

408 York Avenue
Winnipeg, Manitoba

Sophia A. Devine/Debtor

Acting as Justice Devine for Her Majesty the Queen

Place of business:

Law Courts Building

408 York Avenue

Winnipeg, Manitoba

Dave Parker/Debtor

Acting as Superintendant of B.C.C. for Her Majesty the Queen

Place of business:

Brandon Correctional Centre

375 Veteran's Way

Brandon, Manitoba

Statement of Facts

I, Dean C. Clifford, do promise to tell the truth. So help me God.

1. At all material times Dean C. Clifford (hereinafter called "creditor") is a man under the common law of this land, being natural law and the Laws of God, all being one and the same.
2. At all times creditor is an heir to this land by birthright and a rightful owner. Galatians, Chapter 3, Verse 29 - *"And if ye be Christ's, then are ye Abraham's seed and heirs according to the promise."*
3. At all material times creditor fully reserves his common law rights and all his inherent rights and freedoms under natural law as an equal to all law before all others, subject to none but his Creator.
4. At all times creditor does claim and fully reserves his right to self-determine, to self-govern and be free of bondage in accordance with the provisions of international law, being one and the same as natural law, and the Laws of God. Galatians, Chapter 4, Verse 1 - *"Now I say, That the heir, as long as he is a child, differeth nothing from a servant, though he be lord of all; 2 But is under tutors and governors until the time appointed of the father. 3 Even so we, when we were children, were in bondage under the elements of the world: 4 But when the fulness of the time was come, God send forth his only Son, made of a woman, made under the law, 5 To redeem them that were under the law, that we might receive the adoption of sons. 6 And because ye are sons, God hath sent forth the Spirit of his Son into your hearts, crying Abba, Father. 7 Wherefore thou are no more a servant, but a son; and if a son, then an heir of God through Christ."*
5. At all times creditor is an internationally protected class of person, being a man under the common law of this land and natural law, being a child of God.
6. At no time has creditor ever knowingly, willingly or with informed consent acted as a child, character, officer, servant, agent or creation of Her Majesty the Queen.
7. At all times creditor does claim and does possess the unlimited right of mobility on his own roads on the land of his birthright for which he is an heir in the modern conveyance of his choice and under his own full liability while going from point A to point B and the right to be unhindered by agencies of Her Majesty the Queen while doing so.
8. At all times creditor does claim and possess the unlimited right to possess, own and use property of any kind, for any purpose and for his sole posterity while not harming another as established by his ancestors and as is his inheritance. Deuteronomy, Chapter 20, Verse 14 - *"Thou shalt not remove thy neighbors landmark, which they of old time have set in thine inheritance, which thou shalt inherit in the land that the Lord thy god giveth thee to possess it."*
9. Creditor does claim that the exercise of a right under the common law harms no one and can not possibly harm another.

10. At no time does the creditor ever act in any character, capacity, or as a class of person subject to regulation or the foreign administrative regime of Her Majesty the Queen, the debtor.
11. Creditor does claim that refusing to obey Her Majesty the Queen does not harm Her Majesty the Queen in any possible or reasonable way as creditor is under no duty or obligation to obey, for any reason, and refuses to be governed by debtor.
12. At all times creditor is not, and is never, a resident of any political jurisdiction or incorporated collective subject to any regulation or administration by the foreign and de facto administrative regime of Her Majesty the Queen, the debtor.
13. At all times creditor is at the very least an equal before the law to Her Majesty the Queen, a foreign organization indebted to creditor, and as a man is superior before the law to the debtor.
14. At all times creditor, a man under common law, does claim and does possess at the very least the same rights and freedoms as Her Majesty the Queen, including but not limited to the right to exist, own any property, to be let alone, to not contract, to not associate, to not be politically affiliated or aligned, to not be forced to serve another, to serve his own posterity, to defend himself and his property from all aggressors, to not be terrorized and every other natural right in existence that civilized people and nations have agreed should be the natural right of every independent and free-willed individual on this earth.
15. At all times creditor is completely independent from the debtor and does not ever act or operate under a license, lease, franchise, deed, bond or any other association that places creditor under any administrative control or authority of Her Majesty the Queen for any reason or purpose.
16. At all times it is the policy of creditor, as previously served by registered mail on Attorney General Andrew Swan acting as Her Majesty the Queen, that any and all interactions or association with the foreign debtor (Her Majesty the Queen), especially forced interactions against the will of creditor, are subject to the following Terms and Conditions:
 - i.) \$50,000.00 per hour or portion thereof for **any** services, minimum 3 hours.
 - ii.) Payment in advance, no credit.
 - iii.) Immunity from legislation and policies of Her Majesty the Queen, and that any form of forced servitude, services, interaction or association is acceptance of these Terms and Conditions.
17. At all times Her Majesty the Queen is vicariously liable as an organization for the actions and/or inaction of members and agents acting as Her Majesty the Queen or under the claimed authority of Her Majesty the Queen who have a fiduciary duty of care, **the prime duty**, to protect and respect the common law rights of creditor.
18. At all times Her Majesty the Queen is a foreign regime and de facto administration that creditor has previously revoked and prohibited from meddling in his life and affairs, and from attempting to enforce foreign policy on his life and property for any reason or purpose.
19. At all times creditor is defenseless and completely at the mercy of Her Majesty the Queen and agents acting as Her Majesty the Queen who have vastly superior resources, manpower, weapons, finances and knowledge of law.
20. It is the understanding of creditor and creditor has reason to believe and does believe that Her Majesty the Queen has a fiduciary duty of care, **the prime duty**, to protect the rights of creditor, a common law man, in accordance with the Coronation Oath of Elizabeth Windsor acting as Queen Elizabeth II and in keeping with international law, being natural law, and in keeping with various international covenants entered into by Her Majesty the Queen including but not limited to The International Covenant on Religious and Political Freedoms and the Laws of God.
21. Creditor has reason to believe and does believe that it is just plain common sense that all people should guide their lives by a simple moral code, and in good conscience, that supersedes all written law and to simply treat people in a civilized manner, with decency and compassion, to love thy neighbor as thyself and to not bring false claims against a man to unjustly enrich ones self.
Romans, Chapter 2, Verse 14 – *“For when the Gentiles, which have not the law, do by nature the things contained in the law, these, having not the law, are a law unto themselves: 15 – Which shew the work of the law written in their hearts,*

their conscience also bearing witness, and their thoughts the mean while accusing or else excusing one another;"

