Notice of Trespass and Fee Schedule

To:

The man or woman who will be acting as "Clerk" and the man **Stuart W. Konyer** and any other man/men/woman/women who will be acting as "Justice of the Peace" or "Judge" at 2 PM in "courtroom 3" on June 30, 2022

Ontario Court of Justice, 70 Simcoe Street, Peterborough, Ontario, Canada

Date: June 29, 2022

i am a living woman created by God, on the land; not MASSEY, Christine or any legal person/entity. i the living woman am being coerced to make a 7th "appearance" in this "case" on June 30, 2022. Thus my "appearance" will be **under duress**, (under threat of arrest, "charges", etc. if i "fail to appear" or to comply with other dictates from REGINA's agents – see enclosed emails). This has also been the case with all of my previous "appearances".

i am not the property of, or a "subject of", REGINA aka "the crown", or "the court", or any man, woman or corporation (including CANADA - which has a business address in Washington DC and is <u>listed</u> on the website of the U.S. SECURITIES AND EXCHANGE COMMISSION – see enclosed) involved in this "case" either directly or indirectly.

i demand that all of my rights be respected at all times and i waive none of them at any time unless i explicitly and voluntarily state otherwise.

My fee schedule for this 7th "appearance" is: \$5,000 CAD per hour billed on the private side, due June 30, 2022 in cash.

My fee schedule for any future use of my time (other than to hear or read that this entire incoherent and vexatious "case" against me is permanently struck / withdrawn) in connection with this "case" or any related "case", whether in or outside of "court", is: \$100,000 CAD (Canadian dollars) per hour, to be paid by each man and/or woman who moves court against me or "requires"/requests/demands/orders/schedules /notifies or in any way compels or coerces me to use any of my time in any way, whether directly or indirectly. **Rates subject to change without notice.**

i object to any attempt by anyone to establish any further contract, or "attornment", debt or joinder without my explicit and voluntary agreement.

i, an innocent woman, was arrested on January 20, 2022. People, including yourself, who i believe are agents of REGINA (my so-called opposing party) acted with the titles "Clerk" / "Justice of the Peace" / "Judge" and moved forward scheduling further "appearances" on February 16, 2022, March 24, 2022, April 12, 2022, May 3, 2022, June 20, 2022 and June 23,

2022. They acted:

- 1) without REGINA, also known as "the crown", "the queen", "the state" ever "appearing" to face me, despite my right to face the man or woman who makes a claim against me (Thomas Piggott has also never "appeared");
- 2) without any coherent verified claim of trespass having been made against me by REGINA;
- **3)** based on "charges" that do not allege that i have any lawful obligation to concern myself in any way with "the Criminal Code" (or that "the Criminal Code" has anything to do with REGINA) but allege that i somehow violated said code;
- **4)** based on "charges" that do not allege that i have trespassed in any way whatsoever against REGINA:
- **5)** based on "charges" listed on a so-called "information" that allege harassment and intimidation of "DR. THOMAS PIGGOTT" and make no reference whatsoever to REGINA;
- 6) based on "charges" but no duly presented original bill of exchange or evidence of a lawful obligation to pay;
- **7)** based on incoherent, unintelligible paperwork listing inconsistent "charges": the "charge screening form" lists "s. 423.1(b)-intimidation" while all other paperwork cites "264(2)(c)" and "423.2(1)(b)";
- **8)** based on papers referencing a MASSEY, CHRISTINE ("charge screening form", "information") and a MASSEY Christine ("warrant"), and a MASSEY, C. ("crown brief cover") while i am a woman known as Christine Massey;
- **9)** based on paperwork ("warrant" and "endorsement of warrant") from an unheard-of court: "Ontario Court of **the** Justice" (not "Ontario Court of Justice");
- **10)** based on a "crown brief synopsis" that makes no mention of REGINA, is inherently contradictory and was written by a man, Lee Schubert, with no direct knowledge of my activities on or about January 19, 2022;
- **11)** based on a so-called "Information" with no signature and listing a woman, Shawna McCurdy, who has no direct knowledge of my activities on or about January 19, 2022, and that gives no indication of an "Intimidation" charge having been sworn;
- **12)** without proving lawful jurisdiction of "the court" or any of the people involved for *any* purpose; and
- **13)** without my consent and against my express wishes (trespass).

