

NOTICE OF DEFAULT and OPPORTUNITY TO CURE

Acting Judge Richard O’Gorman
TransCanada Pipelines Tower,
2600, 450-1st St., S.W.
Calgary, AB
T2P 5H1

August 5, 2009

Acting Judge Richard O’Gorman,
Re: ORDER(s) for CFC: 136775 / e.k.

On this day, August 5, 2009 I send you a Notice of finalization of Administrative Process and a pending Default and Dishonor regarding the presentments and REFUSAL FOR CAUSE non-acceptance of an ORDER provided by Acting Judge Richard O’Gorman under THE ALBERTA FAMILY LAW Corporation affirming under Oath in his full COMMERCIAL LIABILITY as a servant of the people. You failed to accept or perform after receiving these presentments/instruments sent on or about July 24, 2009 by SERVICE via Fax enforcing a REFUSAL FOR CAUSE to 403-297-3461, Inclosed to: Richard O’Gorman, Acting Judge for THE PROVENCE OF ALBERTA. The message conformation report was successful with serial # YHT191479.

I DEMAND FROM YOU UNDER FULL COMMERCIAL LIABILITY as I have not seen, nor am I in possess of, any material fact evidence or otherwise that demonstrates Acting Judge Richard O’Gorman and/or THE FAMILY COURT OF ALBERTA has in it’s possession:

1. An affidavit of an injured party under their full commercial liability. Full disclosure of ALL particulars, Proof of claim of any allegation, sworn to be absolutely true and correct, not misleading or based upon hearsay or presumption under full commercial liability and penalty of perjury.
2. That you have established SUBJECT MATTER JURISDICTION and personal jurisdiction having first hand personal knowledge to make any such determination and I demand full disclosure of ALL the particulars that they assume bind the living man.
3. That the DEBTOR is a living spirit within the body of a man, and not a CORPORATE ENTITY, or other fictitious WORDMARK or TRADENAME.
4. That there is any lawful money in circulation, backed by anything of value with which to pay.
5. That there is a lawful two party commercial contract in force under the Uniform Commercial Code between the fictional corporate entity trading under the name of “The Alberta Family Court” and myself, First-Middle: Last, that fully discloses the terms and conditions of that contract, exchanged items or services of perceived equal consideration, that was freely entered into by myself, First-Middle: Last, with the autograph of myself First-Middle: Last, attached; I demand the CONTRACT that you think you have that binds the living man.

6. On Tuesday, July 21, First-Middle: last, a sovereign and Freeman-on-the-land, made myself available to settle the accounting and the Acting Judge Richard O’Gorman refused my assistance and therefore there is no further claim.
7. I demand that you show proof that they summoned a man in the name of the Queen, and produce a CLAIM that the Queen has against the living man.
8. Since no such claim(s) EXISTS, therefore this matter is closed.
9. I demand that if you continue to proceed under COLOUR OF LAW, then you will have created an injury for which the fee schedule would be invoked.
10. Failure to close this matter and continue to address the principal via the legal entity will result in invoking the mentioned fee schedule;

- The respondent is liable for any transgression(s) against me, anyone and any one under my care that is or are perpetrated by peace officers, government principals, agents or justice system participants is FIVE HUNDRED DOLLARS (\$500.00) PER HOUR or portion thereof if being questioned, interrogated or in any way detained, harassed or otherwise regulated and FIVE THOUSAND DOLLARS (\$5 000.00)PER HOUR if handcuffed, transported, incarcerated or subjected to any adjudication process without my express written and Notarized consent, and TEN THOUSAND DOLLARS (\$10 000.00) PER ORDER created in any adjudication process without my express written and Notarized consent, and MINIMUM ONE MILLION DOLLARS(\$1 000 000.00) for any violence brought against me, my family, anyone or under my care;
- Fees for non responses ONE THOUSAND DOLLARS (\$1000.00).
- Using legal entity without my expressed written AUTHORIZATION and Notarized CONSENT is FIFTY THOUSAND DOLLARS (\$50 000.00)
- The respondent agrees to the fee schedule if the matter continues or from non response.

I have provide these presentment(s) and/or Commercial Instruments for your immediate consideration and demand acceptance or reply to me immediately or risk forfeiture by Administrative Adjudication of this Private Matter by me via this Notarial Process. You are now in default, and have stipulated to the terms of First-Middle: last™ sent on Friday 24, 2009 by failing to respond in a timely manner as required. You may now cure this, if you are able, and you must provide this information to me within the stipulated time of seven (7) days and as requested, or your right to cure shall be forfeited and failure to provide mentioned demands in 7 days will be a tacit agreement. and your dishonor to First-Middle: last™. I will then issue a FINAL NOTICE of DEFAULT with Notary Public seal for this tacit agreement.

If you do not respond or breach this agreement:

- The respondent is liable,
- The respondent is culpable,
- The respondent agrees no such authorities exists,
- The respondent is acting under COLOUR OF LAW,
- The respondent will receive a lawful bill,

You have the right to cure this default and perform the specific duties and/or answer the DEMANDS of this DEFAULT NOTICE accordingly to said terms within the next (7) seven days. Should you fail to cure the default I will issue a FINAL NOTICE of DEFAULT with Notary Public seal and TACIT AGREEMENT.

Thank you for your prompt attention in this matter.
Sincerely,

Notary Seal

First-Middle: last™

Sole Owner of:

“FIRST MIDDLE LAST©”

Street

City, AB

Postal code