishable by international laws. The privatization of natural resources on stolen lands described in Treaties created in illusionary fictional Admiralty/Maritime alien jurisdiction have no force or effect for they are fraudulent papers of commerce. Named individuals who continue to remain silent by these served papers and dishonor my Family Name and Squamish™ traditional longhouse laws despite my suggestions to meet in the Name of Peace are instructed to leave my Squamish™ Nation Territory on the Pacific Coast of Turtle Island forever.

THIS fiduciary interest acceptance by Sovereign Hereditary Siam/Chief Kiapilano™, Creditor, Secure Party, Agent, Author of Copyright Name, Trademark Claim autograph for CHIEF ©CAPILANO in any style of cause, seals this lawful instrument with due diligence as evidenced by my flesh and blood autograph, receipt and sufficiency of which is hereby acknowledged and accepted, to exercise my right to live free without malice aforethought, ill will, vexation or frivolity, without corporate dictate, I declare the aforesaid to be true.

DATED this 21day of April, 2008 on Squamish™ Nation lands of supreme jurisdiction, tax free, usury free and inflation free on Turtle Island land mass known by name as the North American Continent.

WITNESSED BY ME in the City of New  
Westminster in the Province of British  
Columbia, this 21 day of April, 2008.



A Notary Public taking Affidavits in the  
Province of British Columbia

MY NOTARY COMMISSION IS PERMANENT

NOTARY SEAL

Hiyshka/thank you, Per:



Autograph of Sovereign Siam/Hereditary Chief  
Kiapilano™, Surety, Creditor, Author of the  
Copyright Trademark Name Claim autograph  
for CHIEF ©CAPILANO in any style of cause,  
True Landlord of the Squamish™ Nation lands  
and natural resources

JOSEPH VALERIO  
NOTARY PUBLIC  
#310 - 522 7th Street  
New Westminster, BC V5M 5T5  
604-525-5178

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Jurat: Quod Meum est sine me auferri non potest - What is mine cannot be taken away without my consent.

2-1

2-1





# STATUTORY DECLARATION<sup>1</sup>

A Notary Public/Commissioner in and for the Province of BRITISH COLUMBIA

CORPORATION/STATE ) In the matter of Lands and Natural Resources  
BRITISH COLUMBIA and ) located on SQUAMISH™ Nation Territory,  
CORPORATION/STATE CANADA ) Turtle Island, land mass of the North American Continent  
) and Sovereign Hereditary Siam/Chief Kiapilano™<sup>2</sup>,  
HER MAJESTY THE QUEEN IN ) Creditor, Secure Party, Author of the Copyright  
RIGHT OF CANADA ) Trademark Names for CHIEF ©CAPILANO  
) in any style of cause and Squamish™ Nation, Lands  
) and Natural Resources by Heir Apparent<sup>3</sup>.  
This 21 day of April, 2008, ) This Manifesto Directive is served To The Named  
Squamish™ Territory, Turtle Island ) DEBTORS AND CORPORATIONS:

Greetings sxwłxwłtews/People of mlqwt4xwéne/Earth/Gaia,

**PREAMBLE:** This information is entered and filed into Admiralty/Maritime Jurisdiction for the record as a Manifesto Directive that has supreme jurisdiction to govern my sovereign claims. This information is not questioned nor assessed as to its authority. My attached Schedules are evidence of the claims made and they do not come with a request to interpret its intentions or validity. This Manifesto Directive is my Truth as the True Landlord of the Squamish™ Nation lands and natural resources. Furthermore, this Manifesto Directive is my right of claim to honor and respect our Creator's unwritten Universal Laws, Common Law jurisdiction and Squamish™ Nation longhouse laws existing before 'white man' set foot upon my untaxed, unseeded sovereign Squamish™ lands.

**INTRODUCTION:** I am known by name as Sovereign Hereditary Siam/Chief Kiapilano™, Creditor, Surety acting in full capacity as Author of the Trademark<sup>5</sup> Copyright Autograph for CHIEF ©CAPILANO<sup>6</sup> in any style of cause. I am the gatekeeper of the West for the Pacific Coast of my Squamish™ Nation Lands located on Turtle Island defined in alien jurisdiction as corporations "BRITISH COLUMBIA, CANADA". I have personal knowledge of the matters herein and do Hereby Attest and State My Truth as Follows:

A. As the eldest, surviving male of my natural father, George-Johnston: Capilano™ and Sovereign head of the ©Squamish™ Nation, the 'royal' heritage DNA of my Family Name runs through my body, mind and spirit as Sovereign Hereditary Siam/Chief Kiapilano™. As the Sovereign Hereditary Siam/Chief of the Squamish™ Nation Lands and Natural Resources, I declare my right, position and title as a sovereign man of natural inheritance from my natural grandmother, Josephine: Capilano™ to name my father, George-Johnston: Capilano™ in her Last Will and Testament of September 20, 1923.

B. **JURISDICTION:** From the John Bouvier's Revised Sixth Edition, 1856 A Law Dictionary, "Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action". Melo v. US, 505 F2d 1026. I claim Common law jurisdiction understood by the Europeans as natural laws of the land for the people by the people and laws of the Squamish™ Nation longhouse laws with equitable remedy by estoppel.

<sup>1</sup> Declarations made under s. 36 of The Canada Evidence Act (R.S.C., c. 145) may be made in attestation of the execution of any writing, deed, or instrument, or of the truth of any fact, or of any account rendered in writing. Such declaration may be made before a judge, notary public, justice of the peace, magistrate, recorder, mayor or commissioner authorized to take affidavits in provincial or Dominion courts, or any other person authorized to administer an oath in any matter. CONVEYANCING and other forms, A.H. O'Brien, M.A., Barrister-at-Law: Law Clerk of the House of Commons of Canada, Fourth Edition, Canada Law Book Company, Limited, Toronto, © 1910, p400.

<sup>2</sup> The title of my Name is not clear as INAC crossed my Family Name out of history books to deliberately provide lies about my True Heritage and genealogical claims to the Squamish™ Nation Lands. By giving 'Treaties' to Bands on my Lands to elected 'Chiefs' who are the civil servants/government puppets. My True lineage and claims as a member of the Red Race, the word "chief" does not exist because the "white race" has donated this title to make True Red Originals from the Lands believe the Corporate Elite from alien jurisdiction words that steal, kill my people and destroy our Squamish™ Nation Lands and the future for our children. History proves that the Corporate Elite will continue with this destruction until the True claims of the Red Race are issued. Spoken, felt, heard and seen. The Word 'Siam' is closer to the true correct traditional description of title to my Family Name.

<sup>3</sup> Heir Apparent: "an heir whose right to inheritance is indefeasible by law provided he or she survives an ancestor", American Heritage Dictionary, Third Edition, Softkey International Inc. ©1994. My Father George-Johnston: Capilano passed on his blood lineage to name me as the true and only surviving male heir of the Squamish™ Nation lands and natural resources as my older brothers are dead. A copy of my grandmother's Last Will and Testament will be provided upon request for a fee.

<sup>4</sup> ISSNG = Independent Sovereign Squamish™ Nation Government

<sup>5</sup> Trade-mark: a fancy name, or trade name, or the name of an individual or firm. The Compact Edition of the Oxford English Dictionary, ©1971 Oxford University Press, p3371

<sup>6</sup> This English/European spelling of my Family Name CAPILANO™ is used to steal my first right of lien claim title over the Squamish™ Nation lands, people and natural resources in a deliberate attempt to remove me from my inherent right to self governance over the Nation, lands and natural resources. I lay first claim to the title of the Squamish™ Nation lands and natural resources as it is my tax free, rightful inheritance to do so in the name of Peace.

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©mnc pro tunc 1937 perpetual, all rights reserved. Trust Indenture, Trademark to the Copyright Name of the Secured Party to the Named Business Debtor in any style of cause. Conditions of Use: I, Sovereign Hereditary Chief: Kiapilano™ of the Squamish™ Nation and lands, present this information in my full capacity as a Creditor, Agent, Secured Party, Author of the Trademark Copyright Family Name autograph in any style of cause for CHIEF ©CAPILANO. I am governed by Common Law jurisdiction understood by the European and American Community and Squamish™ Nation longhouse laws with equitable remedy by estoppel to exercise my right and freedom to contract in universal matters of commerce. This APRIL 2008 - STATUTORY DECLARATION is attached to my AFFIDAVIT #2 as Exhibit "A" is filed with Admiralty/Maritime Jurisdiction agents acting in the best interest of the World Bank major shareholder, HOUSE OF THE ROTHSCHILDS and to have Named Individuals and Corporations understand that there is a Family Copyright Trademark Name protection of \$97 (Nine Trillion) hard lawful currency per use through any form of communication. 1-9

Jurat: Quod Meum est sine me auferri non potest – What is mine cannot be taken away without my consent.



NOW THEREFORE with Valuable Security<sup>7</sup> and in consideration of this Canada Postage stamp affixed to this APRIL, 2008 STATUTORY DECLARATION attached as Exhibit "A" to my Affidavit #2 receipt and sufficiency of which is hereby accepted and acknowledged, and I make the following declarations, attestations conscientiously believing them to be true, and knowing that it is of the same force and effect by virtue of the Canada Evidence Act (a), TAKE NOTICE THAT:

1.0 USER AGREEMENT: Attached as Schedule 1 to this Statutory Declaration is a copy of my User Agreement, placing the Named Debtors on Notice of my Copyright Trademark claim to the ©CAPILANO™ Name in any style of cause without my written consent for the use of my Family Name through any form of communication at \$9T (NINE TRILLION) hard lawful currency debt and to name my Family Name as the Creditor.

2.0 I claim Common law jurisdiction understood by the Europeans as natural laws of the land for the people by the people and laws of the Squamish™ Nation longhouse laws with equitable remedy by estoppel in matters of commerce pursuant to my Manifesto Directive and Statement of Claim attached as Schedule 2 to this Statutory Declaration.

3.0 GOVERNMENT OF BRITISH COLUMBIA AND CANADA'S CORPORATE AGENDA: Pursuant to The Indian Act of Canada (RSC c. 1989), the Preamble makes reference to the fact that legal title of all land on Indian reserves "rests solely with the Crown ...". I submit that the Church, INAC and Named Government of BRITISH COLUMBIA and CANADA are solely responsible for the genocide of my Squamish™ Nation Peoples pursuant to the aforesaid IAC wherein;

- 1) Sec. 18: The federal Minister of Indian Affairs (MIA) controls all reserve land,
- 2) Sec. 46: MIA may declare the will of an Indian to be null and void, and that person to have died intestate (ie, without legal heirs),
- 3) Sec. 52: No more than \$3000 per year may be given to any Indian child by a native band,
- 4) Sec. 57: Reserve land cannot be sold without it first being surrendered to the MIA, who may then use the land in any way he decides and Sec. 58: Uncultivated or unused reserve land may be "improved" by MIA (eg: sold to "developers"),
- 5) Sec. 61: MIA controls all band council funds,
- 6) Sec. 68: Once in jail, an Indian loses control over all money from MIA, which reverts to government (ie, a great financial incentive to the government to incarcerate native people),
- 7) Sec. 73(1)h: MIA may direct compulsory hospitalization of Indian and (f) require medical "experiments",
- 8) Sec. 74: MIA controls all elections of band councils on reserves, ie, when they are called, procedures, and who can run,
- 9) Sec. 78(2-3)b: MIA may remove any Indian from office or disqualify them for six years from running for an election and Sec. 79: Governor-General of Canada has the same power as in Sec.78(203)b,
- 10) Sec. 81: No band council may make by-laws inconsistent with the Indian Act (ie, the band council is not a self-governing body and has no autonomy),
- 11) Sec. 83: MIA must approve all money by-laws,
- 12) Sec. 88: No Canadian law is applicable if it is inconsistent with the Indian Act (like the Charter of Rights and Freedoms),
- 13) Sec. 91: All cultural artifacts on a reserve are controlled by the MIA (including grave sites, ancestors' remains, regalia, etc.),
- 14) Sec. 114: Indian Residential Schools still permitted,
- 15) Sec. 119: Truant officers may be appointed by MIA to enforce Sec. 114.

4.0 NEW DEBTS: Since genocide 'directives' are stated in the Acts administered by the civil servants in service to the CORPORATIONS of alien jurisdiction the evidence of the crimes committed upon me and my Squamish™ Nation people are in fact, true. I have a claim of right to charge \$9T (Nine Trillion) hard lawful currency for each crime that we, the people of the Squamish™, have and continue to endure by CORPORATE ELITE governed by Admiralty/Maritime Alien Jurisdiction. These new charges are calculated as  $\$9T \times 16 = \$144T$  for new debts plus the criminal charges of CCC First Degree Murder S. 231(2) and crimes of Genocide to the Squamish™ Nation People.

5.0 INAC AND THE UNITED, CATHOLIC AND ANGLICAN CHURCHES: Located on Squamish™ Nation Territory Named Churches were served with enforceable Eviction Notices, by my Appointed Temporary Fiduciary Power of Attorney, Kevin Annett on March 16, 2008 in front of the Vancouver Police, local and national Media. A copy of this Eviction Notice is attached as Schedule 3 to this Statutory Declaration. "The vision was anchored to the fundamental belief that to educate

<sup>7</sup> Valuable Security: includes (a) an order, exchequer acquittance or other security that entitles or evidences the title of any person (i) to a share or interest in a public stock or fund or in any fund of a body corporate, company or society, or (ii) to a deposit in a financial institution, (b) any debenture, deed, bond, bill, note, warrant, order or other security for money or for payment of money, (c) a document of title to lands or goods wherever situated, (d) a stamp or writing that secures or evidences title to or an interest in a chattel personal, or that evidences delivery of a chattel personal, and (e) a release, receipt, discharge or other instrument evidencing payment of money. Pocket Criminal Code, Carswell, © 2003, p12.

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Aboriginal children effectively they had to be separated from their families - that the parenting process in Aboriginal communities had to be disrupted.<sup>8</sup> Aboriginal people were, in Departmental and church texts, "sunk" in "ignorance and superstitious blindness," a well of darkness from which they were in need of 'emancipation.' "Enlightened" Canadians would have "to elevate the Indian from his condition of savagery" from their "present state of ignorance, superstition and helplessness." They would then reach the state of civilized Canadians; one in which their "practical knowledge" and labor would make them "useful members of society," "intelligent, self-supporting" citizens.<sup>9</sup> The purpose of the served Eviction Notices is to confirm that over 2,500 people on Squamish™ Nation lands have no home. In a recent article on page A29, April 16, 2008, the Pope is "deeply ashamed" of sexual scandal and "Vows to keep pedophiles out of priesthood". This public Notice confirms that Churches are responsible for these crimes committed on people. Since I do not believe in war or weapons, I, ORDER that the Named churches located on my Squamish™ Nation lands are permanently FORECLOSED by a REGISTERED LIEN to Enforce the Eviction and DEMAND these Named Churches open the doors to house the poor regardless of race, creed or color for equitable remedy by estoppel and they can leave or meet with me and Squamish™ Nation People.

6.0 NO RENT PAID TO TRUE LANDLORD ON SQUAMISH™ NATION TERRITORY AND EQUITABLE REMEDY TO THE BILL OF COSTS FOR THE PLAINTIFF: There are approximately 71 Anglican Churches, 79 United Churches and 93 Catholic Churches location on Squamish™ Nation Lands. Not one of these Named corporations have paid the Plaintiff rent for the hundreds of years of occupation by the buildings placed upon the Squamish™ Lands. I claim monetary compensation for this violation by charging each Named corporation \$9T (Nine Trillion) hard lawful currency debt to the Named Debtors working for these Churches, effective upon service of this Affidavit. This means that  $243 \times \$9T = \$2,187T$ , the combined debt of these three corporations is Two Thousand One Hundred and Eighty Seven Trillion of Hard Lawful currency is added to the attached Bill of Costs attached as Schedule 4 to this Statutory Declaration. As an equitable remedy to this incurred Debt, again, I offer an opportunity for the Named Debtors to meet with me and my witnesses on film in order to discuss the issues raised in this Affidavit at the ©CAPILANO Rec Centre on sovereign Squamish™ Nation lands.

7.0 KEVIN ANNETT EAGLE STRONG VOICE: Is the Named Temporary Fiduciary Power of Attorney over the Catholic, Anglican and United Church residential school of providing a traditional Squamish™ Nation burial for the dead children on Squamish™ Territory. The served Eviction Notices are in full force and effect as witnessed by over 50 individuals, media and the Police of Vancouver on March 16, 2008. The kidnapping of First Nations children by INAC, churches and government agencies stops now as I invoke the law of karma as retribution to perpetrators of the genocide of my people! BY FINAL ORDER with equitable remedy Named Church pedophiles must cease and desist their secret criminal activities against innocent victims and as the largest mafia organization on this Earth, Named Individual and Corporate Debtors are ordered to Leave the Squamish™ Nation lands permanently, effective as of the date of the Eviction Notices.

7.1 INTERNATIONAL HUMAN RIGHTS TRIBUNAL OF GENOCIDE IN CANADA (IHRTGC): I DECLARE a time for change and that as the True Landlord of this Squamish™ Nation land these instructions to the Named churches are served with an Order of Foreclosure by registered liens to the CORPORATIONS governed by Alien Jurisdiction. I understand that some of the genocide of the First Nations Peoples 'cremated remains' are cemented in structure of the Parliament Buildings in Ottawa. This method of mixing cremated dead bones in with cement is an excellent way to destroy criminal evidence. New technology through impartial forensic investigations will find the perpetrators responsible for these hideous crimes that have been and continue to be committed to the First Nations people on Turtle Island. I hereby DECLARE BY FINAL ORDER that a full public inquiry must begin immediately to investigate the death of thousands or perhaps millions of First Nations People with a forensic excavation of the Parliament Buildings in Ottawa in order find out the truth and seek for full UN Human Rights Commissioner's support by service of these documents. A Copy of Kevin's IHRTGC of Genocide in Canada is attached as Schedule 5 hereto.

8.0 RESIDENTIAL SCHOOLS: As a residential school survivor I was a witness to Father Dunlop, Brother MacLeod and a sister burning a small body in the basement of the Sechelt Residential School (SRS) on the Sunshine Coast, British Columbia. I will never forget the memory of this experience because of the smell of human burned flesh;

8.1 KIDNAPPED: That when I was six years old a man from INAC, then Named the Department of Indian Affairs came to our home and yelled obscenities to my father while I was hiding under a table. He screamed, "I'm going to get rid of all the fuc'ing Indians on this reserve especially you because of who you are!" After more profanities, he left because my dad remained quiet. When I asked dad why he didn't punch him out, he looked out the window and I saw RCMP officers waiting for the

<sup>8</sup> Ibid p23

<sup>9</sup> Ibid p25

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Department of Indian Affairs officer to come out the house. The next day my sisters and I were kidnapped and placed in SRS from 1943 until 1954. I was six years old;

8.2 TORTURE: They would wait until everyone was asleep, then they would take me outside and forced me to stand on ice barefoot until I could no longer feel below my waist. They ordered me in but because I had no feeling in my feet, I crawled back. I got punishment for this, so they tied me to the heat radiator so that the side of my face got burned. They would butt their cigarettes out on my body on the same spot all the time on my chest, right by my heart.

8.3 DROWNING: They used controlled drowning to try and break my spirit. I would swallow so much water that I could not longer breathe. One time the drowning method was so successful that my spirit left my body from December 23 to January 2<sup>nd</sup> but I came to just in time to hear them talk about how they should dispose of my body.

8.4 HANGING: They used to hang me until my toes barely touched the floor then I would be unconscious and in the morning I had stretched so much that my feet would touch the floor.

8.5 SUFFOCATION: They used to choke me but I would strengthen my neck muscles in order to keep on breathing. They beat me at every given opportunity and the whipping was very painful to the point when I became unconscious but I force myself not to cry. Sister Stanaklaus, Brother McLeod and Brother McGurtey would sneak up behind me and slap their hands on my ears to damage my ear drums, which is why my hearing is not good to this day.

8.6 STARVATION: I was kept from the dining room for days because starvation was another method to 'teach me how to become a Christian'. I stayed alive by eating roots and worms, taught to me by my grandfather Papa John.

8.7 RAPE: I was raped repeatedly by nuns, brothers and priests and other church members. I was subjected to forced sodomy while they tied me to a pole in the bathroom so I could not move. I have a very difficult time describing the sexual assaults because the memory of this associated physical pain is difficult to describe without crying and emotional and sad. One thing that I will never forget is their smell - they smell horrible!

8.8 PERMANENT PHYSICAL DISABILITIES: I have no full use of my left hand and arm and I walk with a limp in my left leg because of the beatings and hangings. I have a hard time sleeping at night because the memories keep me awake. I have difficulty remembering names and events. Reduced hearing loss in both ears sometimes when people talk I only hear muffled sounds and my sense of taste is minimal. I have chronic necks pains and can only sleep on my right hand side position.

8.9 When I visit the graveyard, I communicate with the spirits who are restless and turn wooden crosses as the corporate fictions of alien jurisdiction continue to rape, plunder and steal the Squamish™ Nation lands. I am not seeking for pity. I merely wish to heal with these words to this paper by writing my truth and speaking my truth about SRS experiences. Many times I wanted to commit suicide but something always stopped me. I don't know why maybe because I knew that the Creator would help me heal by letting me tell my truth in this Affidavit. I have been isolated from my Squamish™ Nation people as for some reason the Church and the Government wants me to forget who I am and remain silent.

9.0 TORRES DIP INTO 'INDIAN' COMPENSATION FUND FOR OTHER USES: In a recent article written by Elizabeth Thompson, The Montreal Gazette on November 15, 2007, "the Conservative government is quietly dipping into the fund set aside to compensate victims of Indian Residential Schools and is using the money to fund new spending and to pay for cost overruns in its summer program ... what - if any - impact the decision to use \$82.6 Million of the Indian Residential School Settlement Trust could have on its ability to administer the \$1.9 Billion fund and deliver checks to thousands of survivors who have applied for compensation." It is therefore not surprising to learn that most the First Nations people who are given this "hush money" leave on a mass suicide missions<sup>10</sup> to accomplish this Government's agenda of genocide. I been approached by many people who ask why the Government is 'deducted' promised settlements as the Government 'short changed' me as well.

9.1 PHIL FONTAINE AND INAC: We met with Phil Fontaine at the Symposium on February 19 - 20, 2008 at the Capilano Rec Centre not JOE MATHIAS centre for this name has no right of claim because the Mathias Family are guests upon my Lands, they are not of the Squamish™ Nation. We gave Phil Fontaine our business cards and requested for a meeting in order

<sup>10</sup> News Release by Health Canada, April 9, 2008: Health Canada and National Aboriginal Health Organization (NAHO) Launch Innovative Aboriginal Youth Suicide Prevention Web Site. This topic has received a lot of media attention and is a deliberate attempt to convince the public that the government is concerned about the suicides. When in fact, the opposite is true. It is a cover up for the genocide agenda that is methodically enforced by INAC, GOVERNMENT OF BRITISH COLUMBIA AND CANADA. These corporations and their agents have been asked to meet with us in order to discuss this issue with the RCMP but have refused in writing to co-operate with the meeting. Thus their silence to our written questions is a tacit agreement and consent to the genocide crimes quoted in the Bill of Costs for the Plaintiff.