22. Creditor has reason to believe and does believe that all man is created equal, and no man is superior to or has authority over any other man, and as all man is equal, all are a sovereign under God.
23. On July 19th of 2013, at approximately 11:30 a.m. a man named Sean T. Bowser who also acts as agent for Her Majesty the Queen did without lawful excuse or valid reason aggressively detain and did forcibly hinder the movement of the man, Dean C. Clifford, a common law man who acts in no capacity or character subject to the foreign administration of Her Majesty the Queen.
24. The man, Sean T. Bowser, did without cause and without lawful excuse drive his car in a dangerous manner that placed the safety of the public and the safety of creditor in jeopardy for the purpose of his own unjust enrichment.
25. The man, Sean T. Bowser (hereafter called the "assailant"), who has no cause of action or authority over creditor, did threaten creditor with serious physical harm if creditor did not produce "government" issued identification and if creditor did not obey his orders, being policies of the foreign and de facto administrative organization of Her Majesty the Queen without compensation of any kind.
26. Creditor has reason to believe and does believe that Sean T. Bowser meant identification issued by the foreign and **de facto** administrative regime of Her Majesty the Queen, as it is the understanding of creditor that as one of the sovereign people of this land that creditor **is the lawful government** of this land and under the common law is not required to carry, possess or produce any such documentation for any reason or purpose and does not carry or posses such identifications and did give Sean T. Bowser notice of this.
27. Creditor has reason to believe and does believe that Sean T. Bowser either knew or ought to have known the law of this land as a peace officer, and as a man, as every man is deemed to be competent in law and ignorance is no excuse for committing a crime.
28. Creditor has reason to believe and does believe that Sean T. Bowser is either incompetent as a peace officer or did know he was committing crimes for the unjust enrichment of Her Majesty the Queen, and himself acting as Her Majesty the Queen, either of which have caused creditor the following irreparable and grievous injuries for which Sean T. Bowser and Her Majesty the Queen are fully liable.
29. The assailant, Sean T. Bowser, did falsely claim to have unequal and superior rights over creditor to hinder creditor at will and to order and compel performance from creditor, using physical force and violence, without cause or compensation of any kind in the name of Her Majesty the Queen, contrary to the common law of this land and all known natural law.
30. The creditor did clearly express to assailant, Sean T. Bowser, and give notice of his common law status and jurisdiction, that he does not possess any such "government" (Her Majesty the Queen) issued identification, that creditor was obeying the laws of the jurisdiction he comes from, being common law, and that creditor did not cause any harm to anyone and did not wish to continue interacting with the assailant, Sean T. Bowser, in any way or for any reason and did wish to immediately leave in peace.
31. The assailant did not let creditor leave and did harm creditor by hindering his movement and forcing interaction against the wishes of creditor.
32. The assailant was visibly heavily armed with a hand gun, pepper spray, chained weapons, and an array of various other pain inflicting and forced compliance devices such as a taser, which is only "less lethal" than a gun and have been proven to have killed many people, openly displayed on his body.
33. At all times Sean T. Bowser did attempt to intimidate creditor to solicit compliance through threats of impending physical violence and physical harm to body of creditor.
34. At all times creditor was completely unarmed, was not aggressive, and did wish to leave peacefully and go about his own private business and did clearly express this wish.
35. The assailant did refuse to cease hindering creditor and instead did aggressively physically attack creditor without provocation or valid cause of action, as confessed to by assailant on court transcripts while under oath.