An updated, 4+ page list of outstanding disclosure issues relating to REGINA, claims, "charges" and evidence is enclosed.

The man Paul T. Murray who acts as "crown attorney" has repeatedly given me false information regarding so-called "disclosure"; also repeatedly (i.e. March 30, 2022) Paul refused to discuss this "case" any further with me outside of court and has only once "appeared" in the court to face me despite his continual involvement in moving this "case" against me; Paul and the man Stuart Konyer have also refused to disclose REGINA's name or contact information or

whether REGINA aka "the crown" aka "the queen" aka "the state" is a man, woman or corporation; further, Paul has provided me no written evidence that he is acting for REGINA or that REGINA knows anything whatsoever about this "case" (see enclosed emails).

There is no reasonable prospect of a conviction in any **court of law** because 1) the "case" is inherently incoherent and vexatious on its face, and 2) even if it weren't: no evidence corroborates any of Thomas Piggott's claims that I hit him or spoke to him in a "very threatening voice" the evening of January 19, 2022, or that his home was invaded, or even that i had sent dozens of legal Notices to him and his workplace, while <u>video evidence</u> (https://rumble.com/vsyncv-peterborough-moh-served-lies-to-police.html) proves that my behaviour at his home was completely lawful, peaceful, unthreatening, unintimidating, friendly, kind and considerate and that Thomas Piggott made numerous false statements to REGINA's agents who act through Peterborough Police Service and was unreasonable.

Because i have not been provided contact information that would enable me to communicate directly with REGINA, i attempted to settle this matter honourably outside of "the court" via communications with the man Paul, with no "bond", no guilty plea, no further fraud before this court and no further waste of the court's time and resources, but Paul refused my offer (see enclosed emails). Paul seeks a "bond" (a debt instrument) from me but fails to duly present a bill or evidence of a true debt; Paul also seeks my agreement to many unfair and unreasonable constraints upon my freedom and i have reasonably declined his offer.

The only lawful and honourable thing that can be done in this "case" is to "strike" the remaining "charge" (which is fraudulent) and the entire "case" against me.

If you move this incoherent and vexatious "case" against me forward in any way, or rectify the above issues but schedule a trial by judge or by "jury trial" (rather than by a jury of my peers in a court of public record and in accordance with all my God-given rights) without my voluntary and express consent, or you enforce "Criminal Rules...", "Evidence Act", any legal procedures or court rules, or you administer my trust without my voluntary and express consent, or you commit any acts/omissions/presumptions contrary to my good, or you require me to perform labour without compensation according to my specified fee schedule (above) in order to receive full "disclosure" or anything else to which i have a God-given right, then you trespass against me - unless you can accurately answer "yes" to the following with written verified evidence:

- am i your property (or property of any man, woman or service corporation that you represent) to administrate?
- did i relinquish my God-given rights to you or to any man, woman or service corporation that you represent? where is the contract of enslavement?

i communicate in everyday English and i am not fluent in legalese, thus ensure that any and all communications with me are in everyday English.

A man might assist as my counselor at law on jurisdiction of this court. i require that he be allowed to join the meeting so that i may consult him according to my lawful right as a woman. He does not represent me in this matter, nor is this man a member of a private society [BAR] acting as a lawyer on legal matters.

i wish the truth be known and to live in peace.