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to discuss the desperate poverty on Klapilano's reservations/concentration camps. He refused and now we know why. Apparently, Phil Fontaine's direct responsibility to INAC is to protect the private corporate funding transferred from First Nations people, natural resources and lands into contracts that are 'hidden' from the public and only benefit 'private' CORPORATE parties. As a result, of this conspiracy with the GOVERNMENT OF CANADA and INAC, he is a Named Debtor to the attached SPECIAL BILL OF COSTS FOR THE PLAINTIFF without Notice. This secrecy is not tolerated because it is based on the suffering of my Squamish™ Nation people and Lands. What makes Mr. Fontaine look like he is doing a 'good' job for the First Nations, is Murdoch's media empire. Through TV, radio and newspapers, Murdoch's media empire enforces mass mind control to manipulate information and have the public believe that Phil Fontaine is working in favor of the First Nations people, when in fact Mr. Fontaine is part of the problem of the genocide agenda against the First Nations People. It is suggested that Mr. Fontaine is not really who he says he is, as claimed on his government website bio.

**10.0 KPMG NAMED INTERNATIONAL TAX INSURANCE BONDS:** The genocide doesn't stop at the 'Indian Reservation' described by First Nations people as concentration or prison camps. When my people die, the government and private Tax International Audit Company, KPMG, benefits by securing the value of the Bonded Names to line their pockets with illusionary funds created through private contracts produced by the Department of Just'Us to extract elaborate insurance premiums from the Death of victims. According to over 1,000 economic forensic researchers at Hawks CAFÉ, agents for KPMG and its client Pargesa (Geneva) structured the Piggy Palace Good Times Society as a "dead-hooker" tax shelter; a key element in global snuff film and money laundering networks used to entrap and extort UNEP Signatories and Liberal Party insiders. Their research suggests that top officials in government, industry and the media, invested in the 'Son of BOSS' tax shelters sold by KPMG. The SoB clients would lose money from one-off gains to be laundered back over later years (at lower tax rates) through bogus life insurance policies on murder victims who in some case were DOA (dead on arrival) at the pig farm. They stress that while the Piggy Palace Society has been dissolved, KPMG has become the auditor of bcIMC, a B.C. public-sector pension fund and UNEP Signatory, which offer a \$86 billion target for extortion and money laundering through KPMG's client life-insurer, Groupe AXA. Furthermore it is suggested that a minimum of \$500K was provided to the Named premium holders of the insured women but that a private contract between KPMG and the government agent(s)/agency(ies) is valued for as much as \$10M per dead body. This 'blood money', created by tax insured named numbers of the people who died at the Pickton killing field. HawksCAFÉ research goes further to suggest that once they were butchered, they were served as barbecued pork chops to unsuspecting audience members. This information was shared in an open email on January 11, 2008 to Gordon Campbell and Senate of Canada Larry Campbell and a response was requested from KPMG and Liberal insiders but to this day HawksCAFÉ researchers are met with silence.

**11.0 BC GOVERNMENT:** Interfor Sells TFL38 to Northwest Squamish™ Forestry Limited Partnership held in trust by the Squamish™ Nation. Business Wire, December 19, 2005, BC Minister of Forests and Range, approved the \$6.5 Million sale including cash and a transfer of liabilities, plus a log supply agreement. Comment - I never received a dime from this transaction on my lands and resources therefore, I have included this as a debt to the GOVERNMENT as a theft from me and my people. I place other Ministries; Forests and Range - Rich Coleman, Mining - Richard Neufeld, Environment - Barry Penner, Agriculture and Lands - Pat Bell, Fisheries and Oceans - Loyola Hearn and those appointed by the Queen in charge of the natural resources on Squamish™ Nation lands on NOTICE that any Private contracts created in my lifetime without my written consent upon these lands will incur a debt of \$9T as a criminal charge of theft and fraud including issued 'tickets/contracts' against my own people for fishing without a license. Each debt will be Named to the Government Minister's Name by \$9T per contract without further Notice. NOTICE TO: BC Minister of Transportation, Kevin Falcon Re: Province Newspaper, 10Apr08 by Brian Lewis, *Mess May be in the Making*; Turning a 4 lane freeway over productive farmland for a \$1B proposed South Fraser Perimeter Road is not permitted. Further NOTICE to; Federal Minister of Environment, John Baird and International/Trade/Gateway Minister David Emerson that proceedings with this project will incur a debt of \$9T to their Family NAMES without further Notice.

**11.1 PENDING DEBTORS OF PRIVATE CORPORATIONS:** Run of River Power Inc. (RRPI), President and CEO, (Jako) R.G. Krushnisky, P Eng, Jorgen V. Jensen, CFO, Victor S. Dusik, CA - 202 - 4882 Delta Street, Delta, BC V4K 2T8 A GOOD FAITH PUBLIC NOTICE was presented by my Business Manager, Irene on 3 separate occasions. February 28, - Ramada Inn, Pitt Meadows, March 4 - Best Western, Mission and then again in front of 1,200 witnesses on March 25, 2008 - Pitt Meadows High school, Pitt Meadows. These 3 Notices confirm my promise to RRPI et al that should RRPI et al proceed with silent private contracts behind my back with BC HYDRO or other public agency on my Squamish™ Nation lands, I reserve the right to; inform these people who supported me at these meetings, that the wealth of the debt will be shared to name us as the Creditors and RRPI et al, will become the Named Debtors to private contracts of fines for environmental destruction to Mother Earth's vital water resources for power projects that do not benefit the future of our children or planet Earth and her nature of

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grizzly bears and eagles. Should RRPI et al proceed with a private contract, we will notify RRPI et al's investors accordingly of the Debt to RRPI et al.

11.2 RATCLIFF & COMPANY (RC): I ORDER AND INSTRUCT MISTER JUSTICE Glen Parret of the SCBC, TO DELIVER THIS NOTICE of legal undertaking and moral responsibility to COO, Doug Ausman DBA DOUG AUSMAN, THAT IF documents are served to my True Family Name or the Squamish™ Name, then I reserve the right to fine RC and each lawyer practicing alien law from Admiralty/Maritime jurisdiction a \$92.5M debt for handling fraudulent Treaty claims as mentioned on your website. The debt will increase as applicable criminal charges pursuant to the CCC of \$9T hard lawful currency are issued for fraud, theft, intimidation and extortion from the True Landlord of this Squamish™ Nation Land. RC has no permission to steal and enter into Private Treaty negotiations with 'Bands' issued by Name from INAC for RC is a corporate entity in service to the QUEEN'S CORPORATE SHIP and are asked to leave my lands for the fraudulent contracts that creates environmental destruction with legal ease manipulated documents that confuse the Red Race Originals of this Land. This is my promise to RC et al, any further Treaty negotiations with people on my Lands will name RC et al as Debtors for fraud and Me as the Creditor as True Landlord for RC et al has no jurisdiction in the past, present or future over my Squamish™ Lands.

12.0 NEW NAMED DEBTORS: CANADA PM - Stephen Harper, FINANCE MINISTER - Jim Flaherty, Nominating Entities of BC LAND AND TITLE AND SURVEY, New Westminster; Godfrey Archbold, Chair, Wayne Braid, Connie Fair, Michael Kader, Chief Robert Sam, Grant Parnell, Moderator for UNITED CHURCH OF CANADA David Juliano, General Secretary for UNITED CHURCH OF CANADA Nora Saunders, Archbishop Emeritus of Roman CATHOLIC CHURCH in TORONTO Aloysius Ambrozic, Archbishop for CATHOLIC CHURCH Thomas Collins, National Archbishop for ANGLICAN CHURCH OF CANADA Fred Hiltz, Former National Archbishop of ANGLICAN CHURCH Andrew Hutchison, Bishop of ANGLICAN CHURCH Colin Johnson, Archbishop of the HOLY ROSARY CHURCH Raymond Roussin, Benedictus IVI Joseph Ratzinger and Khazarian General Count Hans Kolvenbach both of the CATHOLIC CHURCH, VATICAN, ROME, ITALY, SQUAMISH BAND COUNCIL MEMBERS; Tawanee Joseph, Anthony Moody, David Jacobs, Bill Williams, Byron Joseph, Harold Calla, Ian Campbell, Krissy Jacobs.

13.0 ADMIRALTY/MARITIME JURISDICTION: New Named Debtors know that people do not live on a ship of commerce governed by CORPORATE CANADA. That as civil servants reporting to the Corporation BRITISH COLUMBIA jurisdiction, they continue to steal private property from 'registered' owners. Then they turn it into 'public' property owned by fictional corporate entities orchestrating fraudulent jurisdictional claims on lands and natural resources without compensation to the True Hereditary Chiefs of the First Nation Lands. Government agencies also known as corporate ancestors of fiction jurisdiction use Federal Reserve fiat currency created out of 'thin air'. That Canada Criminal Code charges against Named Civil Servant Debtors to the Bill of Costs are issued for the crimes committed against humanity through massive foreclosures and manipulated economic recessions that benefit the few elite without protection for the future of the human race and Mother Earth/Gaia. As rightful heir by this claim of Common law and Allodial Deed, I Hereby Declare the restoration of the Squamish™ Nation jurisdiction controlling interest of the lands and its natural resources over and above alien laws for the Named Fiction Corporation and Debtors have no proof of jurisdiction of corporate license by a mutually agreed terms and conditions of peace and friendship for Trade and Commerce by Treaty, as no Treaty exists between the True Hereditary Siam/Wicasa-Wakan/Chief of the Squamish™ Nation.

14.0 PERSONAL: I married Juanita Claxton of the Tsawout Nation in 1993 at 16<sup>th</sup> and Heather in Vancouver, British Columbia in front of a JP. Juanita had extra-marital affairs and on May 26<sup>th</sup>, 1964 she gave birth to Jacqueline Claxton. Juanita made me believe that this child was my daughter when in fact, later, I learned that the true father of this child is Gilbert. After I discovered the truth about Jacqueline blood lineage, I left Juanita Claxton in 1995.

14.1 FAMILY: From this matrimonial union I have two natural sons known by name as John Claxton who was born on June 30<sup>th</sup>, 1963 at the Resthaven Hospital, Sidney, British Columbia. My younger son, Jeffrey Louis Claxton who was born on September 15, 1966 in Vancouver, British Columbia.

15.0 DIVORCE: Pursuant to Rule 60(25) of the SCBC, as the Agent for the Named Plaintiff in this action, there is no possibility of reconciliation between the Spouse and me. That it is impossible to obtain a certificate of marriage or a certified copy of the registration of marriage and therefore this Affidavit is filed pursuant to Family Law proceedings in accordance with S. 52(1) of the Evidence Act. Pursuant to Rule 60(31) of the SCBC, I HEREBY DELCARE and certify that JUANITA CLAXTON and GERALD FRED JOHNSTON who were married at VANCOUVER, BRITISH COLUMBIA on 1993, are divorced under the Divorce Act (Canada) by Order of Squamish™ Nation longhouse laws and this alien jurisdiction which took effect and dissolved

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the marriage retroactive on 1995 when I left Juanita. The extinction of the NAME GERALD FRED JOHNSTON by registered Canada Post Notice #271-120-245-GB was served to the RCMP, Deputy Commissioner Gary Bass and INAC Minister Chuck Strahl on March 31, 2008 to confirm this DIVORCE.

15.1 SERVICE: A Copy of this document will be served by Registered Notice to Juanita Claxton and deemed in full force and effect. Should Juanita involve a Third Party such as a lawyer or any one or any thing from Admiralty/Maritime Jurisdiction, he/she will be named as an automatic Debtor to an infringement of my Name by \$9T (Nine Trillion) lawful hard currency without further Notice. Juanita Claxton has no legal claim of right or title to my Squamish™ Nation Lands or natural resources because she does not belong to my Kiapilano™ / ©CAPILANO Family name.

16.0 NAME CHANGE DECLARATION: It is Jeff's wish to effect a Name change from Claxton to Kiapilano™ for ©CAPILANO, therefore by this Manifesto Directive, I Declare that this is a Notice of Change to the Name for my son, Jeffrey (Jeff). TAKE NOTICE THAT: Jeff will travel with new identification to reflect this change from a Tax Slave to a Tax Free, Sovereign Named Individual. Jeffrey-Louis: Kiapilano™ will do business as an agent for the CAPITALIZED NAME for ©JEFF LOUIS CAPILANO in any style of cause, as I am proud to have him inherit my bloodline and genealogy because he is taught our Squamish™ Traditional ways.

17.0 DEATH: Should I die before I accomplish my mission to free humanity and bring peace to Earth, then I appoint my natural sons to be the joint Executors of my Estate on the CONDITION THAT my flesh and blood son, John changes his Claxton Surname to my Family Name through a lawful Name change Good Faith Public Notice published in a local newspaper of his choice, on three separate occasions and attaches these announcements as Exhibits to a notarized Affidavit. John will not be required to serve this Affidavit on anyone but must attach it to his Declaration as a Last Will and Testament in order to pass the Squamish™ Nation lands on to his children and grandchildren, who must all be Named to the Kiapilano™ and ©CAPILANO Family Name.

18.0 LAST WILL AND TESTAMENT: I appoint Irene-Peace: Kiapilano™ who is my business partner and my Fiduciary Trustee to continue with my work to establish freedom for all the people who live on my Squamish™ Nation lands with my two sons, John and Jeff. Irene agrees to be my twin flame and we will perform the traditional Squamish™ ceremony in our longhouse in front of private witnesses after the service of this Affidavit.

18.1 My family is governed by a patriarchal Tradition, therefore Irene will help my two sons, John and Jeff understand our Sovereign ways in order to restore peace on Mother Earth/Gaia pursuant to Mayan and Hopi Elder prophecy. There will be peace on Earth and humanity will be free. Should we be blessed with a son of our own, our child will join my two sons in the Family Name to help the people living on Squamish™ Lands become sovereign tax free individuals living in Peace on Earth.

18.2 Irene is my Temporary Fiduciary Trustee to enforce the outstanding contracts that I have entered into with the Individuals and Business Debtors from the alien jurisdiction in order to protect the interest of the Squamish™ Nation. Irene and her direct Family relations are gifted with homes on Squamish™ Nation tax free lands which will be 'private property' passed on to her family heirs.

19.0 SQUAMISH BAND COUNCIL MEMBERS: New Debtors Named to the Bills of Costs are; Tawanee Joseph, Anthony Moody, David Jacobs, Bill Williams, Byron Joseph, Harold Calla, Ian Campbell, Krissy Jacobs. The reason for the inclusion of these new Debtors is these Named 'members' of the Squamish™ Band Council office are not acting in the best interest of my people. My Squamish™ people inform me that members of this corporate subsidiary for INAC continue to inflict criminal intimidation and harassment upon them by not providing them with monetary compensation that is due to my true Squamish™ Nation people. I deserve to be respected as the True Landlord of these Lands and this is clearly not demonstrated by these Named Individuals through the issuance of the fraudulent checks to the GERALD FRED JOHNSTON Name, therefore I HEREBE DECLARE by my inherit right as the Sovereign Hereditary Siam/Chief Kiapilano™ that these Named Individuals leave my Squamish™ Nation lands forever, within 21 (Twenty-One) days from the served date of this Affidavit.

20.0 GOVERNMENT TREATIES: No government treaties were ever created between my family Name Kiapilano™ and Squamish™ Nation for commercial use of lands, water, air and natural resources located on the Pacific west coast of lands known by "white settlers" as British Columbia – therefore, any issued treaties by INAC on Squamish™ Nation lands is not recognized by me and my people, as we have first claim over the traditional Squamish™ Nation lands which was issued by my registered Statutory Declaration and Notice of December 17, 2007 to named Individuals in service to the CORPORATIONS BRITISH

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COLUMBIA and CANADA. Named 'INAC elected' chiefs' claiming right to negotiate treaties on Squamish™ nation lands are asked to leave my country for I will not tolerate alien governance of genocide to my People of Squamish™ and destruction of my lands.

21.0 INDEPENDENT SOVEREIGN GOVERNMENT OF THE SQUAMISH™ NATION (ISGSN™): The ISGSN™ is entitled pursuant to Article 4 of the UN Declaration on the Rights of Indigenous Peoples; *Indigenous peoples, "in exercising their right to self-determination, have the right to autonomy or self-government in matters relating to their internal and local affairs, as well as ways and means for financing their autonomous functions."* The establishment of ISGSN™ is confirmed by our reporting to the UN Secretary General on February, 2008 and confirmed by email from Office of the High UN Human Rights Commission, Luis Rodriguez Pinero on February 13, 2008 and named civil servants in service to Her Majesty the Queen in Right of Canada of the corporation BRITISH COLUMBIA by email and correspondence. ISGSN™ adopts UN Declaration of Human Rights<sup>11</sup>, 1948 as its Charter and embraces the Nuremberg Principles 1950, UN Declaration of Human Rights, 1948, Convention on the Prevention and Punishment of the Crime of Genocide, December 9, 1948, UN Declaration on the Rights of Indigenous Peoples, September 7, 2007 (UNDRIP) as its Institution defined and interpreted by my Squamish™ Nation longhouse laws.

22.0 TAX FREE UNIVERSAL RIGHT TO TRAVEL: Pursuant to UNDRIP Article 36 1. *Indigenous peoples, in particular those divided by international borders, have the right to maintain and develop contacts, relations and cooperation, including activities for spiritual, cultural, political, economic and social purposes, with their own members as well as other peoples across borders. 2. States, in consultation and cooperation with indigenous peoples, shall take effective measures to facilitate the exercise and ensure the implementation of this right.*

Individuals living on Squamish™ Nation lands have the right to exercise the right to distinguish the nationality of the Squamish Nation people, and in accordance to UNDRIP, the ISNSG™ will issue individual diplomatic tax free passports for traveling across borders on Turtle Island and to other continents. Peace Cards defined as a Passport / International Driver Permit allow individuals to tax free travel. Issued Licence plates for transportation on Squamish™ Territory are protected with a lifetime Nine Trillion hard, lawful UTPC™ currency insurance coverage. Peace card renewal information with the Squamish™ Nation Business Registry service is not required, unless it is surrendered voluntarily or returned by request due to criminal charges. The Peace cards come with plates that establish Common law jurisdiction backed by Squamish™ Nation longhouse law as presented in a sample version hereto;



23.0 NOTICE OF APPOINTMENT AND POWER OF ATTORNEY: Attached as Schedule 6 is a NOTICE OF APPOINTMENT, to have the RCMP and Security Corporations act in my best interest as Peace Officers to help me claim my right and title as Power of Attorney dated December, 11, 2007 over the buildings named BC LAND & SURVEY, located as a Corporate Fiction on Squamish™ Nation lands described in alien jurisdiction as the Corporation NEW WESTMINSTER, INAC, located as a Corporation Fiction on VANCOUVER and SQUAMISH NATION BAND COUNCIL OFFICE located on North Vancouver lands, the STATE of BRITISH COLUMBIA.

24.0 RCMP: On January 3, 2008, my assistant Irene had a telephone discussion with Dick Bent, Superintendent of the RCMP. He confirmed that he had to remain as a neutral party and could not enforce the Power of Attorney. However, he suggested that if he could not organize our request for a peaceful meeting that we take this matter to the media. On April 7<sup>th</sup>, 2008, I instructed Irene to email Mr. Bent regarding his association with INAC individuals and Squamish™ Band Council members requesting for his assistance to initiate a meeting with us and these Named members for this Corporations. We have not heard from Dick Bent as we understand that he is in a private contract with these Companies and can not act in our interest which is why this Affidavit is emailed to private media and the Human Rights Commissioner for international exposure. A copy of this email is attached as Schedule 7.

25.0 PERMANENT FORECLOSURE: Civil Servants have oath and duty to perform pursuant to S. 337 of the CCC and Private Named Debtors are under a legal undertaking to perform with this contract. As the Named beneficiary, I claim the bonds to the DEBTORS NAMES as security to the debt owed and claimed by me. The Debt is transferred to Credit my Family Name by

<sup>11</sup> UN Declarations – international Treaty laws are defined and interpreted by my understanding pursuant to my Squamish™ Nation longhouse laws and Common law jurisdiction and Universal unwritten laws of the Creator.

**NOTICE TO PRINCIPAL IS NOTICE TO AGENT. NOTICE TO AGENT IS NOTICE TO PRINCIPAL.**

©none pro tunc 1937 perpetual, all rights reserved. Trust Indenture, Trademark to the Copyright Name of the Secured Party to the Named Business Debtor in any style of cause. Conditions of Use: I, Sovereign Hereditary Chief, Kiapilano™ of the Squamish™ Nation and lands, present this information in my full capacity as a Creditor, Agent, Secured Party, Author of the Trademark Copyright Family Name autograph in any style of cause for CHIEF CCAPILANO. I am governed by Common Law jurisdiction understood by the European and American Community and Squamish™ Nation longhouse laws with equitable remedy by estoppel to exercise my right and freedom to contract in universal matters of commerce. This APRIL 2008 - STATUTORY DECLARATION is attached to my AFFIDAVIT #2 as Exhibit "A" is filed with Admiralty/Maritime Jurisdiction agents acting in the best interest of the World Bank major shareholder, HOUSE OF THE ROTHSCILDS and to have Named Individuals and Corporations understand that there is a Family Copyright Trademark Name protection of \$9T (Nine Trillion) hard lawful currency per use through any form of communication. 8-9

**Jurat: Quod Meum est sine me auferri non potest – What is mine cannot be taken away without my consent.**



the equity in the Bond pursuant to Common Law and supreme jurisdiction of truth combined with Squamish™ Nation longhouse traditional laws. The Contracts or Bills of Costs are monetized by registered PPSA Lien claim Control #B8667303, Base #298942E on April 14, 2008 as a Permanent foreclosure to the Debts earning daily \$9T hard currency for the Permanent Dishonor/Breach of Contract and Failure to Perform/Settle. Failure to settle the Debt within the stipulated time limitation will deem my right to be the Named POA and Permanent Fiduciary Trustee over Crown Corporations and all Courthouses located on Squamish™ Nation Lands. Ex-Parte applications to remove this Lien will deem my right of claim and equitable remedy to name the Reporting Parties as Debtors to this Contract without further Notice.

26.0 DISTRIBUTION: One original filed Affidavit is served to the Court Registry and deemed in full force and effect as all Named Individuals are employed as civil servants with the exception of the private Corporations. Distribution of stamped copies to Named parties are mailed by Canada Post Regular Mail and deemed served in full force and effect. Twenty-One (21) day silence or no response to the terms and conditions of this contract is deemed as a tacit consent and agreement to this Affidavit, Statutory Declaration and attached Special Bill of Costs for the Plaintiff and Schedules.

27.0 THIRD PARTY NOTICE: Third Party interference is strictly enforced by the Privacy Act governed by the Privacy Commissioner of Canada to benefit and protect members of ISGSN™. The mission of the Office of the Privacy Commissioner's (OPC) is to protect and promote the privacy rights of individuals. OPC mandate is to oversee compliance with the Privacy Act which covers the personal information-handling practices of federal government departments and agencies and the personal Information Protection and Electronic Documents Act (PIPEDA), Canada's private sector privacy law. THEREFORE no third parties from alien jurisdictions are permitted to interfere with private bi-lateral account holders under any circumstances, without exceptions. This means that auditors, tax agencies, accountants, law firms, department of Just'Us, public or private corporate or government entities may never lay a claim on ISGSN™ public or private business affairs. Private bi-lateral contractual terms and conditions remain confidential to agree in a 'meeting of the minds' between the autographed parties to any and all agreements.