36. The assailant did proceed to falsely arrest creditor with the aid and assistance of as many as thirteen (13) more heavily armed thugs belonging to the same gang, wearing the same gang colours, who arrived and did participate in the violent attack on creditor that seriously harmed creditor.
37. All assailants belong to a gang known as the Winnipeg City Police, a foreign organization and private security force of the foreign and de facto administrative regime of Her Majesty the Queen.
38. The conveyance belonging to creditor, being the car that was under creditor's custody care and control at the time, was then stolen by the assailant who did commit an act of highway robbery and car was held ransom and would not be released to creditor until a large extortion fee was collected.
39. The personal effects of creditor, including but not limited to a briefcase and laptop computer that were in the car as well as all other personal effects, were all violated and searched against the wishes, expressed will and protests of creditor by the gang members who did violate the privacy and confidential nature of the private business documents and privacy of creditor.
40. The creditor was chained, violently and physically forced against his will into the back of one of their cars, and agents did kidnap and transport creditor against his will to the headquarters for the gang and locked creditor in a tiny cell for several hours.
41. The assailant, Sean T. Bowser, then did bring several pieces of paper before creditor that were photocopies of bogus "charges" that had been created presumably by the assailant, and creditor was told he was being charged with a number of offences relating to laws that do not exist on this land, for which there is no injured party or creditor, and only apply to a class of person with rights and duties conferred upon it by Her Majesty the Queen and subject to Her Majesty the Queen, which creditor most certainly is not.
42. Creditor did demand to be presented with the original charges for settlement immediately and creditor was completely dishonoured by Sean T. Bowser who did refuse to produce the original charging instruments for settlement, being the first of many times that any possible charges were expunged and discharged for concealment from creditor, dishonour and the false accuser refusing to produce or settle any alleged claim.
43. The assailant, Sean T. Bowser, did intentionally and deliberately convert and misrepresent the identity of the creditor on the charges and did falsely and under false pretences identify creditor as a class of person, or character, with rights and duties conferred upon it by Her Majesty the Queen, subject to Her Majesty the Queen, for the purpose of defrauding the creditor and violating his common law and natural rights.
44. The creditor has reason to believe and does believe that the assailant, acting as Her Majesty the Queen, did intentionally misrepresent creditor as a class of person with rights and duties conferred upon it by Her Majesty the Queen for the express purpose of generating false obligations, false debts or false bank notes, and false jurisdiction for the purposes of selective, malicious and vexatious litigation and prosecution for the unjust enrichment of Her Majesty the Queen and the agents acting as Her Majesty the Queen who are generously compensated for carrying out such routine criminal acts.
45. The creditor did again give notice to the assailant that he wished to leave immediately, did not wish to interact with assailant, that Sean T. Bowser was harming creditor, that creditor is not and does not wish to be and refuses to be recognized as a class of person (being a legal person) with rights and duties conferred upon it by Her Majesty the Queen and that assailant did knowingly, deliberately and in bad faith falsely identify and misrepresent creditor as such for false purposes and pretences to defraud creditor and intentionally strip creditor of his proper status and common law protections.
46. The creditor was taken before a Justice Harvey several hours later, allegedly a Justice of the Peace, and an unknown agent acting as Her Majesty the Queen did proceed to read all the false charges made out to a false legal character, or class of person, to the Justice of the Peace.
47. The creditor did give notice to the Justice of the Peace that he does not consent to be recognized as a legal person and asked who the injured party was, or accuser,

- making a claim against him. Justice Harvey did laugh at creditor and told creditor that she was the accuser and the jailor.
48. Creditor has reason to believe and does believe that the duty of a Justice of the Peace, or Magistrate, is to be a non biased mediator, or facilitator, to ensure that the law is being properly applied and that the rights of the people of this land under common law jurisdiction are not being ignored and abused, and as such have a fiduciary duty of care, being **the prime duty** of agents acting as Her Majesty the Queen, to uphold, in practice, the common law rights of the people of this land and protect them from just such egregious abuses and violations.
 49. Creditor did again demand to be presented with the original charges for settlement before the Justice of the Peace and was refused again, making it the second time in as many hours that any possible charges were expunged and discharged for concealment and dishonour. Creditor was harmed by the act of concealing the alleged charges and being denied remedy.
 50. Justice Harvey then did without cause or right order the agents acting as Her Majesty the Queen to warehouse creditor in prison for the next several days. Creditor did not accept any such offer, however, by their actions the agents acting as Her Majesty the Queen did accept the Terms and Conditions (line 19) of association with Her Majesty the Queen
 51. Creditor did spend the next four (4) days in solitary confinement, being cruel and unusual punishment, on the eighth (8) floor of the Winnipeg Remand Centre for traffic offenses that have no application on this land and which apply only to a class of person of diminished capacity subject to Her Majesty the Queen.
 52. Creditor has reason to believe and does believe that Justice Harvey did commit an absolute dereliction of duty, did obstruct justice and did aid and assist the agents acting as Her Majesty the Queen in their fraud to harm the creditor for her own unjust enrichment, personal gain and political motives.
 53. On Monday, July 22 of 2013, creditor was brought in chains before another Justice of the Peace, name unknown at this time, and that man did tell creditor that if he signed a contract with Her Majesty the Queen, to appear at a later date at a kangaroo tribunal convened by no lawful authority, and subject to no law, as a class of person with rights and duties conferred upon it by Her Majesty the Queen and alienated from his common law rights, that he would be released, and that if he did not sign the contract that he would be held against his will, forcibly confined, tortured and deprived of his life, liberty and property for an indefinite period of time.
 54. Creditor signed the document called a "recognizance" under threat of physical violence, torture, and threat of being deprived of his life, liberty and property. ***Maxim of Law – An act done against my will is an act not done by me.*** Creditor did inform and give notice to the Justice of the Peace witnessing the signing in no uncertain terms the conditions upon which creditor was signing, being under physical threat of being denied his life, liberty and property and upon threat of further torture and forcible confinement. Creditor was threatened, coerced and intimidated into signing against his will and conscience.
 55. Creditor did then send the court *Notice* he would not honour any such foisted unilateral agreement solicited from physical violence and torture and instructed Her Majesty the Queen to either produce a cause of action, produce a claim against creditor for which relief can be granted, or to cease and desist all actions against creditor and cease contacting him. Creditor never did receive any reply of any kind. Creditor considered the matter settled, as any man with any degree of common sense would.
 56. It is the understanding of creditor that this "hearing", on Monday, July 22 of 2013 was the first appearance of Shauna Silver acting as agent for Her Majesty the Queen, who did from that time forward act as the agent liable for deliberately and intentionally participated in and perpetuating the fraud of misrepresenting the identity of creditor, a common law man, as a class of person with rights and duties conferred upon it by Her Majesty the Queen when she either knew or ought to have known the proper status and rights of creditor.
 57. On or about November 14th of 2013, the office of Shauna Silver at Crown Prosecution Services was personally served with an affirmed affidavit, and Tacit Court process, regarding the proper and true status and standing of creditor which

has never been rebutted or refuted. Creditor never did receive a reply of any kind nor was the affidavit rebutted or refuted.