With all my God-given rights reserved,



by: woman called Christine, of the Massey family,

also called Christine Massey

Peterborough, Ontario cmssyc@gmail.com

Enclosed: "charge screening form", "crown brief cover", "information", "crown brief synopsis", "warrant for arrest", "endorsement of warrant", emails to and from Paul T. Murray, emails from people acting as court staff; listing for CANADA ("FOREIGN GOVERNMENTS") on website of the U.S. SECURITIES AND EXCHANGE COMMISSION; Form 18-K/A - Annual report Filing Date 2022-04-27; list of outstanding "disclosure" issues

cc: man: Paul T. Murray, Paul.T.Murray@ontario.ca

woman: Sara-Jane MacDonald, sara.j.macdonald@ontario.ca

man or woman: acting as "Virtual Crown", VirtualCrownPeterborough@ontario.ca

man or woman: acting as Clerk,

<u>Peterborough.OCJ.Courts@ontario.ca</u> man or woman: acting as Trial Coordinator,

Peterborough.ocj.criminal.trialcoordinator@ontario.ca

man or woman receiving emails at Peterborough.Court.docs@ontario.ca



re "Case No. 3311 998 22 33100161": Notice: Special Appearance, June 30, 2022

Christine Massey <cmssyc@gmail.com>

Wed, Jun 29, 2022 at 9:46 PM

To: "JUS-G-MAG-CSD-Peterborough-Court-Docs (MAG)" <Peterborough.Court.docs@ontario.ca>, "JUS-G-MAG-CSD-Peterborough-OCJ-Court (MAG)" <Peterborough-OCJ-Criminal TC-Peterborough (MAG)" <Peterborough.ocj.criminal.trialcoordinator@ontario.ca>

Cc: "Murray, Paul T. (MAG)" <Paul.T.Murray@ontario.ca>, sara.j.macdonald@ontario.ca, "Virtual Crown Peterborough (MAG)" <VirtualCrownPeterborough@ontario.ca>, Peterborough.Crowns@ontario.ca

Dear people acting as Clerk and/or court staff:

If there is some other email address to which I should send this communication, kindly advise me of such immediately to avoid further trespass against me as took place in the court last week.

On June 30, 2022 at 2 PM in virtual "courtroom 3" I will make a 7th special coerced appearance under duress.

Please date-stamp the attached communication that is addressed to the people (i.e. Stuart Konyer) who will act as "Clerk" and "Judge" and file it into "Case No. 3311 998 22 33100161" and ensure that it is provided to these people.

I require that my council at law, a man, be able to join the meeting so that I may consult with him, according to my lawful right as a woman. He is not a lawyer and does not represent me in this matter.

I also require that this meeting be open to the people, not closed.

Please confirm receipt and that the attached letter will be filed into the "case" and given to the people mentioned above.

Respectfully and with all of my God-given rights reserved, by woman: Christine, of the Massey family, aka Christine Massey

cc: man: Paul T. Murray

woman: Sara-Jane MacDonald

man or woman receiving emails at VirtualCrownPeterborough@ontario.ca

NoticeSpecialCoercedAppearanceJune30.2022 w attachments.pdf 10098K

Ministry of the Attorney General Crown Attorney's Office Peterborough (County of)

270 George Street North, 2nd Floor Peterborough, ON K9J 3H1

Tel: (705) 755-5360 Fax: (705) 755-5365 Ministère du Procureur général

Procureur de la Couronne Peterborough (Comté de

270 rue George N., 2e étage Peterborough, ON K9J 3H1

Téléphone: (705) 755-5360 Télécopieur: (705) 755-5365



ADULT CHARGE SCREENING FORM FORMULAIRE DE VERIFICATION DES ACCUSATIONS PORTÉES CONTRE UN ADULTE

NOTICE: This form tells you the criminal charges you are facing and where possible, the sentence the crown is seeking.

Bring this form and any attached disclosure to your lawyer or to the Legal Aid Office (if you don't have a lawyer).

Avis: Ce formulaire vous indique les accusations criminelles portées contre vous et, dans la mesure du possible, la peine que demande le procureur de la Couronne.

Apportez ce formulaire et toute divulgation ci-joint qui vous a été communiqué à votre avocat ou au Bureau d'Aide juridique Ontario (si vous n'avez pas d'avocat).