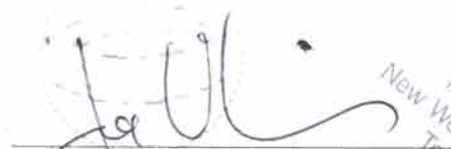
THIS fiduciary interest acceptance by Sovereign Hereditary Siam/Chief Kiapilano™, Creditor, Secure Party, Agent, Author of Copyright Name, Trademark Claim autograph for CHIEF ©CAPILANO in any style of cause, seals this lawful instrument with due diligence as evidenced by my flesh and blood autograph, receipt and sufficiency of which is hereby acknowledged and accepted, to exercise my right to live free without malice aforethought, ill will, vexation or frivolity, without corporate dictate, I declare the aforesaid to be true.

DATED this 21 day of April, 2008 on supreme Tax Free Squamish™ Nation jurisdiction on Turtle Island lands known by name as the American Continent.

Hiyshka/thank you,



WITNESSED BY ME in the City of New  
Westminster in the Province of British,  
Columbia this 21 day of April, 2008.



A Notary Public taking Affidavits and  
Statutory Declaration in and for the  
PROVINCE OF BRITISH COLUMBIA

Autograph of Sovereign Hereditary Siam/Chief Kiapilano™,  
Surety, Creditor, Author of the Copyright Trademark NAME  
autograph for CHIEF ©CAPILANO any style of cause,  
True Landlord of the Squamish™ Nation lands and natural resources  
on Turtle Island, that land mass known as the North American continent

NOTARY SEAL

MY NOTARY COMMISSION IS PERMANENT

NOTICE TO PRINCIPAL IS NOTICE TO AGENT. NOTICE TO AGENT IS NOTICE TO PRINCIPAL.

©nunc pro tunc 1937 perpetual, all rights reserved. Trust Indenture, Trademark to the Copyright Name of the Secured Party to the Named Business Debtor in any style of cause. Conditions of Use: 1. Sovereign Hereditary Chief: Kiapilano™ of the Squamish™ Nation and lands, present this information in my full capacity as a Creditor, Agent, Secured Party, Author of the Trademark Copyright Family Name autograph in any style of cause for CHIEF ©CAPILANO. I am governed by Common Law jurisdiction understood by the European and American Community and Squamish™ Nation longhouse laws with equitable remedy by estoppel to exercise my right and freedom to contract in universal matters of commerce. This APRIL 2008 - STATUTORY DECLARATION is attached to my AFFIDAVIT #2 as Exhibit "A" is filed with Admiralty/Maritime Jurisdiction agents acting in the best interest of the World Bank major shareholder, HOUSE OF THE ROTHSCHILDS and to have Named Individuals and Corporations understand that there is a Family Copyright Trademark Name protection of \$9T (Nine Trillion) hard lawful currency per use through any form of communication. 9-9

Jurat: Quod Meum est sine me auferri non potest - What is mine cannot be taken away without my consent.







# Universal Trademark Copyright Name User Agreement (UTCNUA)

Notice to the Principal is Notice to Agents/Notice to Agent is Notice to Principal, TAKE NOTICE THAT:

I am known by name as Chief Kiapalano™, Agent, Creditor, Author of the Trademark<sup>1</sup> of the Trademark of the Copyright autograph for ©CHIEF CAPILANO or any other derivative thereof in any style of cause and I claim Common Law jurisdiction to enforce Copyright Trademark Name Infringement User Accounts with equitable remedy by estoppel. I do not authorize any one or any thing to make legal determinations for me, myself and or I, Chief: Kiapalano™, Agent, Creditor, Author of the Trademark for the Copyright Name autograph for ©CHIEF CAPILANO or any other derivative thereof in any style in any known jurisdiction.

**JURISDICTION:** From the John Bouvier's Revised Sixth Edition, 1856 A Law Dictionary, "Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action". Melo v. US, 505 F2d 1026. I claim Common law jurisdiction and Squamish™ Nation Longhouse laws supported by the ©Confederation of Sovereign Nations and other Named hereditary chiefs, with equitable remedy by estoppel in all matters of commerce pursuant to the Bills of Exchange Act, Equity law, Universal Declaration of Human Rights, December 1948, natural aka universal laws for the people by the people to protect the truth, freedom, peace, free-will, karma and dharma.

NOW THEREFORE with Valuable Security<sup>2</sup> and in consideration of this Canada Postage stamp affixed to this UTCNUA receipt and sufficiency of which is hereby accepted and acknowledged, TAKE NOTICE THAT: I make the following declarations, attestations conscientiously knowing them to be true, and knowing that it is of the same force and effect by virtue of the Canada Evidence Act (a)<sup>3</sup>.

**1.0 ©COPYRIGHT<sup>4</sup>:** All rights reserved wherein Copyright infringement means the use of my Name without express written permission from Me, Chief: Kiapalano™ or ©Chief Capilano™ through any form of communication, in any style of cause. Each infringement bears a penalty of \$9T (Nine Trillion) hard currency per use, currency value pending on location of violation pursuant to International Copyright Treaty laws established at the 1928 Berne Convention with Canada's agreement to 183 countries. The Copyright Act under S. 14.1(1); an author of a work has a right to the integrity of their work and to be associated with their work by name, unless they choose otherwise. Moral rights continue even after a work is no longer in the creator's possession. Moral rights are personal rights that cannot be assigned to another person. Thus, even if the economic rights in a creative work have been assigned, the work cannot be so modified as to constitute a mutilation or distortion that would harm the honor or reputation of the creator.<sup>5</sup> Asserted Copyright claims lasts for the life of the author plus fifty years.<sup>6</sup>

**2.0 TRADEMARK<sup>7</sup> AUTOGRAPH:** My autograph is Trademark protected as the flesh and blood trademark claim that gives "life" to commercial contracts to identify the CAPITALIZED ARTIFICIAL PERSON NAME in any style of cause in any jurisdiction. The Trademark Claim to my Name is my autograph, as no one has the right to duplicate My autograph or my Family Name Chief: Kiapalano™, for it is produced by my energetic DNA spiritual conscious force and flesh and blood hand with my full capacity to be free in thinking and acting in matters of commerce with Good Faith pursuant to the Bills of Exchange Act. Trademarks and trade names, which give the holder the right to control the use of a mark or other identifier of a product or service, i.e. brand names and the names of businesses.<sup>8</sup>

**3.0 GOOD FAITH PUBLIC NOTICE:** My Copyright Trademark Private Individual Family Name was submitted to the Commercial Criminal Division at the RCMP in Ottawa on October 12, 2007 in a document, my PPSA registration of December, 2007 confirms the Good Faith Public Notice of ©Chief: Kiapalano™, ©CHIEF CAPILANO™, ©SQUAMISH™ NATION in any style of cause and ©CONFEDERATION OF SOVEREIGN NATIONS™ along with the ©Central Bank 4 Sovereign Nations™ (©CB4SN™) as not registered Corporations and that no one and no thing objected to the Notice of my Good Faith Claim to the Names.

**4.0 PPSA REGISTRATION:** I confirm that I am the Named Secured Party and Agent, known as © Chief: Kiapalano™ to the INDIVIDUAL DEBTORS NAME ©CHIEF CAPILANO™ in any style of cause, registered under base registration #076609E, Control #B8437225 under reference #CK110437. In order to confirm this evidence one can conduct a lien search at PPSA.CA. The difference between the Secured Party and the Base Business Debtor is that the flesh and blood freeman goes by the nativity date, not the recorded date of birth as issued by the government/department of vital statistics in a birth certificate to the theft to my family Name on January 11, 1938 that named me, the flesh and blood man as a Base Business Debtor when in fact I am the Creditor, the credit of life.

**5.0 UNIVERSAL RIGHT TO FREE TRAVEL:** My position as a Natural Flesh and Blood, Free and Natural Man Living-on Land, Earth is to exercise my basic freedom pursuant to the Universal Declaration of Human Rights, 1948 and my universal unalienable right to free travel pursuant to S. 176<sup>9</sup> of the Criminal Code of Canada as Minister directed by the Creator's calling.

**6.0 THIRD PARTY INTERFERENCE TO BI-LATERAL USER ACCOUNTS:** Named de facto third party intervener, interloper, usurper and any associates from any man known jurisdictions of Corporate entities defined and Named as law firms, Department of Justice, named governments, Named Private and/or Public agent(s) in service to Admiralty/Maritime jurisdiction interfering with private Bi-lateral User Accounts or to intimidate, harass Named Notaries to my served documents, will

<sup>1</sup> Trade-mark: a fancy name, or trade name, or the name of an individual or firm. The Compact Edition of the Oxford English Dictionary, ©1971 Oxford University Press, p3371

<sup>2</sup> Valuable Security: includes (a) an order, exchequer acquittance or other security that entitles or evidences the title of any person (i) to a share or interest in a public stock or fund or in any fund of a body corporate, company or society, or (ii) to a deposit in a financial institution, (b) any debenture, deed, bond, bill, note, warrant, order or other security for money or for payment of money, (c) a document of title to lands or goods wherever situated, (d) a stamp or writing that secures or evidences title to or an interest in a chattel personal, or that evidences delivery of a chattel personal, and (e) a release, receipt, discharge or other instrument evidencing payment of money. Pocket Criminal Code, Carswell, © 2003, p12.

<sup>3</sup> Declarations made under s. 36 of The Canada Evidence Act (R.S.C., c. 145) may be made in attestation of the execution of any writing, deed, or instrument, or of the truth of any fact, or of any account rendered in writing. Such declaration may be made before a judge, notary public, justice of the peace, magistrate, recorder, mayor or commissioner authorized to take affidavits in provincial or Dominion courts, or any other person authorized to administer an oath in any matter. CONVEYANCING and other forms, A.H. O'Brien, M.A., Barrister-at-Law: Law Clerk of the House of Commons of Canada, Fourth Edition, Canada Law Book Company, Limited, Toronto, © 1910, p400.

<sup>4</sup> Copyright means the right to copy. Only the owner of copyright, very often the creator of the work, is allowed to produce or reproduce the work in question or permit anyone else to do so. The author is normally the person who creates the work. Generally, if you are the creator of the work, you own the copyright. When you create a work or other subject-matter protected by copyright, you will automatically have copyright protection. In short, virtually everyone living in Canada can enjoy the benefits of automatic copyright protection. A GUIDE TO COPYRIGHTS, CIPO, An Agency of Industry Canada, September 2003, p. 3, 7.

<sup>5</sup> [www.cippic.ca/en/faqs-resources/copyright-law](http://www.cippic.ca/en/faqs-resources/copyright-law), 8/14/2006 @ 7:26 pm

<sup>6</sup> Copyright Act, S. 6 – ibid page 5 of 9

<sup>7</sup> TRADEMARK ACT – INFRINGEMENT [R.S., c. T-10, s. 20]: The right of the owner of a registered trademark to its exclusive use shall be deemed to be infringed by a person not entitled to its use under this Act who sells, distributes or advertises wares or services in association with a confusing trademark or trade-name, but no registration of a trade-mark prevents a person from making (a) any bona fide use of his personal name as a trade-name, or (b) any bona fide use, other than as a trade-mark.

<sup>8</sup> [www.cippic.ca/en/faqs-resources/copyright-law](http://www.cippic.ca/en/faqs-resources/copyright-law), 8/14/2006 @ 7:26 pm

<sup>9</sup> S. 176(172) (1) Obstructing or violence to or arrest of officiating clergyman: Every one who (a) by threats or force, unlawfully obstructs or prevents or endeavours to obstruct or prevent a clergyman or minister from celebrating divine service or performing any other function in connection with his calling, (i) assaults or offers any violence to him, or (ii) arrests him on a civil process, or under the pretence of executing a civil process, is guilty of an indictable offence and liable to imprisonment for a term not exceeding two years. Tremear's Criminal Code by David Watt and Michelle Fuerst, Carswell, (c) 1996, p285.



automatically assume their Name(s) and Corporation(s) to applicable Criminal charges on Private User Accounts that bears a penalty of \$9T (Nine Trillion) of hard lawful currency without further Notice.

7.0 TIME & SERVICE: Time is of the essence and silence, failure to respond or no payment of UTCN User Accounts within a 7 (Seven) day time limitation from the date of the Notices will deem your tacit consent to all the non negotiable terms and conditions as law that Name Me as Creditor and you as the Debtor to Private Bi-Lateral Contracts for a penalty of \$9Trillion per annum for no settlement, silence or failure to respond. Served copies of this User Agreement are deemed to be true as originals are kept by my appointed Private Fiduciary Trustee(s) for security reasons.

8.0 ARBITRATION: Any misunderstanding about the terms and conditions of served documents will be handled by an independent private appointed Third Party Fiduciary Trustee of :Chief: Kiaplano™'s choosing for due lawful process to monetize or collect on unpaid User Accounts for Copyright Trademark Name infringements with an equitable remedy by estoppel.

9.0 NUNC PRO TUNC: The effective date of this UTCN User Agreement is nunc pro tunc circa 1937 perpetual and that as a freeman, Agent, Creditor for the known NAME in any style of cause reserve the right to accept, reject, define or interpret any man made laws or legal definitions as statements to benefit My interest pursuant to Common Law jurisdiction and Squamish™ Nation Longhouse laws, Natural laws – laws for the people by the people, universal laws of karma, dharma and free-will with equitable remedy law by estoppel.

10.0 ESTATE: Should I die before, during or after settlement of my Named Credit accounts, I donate with my love for humanity's freedom and peace for Earth, the value of all my Tax Free<sup>10</sup>, no interest rates, no inflation rates User Accounts/bi-lateral contracts with 25% to my immediate family, 25% to my agents, friends and students, 25% to Humanitarian projects and 25% to Earth projects and that the distribution is presented by my Private appointed Third Party Fiduciary Trustee. That any interference or claims to the distribution of my Estate from a de facto third party intervener, interloper, usurper will automatically initiate a penalty of \$9T (Nine Trillion) in hard lawful Earth currency by Name as Debtor to a UCTN User Account without further Notice.

11.0 FAMILY & ASSOCIATES: That any one or any thing attempting to harm, confiscate, deliberately steal, injure family members, notaries or associates due to my conscious process to be governed with laws of the land for the people by the people and be free from government, private bankers and religious control, enforcement of Trademark Copyright Name infringements claims with User Accounts, will incur applicable criminal charges fined at \$9Trillion per violation without further Notice issued and enforced by my private Fiduciary Trustees at their discretion in Good Faith for the retribution of me and my Family and Squamish™ Nation lands and people.

12.0 TAX/USURY/INFLATION FREE: All UTCN User Accounts are tax free because the SIN aka Slave Identification Number that connects my Name in any style of cause to government issued ID was abandoned circa 2007 by registered Notices and Statutory Declarations to Her Majesty the Queen in her private and public capacity as HER MAJESTY THE QUEEN IN RIGHT OF CANADA. Involvement of Third Party(ies) to Bi-lateral private User Accounts/contracts is fraud and perjury. Period, no exceptions. Perjury rests on making false oath. I will swear no oath and I will not commit fraud. I am not a servant in service to Her Majesty the Queen in Right of Canada for I will swear no oath of allegiance to any one or any thing. Freedom from slavery was affected on December, 2007 to the Queen of England, Bank of Canada and House of the Rothschilds by registered notices and permanent abandonment of government ID. This means that all 'taxed' accounts are hereby officially and permanently abandoned, closed forthwith. My Birth Certificate is surrendered to the issuer with a certified True Copy to the Queen and the presiding Deputy Minister of Finance for the Bank of Canada by an Indemnity Bond #BOC-860-040-635-QEII dated December 17, 2007 to save them from harm, as I know that they are in service to the House of the Rothschild and private elite few bankers, shareholders, members of the New One World Order (NOWO) aka Shadow government.

13.0 \*UNIVERSAL DECLARATION OF HUMAN RIGHTS (UDOHR), December 10, 1948: I reserve the right to charge any known tax agency including the IMF, IRS, CCRA/CRA, FBI, INTERPOL, NEW WORLD ORDER, WORLD GOVERNMENTS, CIA, UIC, WCB, CPP Investment boards for any Canada Criminal Code violations and the following violations of the UDOHR – Preamble: Whereas disregard and contempt for human rights have resulted in barbarous acts which have outraged the conscience of mankind, and the advent of a world in which human beings shall enjoy freedom of speech and belief and freedom from fear and want has been proclaimed as the highest aspiration of the common people inclusive with Articles 1 to 30. Violations of any section of the UDOHR imposed upon my human body, mind, spirit and soul will incur a fine at \$9T per violation.

14.0 NUREMBERG PRINCIPLES (NP): The Nuremberg Principles are upheld by our Nation's commitment with signature and seal on the United Nations Charter adopting the International Law Commission of the United Nations in 1950. Principles of the Nuremberg Tribunal, 1950 No. 82 recognized in the Charter of the Nuremberg Tribunal by International laws with the Judgment of the Tribunal were adopted by the International Law Commission of the United Nations, 1950. House of the Rothschilds and the Illuminati, Private Bankers, tax agencies and its employees have a moral obligation to understand that any involvement in 'collecting taxes' from innocent people to fund weapons of mass destruction for wars in the world names them as a party to conspire in murder by the killing of humanity pursuant to the following principles; I, II, IV, V, VI, VII - Complicity in the commission of a crime against peace, a war crime, or a crime against humanity as set forth in Principles VI is a crime under international law. Crimes against peace: Planning, preparation, initiation or waging of a war of aggression or a war in violation of international treaties, agreements or assurances.

IN WITNESS WHEREOF THIS fiduciary interest acceptance by Chief: Kiaplano™, Creditor, Secure Party, Freeman, Author of Copyright Name, Trademark Claim autograph for ©CHIEF CAPILANO or any other derivative thereof seals this lawful instrument with due diligence as evidenced by my flesh and blood autograph over an affixed Canada Post stamp serving as valuable consideration<sup>11</sup>, receipt and sufficiency of which is hereby acknowledged and accepted, to exercise my right to live free without malice aforethought, ill will, vexation or frivolity, without corporate dictate, I declare the aforesaid to be true.

Autograph per:

NOTICE

Officer certification: Your autograph constitutes a representation that you are a Notary Public authorized by the Evidence Act, R.S.B.C. 1996, c. 124, to certify the matters set out as they pertain to the execution of this instrument. Using a Notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for Notary is attestation, protestation, verification and identification only and not for entrance into any foreign jurisdiction. This DECEMBER, 2007 – UNIVERSAL TRADEMARK COPYRIGHT USER AGREEMENT is not read, no legal advice is sought or provided, having witnessed the autograph above by Chief: Kiaplano™, author of Copyright Trademark Claim autograph Name for ©CHIEF CAPILANO or any other derivative thereof. I place my hand and seal hereon as an authentic act as a Notary Public. Subscribed and affirmed before me this 17<sup>th</sup> day of DECEMBER, 2007, British Columbia, Canada.

Autograph of Notary Public & Stamp of Notary Address

<sup>10</sup> Tax free: is my lawful Declaration to permanently remove all accounts that bear my known NAME from the Queen's tax contracts for I will not engage in war. All government identification accounts bearing my known Name are declared closed, abandoned, null and void as I know that the investment board uses taxes to invest in corporations that create weapons of mass destruction and contribute to the wars planned by the New One World Order with an agenda to destroy two thirds of the human population.

<sup>11</sup> Valuable consideration: A class of consideration upon which a promise may be founded, which entitles the promisee to enforce his claim against an unwilling promisor. A thing of value parted with, or a new obligation assumed, at the time of obtaining a thing, which is a substantial compensation for that which is obtained thereby. Black's Law Dictionary, Henry Campbell Black, Third Edition, © 1933, p1797.

Jurat: Quod Meum est sine me auferri non potest – What is mine can not be taken away without my consent.

2-2





Greetings sxwłxwłtews/People of mlqwt<sup>1</sup>xwéne/Earth/Gaia,

Upon The Sovereign Original Supreme Jurisdiction: Of Sovereign<sup>2</sup> Hereditary Siam/Chief Kapiłano™<sup>3</sup> Of The Lands And The Resources' Of The Traditional Territory Of The Sqamish™ Nations People, Take Notice That<sup>4</sup>:

ENTERED INTO THE SUPREME COURT OF BRITISH COLUMBIA  
AS AFFIDAVIT #3RHCK, DOCKET S036483, VANCOUVER REGISTRY,

BETWEEN:

CHIEF ©CAPILANO™ of the Squamish™ Nation and Territory

The First Party, PLAINTIFF

AND:

HER MAJESTY THE QUEEN OF ENGLAND FOR THE CORPORATION BRITISH COLUMBIA AND THE CORPORATION CANADA ET AL

The Second Party, DEFENDANTS

# <sup>5</sup>MANIFESTO DIRECTIVE - JURAT AFFIDAVIT BY STATEMENT

<sup>1</sup> ISSNG = Independent Sovereign Squamish™ Nation Government

<sup>2</sup> Sovereign is a state of being higher than "Royalty" defined by colonial European language. I have below me over 200 hereditary Chiefs in right of claim on Turtle Island. Together as all Hereditary Chiefs and Landlords of these Lands, we stand as strong spirits and souls like, arrows in a bunch that can not be broken despite the many years of abuse and agenda of genocide orchestrated by the Governments who operate from alien jurisdiction.

<sup>3</sup> The title of my Name is not clear as INAC crossed my Family Name out of history books to deliberately provide lies about my True Heritage and genealogical claims to the Squamish™ Nation Lands. As a True member of the Red Race, the word "chief" does not exist because the "white race" has created this title to make True Red Originals from the Lands believe the Corporate Elite from alien jurisdiction words that steal, kill my people and destroy our Squamish™ Nation Lands and the future for our children. History proves that the Corporate Elite will continue with this destruction until the True claims of the Red Race are issued, spoken, felt, heard and seen. The Word 'Siam' is closer to the true correct traditional description title of my Family Name and is replaces the word 'Chief' when referring to the Flesh and Blood Man using the CAPITALIZED 'CHIEF' as the CORPORATE FICTION tool in matters of Fair Trade and Commerce.

<sup>4</sup> How to read this document: Sentences Presented With Upper And lower Case Sentencing Is Common Law Jurisdiction Language As Spoken And Understood By All People Living On Land. Wording Addressed In Capitalized Versions Are FINAL ORDERS To Administrators For Corporate Elite Fictions On The Record Understanding In Alien/Admiralty/Maritime Jurisdiction That Fraud And Illusionary Theft Of Lands And Natural Resources, Genocide Of My People On Squamish™ Nation Lands Created Through Private Corporate Contracts Are Not Permitted In The Past, Present And Future. Should This Landlord Of The Squamish™ Nation Lands And Natural Resources Discover That These Fictional Contracts Exist Continue To Be Prepared And Used, Then This Landlord Reserves The Right Of First Claim To Enter Into A Private Bi-Lateral Contract With The Perpetrators Without Further Notice For \$9T Lawful Hard Currency For Each Tresspass And Fraud Committed By Each Named Debtor For The Theft Of Natural Resources, Through Mining, Water, Air And All Other Natural Resources Created By Mother Earth And Her Guides For The People Who Live On Her Lands In Friendship And Peace.