58. Creditor has been serving such notices upon Attorney General Andrew Swan acting as Her Majesty the Queen for years, and other qualified agents acting as Her Majesty the Queen going back to 2001, by personal service and registered mail requiring debtor to cease and desist their acts of terror against creditor and forcing their false legal persona identity upon him for their unjust enrichment, personal and political gain. *Maxim of Law – Notice to agent is notice to principal and notice to principal is notice to agent.*
59. On November 5th of 2013, creditor was away on business when his principal home, domicile and private sanctuary at 9 Lorna, Matlock, land of Manitoba, was subjected to a violent and maliciously targeted home invasion by agents acting as Her Majesty the Queen (hereafter known as “robbers”), specifically and particularly members of the Royal Canadian Mounted Police and members of the Winnipeg City Police, being organizations or private security forces of the foreign and de facto administrative regime of Her Majesty the Queen.
60. The Robbers were very heavily armed, and did surround the home of creditor, terrorize the friend of creditor who was home at the time and did physically force entry claiming to have a warrant for the arrest of creditor. Agents did not have a valid warrant to enter the home and domicile of creditor.
61. The alleged warrant was not valid, could not possibly be valid, was solicited under false pretences and was made out against a class of person with rights and duties conferred upon it by Her Majesty the Queen, did not grant the robbers any right to enter the home, did rely upon a foreign jurisdiction and policies that do not exist upon this land, and was used for the purpose of falsely gaining access to the home to terrorize creditor, which agents did with no cause of action and no complaint or injury of any kind backing the bogus warrant.
62. Creditor has reason to believe and does believe that the warrant is and was bogus, was not granted by a judge of a superior court and it intentionally identified a false class of person for the purpose of bypassing and stripping creditor of his common law rights as a common law man.
63. Agents for debtor once again did intentionally misrepresent, fabricate and foisted a false identity on creditor for the purpose of carrying out fraud and robbery for the unjust enrichment of Her Majesty the Queen and the agents acting as Her Majesty the Queen who apparently had nothing better to be doing at that time and who did personally profit from the home invasion and act of robbery.
64. The agents for the debtor, the robbers, did then ransack the home of creditor, did spend days going through the locked filing cabinet and personal effects of creditor, did take photos of private and confidential documents and files belonging to creditor, did invade the privacy of creditor in every possible and conceivable way, and then did rob creditor of several items of property of great value belonging to creditor.
65. Creditor has reason to believe and does believe that by the act of forcibly invading the office of an independent and foreign individual for the purpose of searching filing cabinets for private documents, taking pictures of those documents and taking documents that not only did agents commit an act of robbery but did commit an act of espionage and state sponsored terrorism, being an international crime.
66. Creditor has reason to believe and does believe that by the act of forcibly invading and violating the home and office of a man of common law jurisdiction on this land, that agents acting as Her Majesty the Queen who have a fiduciary duty of care, being the **the prime duty**, to uphold the law, maintain the peace, and protect the rights of the creditor did commit a fiduciary breach of trust in the nature of treason, being the highest possible crime on this land.
67. Creditor has reason to believe and does believe that the agents acting as Her Majesty the Queen did commit an act of treason against creditor.
68. The sanctity of the private home, domicile and sanctuary of creditor, a common law man, was absolutely and maliciously violated and disrespected in every possible and conceivable way by agents acting as Her Majesty the Queen.
69. The robbers then did create a number of charges against the creditor, a common law man, for violations of more foreign policies of the foreign and de facto administrative regime of the debtor, Her Majesty the Queen, being policies which

do not have any application on this land against a common law man and have even less application in the private home, domicile and private sanctuary of a private man on this land.

70. The new charges invented by the robbers, specifically and particularly a man called Brian Gulay who did assume all liability for the home invasion and robbery, all do stem from private property owned by the creditor for which he does have every right to own and does own in complete accordance with his common law rights and freedoms, his right as an equal to all others under natural law, his right to serve his own posterity, defend himself, gain a meaningful livelihood and not be subject to any other while causing no harm to any other. Again, the exercise of a right causes no harm to another.
71. Creditor did not harm anyone. There is no injured party except for the man, Dean C. Clifford, being the creditor.
72. On November 24th of 2013, at approximately 6 p.m., creditor was arrested in Hamilton, on the land of Ontario, allegedly under the authority of a warrant issued by the Deputy Attorney General acting as Her Majesty the Queen in right of Manitoba on the new bogus charges, again, against a class of person with rights and duties conferred upon in by Her Majesty the Queen that creditor was once again deliberately and falsely identified as or associated with, contrary to all empirical proof, claimed status and the claimed rights of creditor.
73. Agents acting as Her Majesty the Queen did force entry into a private function without paying for a ticket and did violently and forcibly remove creditor from a business engagement in front of at least fifty (50) or more colleagues and did again chain creditor like a dog in front of them.
74. The agents acting as Her Majesty the Queen who appeared to be Ontario Provincial Police (hereafter called "kidnappers"), another organization and private security force of Her Majesty the Queen, did not and would not produce a warrant, names, warrant cards, badges, or even disclose the reason for the arrest to creditor or the multitude of people demanding such information from the kidnappers.
75. Creditor was abducted against his will, without cause or right, and was driven to another city, where kidnappers did mistreat creditor, and the following day creditor was transported by airplane in chains and against his will to Thunder Bay, land of Ontario, where he was then transported by car in chains and against his will to Kenora, land of Ontario, where he was then picked up by a member of the Winnipeg City Police and the Royal Canadian Mounted Police and transported by car in chains and against his will to Winnipeg, land of Manitoba.
76. Creditor was then told he was being charged with more absolutely bogus charges, being policies of the foreign and de facto administrative regime of Her Majesty the Queen, that were made out against a class of person with rights and duties conferred upon it by Her Majesty the Queen, which creditor is not, for which there is no injured party, no cause of action, no creditor, and no claim being made for which relief can be granted, and which do not exist on this land.
77. Agents acting as Her Majesty the Queen did force creditor to attend, in chains, more hearings in a kangaroo tribunal convened by no lawful authority in which his claims of identity and status were completely ignored by all parties, including the judiciary, which creditor has reason to believe and does believe has a fiduciary duty of care to uphold their prime duty, **the prime duty**, to protect the common law rights of the sovereign people of this land from just such abuses and violations of law.
78. Creditor has reason to believe and does believe that as agents of Queen Elizabeth II, the agents of Her Majesty the Queen have a fiduciary duty of care to carry out the duty and promise of Elizabeth Windsor acting as Queen Elizabeth II when she entered into a covenant with God, and with the people, to: *"I will to the utmost of my power maintain the Laws of God and the true profession of the Gospel... The things which I have here promised, I will perform and keep. So help me God."* Elizabeth Windsor, June 2nd, 1953.
79. Creditor has reason to believe and does believe that agents of the judiciary at any level and at any form of kangaroo hearing or tribunal have a superior duty, **the prime duty**, to uphold the laws of the land, the common law, and the Laws of God and to honour the international commitments entered into by Her Majesty the Queen and the obligations imposed by the international community, to respect and

maintain, in practice, international law, including but not limited to The International Covenant on Political and Religious Freedoms, when confronted with a protected class of person, being a man under the common law who refuses to act as or be recognized as a class of legal person who is not afforded such rights.

80. Since November 24th of 2013 the creditor has been held against his will and has been forced in chains against his will to attend a never ending circus of bogus hearings in kangaroo courts convened by no lawful authority in which his proper status, rights and jurisdiction are completely ignored and scorned, specifically and particularly by a Robert Heinrichs and a Mr. Wyatt, being agents of the judiciary with a fiduciary duty of care, **the prime duty**, to protect the rights of creditor under the common law of this land.
81. Creditor was forced in chains to attend a number of kangaroo tribunals convened by no lawful authority being conducted by a Robert Heinrichs in which Mr. Heinrichs did commit a dereliction of duty and did completely ignore the status and standing of creditor despite being served with an affidavit of creditor's proper status and did deliberately and intentionally draft "reports" which he signed that associated or identified creditor as a class of person with rights and duties conferred upon in by Her Majesty the Queen, a class of person of diminished capacity afforded no such common law rights and protections, and did irreparably harm and injure creditor by doing so.
82. Creditor informed Mr. Heinrichs at every hearing of his proper status and standing and Mr. Heinrichs did deliberately create a false record to aid and assist Shauna Silver in their malicious, selective and politically motivated prosecution and persecution of creditor.
83. It is the understanding of creditor and creditor has reason to believe and does believe that as a Justice of any court, Robert Heinrichs has a duty, **the prime duty**, as per his oath to Queen Elizabeth II, to protect the common law rights of the people of this land and to maintain the peace, uphold the rule of law and the Laws of God, and that failing in that duty is a breach of trust in the nature of treason, being the highest possible crime on this land.
84. Creditor has reason to believe and does believe that Robert Heinrichs did, acting as Her Majesty the Queen, fail in his prime duty, **the prime duty**, and did commit a deliberate dereliction of duty, and did commit a breach of trust, and did conspire to pervert the course of justice and did fail to come to the aid and assistance of a protected class of person, a common law man, and did willfully assist in the deliberate, malicious and vexatious prosecution and persecution of creditor when Robert Heinrichs did have a fiduciary duty of care to protect the common law rights of creditor, a man, from just such egregious abuses and violations.
85. The agent representing and acting as agent for Her Majesty the Queen who did knowingly bring all the false charges to court, and who's name appears on every document relating to this matter is Shauna Silver, a woman who acting as Her Majesty the Queen either knew or ought to have known the proper standing and status of creditor, a common law man.
86. At all times, Shauna Silver either did know or ought to have known that creditor is a common law man under the law of the land, being natural law, and has never knowingly, willingly or with informed consent been or acted as a class of person with rights and duties conferred upon it by Her Majesty the Queen, subject to Her Majesty the Queen.
87. At all times, Shauna Silver did willfully, knowingly and intentionally misrepresent the identity of the creditor and did act in bad faith and dishonour while acting as Her Majesty the Queen for the purpose of selective, wrongful, malicious, vexatious and politically motivated prosecution and persecution of creditor. Misrepresentation is fraud. Fraud is illegal. Shauna Silver did willfully and knowingly commit fraud against creditor and did irreparably harm creditor.
88. Creditor has reason to believe and does believe that at all times, Shauna Silver did willfully, knowingly and intentionally misrepresent the identity of the creditor for the purpose of depriving creditor of his fundamental freedoms under the common law for the purpose of evading the fiduciary duty of care, **the prime duty**, owed to creditor by Shauna Silver acting as Her Majesty the Queen in order defraud creditor and did unjustly enrich herself, and did commit a breach of trust in the nature of treason, being the highest possible crime on this land.