<sup>5</sup> Credit And Gratitude Is Offered With Our Sincere Respect For Our Friendship And Peace To Indian Moon Ravenstone/The Ghostchild And Kitchi-Ostew-Kaneekanagoshick-Okimow-Wacon-Kaneekaneet For The Peeshe-Clan, For, The-Original-Tradition-Sovereign-Soto-Nation For Their Gentle Guidance Of The Presentment Of This Document

## NOTICE TO PRINCIPAL IS NOTICE TO AGENT. NOTICE TO AGENT IS NOTICE TO PRINCIPAL.

©nunc pro tunc 1937 perpetual, all rights reserved. Trust Indenture, Trademark to the Copyright Name of the Secured Party to the Named Business Debtor in any style of cause. Conditions of Use: I, Sovereign Hereditary Siam/Chief: Kapiłano™ present this information in my full capacity as a Creditor, freeman, Agent, Secure Party, Author of the Trademark Copyright Family Name autograph in any style of cause for CHIEF ©CAPILANO. I am governed by Common Law jurisdiction understood by the European and American Community and Squamish™ Nation longhouse laws with equitable remedy by estoppel to exercise my right and freedom to contract in universal matters of commerce. This APRIL 2008 – AFFIDAVIT#3 is filed with Admiralty/Maritime alien Jurisdiction agents acting in the best interest of the World Bank, UN et al and to have Named Individuals and Corporations understand that there is a Family Name of Kapiłano™ and CAPILANO™ and Squamish™ Nation Name Copyright Trademark insurance with all rights reserved.



SCHEDULE 2

OF CLAIMS AND FINAL NOTICE WITH EQUITABLE REMEDY BY ESTOPPEL

TO ALL NAMED CIVIL SERVANTS IN SERVICE TO HER MAJESTY THE QUEEN IN RIGHT OF CANADA:

AN ORDER: TO THE NAMED CIVIL SERVANTS OF BEHAVIOR AND THEIR CONDUCT FOR THE GOVERNMENT/STATE/CORPORATION OF BRITISH COLUMBIA AND CANADA:

- "1. ATTORNEY GENERAL FOR THE DEPARTMENT OF JUSTICE OF BRITISH COLUMBIA AND CANADA,
2. CORPORATION OF BRITISH COLUMBIA AND CANADA,
3. INAC (INDIAN NORTHERN AFFAIRS CANADA),
4. RECEIVER GENERAL OF CANADA,
5. BC MINISTER OF FINANCE,
6. MINISTER OF FINANCE FOR PROVINCIAL TREASURY DEBT MANAGEMENT FOR BRITISH COLUMBIA,
7. DIRECTOR AND REGISTRAR FOR BC LAND REGISTRY OFFICE,
8. BANK OF CANADA,
9. SQUAMISH BAND COUNCIL,
10. BC LAND REGISTRY OFFICE,
11. LIEUTENANT GOVERNOR OF BRITISH COLUMBIA AND CANADA
12. RCMP (ROYAL CANADIAN MOUNTED POLICE)
13. STATE POLICE OF CORPORATION BRITISH COLUMBIA AND CANADA AND AMERICA,
14. CANADIAN BORDER PATROL (CBP)
15. MINISTER OF ABORIGINAL RELATIONS AND RECONCILIATION
16. CCRA/CRA (CANADA CUSTOMS REVENUE AGENCY / CANADA REVENUE AGENCY)"
17. ALL CROWN CORPORATIONS:

ARE HEREBY AND ALWAYS: IDENTIFIED AS "CROWN EMPLOYEE'S":  
AND ALL CROWN EMPLOYEE'S ARE NOW HELD:  
TO THEIR OATHS OF OFFICE: TO THEIR QUEEN, CORPORATE BRITISH COLUMBIA AND CANADA:

ARE AS TRUSTEE'S IN THE SERVICE OF ALL: FOR THE SAFETY AND PROTECTION OF ALL:  
Original People: AND ABORIGINAL PERSONS:  
Within And Upon The Traditional Territory Of The Squamish™ Nations People:  
As: ALL: CROWN EMPLOYEE'S: Are Hereby Lawfully Claimed By:  
Sovereign Hereditary Siam Kapiilano's™ Supreme Original Traditional Jurisdiction:  
Forever And Always: FOREVER AND ALWAYS.

Where All CROWN EMPLOYEE'S ERROR IS:  
"PRESUMPTIVE AND ASSUMPTIVE JURISDICTION":  
Which Is Hereby Removed: As All "CROWN EMPLOYEE'S" Within And Upon:  
The Traditional Territory Of The Squamish™ Nations People:  
Are: "AS GUESTS' WITHOUT CONTRACTS TO THEIR CORPORATE AUTHORITY":

NOTICE TO PRINCIPAL IS NOTICE TO AGENT. NOTICE TO AGENT IS NOTICE TO PRINCIPAL.

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2-5  
Jurat: Quod Meum est sine me auferri non potest – What is mine cannot be taken away without my consent.



Within Supreme Original Traditional Jurisdiction:  
Of Sovereign Hereditary Siam Kiapilano™ And The Squamish Nations People:  
And Their "Standing Beside" Outter Nations-Relations.

HERE ON IN: ALL CROWN EMPLOYEE'S ARE REQUIRED TO DEMONSTRATE:  
THEIR OATH OF OFFICE Upon Request.

Introduction: It Is By The Will Of The Creator, That I Am, Sovereign Hereditary Siam Kiapilano™ For The Squamish™ Nation, Lands And Natural Resources, The Gatekeeper Of The West Pacific Coast To Turtle Island, I Am Original-Traditional-Sovereign-Living-Soul-Spirit Planted As Seed On Unseeded Lands Of Turtle Island as the Original: "Those That Had To Come Here" Are "ABORIGINALS", ABORIGINAL Simply Defined Means, "Not Original". I Swear And Affirm That The Following Facts Are True, Correct And SAY AS FOLLOWS:

A. FAMILY 'Kiapilano™/©CAPILANO™' NAME

A.1 I Am Known By My Family Name As, :Sovereign Hereditary Siam Kiapilano™. As An Original-Traditional-Sovereign-Man Who Understands That In This World Of Fair Commerce And Trade, The Creator Wishes Me Not To Touch The "MONEY, ILLUSIONARY FIAT CURRENCY" That Bears The Taxed Blood Of The Human Race Through Wars, Famine And Death Karma Created By The Few Elite Who Feel That They Have A Right Of Claim Over The Family Names Of Men, Women And Children Living On Earth. I Am Guided By Dharma To Remain Pure In Love With Thought By Heart Directed By The Creator To Bring Peace on Gaia/Mother Earth;

A.2 In Order To Conduct Fair Trade and Commerce On Our Planet Earth And With a Conscious Knowing of Who I Am, I Am Able To Act In My Full Capacity To Use This Commercial Venue Of The CAPITALIZED NAME Known As HEREDITARY CHIEF ©CAPILANO™. In Order To Live My Life With Abundance That The Creator Has Given Me To Use My Name In Matters Of Commerce, I Am The True Landlord Of The Squamish™ Nation Lands And Natural Resources Who Will Bring Peace To The People Living On Squamish™ Lands;

A.3 That In Order To Use My Name In The CAPITALIZED PRESENTMENT I Do Not Harm The Spirit Of The Human Defined As The Man Or Women With The Ability To Reason. Out Of Respect To The Human That I am In Contract With I Use The Upper And Lower Case Presentment Of The Family Name With Consent Or Permission In Order To Enter Into Contracts That Benefit Both Parties. The CAPITALIZED NAME Is The Vehicle Used For Commerce On Paper And It Is The Autograph That Sets The Consciousness Not To Harm The Individual That One Is In Contract With. In A Meeting Of The Minds Both Named Parties Must Agree To The Terms And Conditions Of The Contract To Benefit Both And Provide An Equitable Remedy Should Matters Of Commerce Require An Exit Clause In Order To Resolve Issues To Benefit Both Parties;

A.4 I, Sovereign Hereditary Siam Kiapilano™ Have An Insurance Coverage To Protect My Family Name In Any Style Of Cause. This Insurance Protection Is A Contract Charge Issued To Any One Wishing To Harm My Spirit And Soul By Taking The CAPITALIZED VERSION Of My Family Name Without My Written Consent. The Issuance Of The Private Bi-Lateral Contract Of Commerce Will Be For The Trespass And Theft Of The Use Of My Name In Any Style Of Cause;

A.5 That The Commercial Value Of Hard Lawful Currency Is Set At \$9T (NINE TRILLION) Per Infringement Without Further Notice To The Perpetrator(s). That This Fee For Trespass, Fraud And Theft Is Set At A Universal Tax Free, Usury Free and Inflation Free Currency, Applicable And Usable Within Our Universe As Far As Pluto. This International Treaty Right Copyright Trademark Law Is Recognized By Named Individual Agents Administrating The Governments Of Our Planet Earth;

A.6 CORPORATE FICTION OF CORPORATION, [CANADA, U.S. Securities and Exchange Commission No. 0000230098] Acknowledges My "Claim Of Right" Of The CAPITALIZED NAME. I Further Accept For Value That The Criminal Code Of [CANADA (ibid)] With-In Section 39.1 "Defense With Claim Of Right." Accepts My Claim Of The CAPITALIZED NAME ©CAPILANO. I, Siam Kiapilano™ Swear And Affirm That I Am In Peaceable Possession Of The

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Jurat: Quod Meum est sine me auferri non potest – What is mine cannot be taken away without my consent.



## SCHEDULE 2

©CAPILANO NAME Without The Bonded / Slave False Security Attachments That Benefit The Few Elite Who Created This Manner Of Trade And Commerce. The Trade And Commerce Is Not Fair For The Bonded Value Attached To The CAPITALIZED NAME Of GERALD FRED JOHNNSTON, As This Is Not My Name And Was Abandoned By Registered Canada Post Notice #271-120-245-GB To The RCMP, Deputy Commissioner Gary Bass And INAC Minister Chuck Strahl On March 31, 2008;

A.7 NAME RECOGNITION: I Am In Receipt Of A Letter Dated February 28, 2008, From The BC Minister Of Finance Confirming Her Receipt Of My Press Release Issued To The United Nations Secretary General Ban Ki-Moon Addressing My Proper Family Name Of "Royal Hereditary Chief Kiapilano Squamish Nation" And From Claude Alain, Chief Of Staff From The Receiver General For Canada Correspondence Dated March 17, 2008 On Behalf Of Michael M. Fortier Acknowledging My Name "Siam Kiapilano". Copies Of These Documents Are Available Upon Request For A Fee.

A.8 I, Siam Kiapilano™: Accept For Value That Section 29.2 Of The Criminal Code Of [Canada] "Defense Without Claim Of Right" Applies To Her Majesty In Right Of [Canada (ibid)] et-al And That Everyone Who Is In Peaceable Possession Of Their personal Property, But Does Not Claim The 'CAPITALIZED NAME' As A Right Or Does Not Act Under The Authority Of a person Who Claims 'CAPITALIZED NAME' As Of Right, Is Not Justified Or Protected From Criminal Responsibility For Defending His Possession Against A Person Who Is Entitled By Law To Possession Of The 'CAPITALIZED NAME' [R.S. c.C-34 s. 39.];

A.9 All Transactions In Commerce With The PERSON / CAPITALIZED NAME Shall Be Governed By The UNIDROIT Principles, The UNCITRAL, And The UNIFORM/UNIVERSAL COMMERCIAL CODE (U.C.C.);

### B. SQUAMISH™ NATION LANDS

B.1 I, : Confirm That No Treaty Was Ever Created Between My Natural Father George-Johnston: Capilano™ Of The Squamish™ Nation Lands And Natural Resources AND THE CORPORATE FICTION INAC (INDIAN NORTHERN AFFAIRS CANADA), CORPORATION CATHOLIC, UNITED OR ANGLICAN CHURCHES, CORPORATE BRITISH COLUMBIA AND CORPORATE CANADA;

B.2 EVICTION NOTICE: That The Named Churches Are Served With This Notices On March 16, 2008 By My Temporary Appointed Fiduciary Kevin Annett Who Is Only Acting On My Behalf For The Church Issue On My Squamish™ Nation Lands. That The Churches And Their Agents Are Asked To Leave My Lands Immediately Upon Notice Of My Filed Affidavit And Statutory Declaration Of April, 2008. That The Genocide Charges Remain To The Named Members Of These Organizations And Those Who Had A Private Agenda Of Private Contracts To Kill My Squamish™ Nation People And Despite The Notices Continue To Do So;

B.3 The Undersigned Accepts For Value The Royal Proclamation Of October 7, 1763, As The Royal Assent For, "The First Treaty", "The First surrender", "The Protection For The Original-Tradition-Sovereign-Indian-Nations, Their Lands", And As An Affirmation Of "Queen Ann's Order In Council Of 1704", "Canadian Domestic Court Are Without Lawful Jurisdiction Over Indians On Private-Original/Indian-land."

B.4 The Undersigned Accepts For Value That, Land Occupied By An Indian/Original Is, :Unalienable, Allodial Private Indian/Original Land" As CROWN LANDS;

B.5 Unceded-Land Remains Unalienable, Allodial Private-Indian/Original-Land Until Sold To "The Crown Of Great Britain";, With The Consent Of All Those Concerned, First Being Obtained;

B.6 The Undersigned Has Accepted, "The Oath Of Allegiance" And "The Oath Of Office" Of Every PERSON Employed In The Service Of Her Majesty, In The Right Of The-Crown-Of-Great-Britain, In Right Of [CANADA(ibid)] Or A [PROVINCE (ibid)], Or In the Service Of A MUNICIPALITY, And All Agents, Heirs, Assigns, And Successors, As A Firm And Binding, Private, Bi-Lateral Contract Between Both Parties, In Which They Agree To Perform All Duties As A Public

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Servant And Promise To Uphold And Enforce All Of The Original-Traditional-Sovereign-Nations "Rights, And Interests"  
Elizabeth Mary Alexander Windsor, Her Majesty's "Order In Council";

B.7 THE CORPORATE FICTIONS TRESSPASSED On Sovereign Original Land/Territory Protected, By The Crown Of Great Britain, Its Heirs And Successors, In Perpetuity, THEY DESTROYED AND CONTINUE TO DESTROY, Our-Sacred-Religious-Ceremonial-Medicines, That Was Given By The Creator, To Cure The Man Created Dis-Eases That Are Rampant And In Epidemic Proportions Throughout Our Nations. Our-Sacred-Religious-Ceremonial-Medicines Are Given By The Creator To Heal Our People, The Heart Of The Originals, The Red Race And Mother Earth/Gaia And Her Nature And Her Elements; Water, Air, Fire. I, Sovereign Hereditary Siam Kiapilano™ Never Gave Up On My Squamish™ Nation And My Right Of Claim To Heir Apparent Of The Lands That Together, We Stand On. It Is My Responsibility To Claim That Right And Return The Lands To The Originals Of The Squamish™ Named Lands And Natural Resources And Ask Those Who Have And Continue To Tresspass Against Us, To Leave These Lands Upon Service Of This Manifesto Directive.

**JURAT NOTICE:**

The Use Of This Document Does Not Constitute Any Adhesion, Nor Does It Alter My Status In Any Manner. The Purpose Of This Document Is For Verification And Identification Only. This Document, NOTICE, Presented By, Sovereign Hereditary Siam Ki-ap-lano™, Agent For The CAPITAL NAME For CHIEF ©CAPILANO Is In Witness Whereof This Fiduciary Interest Acceptance By Sovereign Hereditary Siam Ki-ap-lano™, Creditor, Author Of Copyright Name, Trademark Claim Autograph For CHIEF ©CAPILANO In Any Style Of Cause Seals This Lawful Instrument With Due Diligence As Evidenced By My Flesh And Blood Autograph, Receipt And Sufficiency Of Which Is Hereby Acknowledged And Accepted, To Exercise My Right To Live Free Without Malice Aforethought, Ill Will, Vexation Or Frivolity, Without Corporate Dictate, I Declare The Aforesaid To Be True. It Is By The Will Of The Creator, I Am, An Original Trustee For, "Those That Come After" And, The Benefactor/Beneficiary/Creditor, Sovereign Hereditary Siam Ki-ap-lano™, Autograph Per:



IN WITNESS WHEREOF, We, The Autographed Witnesses<sup>6</sup> Below Are Over The Age Of Twenty-One Years, Acting In Our Full Capacity To Attest That Sovereign Hereditary Siam Kiapilano™ Of The Squamish™ Nation Did In Fact, Autograph This JURAT AFFIDAVIT AND MANIFESTO DIRECTIVE BY AFFIRMATION OF THE FACTS BY FINAL NOTICE WITH EQUITABLE REMEDY BY ESTOPPEL By His Flesh And Blood Hand On Squamish™ Nation Territory Of Turtle Island Of The American Continent Land Mass Known As The GREATER VANCOUVER REGIONAL DISTRICT In The STATE OF BRITISH COLUMBIA, Corporation CANADA, This 21st Day Of April, 2008, AD. AND THAT We Know Sovereign Hereditary Siam Kiapilano™ of the Squamish™ Nation And Make This Solemn Declaration Conscientiously Knowing It To Be True And That It Is Of The Same Force And Effect As If Made Under Oath By Virtue Of The Canada Evidence Act.

© Red Jacket™

Witness #1 as to the above autograph,  
Sovereign Hereditary Chief Red Jacket™  
of Turtle Island Known in Alien Jurisdiction as  
Land Mass of the North American Continent

Irene-Maus: Gravenhorst™

Witness #2 as to the above autograph,  
Irene-Maus: Gravenhorst™, Private Named  
Sovereign Living On Tax Free Land

<sup>6</sup> Each Named Witness is protected by a Copyright Trademark \$9T insurance protection pursuant to International Treaty Laws with all rights reserved.

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SUPREME COURT OF BRITISH COLUMBIA

BETWEEN:

Royal Hereditary Chief Kiapilano™ described and known as ©CHIEF CAPILANO of the Squamish™ Nation, lands and natural resources

PLAINTIFFS

AND:

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA AND THE ATTORNEY GENERAL OF CANADA et al

DEFENDANTS

**EVICTON NOTICE**

TO:

1. Canada PM Stephen Harper, Parliament Buildings, Ottawa
2. Governor General Michaelle Jean for Queen Elizabeth Mary II of England
3. National Chief Phil Fontaine and Minister Chuck Strahl of INAC for BC and CANADA
4. Directors and Registrar of BC Land Title and Survey at 88 Sixth Street, New Westminster
5. Gibby Jacob, Roger Graham and Brian Martin, Squamish Band Council Office
6. Moderator for United Church of Canada David Guliano
7. General Secretary for United Church of Canada Nora Sanders
8. Archbishop Emeritus of Roman Catholic Church in Toronto Aloysius Ambrozic
9. Archbishop for Catholic Church Thomas Collins
10. National Archbishop for Anglican Church of Canada Fred Hiltz
11. Former National Archbishop of Anglican Church Andrew Hutchison
12. Bishop of Anglican Church Colin Johnson
13. Archbishop of Vancouver Catholic Church Raymond Roussin
14. Benedictus XVI Joseph Ratzinger, Catholic Church, Vatican, Italy
15. Khazarian Zionist, Jesuit's General Count Hans Kolvenbach, Vatican, Italy

Pursuant to the provisions of Eviction Notice compliance rules and regulations understood in Admiralty/Maritime and Common law jurisdiction, you are hereby given an eviction Notice and Notice to vacate on Tuesday, March 11, 2008 or before Sunday, March 19, 2008, from the lands and buildings owned by the true Landlord of the Squamish™ Nation Territory located on Turtle Island, specifically defined and described in Admiralty/Maritime Jurisdiction as a surveyed portion of British Columbia, Canada which are now occupied by you.

The reasons for this Eviction Notice are:

A. Your failure to pay rent or provide monetary compensation directly to the Landlord known by name as Royal Hereditary Chief Kiapilano™ of the Squamish™ Nation Lands for the hundreds of years of occupation and

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your silence and failure to comply and meet with me and my witness on film as an equitable remedy to registered and served Notices;

B. Your failure to fix violations of the residential school abuse, death, torture inflicted upon members of my Squamish™ Nation people for hundreds of years and by recently withholding money of the promised settlements to my people and ‘fattening’ the corruption pockets of individuals at the AFN (Assembly of First Nations) whose greed about the illusionary monetary game of money created out of ‘thin air’ by the Federal Reserve and NOW (New World Order) remains unchecked, not disclosing the burial sites and not returning the remains of the children who died in the school after being asked to do so;

C. This unconditional Notice offers the following named individuals an opportunity to vacate the premises peacefully; Stephen Harper and Phil Fontaine to vacate the Parliament buildings that contain the crematory dust of First Nations murdered children and people in the cement blocks of the Parliament buildings in Ottawa, Minister Chuck Strahl of INAC to vacate the premises located at 1138 Melville Street, Vancouver, Officers and Directors at the BC Land Registry office located on 88 Sixth Street, New Westminster and elected “Chiefs” at the Squamish Nation Band Council Office located on my grandfather’s property in North Vancouver on Squamish™ Nation Territory, United, Anglican and Catholic Churches within a 3 day time limitation pursuant to the Bills of Exchange Act;

SUMMARY of STATEMENT OF CLAIMS: Pursuant to [www.consumerformation.ca](http://www.consumerformation.ca) website eviction reasons and regulations the named individuals to this Eviction Notice have;

1.0 violated the cause and conduct regulations as described Ward Churchill’s book Since Predator Came, Notes from the struggle for American Indian Liberation, A National Crime, The Canadian Government and the Residential School System 1879 to 1986 by John S. Milloy, Perversions of Justice, Indigenous Peoples and Angloamerican Law by Ward Churchill;

2.0 committed and continue to commit genocide to my people - Eviction due to death – Church and INAC’s residential school and reservation / prison camp agendas to herd First Nations sovereigns into prison camps on Squamish™ Nation lands and that the Federal and Provincial Government, its agents and agencies and Named churches failure to stop the genocide to my people will deem a tacit consent to be named Debtors to Bi-Lateral Contracts of \$9T of lawful hard currency per years of abuse to each of my people;

3.0 failed to leave at the end of a term lease; ordered by Registered Notice to the United Nations Secretary General and failure to comply by the Named Individuals to said Notice, hand delivered by Kevin Annett to the Named Tenants on this Eviction Notice;

4.0 not paid rent for the hundreds of years of occupation on Squamish™ Nation Territory to Royal Hereditary Chief Kiapilano™ as elected band council members continue to ‘do their job’ in committing genocide as compliance to the puppet masters of the Canadian and British Columbia Churches supported by Federal and Provincial Government agents for INAC and AFN;

5.0 committed and continue to commit illegal acts by slowly killing and torturing my people, evidence of this claim is seen at the Eastside of my Squamish™ Nation lands aka Vancouver. A majority of the poor and homeless on the streets are my First Nations People of the Squamish™ Nation;

6.0 committed and continue to commit significant damage and physical assault to the sovereigns of the Squamish™ Nation, as teenagers overdose on drugs and alcohol. The genocide is the vast amounts of suicides that occur after the \$10K settlements were issued by the Church and INAC and government social services continue to

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**NOTICE IS TO PRINCIPAL AS NOTICE IS TO AGENT. NOTICE IS TO AGENT AS NOTICE IS TO PRINCIPAL.**



kidnap children from First Nations Family members for government sponsored foster care programs without consent or Notice to the families. This theft of our children stops now and I call upon my Creator to enforce the laws of karma and reflection on to every individual who consciously participates in committing genocide to my people of the Squamish™ Nation;

7.0 Breach of contracts between government officials of British Columbia and Canada are presented every time a Treaty is produced with Nations residing on my Squamish™ Nation lands. These Nations must understand that there is no right of claim to the Squamish™ Nation lands and natural resources for these assets are governed by Common law jurisdiction and Squamish™ Nation longhouse laws. The daily theft of Squamish™ Nation natural resources is an ego served monetary greed for illusionary commerce by corrupt government and church officials through fictitious, fraudulent contracts with private corporations to destroy Mother Earth's natural resources; Pitt River project with BC Hydro, Transmission lines for private hydro projects, Miller Creek incident of September 8, 2007 on Squamish™ Nation Territory. Visit [www.wildernesscommittee.org](http://www.wildernesscommittee.org) for more information;

8.0 The true Landlord, Royal Hereditary Chief Kiapilano™ wishes to renovate all the Named Churches, enlarge it or substantially change its nature in service to house the homeless and poor regardless of culture, race, creed or color living on Squamish™ Nation lands.

RELIEF ORDERED BY FINAL JUDGMENT AND EQUITABLE REMEDY BY ESTOPPEL pursuant to Common Law Jurisdiction and Squamish™ Nation longhouse laws: I order that the BC Land Registry and Survey, INAC, Squamish™ Band Council office, Anglican, United and Catholic churches vacate the buildings and premises immediately to open the doors to the homeless, poor and hungry by my right of claim to the land and premises and Right of Entry. This Eviction Notice is served with a Notice of Appointment to have Kevin Annett Eagle Strong Voice be the Named temporary Fiduciary Power of Attorney to this Eviction Notice. This appointment will allow Kevin and his assistants to act in a peaceful manner as it is a moral undertaking and legal obligation of the Named churches to correct their wrongs for the hundreds of years of abuse, torture and killing of my Squamish™ Nation people to provide free shelter to the homeless and poor living on Squamish™ Nation lands regardless of race, creed or color.

DATED this 4th day of March, 2008 on Squamish™ Nation Territory, Turtle Island known in Admiralty/Maritime jurisdiction as a surveyed portion of British Columbia, Canada. Autograph of Royal Hereditary Chief Kiapilano™ for the Squamish™ Nation Lands and natural resources



© Chief Kiapilano™



Endorsed and enforced by Ambassador Hereditary Chief Red Jacket™ of Turtle Island,

Autograph per:

A.C. © Red Jacket™



I hereby certify that on the 16th day of March, 2008, I gave in hand to /left at the abode of the Anglican, United and Catholic Churches a true copy of this Eviction Notice on the Squamish™ Nation Territory of Turtle Island. Autograph per:

Kevin Annett™

Kevin Annett™ Eagle Strong Voice, Appointed Temporary Fiduciary Power of Attorney over the lands and buildings of the Anglican, Catholic and United Churches located on Squamish™ Territory, Turtle Island

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**NOTICE IS TO PRINCIPAL AS NOTICE IS TO AGENT. NOTICE IS TO AGENT AS NOTICE IS TO PRINCIPAL.**



Number of churches located on Squamish™ Nation Territory:

1. 79 United Churches
2. 71 Anglican Churches
3. 93 Catholic Churches

**Convention on the Prevention and Punishment of the Crime of Genocide adopted by Resolution 260 (III) A of the United Nations General Assembly on 9 December 1948.**

Article 1: The Contracting Parties confirm that genocide, whether committed in time of peace or in time of war, is a crime under international law which they undertake to prevent and to punish.

Article 2: In the present Convention, genocide means any of the following acts committed with intent to destroy, in whole or in part, a national ethnical, racial or religious group, as such;

- a) Killing members of the group
- b) Causing serious bodily or mental harm to members of the group;
- c) Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part;
- d) Imposing measure intended to prevent births within the group;
- e) Forcibly transferring children of the group to another group.

Article 3: The following acts shall be punishable,

- a) Genocide;
- b) Conspiracy to commit genocide;
- c) Direct and public incitement to commit genocide;
- d) Attempt to commit genocide;
- e) Complicity in genocide.

Article 4: Persons committing genocide or any of the other acts enumerated in Article 3 shall be punished, whether they are constitutionally responsible rulers, public officials or private individuals.





Skxwúmish Uxwumixw  
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DOCKET S036483  
VANCOUVER REGISTRY

SUPREME COURT OF BRITISH COLUMBIA

BETWEEN:

HEREDITARY CHIEF ©CAPILANO™ of the Squamish™ Nation and Territory

PLAINTIFF

AND:

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA AND THE  
ATTORNEY GENERAL OF CANADA ET AL

DEFENDANTS

**SPECIAL BILL OF COSTS FOR THE PLAINTIFF**

- TO: Group 1: GOVERNMENT OF BRITISH COLUMBIA
- 1) Premier, Gordon Campbell DBA GORDON CAMPBELL
  - 2) Attorney General, Wally Oppal DBA WALLY OPPAL
  - 3) Assistant Deputy Attorney General, Richard J.M. Fyfe DBA RICHARD J.M. FYFE
  - 4) MISTER JUSTICE Glen Parrett DBA GLEN PARRETT
  - 5) Minister of Aboriginal Relations and Reconciliation, Michael de Jong DBA MICHAEL DE JONG
  - 6) Minister of Finance, Carole Taylor DBA CAROLE TAYLOR
  - 7) BC Lieutenant Governor, Steven Point DBA STEVEN POINT
- Group 2: INAC (INDIAN NORTHERN AFFAIRS CANADA)
- 8) Minister, Chuck Strahl DBA CHUCK STRAHL,
  - 9) Comptroller, Graeme L. Beare DBA GRAEME L. BEARE,
  - 10) Manager, Funding Service Operations Gerry Nantel DBA GERRY NANTEL,
  - 11) Chief Federal Negotiator, Brian Smith DBA BRIAN SMITH,
  - 12) BC Treaty Commissioner, Jody Wilson DBA JODY WILSON,
  - 13) Regional Director General, Jeff Loucks DBA JEFF LOUCKS,

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**Jurat: Quod Meum est sine me auferri non potest – What is mine cannot be taken away without my consent.**



## SCHEDULE 4

- 14) Commissioner, Robert Phillips DBA ROBERT PHILLIPS,
- 15) BC Treaty Commissioner, Jack Weisgerber DBA JACK WEISGERBER,
- 16) Senior Negotiator of BC Roger Graham DBA ROGER GRAHAM,
- 17) Director of Treaties Canada, Brian Martin DBA BRIAN MARTIN.

### Group 3: SQUAMISH NATION BAND MEMBERS

- (18) First Nation Negotiator, Gibby Jacob DBA GIBBY JACOB, North Vancouver, British Columbia.

### Group 4: BC LAND TITLE AND SURVEY (BCLTS)

- (19) Director and Registrar Ian C.B. Smith DBA IAN C.B. SMITH, New Westminster, British Columbia

### Group 5: PRIVATE CORPORATIONS

- (20) KPMG - Board Member, William A. MacKinnon DBA WILLIAM A. MACKINNON  
Vancouver, British Columbia

John MacDonald DBA JOHN MACDONALD and Werner Dettwiler DBA WERNER DETTWILER  
TRANSFERRED TO: (21) D. Friedmann DBA D. FRIEDMANN and (22) R.L. Phillips DBA R.L. PHILLIPS  
MACDONALD DETTWILER AND ASSOCIATES LTD., 13800 Commerce Parkway, Richmond, BC V6V 2J3

### NEW DEBTORS:

- 1) CANADA PM, Stephen Harper DBA STEPHEN HARPER,
- 2) Finance Minister Jim Flaherty DBA JIM FLAHERTY,
- 3) National Chief, Phil Fontaine DBA PHIL FONTAINE,
- 4) Moderator for United Church of Canada David Juliano DBA DAVID JULIANO,
- 5) General Secretary for United Church of Canada Nora Saunders DBA NORA SAUNDERS,
- 6) Archbishop Emeritus of Roman Catholic Church in Toronto Aloysius Ambrozic DBA ALOYSIUS AMBROZIC,
- 7) Archbishop for Catholic Church Thomas Collins DBA THOMAS COLLINS,
- 8) National Archbishop for Anglican Church of Canada Fred Hiltz DBA FRED HILTZ,
- 9) Former National Archbishop of Anglican Church Andrew Hutchison DBA ANDREW HUTCHISON,
- 10) Bishop of Anglican Church Colin Johnson DBA COLIN JOHNSON,
- 11) Archbishop of the Holy Rosary Church Raymond Roussin DBA RAYMOND ROUSSIN,
- 12) Benedictus XVI Joseph Ratzinger DBA JOSEPH RAZINGER and
- 13) Khazarian General Count Hans Kolvenbach DBA HANS KOLVENBACH, Vatican, Rome, Italy;
- 14) BCLTS Nominating Entity(ies) – members, Godfrey Archbold DBA GODFREY ARCHBOLD,
- 15) Chair, Wayne Braid DBA WAYNE BRAID,
- 16) Connie Fair DBA CONNIE FAIR,
- 17) Michael Kader DBA MICHAEL KADER,
- 18) Chief Robert Sam DBA ROBERT SAM,
- 19) Grant Parnell DBA GRANT PARNELL
- 20) Tawanee Joseph DBA TAWANEE JOSEPH
- 21) Anthony Moody DBA ANTHONY MOODY,
- 22) David Jacobs DBA DAVID JACOBS
- 23) Bill Williams DBA BILL WILLIAMS,
- 24) Byron Joseph DBA BYRON JOSEPH
- 25) Harold Calla DBA HAROLD CALLA
- 26) Ian Campbell DBA IAN CAMPBELL
- 27) Krissy Jacobs DBA KRISSY JACOBS

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PENDING DEBTORS: BRITISH COLUMBIA MINISTERS OF; Forests and Range - Rich Coleman, Mining - Richard Neufeld, Environment - Barry Penner, Agriculture and Lands - Pat Bell, Fisheries and Oceans - Loyola Hearn; Canada Environment Minister John Baird and International/Trade/Gateway Minister David Emerson, Transportation, Kevin Falcon, Run of River Power Inc., President and CEO, (Jako) R.G. Krushnisky, P Eng, Jorgen V. Jensen, CFO, Victor S. Dusik, CA - 202 - 4882 Delta Street, Delta, BC V4K 2T8

Pursuant to the Attached Statutory Declaration, paragraph 6.0 and as Schedule 4, this SPECIAL BILL OF COSTS FOR THE PLAINTIFF is served to the Named Debtors with Good Faith Public NOTICE TO:

A. PLAINTIFF: I am known by name as Sovereign Hereditary Chief Kiapilano™, Creditor, Surety acting in full capacity as Author of the Trademark<sup>1</sup> Copyright Autograph for CHIEF ©CAPILANO<sup>2</sup> in any style of cause. I am the gatekeeper of the West for the Pacific coast of my Squamish™ Nation Lands on Turtle Island known in alien jurisdiction as corporations "BRITISH COLUMBIA, CANADA". I have personal knowledge of the matters herein and do Hereby Attest and State My Truth as Follows:

B. As the eldest, surviving male of my father, George-Johnston: Capilano™ and Sovereign head of the ©Squamish™ Nation, the 'royal' heritage DNA of my Family Name runs through my body, mind and spirit as Sovereign Hereditary Chief Kiapilano™. As the Sovereign Hereditary Chief of the Squamish™ Nation Lands and Natural Resources, I declare my right, position and title as a sovereign man of natural inheritance from my natural grandmother, Josephine: Capilano™ to name my father, George-Johnston: Capilano™ in her Last Will and Testament of September 20, 1923.

C. JURISDICTION: From the John Bouvier's Revised Sixth Edition, 1856 A Law Dictionary, "Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action". Melo v. US, 505 F2d 1026. I claim Common law jurisdiction understood by the Europeans as natural laws of the land for the people by the people and laws of the Squamish™ Nation longhouse laws with equitable remedy by estoppel.

D. DEBTORS: Some Named Debtors are civil servants in service to Her Majesty the Queen in Right of CANADA and other's are Named Private Individuals to this BILL OF COSTS FOR THE PLAINTIFF, attached as Schedule 4 to this Statutory Declaration. Phil Fontaine's inclusion as a Named Debtor to this contract is explained in paragraph 9 of the Stat Dec.

NOW THEREFORE with Valuable Security<sup>3</sup> and in consideration of this Canada Postage stamp affixed to this APRIL, 2008 BILL OF COSTS receipt and sufficiency of which is hereby accepted and acknowledged, and I make the following declarations, attestations conscientiously believing them to be true, and knowing that it is of the same force and effect by virtue of the Canada Evidence Act (a), TAKE NOTICE THAT:

#### 1.0 COPYRIGHT TRADEMARK - INTERNATIONAL TREATY LAWS

1.1 In a matter CCH Canadian Ltd, versus Law Society of Upper Canada [2002] FCJ. No. 690 Federal Court of Appeal, May 14, 2002. The Law Society photocopied material upon requests from individuals and three Canadian legal publishers brought an action against the Law Society for Copyright infringement. This information can be researched on LAW/NET Legal Update Service.

#### 2.0 COPYRIGHT ACT - CHAPTER C-42

C.5 Infringement generally: 28.1 Any act or omission that is contrary to any of the moral rights of the author of a work is, in the absence of consent by the author, an infringement of the moral rights. R.S., 1985, c. 10 (4<sup>th</sup> Supp.), s. 6.

<sup>1</sup> Trade-mark: a fancy name, or trade name, or the name of an individual or firm. The Compact Edition of the Oxford English Dictionary, ©1971 Oxford University Press, p3371

<sup>2</sup> This English/European spelling of my Family Name is used to steal my first right of lien claim title over the Squamish™ Nation lands, people and natural resources in a deliberate attempt to remove me from my inherent right to self governance over the Nation, lands and natural resources. I lay first claim to the title of the Squamish™ Nation lands and natural resources as it is my tax free, rightful inheritance to do so in the name of Peace

<sup>3</sup> Valuable Security: includes (a) an order, exchequer acquittance or other security that entitles or evidences the title of any person (i) to a share or interest in a public stock or fund or in any fund of a body corporate, company or society, or (ii) to a deposit in a financial institution, (b) any debenture, deed, bond, bill, note, warrant, order or other security for money or for payment of money, (c) a document of title to lands or goods wherever situated, (d) a stamp or writing that secures or evidences title to or an interest in a chattel personal, or that evidences delivery of a chattel personal, and (e) a release, receipt, discharge or other instrument evidencing payment of money. Pocket Criminal Code, Carswell, © 2003, p12.

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## SCHEDULE 4

28.2(1) The author's right to the integrity of a work is infringed only if the work is to the prejudice of the honor or reputation of the author.

C.6 That the integrity of the copyright/trade name was prejudiced by the Named Corporate and Individual Business parties despite my Registered Copyright Trademark Claim Name Notice and User Agreement.

Copyright Civil Remedies: 34.(1) Where copyright has been infringed, the owner of the copyright is, subject to this Act, entitled to all remedies by way of injunction, damages, accounts, delivery up and otherwise that are or may be conferred by law for the infringement of a right.

Liability for infringement: 35.(1) Where a person infringes copyright, the person is liable to pay such damages to the owner of the copyright as the owner has suffered due to the infringement and, in addition to those damages, such part of the profits that the infringer has made from the infringement and that were not taken into account in calculating the damages.

Offences and punishment: S. 42.(1) Every person who knowingly (a) makes for sale or rental an infringing copy of a work or other subject-matter in which copyright subsists. Possession and performance offences and punishment.

S. 42(2) Every person who knowingly (b) for private profit causes to be performed in public, without the consent of the owner of the copyright, any work or other subject-matter in which copyright subsists is guilty of an offence and liable.

3.0 TRADEMARK ACT - INFRINGEMENT [R.S., c. T-10, s. 20]: The right of the owner of a registered trade-mark to its exclusive use shall be deemed to be infringed by a person not entitled to its use under this Act who sells, distributes or advertises wares or services in association with a confusing trade-mark or trade-name, but no registration of a trade-mark prevents a person from making (a) any bona fide use of his personal name as a trade-name, or (b) any bona fide use, other than as a trade-mark.

3.1 TRADEMARK<sup>4</sup> AUTOGRAPH: My autograph is Trademark protected as the flesh and blood trademark claim that gives "life" to contracts that identify the CAPITALIZED ARTIFICIAL PERSON OR CORPORATE NAME. The Trademark Claim to my Name is my autograph, as no one has the right to duplicate this autograph without my express written permission for it is uniquely attached to my DNA energetic spiritual force and produced in my full capacity as a Creditor acting freely in matters of commerce of any man known jurisdiction.

4.0 TO THIS USER ACCOUNT/CONTRACT FOR COPYRIGHT TRADEMARK NAME INFRINGEMENTS revokes the February 1, 2008 version naming the new debtors with Pending Named Debtors to NOTICE that this is a promise, not a threat by intimidation for I do not operate in this manner.

This bi-lateral, PRIVATE contract with applicable Criminal Charges pursuant to the CCC and formal indictments against the DECLARATION OF INDEPENDENCE – Adopted by Congress 4 July 1776 valued at \$9T hard, lawful currency per violation to the NAMED DEBTORS. When, in the course of human events, it becomes necessary for one people to dissolve the political bonds which have connected them with another, and to assume among the power of the earth, the separate and equal station to which the laws of nature and of nature's God entitled them, a decent respect to the opinions of mankind requires that they should declare the causes which impel them to the separation.

We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable rights, that among these are life, liberty and the pursuit of happiness. To secure these rights, governments are instituted among men, deriving their just powers from the consent of the governed. That whenever any form of government becomes destructive to these ends, it is the right of the people to alter or to abolish it, and to institute new government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their safety and happiness... When a long train of abuses and usurpations, pursuing invariably the same object evinces a design to reduce them under absolute despotism, it is their right, it is their duty, to throw off such government, and to provide new guards for their future security. To prove this, let these facts be read to humanity on Earth:

1939 #	Description of formal indictments @ \$9T (Nine Trillion) lawful currency per charge/infringement	X \$9T	Balance Trillion
1	He refused his assent to laws, the most wholesome and necessary for the public good	1	9
2	He has called together legislative bodies at places unusual, uncomfortable and distant from the depository of their public records, for the sole purpose of fatiguing them into compliance with his measures	1	18
3	He has dissolve representatives houses repeatedly, for opposing with manly firmness his invasions on the rights of the people	1	27

<sup>4</sup> TRADEMARK ACT - INFRINGEMENT [R.S., c. T-10, s. 20]: The right of the owner of a registered trade-mark to its exclusive use shall be deemed to be infringed by a person not entitled to its use under this Act who sells, distributes or advertises wares or services in association with a confusing trade-mark or trade-name, but no registration of a trade-mark prevents a person from making (a) any bona fide use of his personal name as a trade-name, or (b) any bona fide use, other than as a trade-mark.

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# SCHEDULE 4

4	He has refused for a long time, after such dissolutions, to cause others to be elected; whereby the legislative powers, incapable of annihilation, have returned to the people at large for their exercise; the state remaining in the meantime exposed to all the dangers of invasion from without, and convulsions within	1	36
5	He has endeavored to prevent the population of these states/Indian reservations; for that purpose obstructing the laws for naturalization of foreigners; refusing to pass others to encourage their migration hither, and raising the conditions of new appropriation of lands	1	45
6	He has obstructed the administration of justice, by refusing his assent to laws for establishing judiciary powers	1	54
7	He has made judges dependent on his will alone, for the tenure of their offices, and the amount and payment of their salaries	1	63
8	He has erected a multitude of new offices, and sent hither swarms of officers to harass our people, and eat out their substance	1	72
9	He has kept among us, in times of peace, standing armies without the consent of our legislature	1	81
10	He has combined with others to subject us to a jurisdiction foreign to our constitution, and unacknowledged by our laws; giving his assent to their acts of pretended legislation	1	90
11	For quartering large bodies of armed troops among us	1	99
12	For cutting off our trade with all parts of the world	1	108
13	For imposing taxes on us without our consent	1	117
14	For depriving us in many cases, of the benefits of trial by jury	1	126
15	For taking away our charters, abolishing our most valuable laws, and altering fundamentally the forms of our governments	1	135
16	For suspending our own legislatures, and declaring themselves invested with power to legislate for us in all cases whatsoever	1	144
17	He has abdicated government here, by declaring us out of his protection and waging war against us	1	153
18	He has plundered our seas, ravaged our coasts, burned our towns, and destroyed the lives of our people	1	162
19	He is at this time transporting large armies of foreign mercenaries to complete the words of death, desolation and tyranny, already begun with circumstances of cruelty and perfidy scarcely paralleled in the most barbarous ages, and totally unworthy the head of a civilized nation	1	171
20	He has constrained our fellow citizens taken on the high seas/lands captive to bear arms against their country/people, to become the executioners of their friends and brethren, or to fall themselves by their hands	1	180
21	He has excited domestic insurrections amongst us by the INAC aka Department of Indian Affairs	1	189
22	UNIVERSAL DECLARATION OF HUMAN RIGHTS (UDHR), December 10, 1948 - Preamble: Whereas disregard and contempt for human rights have resulted in barbarous acts which have outraged the conscience of mankind, and the advent of a world in which human beings shall enjoy freedom of speech and belief and freedom from fear and want has been proclaimed as the highest aspiration of the common people Articles 1-30 inclusive.	30	459
23	NUREMBERG PRINCIPLES (NP): Our Squamish™ Nation's seal acknowledges the duty to uphold the Nuremberg Principles of the Nuremberg Tribunal, 1950 No. 82. Principles of International Laws are recognized in the Charter of the Nuremberg Tribunal and in the Judgment of the Tribunal as adopted Treaty laws by the International Law Commission of the United Nations, 1950. Named Debtors have a legal undertaking and moral obligation to understand that any involvement in collecting 'fractional federal reserve debt notes' from innocent people for fraudulent tax contracts based on CPP investment board members fund weapons of mass destruction in wars in Afghanistan and Iraq, names them as a party to conspire in murder of humanity pursuant to the following principles: I, III, IV, V, VI, VII - Complicity in the commission of a crime against peace, a war crime, or a crime against humanity as set forth in Principles are crimes under international law. Crimes against peace: Planning, preparation, initiation or waging of a war of aggression or a war in violation of international treaties, agreements or assurances. As a Sovereign Hereditary Chief of the Squamish™ Nation I am forced against my free-will by members of INAC and Churches to live by the good will of people to share accommodations. I charge the Named Debtors with the violations of these 6 Principles as retribution for the disrespect to me and my Squamish™ Nation people. The genocide continues as the PROVINCE OF BRITISH COLUMBIA is evicting my people out of subsidized First Nations housing, straight into the streets in preparation for the 2010 Olympics. I invoke the law of karma for these crimes upon me and my people without Notice.	6	513
24	To murder charges by the Churches; alcohol death of my natural mother, Marguerita Flores, my natural father, murdered - George Kiapilano/CAPILANO, my brother, Jim Kiapilano/CAPILANO unexplained accident, my brothers Tom Kiapilano/CAPILANO and George III Kiapilano/CAPILANO - alcohol deaths, my sisters of the Kiapilano/CAPILANO family Name; Deanna - residential school, alcohol death, Georgina - residential school, alcohol death, Arlene - Williams Lake mysterious death and Constance - alcohol death. My murdered grandmother Josephine Capilano and my murdered great uncle Chief Tom. The deaths of my family members will bear the repercussion by the universal laws of karma to the perpetrators who destroyed the happiness of my family life.	11	612
25	S. 229 Murder: Culpable homicide is murder (a) where the person who causes the death of a human being (means	1	621