89. Members of the judiciary, who have a fiduciary duty of care to protect the rights of creditor, did participate in the fraud and did deliberately and intentionally assisted Shauna Silver in her completely false, selective, malicious, frivolous and politically motivated prosecution and persecution of creditor for their own unjust enrichment and by their actions did conspire to pervert the course of justice to the extreme injury, detriment and distress of creditor, and did commit a breach of trust.
90. On three occasions a man called Mr. Wyatt (given name unknown at this time) who acts as a Justice Wyatt for the provincial court and agent for Her Majesty the Queen did willfully participate in the wrongful, malicious and selective prosecution of creditor at more forced kangaroo tribunals, or hearings, convened by no lawful authority that creditor did not accept or consent to which have caused creditor serious injury and harm.
91. At the hearings creditor did make Mr. Wyatt very aware of the fact and did give *Notice*, under oath, of the proper status and standing of creditor and Mr. Wyatt did then commit an intentional dereliction of duty by failing to come to the aid and assistance of creditor, a common law man, and did assist Shauna Silver in the continued selective and wrongful prosecution of creditor as a class of person with rights and duties conferred upon it by Her Majesty the Queen, did intentionally participate in misrepresentation and fraud, and did conspire to pervert the course of justice.
92. Several times at these hearings creditor did claim, under oath, his proper status and standing and after having Sean T. Bowser, the witness acting as Her Majesty the Queen, testify under oath on the stand and agree that creditor is not a class of person with rights and duties conferred upon it by Her Majesty the Queen.
93. Despite the agreement of the parties as to the status of creditor, Shauna Silver and Mr. Wyatt did continue with their selective and malicious prosecution against a common law man who acts in no capacity subject to Her Majesty the Queen, proving their willful, deliberate and scandalous intentions to pervert the course of justice and did pervert the course of justice for their own benefit and to the extreme prejudice and injury of creditor.
94. Creditor did then require Mr. Wyatt to release him immediately, verbally and as many as five (5) times, as his proper status and standing had now been verified by both parties and Mr. Wyatt did refuse and did commit a dereliction of duty, and creditor believes that Mr. Wyatt did commit a breach of trust, and did conspire with Shauna Silver to convict creditor falsely as a false class of person, contrary to all known forms of law for their own unjust enrichment, personal and political motives.
95. On May 20, 2014, creditor was brought before Sophia A. Devine acting as Justice Devine by video for a hearing initiated by creditor to be released.
96. Creditor demanded that an injured party present themselves before court many times, and no such party did present themselves. A Mr. Christian Vanderhooft acting as Prosecutor for Her Majesty the Queen refused to produce an injury or an injured party, again, and no cause of action or claim for which relief can be granted was presented despite repeated demands.
97. Sophia A. Devine did refuse to recognize, respect and protect the common law rights of creditor and did dismiss without cause or reason the motion of creditor to be released immediately despite creditor presenting many unrebutted affidavits and defaulted administrated processes served on Her Majesty the Queen proving there is no claim against creditor.
98. Sophia A. Devine did show favour and affection to Her Majesty the Queen and was complicit in the continued fraud against creditor to deprive him of his life, liberty and property contrary to her duty, **the prime duty**, to protect and uphold, in practice, the common law rights of creditor.
99. Sophia A. Devine did commit a breach of trust in the nature of treason against creditor while claiming to not understand or recognize the arguments and irrefutable facts presented by creditor regarding his proper status and standing.
100. The actions of the agents acting as Her Majesty the Queen are still ongoing, and there appears to be no end in sight. Creditor is still in prison and has been denied all relief and remedy despite never having caused any harm to any one, has been denied the ability to settle despite repeated offers to settle if debtor will simply produce a verifiable claim or injury so that creditor may settle, but all

attempts at peaceful resolution or administrative remedy have been completely rejected and dishonoured by debtor.

101. Creditor has administratively defaulted the debtor several times by Registered Mail and personal service of documents requiring Shauna Silver acting as Her Majesty the Queen to produce a cause of action, or a claim for which relief can be granted, or produce a verifiable claim or injury so that creditor can remedy any injury. All attempts have been rejected, ignored and dishonoured.
102. Creditor has reason to believe and does believe that it was never the intention of debtor to produce a claim against him and that the entire false, selective and malicious prosecution is nothing more than a politically motivated and state sponsored act of terror against creditor, due to his well known political beliefs and outspoken nature regarding his completely lawful and peaceful political beliefs, for the purpose of silencing political opposition and freedom.
103. Creditor has tried to file many motions into court to settle the matter, but creditor has been obstructed every time by court staff, prison staff and in particular the Manitoba Sheriffs who did commit a deliberate and intentional obstruction of justice for which creditor possesses verifiable and irrefutable proof.
104. Creditor has been denied for one hundred and eighty days (180), all but once, access to a Notary Public, Commissioner of Oaths, or access to a Registrar at the courts to have affidavits backing his motions affirmed and his motions filed.
105. Creditor has been in the jails at the Winnipeg Law Courts Building with his hand written motions, affidavits and exhibits and has been physically and verbally abused by Manitoba Sheriffs who did prevent and obstruct his access to the Registrar and any hope of getting his court documents filed and affirmed and did deny him access to justice and remedy of any kind. Creditor has been told to "Do it on your own fucking time", "That's not our fucking job", and "Shut the fuck up."
106. There is no cause of action against creditor and the debtor cannot produce a claim for which relief can be granted, so debtor refuses to settle and instead continues their fraud with the aid and assistance of the provincial court justices who refuse to hold debtor to account, refuse to have a show cause hearing, and refuse to force debtor to prove up a cause of action or any form of injury. ***Maxim of Law: An action is not given to one who has not been injured.***
107. Creditor has demanded many times to be presented with the original charges for settlement and the court clerks did refuse every time, both in court and at the front desks of the court building when required by duly authorized representatives of creditor
108. Creditor has plead guilty to the facts on all charges many times with the lawful excuse that he is a common law man who has harmed no one by any of his actions and the courts have refused to accept and creditor does believe did show favour and affection to Her Majesty the Queen to perpetuate the fraud and force litigation in the courts against creditor as a false class of person for unjust enrichment, political gain and motives.
109. Creditor has reason to believe and does believe that court staff did connive and conspired to withhold remedy and conceal pertinent documents from creditor causing him further harm and injury and compelling creditor to do the impossible and settle no injury, from no creditor, who won't produce the charges in kangaroo tribunals convened by no lawful authority while creditor is chained in jail with no access to the courts.
110. Agents acting as Her Majesty the Queen have intentionally and deliberately committed unconscionable acts against creditor.
111. As of May 20, 2014, creditor has been tortured and forcibly confined for over 180 days by agents for debtor under a false legal identity, being a class of person he refuses to accommodate, act as or be recognized as that has been deliberately and maliciously foisted upon him intentionally by agents for debtor without his knowledge, or informed consent, and contrary to his express wishes and will to not be identified or associated as.
112. Creditor has been completely denied and deprived of his right to life, liberty and property by the intentional actions of agents for debtor.
113. Creditor has been intentionally and maliciously denied of all his freedoms without cause by agents acting as Her Majesty the Queen.