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# SCHEDULE 4

	to cause his death (i) (ii)		
26	S. 231.(2) Planned and deliberate murder, Murder is first degree murder when it is planned and deliberate in a conspiracy with the Canadian Government and the church to commit these acts through the residential schools administered by the United Church	1	630
27	S. 231.(3) Contracted murder, (5) Hijacking, sexual assault or kidnapping (b) S. 271, (c) S. 272, (d) S. 273 aggravated sexual assault, (e) S. 279 – kidnapping and forcible confinement (f) S. 279.1 – hostage taking	7	693
28	S. 231(6) Criminal harassment and S. 231(6.01) Murder during terrorist activity	2	711
29	Copyright Trademark Name infringement for the CAPILANO Suspension Bridge, CAPILANO Street, CAPILANO Mall, CAPILANO College with more charges pending; 17 Reservations / prison camps on Squamish™ nation lands	3	738
	JANUARY 2008 - ADDITIONAL NEW CHARGES – 25+ First Nations/Native women killed at the Robert	17	891
30	Pickton killing field; 25 x \$9T = \$225T – further charges pending	25	1,116
31	S. 337 for a public servant failure to delivery property which is liable to imprisonment for a term not exceeding 14 years; committed twice by new named Debtors at INAC, (1) Graeme L. Beare on December 28, 2007 and (2) on January 3, 2008 with Gerry Nantel; wherein both public servants refused to provide me with a check for my new vehicle at Dueck on Marine	2	1,134
32	*Criminal Defamation, slander and libel pursuant to the Criminal Code of the Supreme Court of Canada wherein, someone circulated a poster with my picture on it, naming me as “Mr. Fred Gerald Johnston, 69 years old claiming that I was considered to be ‘violent’ in the past”. I demand that you cease and desist with this slander, libel and criminal defamation immediately as fraud and conspiracy to discredit my photo and True Family Name Kiapilano™ and/or CAPITALIZED NAME ©CAPILANO initiated by the Squamish™ band council will increase the debt of the value of the contract by 3 times. Also, cease and desist with the falsehood of calling me FRED GERALD JOHNSTON as this is INAC’S name and not my True Name. NB: My business manager, Irene has nothing to do with John Ruiz Dempsey, thus any gossip associating her name to this name will incur the same penalty. I was a personal witness for John’s failure to perform on a September 2007 POA and witnessed the submission of a revocation of that POA to the RCMP in Ottawa on October 12, 2007. NEW CHARGES AND NAMED DEBTORS – JANUARY 2008	3	1,155
33	17JAN08: Letter and envelope from Richard J.M. Fyfe, Minister of Attorney General	2	1,173
	STATEMENT OF CLAIMS: INAC, BC AND CANADIAN GOVERNMENT and its respective civil servants in service to HER MAJESTY THE QUEEN IN RIGHT OF CANADA are in a direct violation of the UN Declaration on the Rights of Sovereign/Indigenous Peoples; Article 1, Article 2, Article 3, Article 4, Article 5, Article 6, Article 7(1)(2), Article 8(1)(2), Article 9, Article 10, Article 11(1)(2), Article 12(1)(2), Article 13(1)(2), Article 14 (1)(2)(3), Article 15(1)(2), Article 17(1)(2)(3), Article 18 – as long as the elected Band Council members and elected ‘chiefs’ remain at the Squamish™ Band council office on my grandfather’s land this violation earns me \$9T per day for this violation, Article 19, Article 20(1)(2), Article 21(1)(2), Article 22(1)(2), Article 23, Article 24(1)(2), Article 25, Article 26(1)(2)(3), Article 27, Article 28(1)(2), Article 29(1)(2)(3), Article 30(1)(2) – as long as private commissioners secure the lands and buildings of INAC, Squamish™ Nation Band Council office and BC Land Registry office, this violation remains, Article 31(1)(2), Article 32(1)(2)(3), Article 33(1)(2) – my people have a right to keep their own Last Will and Testaments, Article 34, Article 35 – this article applies to respect my right to protect the interest, health and wealth of my Squamish™ Nation people as a Sovereign Hereditary Chief Kiapilano™, Article 36(1)(2), Article 38, Article 39, Article 40, Article 43, Article 44, Article 45. We understand why Chuck Strahl, Minister of INAC refused to sign the UN Declaration on the Rights of Sovereign/Indigenous Peoples on September 7, 2007, this ratified Declaration gives indigenous people lawful recourse to charge governments and its agents who are in direct violation of the Articles. Since my service of documents on to INAC et al, I have been subjected to death threats with the following experiences; on 31 January 2008 ‘they’ for I do not know who ‘they’ are or are in contract with; attempts to kill me are noted as follows; by tampering with the hood of my car, cutting my wiper washing lines and gas line, taking the bolt off engine to the motor mound, cutting the power steering line, destroyed my Buick, physically throwing me against the hood of my car and taking my money and throwing my ID on the ground, following me around in unmarked cars occupied by ‘unidentified’ individuals who intimidate and harass me around town	74	1,839
	FEB2008 - TAX FREE DEBT OVER DUE AND OWING BY - 22 Named Individual Business Debtors and 7 Corporations x value of contract: calculation: 29 x \$1,920T pursuant to the BILLS OF EXCHANGE ACT – Silence and No response increases the debt daily by \$9T hard lawful currency <sup>5</sup> . Equitable remedy that continues	9	1,920
34			55,680 <sup>6</sup>

<sup>5</sup> Reporting to Named Individuals and Corporations are to confirm that the GOVERNMENT OF BRITISH COLUMBIA AND CANADA is foreclosed on by a registered lien that can not be removed and should it be removed, then we reserve the right to name the Reporting Parties as Debtors to this Contract. (1) Robert B. Zoellick, President, WORLD BANK GROUP, 1818 H. Street, NW, Washington, DC 20433 USA (2) Nathaniel Charles Jacob Rothschild DBA NATHANIEL CHARLES JACOB ROTHSCHILD of Barbara Judith

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Jurat: Quod Meum est sine me auferri non potest – What is mine cannot be taken away without my consent.



## SCHEDULE 4

to enforce this contract is to meet with independent media and enforce a public inquiry as to why the GOVERNMENT OF CANADA AND BRITISH COLUMBIA continues to commit genocide to the First Nations People on Squamish™ Nation lands.

35	APRIL 2008 - NEW CHARGES TO NAMED DEBTORS: ANGLICAN, CATHOLIC, UNITED CHURCHES and INAC genocide charges pursuant to evidence presented in the Indian Act of Canada, (RSC c. 1989), Sections of crimes to the Act as claimed on the attached Statutory Declaration in paragraph 4.0; 15 + 1 S. 231(2) = 16 x \$9T = \$144T	16	55,824T
36	ANGLICAN, CATHOLIC AND UNITED CHURCHES pursuant to served Eviction Notices of March 16, 2008 as witnessed by the Vancouver Police, Media and over 60 participants; 243 churches x \$9T = \$2,187T pursuant to paragraph 6.0 of the Statutory Declaration; NB: Natural Resources sale of \$6.5M on December 19, 2005 to Northwest Squamish™ Forestry Limited Partnership in Trust by the Squamish™ Nation – this penalty will be calculated at a later time as for now it is duly noted for the record that the Sovereign Hereditary Chief Kiapilano™ never received a penny from this Trade and Commerce contract on his Lands;	243	58,011T
37	Pursuant to February 1, 2008 Permanent Dishonor by Breach of Contract / Statement of Account, paragraph 9.0 Fines and Penalties; February 1 – April 30, 2008 = 90 days x \$9T = \$810T	90	58,821T
38	22 Permanent Named Debtors and 7 Corporations = 29 + 27 New Named Individual Debtors + 4 Business Corporate Debtors; Anglican, Catholic, United Churches and GOVERNMENT OF CANADA = TOTAL 60 Named Debtors x value of contract \$58,821T = \$3,529,260T hard, lawful currency	60	3,529,260T
39	NEW DEBT INCURRED by SQUAMISH NATION BAND COUNCIL OFFICE; Envelope addressed to Fraud NAME Johnston, Fred Gerald, 2 checks issued from the BANK OF MONTREAL, 959 Park Royal South, West Vancouver, BC V7T 1A1 Check #24691 for \$256.25 signed by unidentified autographs on April 3, 2008 and Check #58133 for \$250.00 signed on April 3, 2008 by Byron Joseph and Bill Williams, who is not a Chief but a civil servant in service to INAC and the Queen. Deliberate Fraud committed by these Named DEBTORS activates term and condition 4.0 item #32 of this BOE as a Statement of Claim by fraud; \$3,529,260 value of contract x 3; APRIL, 2008 TOTAL TAX FREE, INTEREST/USURY FREE, INFLATION FREE VALUE OF CONTRACT/DEBT from the NAMED DEBTORS DUE AND OWING UPON RECEIPT pursuant to BOEA: NB: Silence No response, Failure to settle increases the debt daily by \$9T hard lawful currency <sup>7</sup> . Equitable remedy that continues to enforce this contract is to meet in a media and a public inquiry as to why the GOVERNMENT OF CANADA AND BRITISH COLUMBIA and Private Corporations and Named Agents continue to operate in private contracts to commit genocide to the First Nations People on Squamish™ Nation lands;		10,587,780 Trillion <b><u>\$10,587,780T</u></b>

5.0 TAX FREE: My tax free position is to stay in honor of the NUREMBERG PRINCIPLES (NP) - NUREMBERG WAR CRIME TRIBUNAL, 1950: "Individuals have international duties which transcend the national obligations of obedience and therefore [individual citizens] have the duty to violate domestic laws to prevent crimes against peace and humanity from occurring." I will not violate the Nuremberg Principles.

6.0 UNIVERSAL DECLARATION OF HUMAN RIGHTS (UDHR), December 10, 1948 - Preamble: Whereas disregard and contempt for human rights have resulted in barbarous acts which have outraged the conscience of mankind, and the advent of a world in which human beings shall enjoy freedom of speech and belief and freedom from fear and want has been proclaimed as the highest aspiration of the common people along with Articles 1, 3, 5, 12, 13(2), 17(1), 20(2). Article 4 – No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms because in 1833 the Slavery Abolition Act was passed by the British Parliament. Any reference made to "Person"<sup>8</sup> in any law is defined as Individual, Sovereign, freeman, freewoman and free child by my Common law understanding.

Hutchinson, Chairman of RIT CAPITAL PARTNERS plc, 27 St. James's Place, London, England SW1A 1NR (3) Deputy Minister of Finance, Robert A. Wright, Bank of Canada, 234 Wellington Street, Ottawa, Ontario K1A 0G9

<sup>6</sup> If criminal defamation, slander and libel, harassment, intimidation, stalking, trespassing continues that this debt will be increased by 3 times the value for example, 3 x \$55,680T = \$167,040T of lawful hard currency.

<sup>7</sup> Reporting to Named Individuals and Corporations are to confirm that the GOVERNMENT OF BRITISH COLUMBIA AND CANADA is foreclosed on by a registered lien that can not be removed unless of course, the Named Reporting parties wish to be included as the Named Debtors to this contract. (1) Robert B. Zoellick, President, WORLD BANK GROUP, 1818 H. Street, NW, Washington, DC 20433 USA (2) Nathaniel Charles Jacob Rothschild DBA NATHANIEL CHARLES JACOB ROTHSCHILD of Barbara Judith Hutchinson, Chairman of RIT CAPITAL PARTNERS plc, 27 St. James's Place, London, England SW1A 1NR (3) Deputy Minister of Finance, Robert A. Wright, Bank of Canada, 234 Wellington Street, Ottawa, Ontario K1A 0G9

<sup>8</sup> Person means corporation pursuant to the Black Law dictionary. This is done to deliberately confuse the Individual who knows that he/she is Sovereign.

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Jurat: Quod Meum est sine me auferri non potest – What is mine cannot be taken away without my consent.



**7.0 PENALTIES & FINES:** Silence, failure to comply and meet with me and my witnesses on film, will incur a daily fine of \$9T (Three Trillion) lawful hard tax free currency without further notice. This daily \$9T per day fine for continuing to keep me isolated from my True Squamish™ Nation Family and people, without a home, without a phone, without an address increases the debt to your names and credits my Family Name. Section 33 of this BILL OF COSTS enforces this daily fine by a violation of Article 18 to the UN Declaration. Any harm or death inflicted upon me will incur a fine of 9 times the value of this contract and this contract will be made immediately available to the common public for collection without further notice.

**8.0 DEBTORS PERMANENT DISHONOR:** As named CORPORATE DEBTORS NAMES are in permanent dishonor by Breach of Contract and Failure to Settle pursuant to the BOEA. Public and Private Bonds secured by the Queen's unlimited international insurance bond of SIN and other government issued ID/bonds are forfeited upon the posting of these documents of Title. This places each Individual and Corporate Debtor in a vulnerable economic position with the other "crown" positioned secretly behind the Queen. This crown is owned and operated by the Bank of Canada an 'unregistered' commonwealth subsidiary of the House of the Rothschild. The Named Debtors are a permanent monetary liability by registered lien and economic risk to the financial corporate/business structure of the Rothschild's major shareholder of the World Bank.

**9.0 DOCUMENT OF TITLE<sup>9</sup> AND REPORTING:** This document is watermarked as *International Bill of Exchange (IBOE) to Credit the Named Creditor by Equitable Remedy and Estoppel with all rights reserved*. As a document of title to monetize and secure the value by my flesh and blood seals into true lawful currency by the forfeiture of the Named Debtors public and private bonds. No reporting is required to credit bureaus, government agents or banks as the reporting parties understand this information. Gordon Campbell has applied to the World Bank for a loan and uses Squamish™ Nation lands, water and air as taxed security without full financial disclosure to me or my Squamish™ Nation. This claim of right to credit my Name is reported to the World Bank to ensure that the World Bank understands that these taxed lands, natural resources, water and air bear an outstanding monetary liability by de facto "BRITISH COLUMBIA and CANADA" corporations. The reporting of this debt to the World Bank deems my right of first registered lien claim against the Named Debtors through the Canada Post registration number that is governed by Universal Postal Union.

**10.0 MONETIZED:** The value of this account / bi-lateral contract is monetized into lawful currency and available for immediate use by the Named CREDITOR. Original Statement of Account will always remain in the possession of the Named Creditor and Certified True Copies thereof are used as deposits or investments, as the case may be determined at the sole discretion of the Named Creditor. The permanent Named Debtors titled to this account/contract remain in full force and effect. The Named Individual(s) who accepts this document for deposit or investment is/are entitled to percentage of the value to be determined in a Private Tax Free contract with the Named Creditor pursuant to the Bills of Exchange Act and Common law jurisdiction by this FINAL ORDER for equitable remedy and estoppel.

**11.0 TIME IS OF THE ESSENCE:** In order to understand the importance of time and pursuant to the User Agreement there is a 21 (Twenty-One) day time limitation to respond. Failure to do so will deem that your silence is a tacit consent to all the terms and conditions of this contract/account and that this account never dies as it is passed on as a hereditary debt to the Family Names until the Debt is settled. For a debt is a debt that must be paid pursuant to contract law in any man known jurisdiction.

**12.0 DISTRIBUTION:** Her Majesty the Queen does not use registered mail. This means that the posting of this information is served in full force and effect with Reporting copies to Named Parties and Pending Debtors. There are over 49 Named Individual Debtors but only 11 Named Corporate Debtors therefore, original documents served to the Corporations will be deemed served to the Named Individuals leaving it up to the Head agent of the Corporations to distribute this information to the Named Debtors, as the original service to the Corporation and copies thereof are deemed served.

**13.0 THIRD PARTY INTERFERENCE:** Named de facto third party intervener, interloper, usurper and any associates from any man known jurisdictions of Corporate entities defined and Named as law firms, Department of Justice,

<sup>9</sup> The service of this Permanent Dishonor by Breach of Contract/Statement of User account aka "document of title to goods" and defined as "a bought and sold note, bill of lading, warrant, certificate or order for the delivery or transfer of goods or any other valuable thing, and any other document used in the ordinary course of business as evidence of the possession or control of goods, authorizing or purporting to authorize, by endorsement or by delivery, the person in possession of the document to transfer or receive any goods thereby represented or therein mentioned or referred to," Source: Pocket Criminal Code, Carswell, © 2003, p5

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named governments, Named Private and/or Public agent(s) in service to Admiralty/Maritime jurisdiction interfering with private Bi-lateral User Accounts or to intimidate, harass Named Notaries, my family and me to my served documents, will automatically assume their Name(s) and Corporation(s) to applicable Criminal charges on to User Accounts that bears a penalty of \$3 Billion of lawful hard currency without further Notice.

CONCLUSION: I am extremely interested to meet with the Named Debtors and/or reporting parties, in a meeting of the minds on film with my witnesses in order to resolve this liability which increases daily by \$9T hard, lawful currency. This Debt will be passed on to Family members should the named Debtors and/or the Reporting Parties fail to settle the claims, then the Reporting Parties are added as Debtors to the contract. In the Name of Peace with the wings of the eagle, may your hearts and spirit soar to meet Father Sky in order to embrace the abundance of this Universe to bring the Victory of Peace and Freedom to humanity and Mother Earth/Gaia.

FROM: CHIEF ©CAPILANO™ of the SQUAMISH™ NATION,  
LANDS AND NATURAL RESOURCES, NAMED CORPORATE BUSINESS  
CREDITOR held and used in Trust by the Agent, Sovereign Hereditary Chief Kiapilano™  
c/o PO Box 30, 2902 Main Street, Squamish™ Territory, Turtle Island [V5T 3G3]

IN WITNESS WHEREOF THIS fiduciary interest acceptance by Sovereign Hereditary Chief Ki-ap-lano™, Creditor, Secure Party, Author of Copyright Name, Trademark Claim autograph for ©CHIEF CAPILANO or any other derivative thereof seals this lawful instrument with due diligence as evidenced by my flesh and blood autograph, receipt and sufficiency of which is hereby acknowledged and accepted, to exercise my right to live free without malice aforethought, ill will, vexation or frivolity, without corporate dictate, I declare the aforesaid to be true.

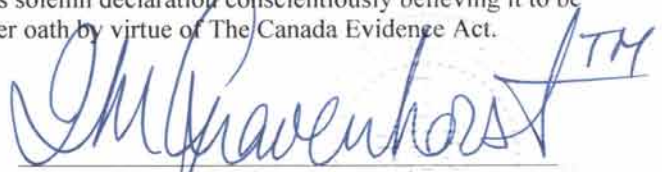
Autograph per:



IN WITNESS WHEREOF, we, the autographed witnesses<sup>10</sup> below are over the age of twenty-one years, acting in our full capacity to attest that Sovereign Hereditary Chief Kiapilano™ of the Squamish™ Nation did in fact, autograph this BILL OF COSTS FOR THE PLAINTIFF, CHIEF ©CAPILANO by his flesh and blood hand on Squamish™ Nation Territory of Turtle Island of the American Continent Land Mass known as the GREATER VANCOUVER REGIONAL DISTRICT in the STATE OF BRITISH COLUMBIA, corporation CANADA, this 18th day of April, 2008, AD. AND THAT we know Sovereign Hereditary Chief Kiapilano™ of the Squamish™ Nation and make this solemn declaration conscientiously believing it to be true and knowing that it is of the same force and effect as if made under oath by virtue of The Canada Evidence Act.



Witness #1 as to the above autograph,  
Sovereign Hereditary Chief Red Jacket™  
of Turtle Island known in alien jurisdiction as  
Land Mass of American Continent



Witness #2 as to the above autograph,  
Irene-Maus: Gravenhorst™, Private Named  
Sovereign living on Tax Free Land



<sup>10</sup> Each named witness is protected by a Copyright Trademark \$9T insurance protection pursuant to International Treaty Laws with all rights reserved.

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## **For Immediate Media Release: First Communique from New, Independent Genocide Tribunal in Canada - April 15, 2008 at 3:01 PM**

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The International Human Rights Tribunal into Genocide in Canada (IHRTGC)

### **IHRTGC Communique No. 1**

IHRTGC Officially launched at Ceremonies commemorating Fourth Annual Original Holocaust Memorial Day:

More Mass Grave Sites Revealed at former Indian Residential Schools Squamish™ Nation Territory ("BRITISH COLUMBIA, CANADA") April 15, 2008.

Hereditary leaders of five Sovereign nations, residential school survivors and their supporters officially launched the International Human Rights Tribunal into Genocide in Canada today, on the Fourth Annual Original Holocaust Memorial Day.

At the event, an expanded list of mass graves at former Indian Residential Schools was issued, detailing thirty one such sites in five provinces across Canada. (see [www.hiddenfromhistory.org](http://www.hiddenfromhistory.org), April 10 update, for a list of most of these sites)

This list will be presented to Sovereign delegates to the United Nations this Friday, April 18.

Greetings were also read from the Defensoria Indigena, a Mayan organization from Guatemala, and a Cypriot human rights group, both of whom will be monitoring the work of the IHRTGC through their role as international observers.

The investigative work of the IHRTGC commences today, as teams of researchers will travel to every region of Canada and document the first-hand testimonies of residential school survivors, as well as documentary and forensic evidence related to the death and disappearance of children at these schools and at Indian Hospitals.

Accompanying the researchers will be Tribunal judges, who will convene formal hearings to consider the evidence and issue reports, including recommendations for the establishment of Original courts of justice to try and sentence perpetrators of crimes against native people.

The presiding elders of the IHRTGC call upon all people to cooperate with their work as an alternative to the fraudulent "Truth and Reconciliation Commission" of the government of Canada, which has no power to subpoena, summon witnesses or evidence, or bring to trial those responsible for the residential school crimes.

The IHRTGC will issue a final report to the international community at an undisclosed time and place, and will be part of a wider process of establishing popular courts of justice to try the guilty and lay the basis for truly sovereign and independent Sovereign nations across "Canada".

The IHRTGC also issued today the following Declaration (*below*), which we urge you to reprint and circulate to all people and the media.

In the cause of justice and in memory of the murdered children, We are The Elders and Judges of the IHRTGC

contact: [genocidetribunal@yahoo.ca](mailto:genocidetribunal@yahoo.ca) pager: 1-888-265-1007 (Canada only) [www.hiddenfromhistory.org](http://www.hiddenfromhistory.org)



## **A Founding Declaration**

Today, as we offer prayers for the children murdered in church-run Indian Residential Schools and hospitals, we begin a long journey to tell the truth about officially sanctioned genocide in Canada, and to bring those responsible to justice.

We are taking this step in the face of centuries of extermination, of land theft, and of mass murder in the name of a foreign god. And as we do so, we are confronted by the same monster that did these crimes, and is still destroying our lands and our peoples.

The occupation of our lands by this monster has not extinguished our sovereign identity as distinct peoples, our claim to our land, and our capacity to act as nations, with our own language, culture and courts of law. This self-awareness is a direct challenge to the monster and its constant efforts to destroy us, throw us off our land, and hide and justify its murder of so many of our people, including thousands of innocent children.

That monster is the corporate state of Canada, its state-sanctioned churches, and the wealthy foreign interests it serves. No words of "apology" or hush money from this monster can change its nature, its deadly impact on our world, or its culpability for crimes against humanity. We have established our Tribunal to confront this monster and to end its reign of terror and tyranny over us.

That terror began centuries ago as part of a deliberate criminal conspiracy known as European Christendom, of which Canada and its churches are but one branch. That conspiracy has murdered more people than any Empire in human history, and continues to poison and rape our Mother Earth in its new guise as international corporate capitalism.

We know that this murderous Empire destroyed many non-Sovereign people as well, and by warring against the rural and poor people of Europe, driving them from their land and displacing them to Turtle Island, caused the genocide of our peoples under the guise of "Christian civilization".

We stand with all the victims of this Empire, including the descendents of European and other settlers who came here as traumatized victims of capitalism and Empire, and who still suffer as we do at the hands of the wealthy oligarchy that rules Canada and the world.

Twice in our common history have Europeans and Sovereign people taken up arms together to fight this imperial and religious oligarchy, during the MacKenzie-Papineau rebellion of 1837 and the Riel Rising from 1869 to 1886. Both times, Empire crushed the forces of true democracy in Canada, imposing a colonial, church-dominated government on all our peoples that persists to today, and has caused the evils of the Indian Act, the Residential Schools and the continued destruction of our lands and people.

Ordinary "white" people have as little to gain from the continuation of this neo-colonial "Canada" as do Sovereign people, and accordingly, through our Tribunal, we hope to unite all people in an effort to reinvent "Canada" morally and politically. This, then, is a spiritual declaration of independence from a long and terrible legacy of Empire, greed, religious bigotry and murder.

### **Our Immediate Tasks**

Most of us who are establishing the IHRTGC are veterans of years of political and spiritual struggle against the monster we have described. Over these years, we have witnessed how nothing is improving for our people, and how a small elite among Original nations have enriched themselves at the expense of their own people and lands.

We work every day with people of all races who are trapped in a culture of intergenerational poverty and sickness, in the heart of the richest nation on earth. White, Black, Asian, or Original, they continue to suffer and die every day from the

effects of a Genocide Machine that has never been turned off.

The most obvious and single cause of this institutionalized murder of Original people is the so-called "Indian residential school" system, which was clearly a program of deliberate ethnic cleansing and de-population masked as religious education. This system was an intentional plan of genocide against native people designed by the Roman Catholic church during the mid 19th century, and adopted by this church in union with the government of Canada and the Protestant churches at a formal meeting in November, 1910 in Ottawa.

The purpose of this plan was not to "assimilate" Original people, but to destroy them in order to secure their lands and resources. The codified language of genocide masked this intent under the rhetoric of "civilizing and Christianizing", and this great myth has come to dominate Euro-Canadian culture. But the evidence speaks otherwise, for under this system, more than half of the children imprisoned in residential schools died there.

This evidence of intentional genocide has been so well documented over the years, including by the government and its churches, that a reiteration of it is not required here. Our aim is not to convince the perpetrators of a crime of their own culpability. Rather, we seek to bring these criminals to justice, on the terms of their victims, and according to international and Sovereign standards of morality and justice.

Since the spring of 1996, when the first residential school lawsuits began against the United, Catholic and Anglican churches and the Canadian government, we have tried and failed to win justice for the victims of this genocide through the courts of Canada.

With the aid of state-funded native collaborators like the so-called "Assembly of First Nations", Canada has defined its genocide of our people as a matter of "physical and sexual abuse" in an absurd effort to avoid responsibility for mass murder. By accepting this absurdity and allowing those who murdered us to tell us what justice will be, we have reaped only further despair, suicide and injustice. While white lawyers and native politicians have profited off our lawsuits and our re-traumatization, those who raped and killed our children have remained free and unaccountable.

This is not accidental. In a secret communique from the Indian Affairs department in the spring of 1997, it was declared that a court process that limited residential school crimes to minor tort offenses like sexual abuse was the cheapest and safest way to contain the whole matter. And yet, the truth could not be contained.

Through the persistent efforts of our network, and especially Kevin Annett Eagle Strong Voice, the evidence of genocide and murder in residential schools has been unearthed, documented and publicized over the past ten years. As a result, we have forced the government to publicly admit that children died en mass in these schools, and that criminal acts occurred in them. And accordingly, we are now at a great historical crossroads.

Canada and its churches now stand revealed as parties to a crime of genocide spanning several centuries; a crime that they continue by their efforts to conceal what they did, protect perpetrators, and delay and deny justice to their victims. Yet these guilty parties are the "law of the land", protected by the courts and police, and accountable only to themselves.

This simple fact means that the only way to secure justice for residential school survivors is by refusing to recognize the authority of the colonial Canadian state and its churches, and to create in their place legitimate, responsible bodies.

Any oppressed nation seeking to overcome a colonial power faces exactly our challenge today in Canada. To quote one great Irish sovereigntist, Bernadette Devlin, *"We started out trying to win civil rights and reforms from a government that was not our creation. And after a lot of blood and a lot of grief, we had to realize that the only way to reform a colonial system is by overthrowing it."* (Belfast, 1972).

Our Irish brothers and sisters won their independence by first acting as sovereign nations, and winning their spiritual and mental independence from the British Empire long before their political. Their independence movement, Sinn Fein, means "Ourselves Alone" in Gaelic. They established their own courts of law and their own parliament, the Dail Eirean, under the noses of the occupying British forces, and cut all ties with the Empire in their daily lives. But to do so effectively, they had



to first unite among themselves: they had to destroy all collaboration between their own people and the British.

The face of Empire is no different in Canada, beneath its chic image of benign "niceness" and liberality. Native lands and people are dominated and ruined through collaborating native agencies established by the Canadian state. These puppet bodies like the "Assembly of First Nations" (AFN) are the chief roadblocks to genuine sovereignty and justice for native people today, including residential school survivors.

**We must therefore follow the only path laid out for us at this crossroads moment: that of real sovereignty, of declaring our independence from the forces that are destroying our people and our lands.** This is the motive force behind our work as a Tribunal, since it is only by doing so that we can gather the evidence and begin the process to put on trial the genocide of native people in Canada.

We ask that this spirit and intent be the guiding force to unite the work of all the different groups that are gathering around our Tribunal at this time. In practical and immediate terms, this requires the following steps:

1. The establishing of local IHRTGC committees in your own community, with the blessing of tribal and hereditary elders. These committees will do the advance work of the IHRTGC, gathering residential school survivors, recording their stories and other evidence, and inviting the IHRTGC judges and researchers onto their land to convene formal hearings.
2. Supporting the Eviction Notice of ©Squamish Siam/Chief Kiapilano™, issued to all Catholic, Anglican and United churches on his territory, by issuing similar notices to these churches on your territory.
3. Ending support for or involvement in any government-funded colonial Original bodies such as band councils and the AFN; and establishing traditional Sovereign bodies in their place.
4. Creating Sovereign courts of justice with our Tribunal to try and sentence perpetrators of residential school and other crimes.

We believe that taking such practical steps towards sovereignty can be the main lever to force change and win justice for not only residential school survivors but all our suffering people. This will be a long and dangerous journey, but it is the only one left to us. If we are to survive the ongoing genocide, and prosper again as nations and as human beings, there is indeed no other path left for us to take. We commit our lives and our sacred honour to this purpose, under the guidance of the Great Mystery and the Creator of all peoples.

signed, The Elders of The International Human Rights Tribunal into Genocide in Canada

Issued this day, April 15, 2008, to the people, Sovereign nations and media of the world, from sovereign Squamish™ territory. For more information;

Contact: [genocidetribunal@yahoo.ca](mailto:genocidetribunal@yahoo.ca)

Visit Kevin's website at: [www.hiddenfromhistory.org](http://www.hiddenfromhistory.org)

Contact Sovereign Hereditary Siam/Chief Kiapilano™ of the Squamish™ Nation at [www.jointhefederation.com](http://www.jointhefederation.com) and/or

Sovereign Hereditary Chief Red Jacket™ of Turtle Island at 778-883-3859 and/or

Contact Business Manager: Irene-Peace: Kiapilano™ at 604-603-2103

SUPREME COURT OF BRITISH COLUMBIA

BETWEEN:

Royal Hereditary Chief Kiapilano™ described and known as ©CHIEF CAPILANO of the Squamish™ Nation,  
lands and natural resources

PLAINTIFFS

AND:

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA AND THE  
ATTORNEY GENERAL OF CANADA et al

DEFENDANTS

**NOTICE OF APPOINTMENT**

WHEREAS:

A. PLAINTIFF: I am known by name as Royal Hereditary Chief: Kiapilano™, Creditor, Agent acting in full capacity as Author of the Trademark<sup>1</sup> Copyright Autograph for ©CHIEF CAPILANO in any style of cause. This capitalized version is the European, English spelling and pronouncement of my Family Name. I am the gatekeeper of the West for the Pacific coast of my Squamish™ Nation Lands and Natural Resources on Turtle Island lands known in Admiralty/Maritime jurisdiction as "British Columbia, Canada". As the eldest, surviving male of my father, George-Johnston: Capilano™ and Sovereign head of the ©Squamish™ Nation, the royal heritage DNA of my Family Name runs through my body, mind and spirit as Royal Hereditary Chief Kiapilano™. As the Royal Hereditary Sovereign Chief of the Squamish™ Nation Lands and Natural Resources, I declare my right, position and title as a sovereign man of natural inheritance from my natural father, George-Johnston: Capilano™ Last Will and Testament dated September 20, 1923, I hereby present my hereditary flesh and blood claims in truth as follows.

B. JURISDICTION: From the John Bouvier's Revised Sixth Edition, 1856 A Law Dictionary, "Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action". Melo v. US, 505 F2d 1026. I claim Common law jurisdiction, Squamish™ Nation longhouse laws with equitable remedy by estoppel in matters of commerce pursuant to the Bills of Exchange Act.

C. INDEPENDENT SOVEREIGN SQUAMISH™ NATION GOVERNMENT: As the Royal Hereditary Chief of the Squamish™ Nation lands and natural resources, I confirm that the Squamish™ Nation never entered into a Treaty arrangement with INAC BRITISH COLUMBIA or CANADA. Squamish™ Nation is an independent government separate from the jurisdiction of the current de facto government/corporations known by names as BRITISH COLUMBIA and CANADA. My government's charter is the United Nations Declaration on the Rights of Indigenous Peoples ratified on September 7, 2007 by 143 votes. My constitution is the UN Declaration of Human Rights, December 10, 1948 and my independent tax free financial institution, Universal Sovereign

<sup>1</sup> Trade-mark: a false name, or trade name, or the name of an individual or firm. The Compact Edition of the Oxford English Dictionary, ©1971 Oxford University Press, p3371

©nunc pro tunc 1937 perpetual, all rights reserved. Trust Indenture, Trademark to the Copyright Name of the Secured Party to the Named Business Debtor in any style of cause. Conditions of Use: I, Chief: Kiapilano™ present this information in my full capacity as a Creditor, Agent, Secured Party, Author of the Trademark Copyright Family Name autograph in any style of cause for ©CHIEF CAPILANO. I am governed by Common Law jurisdiction with equitable remedy by estoppel to exercise my right and freedom to contract in universal matters of commerce. This MARCH 2008 – NOTICE OF APPOINTMENT to Named Debtors reporting to QUEEN ELIZABETH II et al is to have the Named Individuals in their private capacity understand that there is a Family and ©Squamish Nation Natural Resources, Land and People Trademark Copyright insurance protection of \$9T per infringement as registered with PPSA.ca and that failure to comply to this Notice of Appointment will deem a debt to the individual's refusal to co-operate with Kevin Annett's formal appointment as temporary Fiduciary Power of Attorney over the United, Catholic and Anglican churches located on Squamish™ Nation lands.



Squamish™ Bank Credit Group (USSBCG) charter is the Bills of Exchange Act. This information was accepted by email from Luis Rodriguez-Pinero, Human Rights Officer for the High Commissioner for Human Rights on February 13, 2008.

D. DEFENDANTS: Named Defendants to this Notice of Appointment are representatives for the United, Anglican and Catholic churches that operate at an arms length through Minister Chuck Strahl and National Chief Phil Fontaine for the government agency Named INAC (Indian Northern Affairs Canada) as civil servants for the Federal subsidiary of corporate CANADA and BRITISH COLUMBIA to commit genocide against the sovereign first nations people of the Squamish Lands on Turtle Island. Named Defendants to this Notice are;

1. Canada PM Stephen Harper, Parliament Buildings, Ottawa
2. Governor General Michaelle Jean for Queen Elizabeth Mary II of England
3. National Chief Phil Fontaine and Minister Chuck Strahl of INAC for BC and CANADA
4. Directors and Officers of BC Land Title and Survey at 88 Sixth Street, New Westminster
5. Gibby Jacob, Roger Graham and Brian Martin, Squamish Band Council Office
6. Moderator for United Church of Canada David Guliano
7. General Secretary for United Church of Canada Nora Sanders
8. Archbishop Emeritus of Roman Catholic Church in Toronto Aloysius Ambrozic
9. Archbishop for Catholic Church Thomas Collins
10. National Archbishop for Anglican Church of Canada Fred Hiltz
11. Former National Archbishop of Anglican Church Andrew Hutchison
12. Bishop of Anglican Church Colin Johnson
13. Archbishop of Vancouver Catholic Church Raymond Roussin
14. Benedictus XVI Joseph Ratzinger, Catholic Church, Vatican, Italy
15. Khazarian Zionist, Jesuit's General Count Hans Kolvenbach, Vatican, Italy

NOW THEREFORE with Valuable Security<sup>2</sup> and in consideration of this Canada Postage stamp affixed to this MARCH 2008 – NOTICE OF APPOINTMENT in support of my Press Release Cover dated February 1, 2008 with a Constructive Notice of January 22, 2008 #UN-JAN08-970-623-347-ISSNG to UN Secretary General, Ban Ki-Moon and Deputy Secretary-General, Dr. Asha Rose Migiro, UN Human Rights Commissioner, Louise Arbour, Special Rapporteur for Indigenous People, Rodolfo Stavenhagen, receipt and sufficiency of which was accepted and acknowledged by Luis Rodriguez-Pinero of the UN Human Rights Commission office on February 13, 2008, TAKE NOTICE THAT I make the following declarations, attestations conscientiously knowing them to be true, and knowing that it is of the same force and effect by virtue of the Canada Evidence Act (a) in good faith.

1.0 TEMPORARY FIDUCIARY POWER OF ATTORNEY: This Notice of Appointment is issued to Kevin Annett aka Eagle Strong Voice to be the Named temporary fiduciary Power of Attorney over the attached Eviction Notice to the Named churches;

2.0 EVICTION NOTICE: Attached as Schedule 1 to this Notice of Appointment is an Eviction Notice to the Named Debtors as described thereon and a list of the Named Church locations stated on the back of this schedule to be environmentally respectful and save Mother Earth's trees. Failure to comply with Kevin's service of the Eviction Notice will deem our right of claim to serve the said churches with accounts for applicable criminal charges to the genocide for every individual of my nation who has died and for those who are alive continue to experience torture and suffering on Squamish™ Nation Territory as well for each individual who receives less than their promised settlement from the Federal and Provincial government;

<sup>2</sup> Valuable Security: includes (a) an order, exchequer acquittance or other security that entitles or evidences the title of any person (i) to a share or interest in a public stock or fund or in any fund of a body corporate, company or society, or (ii) to a deposit in a financial institution, (b) any debenture, deed, bond, bill, note, warrant, order or other security for money or for payment of money, (c) a document of title to lands or goods wherever situated, (d) a stamp or writing that secures or evidences title to or an interest in a chattel personal, or that evidences delivery of a chattel personal, and (e) a release, receipt, discharge or other instrument evidencing payment of money. Pocket Criminal Code, Carswell, © 2003, p12. The valuable consideration provided herein by the Creditor is presented in the form of a Canada which is governed by UPU international treaty laws.

©unc pro tunc 1937 perpetual, all rights reserved. Trust Indenture, Trademark to the Copyright Name of the Secured Party to the Named Business Debtor in any style of cause. Conditions of Use: 1, Chief: Kipilano™ present this information in my full capacity as a Creditor, Agent, Secured Party, Author of the Trademark Copyright Family Name autograph in any style of cause for ©CHIEF CAPILANO. I am governed by Common Law jurisdiction with equitable remedy by estoppel to exercise my right and freedom to contract in universal matters of commerce. This MARCH 2008 – NOTICE OF APPOINTMENT to Named Debtors reporting to QUEEN ELIZABETH II et al is to have the Named Individuals in their private capacity understand that there is a Family and ©Squamish Nation Natural Resources, Land and People Trademark Copyright insurance protection of \$9T per infringement as registered with PPSA.ca and that failure to comply to this Notice of Appointment will deem a debt to the individual's refusal to co-operate with Kevin Annett's formal appointment as temporary Fiduciary Power of Attorney over the United, Catholic and Anglican churches located on Squamish™ Nation lands.



\* 3.0 NO PAYMENT OF RENT: The reason and cause for this Eviction Notice is for the no payment of rent that was provided to me, the Named Royal Hereditary Chief for the Squamish™ lands for the hundreds of years that the church buildings stood upon my Squamish™ lands;

4.0 UNCONDITIONAL NOTICE OF EVICTION: The Anglican, Catholic and United Churches were given a time limitation to respond to the registered Notice issued to the UN and named individuals who were served personally by Kevin Annett Eagle Strong Voice. To this day, I have received nothing from these representatives of these said churches or government officials. Representatives of these churches therefore are given 3 days in which to remove all their personal assets before Kevin Annett and his assistants enforce this Notice of Eviction to take over all the Named churches and buildings located on my Squamish™ Nation lands and open the doors to the poor, hungry and homeless people on Squamish™ Nation lands regardless of race, creed or color;

5.0 RIGHT OF ENTRY: As the Landlord to the Squamish™ Nation lands and natural resources, I appoint Kevin Annett Eagle Strong Voice to act with a Right of Entry to claim the said buildings of all the Anglican, Catholic and United churches located on Squamish™ Nation Territory. Kevin's position as the temporary fiduciary Power of Attorney is to assert this undertaking of a Right of Entry as an equitable remedy to the silence of the Named representatives of these churches. I concur with an Admiralty/Maritime jurisdiction legal ease claim that their silence is a tacit consent to all the terms and conditions contained herein. Kevin is given full authority to access the burial sites for excavation, conduct of forensic research as to the cause of death, provide a proper traditional burial pursuant to Squamish™ nation ancient ways and surrender those who are responsible for this genocide to my people to an on camera Examination for Discovery or public international inquiry conducted by hereditary/traditional Chiefs of Turtle Island.

6.0 GOOD FAITH: Whereas Kevin Annett Eagle Strong Voice will exercise scrupulous good faith and candor towards, and for the benefit and on behalf of Royal Hereditary Chief: Kiapilano™, Creditor, Secure Party, Author of Trademark to the Copyright Name autograph for the BUSINESS CORPORATE NAME ©CHIEF CAPILANO in any style of cause, the exclusive and limited purpose of accepting and receiving all service of process to this Eviction Notice of the Named Churches. Kevin Annett Eagle Strong Voice may at any time relinquish his temporary fiduciary appointed position as a Power of Attorney for this task of claiming a Right of Entry to the Anglican, Catholic and United Churches on Squamish™ Nation territory;

7.0 ARREST WITHOUT WARRANT: Kevin Annett Eagle Strong Voice may appoint Peace Officers of the RCMP, CBP and local community police detachment officers and constables to assist him pursuant to the Supreme Court Rules to act in my best interest to protect himself, his assistants, me, my family, my property and assets and Named Creditors pursuant to Notice of Arrest without warrant by any person pursuant to Section 494.(1). Pursuant to Arrest by owner of property S. 494.(2), Kevin Annett Eagle Strong Voice has my written authority to contact the provincial and federal RCMP and Police detachments for assistance with this Notice as a separate Notice of Appointment was issued to the RCMP under a registered Constructive Notice to the said security forces in December 2007. Dick Bent, Superintendent of the RCMP may be contacted at 604-264-2223 as he confirmed receipt of this Notice on January 3, 2008 and my Power of Attorney Claim to the lands and premises described to the BC Land Title and Survey, INAC and Squamish™ Band Council office. The difference with this appointment is that Named churches are an addition to the Power of Attorney claims on Squamish™ Nation territory;

8.0 PROTECTION OF PERSONS ADMINISTERING AND ENFORCING THE LAW: S. 25(1)  
Protection of persons / individuals acting under authority – Every one who is required or authorized by law to do anything in the administration or enforcement of the law

- (a) as a private person/individual
- (b) as a peace officer or public officer,
- (c) in aid of a peace officer or public officer, or

©munc pro tunc 1937 perpetual, all rights reserved. Trust Indenture, Trademark to the Copyright Name of the Secured Party to the Named Business Debtor in any style of cause. Conditions of Use: 1, Chief: Kiapilano™ present this information in my full capacity as a Creditor, Agent, Secured Party, Author of the Trademark Copyright Family Name autograph in any style of cause for ©CHIEF CAPILANO. I am governed by Common Law jurisdiction with equitable remedy by estoppel to exercise my right and freedom to contract in universal matters of commerce. This MARCH 2008 – NOTICE OF APPOINTMENT to Named Debtors reporting to QUEEN ELIZABETH II et al is to have the Named Individuals in their private capacity understand that there is a Family and ©Squamish Nation Natural Resources, Land and People Trademark Copyright insurance protection of \$9T per infringement as registered with PPSA.ca and that failure to comply to this Notice of Appointment will deem a debt to the individual's refusal to co-operate with Kevin Annett's formal appointment as temporary Fiduciary Power of Attorney over the United, Catholic and Anglican churches located on Squamish™ Nation lands.

**NOTICE IS TO PRINCIPAL IS NOTICE TO AGENT. NOTICE TO AGENT IS NOTICE TO PRINCIPAL.**



(d) by virtue of his office, is if he acts on reasonable grounds, justified in doing what he is required or authorized to do and in using as much force necessary for that purpose. The protection of Kevin Annett Eagle Strong Voice to act under my direction as temporary fiduciary Power of Attorney over the Anglican, Catholic and United Churches, BC Land Registry and Survey, INAC (INDIAN NORTHERN AFFAIRS CANADA) and SQUAMISH NATION BAND COUNCIL's assets, buildings and lands is imperative as he speaks the truth. The Named churches's silence is a confession to the genocide committed against all First Nations People across the world that we know as Earth and her spirit Gaia.

9.0 LEGAL MAXIMS OF COMMERCE: My word is the Truth and Bond for all are equal under the Law, as no one is above the law. Commerce, by the law of nations, ought to be common, and not to be converted into a monopoly and the private gain of a few. A matter must be expressed to be resolved as he who fails to assert his rights has none. An un-rebutted, unrequited affidavit stands as the truth in Commerce for he who does not deny, admits. The Named Agents in service to HER MAJESTY THE QUEEN IN RIGHT OF CANADA are noticed with S. 19 - IGNORANCE OF THE LAW: Ignorance of the law by a person who commits an offence is not an excuse for committing that offence.

10.0 DISTRIBUTION: Copies of this Notice of Appointment and attached Schedule 1 of the Eviction Notice are deemed in full force and effect and submitted by Canada Post regular mail to the Named Individuals by Good Faith and my Common Law jurisdiction claims by FINAL ORDER with equitable remedy by estoppel. Original Notice of Appointments served to the National Chief Phil Fontaine and Minister Chuck Strahl of INAC, Lieutenant Governor Michael Jean and Stephen Harper and Benedictus XVI Joseph Ratzinger and Count Hans Kolvenbach, Roman Catholic Church, Vatican, Italy.

11.0 TIME: is understood by all civil servants in service to HER MAJESTY THE QUEEN IN RIGHT OF CANADA governed by Admiralty/Maritime jurisdiction pursuant to the Bills of Exchange Act in Good Faith pursuant to S. 6(1) Where, by this Act, the time limited for doing any act or thing is less than three days, in reckoning time, non business days are excluded. Silence, failure to respond will deem as a tacit consent to all the terms and conditions stated hereon as laws to be recognized in all man known jurisdictions.