114. Creditor has been alienated from friends and family for over 180 days, has been denied physical contact with loved ones, has been obstructed from contacting family members, had been denied transfer to a more suitable torture location closer to the courts to maximize physical and emotional stress on creditor, has been denied access to sunlight, has been denied access to a clean living space, has been denied basic sanitation requirements, has been denied clean non-medicated drinking water, has been denied visits, has been denied suitable food in accordance with his beliefs and nutritional requirements and has been denied all manner of decency and dignity by the intentional actions of agents for debtor.
115. The actions of the agents for debtor have all but destroyed the life of creditor and forced creditor to act against his will and conscience to survive.
116. The actions of the agents for debtor have completely denied creditor of all quality of life and all form of meaningful living and happiness.
117. The construction business of creditor has been completely destroyed by the actions of agents for debtor, it cannot be recovered, and creditor has been humiliated in front of all business contacts and business relationships that he has built over a seventeen (17) year period through his own hard work despite previous efforts by agents acting as debtor to ruin his life and business.
118. The credibility, the personal reputation, respect and the dignity of creditor has been permanently and irreparably harmed and ruined by the intentional actions of the agents for debtor. Creditor will never again be able to work in his chosen livelihood with any amount of dignity, pride or in a meaningful manner that brings creditor happiness, a sense of self worth or respect.
119. The intentional actions of the agents for debtor have caused irreparable harm to and the complete loss of personal relationships with loved ones that cannot ever be repaired or fixed.
120. The intentional actions of the agents for debtor have completely ruined the life of the creditor; the creditor has lost everything he has worked for over his entire life and built through his own labour, hard work and efforts.
121. Creditor has suffered extreme physical and emotional distress and trauma due to the intentional actions of the agents for debtor that are irreparable and for which it is certain creditor will never fully recover from.
122. Creditor has had his life span shortened due to physical and emotional stress and trauma caused by the intentional actions of agents for debtor, Her Majesty the Queen, and the resulting anxiety from the complete deprivation of his freedom that creditor will never fully recover from.
123. Creditor no longer feels safe anywhere at any time, including the home and sanctuary of creditor where every man should feel safe and secure, for fear of attack and being kidnapped and tortured for indefinite periods of time by agents for debtor.
124. Creditor has been irreparably and permanently harmed by the intentional and deliberate actions of agents acting as Her Majesty the Queen and has suffered a permanent loss and diminishment in the quality of his life.
125. Creditor has reason to believe and does believe that agents acting as Her Majesty the Queen did deliberately and maliciously attack a man for his political beliefs and his wish to self-determine, self-govern and be an independent individual free of forced political constraints and affiliations and did commit an international crime under international law.
126. Creditor has reason to believe and does believe that agents acting as Her Majesty the Queen did deliberately and maliciously attack a man for his political beliefs and his wish to self-determine, self-govern and be an independent individual and did commit a breach of trust in the nature of treason as agents acting as Her Majesty the Queen have a fiduciary duty of care, **the prime duty**, to protect creditor, who is defenseless, and have been entrusted with the birthright of creditor and his claim as an heir to the land and resources of this land.

Damages

The debtor is obligated to pay creditor under the Terms and Conditions of service for any association between the parties. Her Majesty the Queen has no valid of lawful excuse to

forcibly take the time and/or other property of creditor for any reason or for any purpose without compensation, and in the form and at the rate prescribed in advance by creditor, being the lawful owner of the property that was taken without right or cause.

188 days times 24hrs in a day, times the agreed upon rate of \$50,000.00 per hour, being non-negotiable.

The total billing to date as of May 31, Midnight, is Two Hundred and Twenty Five Million, Six Hundred Thousand Dollars (\$225,600,000.00).

Surety and Collateral

Creditor does lien as surety and collateral for the above debt, does claim all equity in and does immediately seize the following:

All real and moveable property of Her Majesty the Queen and all real and moveable property of debtors acting as Her Majesty the Queen, including but not limited to all real estate, stocks, bonds, investments, holdings, bank accounts, trading accounts, buildings, insurance policies, sources of revenue, places of business, vehicles and offices owned by debtors and organizations of Her Majesty the Queen

AND the physical flesh and blood bodies of the individual debtors acting as Her Majesty the Queen, all debtors are deemed to have knowingly and willingly bonded up the Offices that they acted in with their physical flesh and blood body as surety for their actions.