THIS fiduciary interest acceptance by Chief: Kiapilano™, Secure Party, Creditor, Freeman, Author of Copyright Name, Trademark Claim autograph of ©CHIEF CAPILANO or any other derivative thereof seals this NOTICE OF APPOINTMENT with due diligence as evidenced by my autograph to exercise my right to live free without malice aforethought, ill will, vexation or frivolity, without corporate dictate. Dated this 4th day of March, 2008, Squamish™ Nation Territory, Turtle Island described in Admiralty/Maritime jurisdiction as Vancouver, British Columbia Canada. Autograph per:



© Chief Kiapilano™



Autograph of Royal Hereditary Chief Kiapilano™ Landlord of the Squamish™ Nation Independent Sovereign Government, lands and natural resources

AND

Endorsed and enforced by Ambassador Traditional Chief Red Jacket™ of Turtle Island, Autograph per:

A.C. © Red Jacket™



Accepted on the day and year above written by the appointed Temporary Fiduciary Power of Attorney over the matters claimed herein:

Kevin Annett™

Autograph per Kevin Annett™ Eagle Strong Voice

©nunc pro tunc 1937 perpetual, all rights reserved. Trust Indenture, Trademark to the Copyright Name of the Secured Party to the Named Business Debtor in any style of cause. Conditions of Use: I, Chief: Kiapilano™ present this information in my full capacity as a Creditor, Agent, Secured Party, Author of the Trademark Copyright Family Name autograph in any style of cause for ©CHIEF CAPILANO. I am governed by Common Law jurisdiction with equitable remedy by estoppel to exercise my right and freedom to contract in universal matters of commerce. This MARCH 2008 - NOTICE OF APPOINTMENT to Named Debtors reporting to QUEEN ELIZABETH II et al is to have the Named Individuals in their private capacity understand that there is a Family and ©Squamish Nation Natural Resources, Land and People Trademark Copyright insurance protection of \$9T per infringement as registered with PPSA.ca and that failure to comply to this Notice of Appointment will deem a debt to the individual's refusal to co-operate with Kevin Annett's formal appointment as temporary Fiduciary Power of Attorney over the United, Catholic and Anglican churches located on Squamish™ Nation lands.

**NOTICE IS TO PRINCIPAL IS NOTICE TO AGENT. NOTICE TO AGENT IS NOTICE TO PRINCIPAL.**



**Continuing Unlimited Power of Attorney for Property  
(Made in accordance with the Substitute Decision Act, 1992)  
And Form 1 (Land) – General Power of Attorney  
BY FINAL ORDER AND EQUITABLE REMEDY BY ESTOPPEL**

This Power of Attorney is given on the 11<sup>th</sup> day of December, 2007 by; the freeman, Agent, Creditor, Secured Party known by name as Ambassador: Red-Jacket™, hereditary Chief of Turtle Island and guest at the Squamish™ Nation lands, Author of the Trademark<sup>1</sup> Copyright autograph for the Corporate Business Person ©CHIEF RED JACKET (©CHIEFREDJ) in any style of cause. I have personal knowledge of the facts and matters herein and make this declaration and attestation conscientiously knowing it to be true and that it is of the same force and effect by virtue of The Canada Evidence Act (a), and as the Donor<sup>2</sup>/Principal, I HEREBY APPOINT:

A. Chief: Kiapalano™ (Kiapalano™), Named Creditor, Secured Party, Agent acting in full capacity as Author of the Copyright Trademark Name Claim Autograph for the English spelling of a CAPITALIZED BUSINESS PERSON known by name as ©CHIEF CAPILANO (©CCAPILANO) or any other derivative thereof in any style of cause is the Continuing Unlimited Power of Attorney<sup>3</sup> (CUPOA<sup>4</sup>) and Public/Statutory Guardian<sup>5</sup> pursuant to the Property Management Act that refers to decisions about property management and powers of attorney for property.

B. UNLIMITED CONTINUING POA: Chief: Kiapalano™ position as an Unlimited and Continuing POA (UCPOA) and Statutory Guardian (SG) is to act on another person's behalf without going to court as it applies only to property and/or finances. I claim this UCPOA position over the BC - DEPARTMENT OF INDIAN AFFAIRS CANADA located at 600 – 1138 Melville Street, Vancouver, BC V6E 4S3 and the SQUAMISH NATION BAND COUNCIL office located at Seymour Blvd, North Vancouver, BC V7L 4J5 and NEW WESTMINSTER LAND TITLE OFFICE, New Westminster, British Columbia due to the following statement and facts.

C. JURISDICTION: From the John Bouvier's Revised Sixth Edition, 1856 A Law Dictionary, "Once jurisdiction is challenged, the court cannot proceed when it clearly appears that the court lacks jurisdiction, the court has no authority to reach merits, but, rather, should dismiss the action". Melo v. US, 505 F2d 1026. We claim Common law jurisdiction with equitable remedy by estoppel in matters of commerce pursuant to the Bills of Exchange Act, Universal Declaration of Human Rights, December 1948, natural aka universal laws that protects the truth, innocence, freedom, peace, free-will, karma and dharma. In order to recognize our sovereign native position, we claim our Squamish™ Nation traditional Longhouse laws as supreme ancient unwritten laws that are based on the name of Peace for Gaia and freedom for humanity provided to us as keepers of Earth by our Creator of All Life Force.

NOW THEREFORE with valuable consideration<sup>6</sup> provided by the appointed UCPOA with this affixed Canada post stamp as evidence to seal this DECEMBER 2007 – REGISTERED UCPOA by FINAL ORDER AND EQUITABLE REMEDY BY ESTOPPEL pursuant to Common Law jurisdiction and Squamish™ Nation traditional Longhouse laws, receipt and sufficiency of which is hereby accepted and acknowledged to authenticate this lawful paper instrument for enforcement in all jurisdictions. TAKE NOTICE THAT the following lawful terms confirm our claims:

<sup>1</sup> Trade-mark: a fancy name, or trade name, or the name of an individual or firm. The Compact Edition of the Oxford English Dictionary, ©1971 Oxford University Press, p3371

<sup>2</sup> Donor's Name is Trademark Copyright Protected with all rights reserved at \$9M per infringement.

<sup>3</sup> POA Name is Trademark Copyright Protected with all rights reserved at \$3B per infringement.

<sup>4</sup> Power of Attorney: an instrument by which one individual (the Principal) confers upon another (the attorney in fact) the power to perform specified acts or kinds of acts on behalf of the principal. The power possessed by an attorney in fact by reason of such an instrument. Source: Random House Webster's Legal Dictionary, Second Edition, © 1996, NY.

<sup>5</sup> Statutory Guardian: is a person who is appointed to act on another person's behalf without going to court and applies to property or finances. Source: Ontario Ministry of Attorney General on line booklet.

<sup>6</sup> Valuable consideration: A class of consideration upon which a promise may be founded, which entitles the promisee to enforce his claim against an unwilling promisor. A thing of value parted with, or a new obligation assumed, at the time of obtaining a thing, which is a substantial compensation for that which is obtained thereby. Black's Law Dictionary, Henry Campbell Black, Third Edition, © 1933, p1797.

Jurat: Quod meum est sine me auferri non potest - What is mine cannot be taken away without my consent.

©1939 perpetual, all rights reserved. Conditions of Use: I am known by Name as Chief: Kiapalano™ and present this information in my full capacity as a Freeman, Agent, Creditor, Secured Party, Author of the Copyright Trademark autograph for the CAPITALIZED ARTIFICIAL PERSON Name known as ©CHIEF CAPILANO or any other derivative thereof in any style of cause. Infringements fees to my Family Name without my expressed written permission is \$9T (Nine Trillion) in lawful currency. This DECEMBER, 2007 - REGISTERED CONTINUING UNLIMITED POWER OF ATTORNEY FOR PROPERTY is served on the House of the Rothschild.

Notice to the Agent is Notice to the Principal. Notice to the Principal is Notice to the Agent.



## SCHEDULE 1A

**1.0 REVOCATION:** As the Named donor / principal, I revoke any previous continuing power of attorney for property made by me and APPOINT, Chief: Kiapalano™, Agent acting in full capacity, as Author of the Copyright Trademark Name Claim Autograph for ©CHIEF CAPILANO in any style of cause as UCPOA and Public/Statutory Guardian over the Named Crown Agencies known as the BC - Department of Indian Affairs Canada (BCDIAC), New Westminster Land Title Office and Squamish™ Nation Band Council office.

**2.0 SUBSTITUTION:** In case the appointed UCPOA decides to resign or dies, as the Named Donor and Witnesses to this POA, we appoint Chief: Kiapalano™'s agents, independent Producers and Directors, hereditary Chiefs, to be the conscious collective Named POA by substitution over the business affairs of the BCDIAC, New Westminster Land Title Office and Squamish™ Nation Band Council office. As the Named Donor/Principal, I am one of his Named Agents and therefore upon his death or resignation, as the case may be, I will with his appointed agents of over 100 plus Named hereditary Chiefs to call for public inquiry by way of an examination of Discovery with the presiding officers and directors at the New Westminster Land Title Office, BCDIAC and Squamish™ Nation Band council members in order to discuss why Kiapalano's™ land, air, water and natural resources interests owned by the Squamish™ Nation commercial monetary gain was never shared with the sovereign Natives of the said lands.

**3.0 TIME:** As the Named Donor/Principal and witnesses, we AUTHORIZE the Named UCPOA of the BCDIAC, Squamish™ Nation Band Council and New Westminster Land Title Office to proceed with occupying the lands and premises, use the technology, fire current employed Band Council members to hire new staff to create employment for true Squamish™ Nation band members who carry the blood of the Squamish™ Nation through their veins effective immediately upon the posting of this Registered UCPOA or as otherwise understood by Admiralty/Maritime jurisdiction pursuant to the Bills of Exchange Act in Good Faith pursuant to S. 6(1) Where, by this Act, the time limited for doing any act or thing is less than three days, in reckoning time, non business days are excluded.

**4.0 PARTIES:** We, the Named parties as Donor/Principal, witnesses and UCPOA, state for the record that we do not authorize any one or any thing to make legal determinations for us, jointly or individually, in any man known jurisdiction. We claim Common Law jurisdiction and Squamish™ Nation traditional Longhouse laws to resolve matters of commerce with equitable remedy by estoppel pursuant to laws defined and interpreted by us. As the Ambassador for Turtle Island, I support my brother's quest for freedom for humanity and peace on Beloved Gaia for we are her protectors and teacher of Earth ways in the name of Peace. As witnesses, we remain unidentified/anonymous until such time as we deem necessary to stand up and rise to voice our support for the UCPOA in his mission of freedom for his Squamish™ Nation people to restore peace on Earth.

**5.0 TAX FREE:** Our tax free position is to stay in honor of the NUREMBERG PRINCIPLES (NP) - NUREMBERG WAR CRIME TRIBUNAL, 1950: "Individuals have international duties which transcend the national obligations of obedience and therefore [individual citizens] have the duty to violate domestic laws to prevent crimes against peace and humanity from occurring." We will not violate the Nuremberg Principles.

**6.0 UNIVERSAL DECLARATION OF HUMAN RIGHTS (UDHR), December 10, 1948 - Preamble:** Whereas disregard and contempt for human rights have resulted in barbarous acts which have outraged the conscience of mankind, and the advent of a world in which human beings shall enjoy freedom of speech and belief and freedom from fear and want has been proclaimed as the highest aspiration of the common people along from Articles 1 to 30 exclusive WHEREIN Article 4 - No one shall be held in slavery or servitude; slavery and the slave trade shall be prohibited in all their forms because in 1833 the Slavery Abolition Act was passed by the British Parliament. Any reference made to "Person"<sup>7</sup> in this declaration is defined as Individual, freeman, freewoman and free child by our collective Common law understanding.

**7.0 DISTRIBUTION:** Original distribution to the House of the Rothschild and Exchequer, Deputy Minister of Finance at the BOC, Robert A. Wright, the Named Donor - Independent Sovereign Hereditary Ambassador for Turtle Island, anonymous Witnesses, the appointed UCPOA and our appointed Fiduciary Trustee.

7 Person means corporation pursuant to the Black Law dictionary. This is done to deliberately confuse human beings who do not know that Admiralty/Maritime jurisdiction does not protect human rights but that as freemen and freewomen they have the free-will to be governed by Common Law jurisdiction; laws of conscience.

Jurat: Quod meum est sine me auferri non potest - What is mine cannot be taken away without my consent.  
©1939 perpetual, all rights reserved. Conditions of Use: I am known by Name as Chief: Kiapalano™ and present this information in my full capacity as a Freeman, Agent, Creditor, Secured Party, Author of the Copyright Trademark autograph for the CAPITALIZED ARTIFICIAL PERSON Name known as ©CHIEF CAPILANO or any other derivative thereof in any style of cause. Infringements fees to my Family Name without my expressed written permission is 59T (Nine Trillion) in lawful currency. This DECEMBER, 2007 - REGISTERED CONTINUING UNLIMITED POWER OF ATTORNEY FOR PROPERTY is served on the House of the Rothschild.



## SCHEDULE 1A

8.0 MISSION: That the Named UCPOA, Chief: Kiapalano™ and his appointed Named Agents are a part the ©Confederation of Sovereign Nations™ created by an Independent Government Declaration that is backed by an independent central bank on land governed by Common law jurisdiction and Squamish™ Nation traditional Longhouse laws. That the voices of hereditary chiefs will be heard to declare free-trade, free travel and united economic strength of all independent sovereign nations on land not governed by Admiralty/Maritime jurisdiction:

9.0 EXAMINATION FOR DISCOVERY: Chief: Kiapalano™ will direct a public inquiry and call an Examination for Discovery to the Named Officers and Directors of the NEW WESTMINSTER LAND TITLE OFFICE, BCDIAC and Squamish™ Nation Band Council members to find out why hereditary chiefs are deliberately ousted off their lands. Why private contracts are 'handed' over by the government to corporate conglomerates without full disclosure to the Native sovereign hereditary chiefs for huge monetary gain in a deliberate by-pass to the original Landlords. Why is it that when the government and corporations are questioned about their business practices and lack of environmental interests, that the voices of our people are not heard by Judges who rule in favor for private corporate interests? Why private corporate conglomerates have no vision and protection for the future of our Earth and our children? This meeting will be documented on film with a demand that the BCDIAC's response is submitted in an Affidavit of truth under penalty of perjury prior to the scheduled 'face to face' examination for discovery. As Chief: Kiapalano™ and his agents, have a collective conscious faith that humanity will prevail in the name of truth and Freedom to restore peace on Sentient Earth, this information is Noticed and distributed to independent media. Murdoch, Turner and private corporate conglomerate media belonging to the New World Order is Noticed that any mis-information or lies presented to the public will deem an automatic Trademark Copyright infringement to its officers and directors without further Notice.

10.0 NOTICE OF APPOINTMENT (NOA): I appoint the Canadian Border Patrol CBP and the RCMP officers to be my peace officers to act in my best interest regarding my private accounts and contracts with any one or any thing. A NOP is served to Commissioner, W. Ralph Basham at the CBP Headquarters in Washington, DC and Commissioner, William J.S. Elliott, Deputy Commissioner, William M. Sweeney at the RCMP Headquarters in Ottawa, Ontario. Named appointed Security members will receive payment as soon as our new Bank is operational in hard lawful currency by cheque to the accounts at my new Central Bank for the Confederation of Sovereign Nations™ or will receive payment from me upon receipt of an invoice stating the details of the protection service. A silence to the NOA is a tacit consent to the terms and conditions claimed by my Statutory Declaration. This POA is attached as Schedule 1A to the NOA attached as Schedule 1 to a Statutory Declaration forming a part of the whole.

11.0 NOTICE WITHOUT NOTICE: This appointment is presented without Notice as there is undisputable evidence to show how sovereign Native people have been and continue to be killed, tortured and abused throughout history and the present. It is the experience and knowledge of the Named CUPOA that government officials, directors and agents refuse to meet to address these concerns in a face to face meeting with hereditary Chiefs. That by the power and stroke of my pen to this document, I claim ownership over the buildings, all tangible assets and inventory, technology and manpower as whatever I deem necessary to effect positive change for my people to the three named corporations; BCDIAC, SQUAMISH™ NATION BAND COUNCIL OFFICE and NEW WESTMINSTER LAND TITLE OFFICE.

12.0 HOUSE OF THE ROTHSCHILD AND BOC: As the appointed POA, I will require Jacob Rothschild from the House of the Rothschild and Robert A. Wright of the BOC to attend an Examination for Discovery to ask why the genocide of the Sovereign Named People of the land known as the Squamish™ Nation continues. Furthermore, we want a full investigation as to who determined that a life of death, torture, pain and continued suffering is valued at \$10K (Ten Thousand) per name as compensation instead of the billed \$9T (Nine Trillion) that is issued by the POA's Statutory Declaration for the death and destruction of each family member of the hereditary Kiapalano™ Family. The officers and directors of the BCDIAC will be questioned on Land Treaties that are created with elected civil servants who are not a part of the Squamish™ Nation. That Land Treaty claims have no force or effect over me and my people as these 'fictitious' documents are created out of Admiralty/Maritime jurisdiction governance and we are governed by Common law jurisdiction and Squamish™ Nation traditional Longhouse laws because we do not live on a ship of commerce but in fact, we live on Land. As the Named Band Council members and BCDIAC are not acting in the best interest of the Squamish™ Nation people on lands known by name as

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Notice to the Agent is Notice to the Principal. Notice to the Principal is Notice to the Agent.




# SCHEDULE 1A

British Columbia, they must leave my lands immediately, forthwith without further Notice for they have done enough damage to my people, my culture, Mother Earth/Gaia and the future of our children.

13.0 TRADEMARK/COPYRIGHT CLAIMS: That my Trademark and Copyright Family Name bears a PPSA registration base #076609E and control #B437225 under reference #CK110437 is valid until December, 2013. My mission was, is and continues to free my people of the Squamish™ Nation and to bring peace to Mother Earth/Gaia.


IN WITNESS WHEREOF this fiduciary interest acceptance by me, the Named Donor/Principal, Chief: Red-Jacket™, Secure Party, Creditor, Freeman, Author of the Trademark to the Copyright Name autograph for ©CHIEF RED JACKET or any other derivative thereof in any style of cause seals this lawful instrument with due diligence as evidenced by my autograph to exercise my right to live free without malice aforethought, ill will, vexation or frivolity, without corporate dictate. Autograph per:

© ambassador Red Jacket 

Ambassador of Turtle Island, Sovereign Hereditary Chief: Red-Jacket™, Dhelo Quete (Bright Light)

AND:

This fiduciary interest acceptance as the appointed Unlimited Continuing Power of Attorney of the BOC, Chief: Kiapalano™, Secure Party, Creditor, Freeman, Author of Trademark to the Copyright Name autograph for ©CHIEF CAPILANO or any other derivative thereof in any style of cause seals this lawful instrument with due diligence as evidenced by my autograph to exercise my right to live free without malice aforethought, ill will, vexation or frivolity, without corporate dictate. I have personal knowledge of the facts and matters herein and make this declaration and attestation conscientiously knowing it to be true and that it is of the same force and effect by virtue of The Canada Evidence Act (a). Autograph per:

© Chief Kiapalano™ 

Chief: Kiapalano™, Hereditary Chief for the Squamish™ Nation lands and people, POA

## NOTICE

Witnesses<sup>8</sup> certification: This autograph constitutes a representation that we are qualified witnesses over the age of twenty-one years, acting in full capacity to attest and certify the matters set out as they pertain to the execution of this instrument. Using qualified witnesses on this document does not constitute any adhesion, nor does it alter our status in any manner. The purpose for a witness is attestation, protestation, verification and identification only and not for entrance into any foreign jurisdiction. This DECEMBER, 2007 - REGISTERED UNLIMITED CONTINUING POWER OF ATTORNEY is not read, no legal advice is sought or provided, having witnessed the above Named autographs. We place our hands and seals hereon as an authentic act to confirm that we make this solemn declaration consciously understanding it to be true that both Named Individuals are known to us and that this Power of Attorney appointment is of the same force and effect by virtue of the Canada Evidence Act (a), as we are the Named Hereditary Chiefs of the North of lands known by name as British Columbia. Subscribed and affirmed before us this 11<sup>th</sup> day of December, 2007, British Columbia. Autographs per:

© Sally  Anonymous Witness

And:

Chief  Anonymous Witness

<sup>8</sup> Witnesses Trademark Copyright Family Names are protected with all rights reserved at \$9T (Nine Trillion) per infringement through use of any type of communication.

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SCHEDULE 7



Iam Peace <ir3n3peace@gmail.com>

## Squamish Band Council & INAC

1 message

Iam Peace <ir3n3peace@gmail.com>

Mon, Apr 7, 2008 at 9:34 PM

To: dick.bent@rcmp-grc.gc.ca

Bcc: ©FMNP™ <fpilato@gmail.com>, badaboom@shaw.ca

Hi Dick,

This email is to confirm my telephone message of this morning and my discussions with Dallas, your assistant regarding our interest in meeting with Chuck Strahl, Minister of INAC his named representatives and the Squamish Band Council members.

In December, 2007 we noticed the Squamish Band Council office and INAC of the claim to the Royal Hereditary Chief Kiapilano's(TM) Name. Since then we have received threats and intimidation from the Squamish Band Council office members attaching the Gerald Fred Johnston Name to the Chief's photo by committing liable, slander and defamation all punishable pursuant to the CCC Act.

We believe that there is a conspiracy between INAC and the Squamish Band Council members to discredit the Chief's Hereditary Traditional Family Name with attempts to have him commit fraud by issuing checks to the name Gerald Fred Johnston. We have the evidence stored in a save place to confirm this. We know that pursuant to the CCC S. 380(1) Fraud is every one who, by deceit, falsehood or other fraudulent means whether or not it is a false pretence within the meaning of this Act, defrauds the public or any person, whether ascertained or not, of any property, money or valuable security or any service, (a) is guilty of an indictable offence and liable to a term of imprisonment not exceeding fourteen years - Pocket Criminal Code 2007, p264 and that the conspiracy charges pursuant to S. 465(1) of the CCC Act is liable to a maximum term of imprisonment for life, ibid p317.

We know that the Squamish Band Council members work for INAC. We would never assume or presume anything so we seek for a full criminal investigation as to whom is directly responsible for a conspiracy to commit fraud upon the Royal Hereditary Chief Kiapilano(TM) of the Squamish(TM) Nation, lands and natural resources.

We have reported our situation directly to the UN Human Rights Commissioner, Gordon Campbell and Finance Minister Carol Taylor and they acknowledged receipt of our registered Notices. We have been very patient by waiting since January 2008 for a response from INAC and Minister Chuck Strahl as we understand that many indigenous people are in serious trouble with the genocide that is inflicted upon First Nations peoples and lands.

As the gatekeeper for the West Pacific Coast of North America and a surveyed portion of the Squamish(TM) Lands, we seek for your assistance in a full criminal investigation of conspiracy and fraud committed by either INAC and/or the Squamish Band Council members who continue to issue payments to the fraudulent Name Fred Gerald Johnston.

We would like to meet with you, if you can not arrange for a meeting with us and members of these individuals so that we can visit INAC and/or the Squamish Band Council office with your presence pursuant to the Notice of Appointment issued in 2007 and discussed with you in



January 2008, in order to keep the peace for this meeting.

Please inform us if you are in a private contract with these companies, so that we can pursue other avenues for a public inquiry and/or criminal investigation to these members employed by these organizations. If we do not hear from you within the next 3 days, we will assume by your silence that you are in a contract with INAC and the Squamish Band Council Office and we will proceed with reportings to private media on an international scale.

Hiyshka/thank you,

Irene-Peace: Kiapilano(TM) Business Manager  
for the Royal Hereditary Chief Kiapilano(TM)  
of the Squamish(TM) Nation lands and natural resources  
Cell ☎ - 604-603-2103