Specifically and particularly, the following real property as identified by their registered legal description, being;

1. R.C.M.P. Selkirk Detachment
 - a. LOT 2 PLAN 25894 WLTO IN RL 56 TO 60 PARISH OF ST CLEMENTS
2. Winnipeg City Police
 - a. SP LOT 74 PLAN 24135 WLTO IN RL 1 PARISH OF ST JOHN
 - b. ALL THOSE PORTIONS OF LOTS 16 AND 17 PLAN 43 WLTO (W DIV) TAKEN FOR A PUBLIC STREET PLAN 9030 WLTO EXC OUT OF THE LAND ABOVE DESCRIBED: THE ELY 2 FEET IN RL 8 PARSH OF ST JOHN
 - c. PARCEL 1: LOT 16 PLAN 43 WLTO (W DIV) EXC ALL THAT PORTION TAKEN FOR STREET PLAN 9030 WLTO IN RL 8 PARISH OF ST JOHN
PARCEL 2: LOT 43 PLAN 45 WLTO (W DIV) EXC THE ELY 8 INCHES PERP IN RL 9 OF SAID PARISH
 - d. LOTS 15, 16 AND 17, WEST OF MAIN STREET PLAN 43 WLTO (W DIV) IN RL 8 PARISH OF ST JOHN
3. Law Courts Building
 - a. PARCEL J PLAN 21626 WLTO IN RL 1 PARISH OF ST JOHN AND IN RL 85 PARISH OF ST JAMES
 - b. PARCEL F PLAN 21626 WLTO IN RL 1 PARISH OF ST JOHN AND IN RL 85 PARISH OF ST JAMES
 - c. PARCEL G PLAN 21626 WLTO IN RL 1 PARISH OF ST JOHN AND IN RL 85 PARISH OF ST JAMES
 - d. PARCEL H PLAN 21626 WLTO IN RL 1 PARISH OF ST JOHN AND IN RL 85 PARISH OF ST JAMES
 - e. PARCEL I PLAN 21626 WLTO IN RL 1 PARISH OF ST JOHN AND IN RL 85 PARISH OF ST JAMES
4. Brandon Correctional Centre property,
 - a. PARCEL B PLAN 20874 BLTO IN N 1/2 25-10-19 WPM

5. Legislative Building property
 - a. To be added
 - b. To be added
 - c. To be added
2. Bank of Canada account numbers (court file numbers) 011-87941, 011-87942, 011-90042, 011-94013, 555-49829, 555-49830 being held at the Law Courts Building at 408 York Avenue, Winnipeg, Manitoba.
3. Any and all law licenses, B.A.R. License, insurance policies, public hazard bonding, personal bonds, real estate, stocks, bonds, investments, holdings, bank accounts, trading accounts, buildings, insurance policies, sources of revenue and the physical flesh and blood body of **Shauna Silver**, acting as agent for Her Majesty the Queen.
4. Any and all law licenses, B.A.R. License, insurance policies, public hazard bonding, personal bonds, real estate, stocks, bonds, investments, holdings, bank accounts, trading accounts, buildings, insurance policies, sources of revenue and the physical flesh and blood body of **Christian Vanderhooft** acting as agent for Her Majesty the Queen.
5. Any and all licenses, insurance policies, public hazard bonding, personal bonds, real estate, stocks, bonds, investments, holdings, bank accounts, trading accounts, buildings, insurance policies, sources of revenue and the physical flesh and blood body of **Sean T. Bowser** acting as an Officer of Her Majesty the Queen.
6. Any and all licenses, insurance policies, public hazard bonding, personal bonds, real estate, stocks, bonds, investments, holdings, bank accounts, trading accounts, buildings, insurance policies, sources of revenue and the physical flesh and blood body of **Brian Gulay** acting as an Officer of Her Majesty the Queen.
7. Any and all licenses, insurance policies, public hazard bonding, personal bonds, real estate, stocks, bonds, investments, holdings, bank accounts, trading accounts, buildings, insurance policies, sources of revenue and the physical flesh and blood body of **B. Harvey** acting as a Justice official for Her Majesty the Queen.
8. Any and all licenses, insurance policies, public hazard bonding, personal bonds, real estate, stocks, bonds, investments, holdings, bank accounts, trading accounts, buildings, insurance policies, sources of revenue and the physical flesh and blood body of **Mr. Wyant** acting as a Justice official for Her Majesty the Queen.
9. Any and all licenses, insurance policies, public hazard bonding, personal bonds, real estate, stocks, bonds, investments, holdings, bank accounts, trading accounts, buildings, insurance policies, sources of revenue and the physical flesh and blood body of **Robert Heinrichs** acting as a Justice official for Her Majesty the Queen.
10. Any and all licenses, insurance policies, public hazard bonding, personal bonds, real estate, stocks, bonds, investments, holdings, bank accounts, trading accounts, buildings, insurance policies, sources of revenue and the physical flesh and blood body of **Sophia A. Devine** acting as a Justice official for Her Majesty the Queen.
11. Any and all law licenses, insurance policies, public hazard bonding, personal bonds, real estate, stocks, bonds, investments, holdings, bank accounts, trading accounts, buildings, insurance policies, sources of revenue and the physical flesh and blood body of **Dave Parker** acting as Superintendent of Brandon Correctional Centre for Her Majesty the Queen.

Affirmed before me this 3 day of
June, 2014, at Winnipeg, Manitoba.

A Notary in and for the Province of
Manitoba.

RICHARD N. URBANOSKI
Notary Public
Province of Manitoba
901 Fleming Ave.
Winnipeg, MB R2K 1V7

Dean C. Clifford
Principal and Creditor

Be cause Lennert by his
lawfully appointed power
of Attorney this 3rd
day of June 2014

B. Lennert