Γ	REGINA	v. MASSEY, CHRISTINE			SCOPE ID: 1138041			
	CC 264.(2	(S) / ACCUSATION(S): 2) - Criminal Harassment: Besetting or V Unknown CC charge imported via XML						
1.	The Crown intends to proceed / Le procureur de la Couronne a l'intention de procéder :							
	As charged above / selon les accusations ci-dessus							
	☑	As follows / de la façon suivante:	s. 423.1(b)-intimida	ation.				
2.	The	Crown elects to proceed / Le procure	ur de la Couronne	choisit de	procéder :			
	\square	Summarily / par procédure sommaire			By Indictment / par acte d'accusation			
		Summarily if limitation period waived / sommaire si le délai de prescription ne			Deferred / Décision différée			
3.		is an appropriate case for / git d'une affaire à laquelle les progra	mmes suivants po	urraient s'a	ppliquer à cette matière :			
		Direct Accountability / Responsabilis directe	sation		Possible Mental Health Diversion / Déjudiciarisation possible pour cause de troubles de la santé mentale			
		Domestic Early Intervention Prograr Programme d'intervention précoce - violence conjugale			Possible Indigenous Diversion / Déjudiciarisation possible pour Autochtones			
		s. 810 Peace Bond / Engagement d pas troubler l'ordre public selon l'arti 810						
		position is dependent upon / e position dépend de ce qui suit:						
4.	The Crown is seeking the following sentence upon an early guilty plea /							
	Le procureur de la Couronne demande la peine suivante en cas de plaidoyer de culpabilité précoce: Requires Crown pre-trial.							

14-Feb-2022 11:34 pm

1

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Peterborough (County of)

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5.

The foregoing is based on information available on this date and may be subject to change upon further review or receipt of additional disclosure. Final sentencing decisions are up to the judge who hears your case. Les choix ci-dessus se fondent sur les renseignements disponibles à la date de signature de ce formulaire et peuvent changer en cas de révision supplémentaire ou sur réception de divulgation additionnelle. Les décisions ultimes relatives à la peine seront rendues par le/la juge qui entend votre cause.

S. MacDonald	02/14/2022
On behalf of the Crown / au nom du procureur de la Couronne	Date

TO APPLY FOR LEGAL AID: Please bring / send this form to a Legal Aid Office and complete your application as soon as possible. More information is available at 1.800.668.8258 or www.legalaid.on.ca.

POUR DEMANDER L'AIDE JURIDIQUE: apportez ou envoyez ce formulaire au bureau d'Aide juridique Ontario et remplissez votre demande dès que possible. Renseignements: 1 800 668.8258 ou www.legalaid.on.ca

Ministry of the Attorney General

Crown Attorney's Office Peterborough (County of)

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CONDITIONS OF DISCLOSURE:

If you do not accept any of the following conditions you should return this disclosure to the Crown and come to a different agreement with the Crown or seek a court order with respect to disclosure.

- You may use these materials for the purpose of making full answer and defence only.
- You must keep these materials secure. Disclosure is confidential information. The contents are not to be published, distributed or shared with anyone but your lawyer.
- Counsel may permit access to these materials to persons acting under his/her supervision.
- If counsel is retained you will deliver all disclosed material to that counsel and the same conditions will apply.
- In the event a different counsel is later retained, the former counsel will return the disclosure to the Crown Attorney's Office immediately.
 New counsel may obtain the disclosure along with this notice from the Crown Attorney's Office.
- 6. All future disclosure on this file is subject to these same conditions.

NOTICES:

- Take notice that where any record of a judicial proceeding, book document, entry, or business record forms a part of this or any further future disclosure, the Crown intends to produce the same at the preliminary hearing and/or trial pursuant to the provisions of the CANADA EVIDENCE ACT.
- Take notice that pursuant to s. 657.3(3) OF THE <u>CRIMINAL CODE</u>, that where a report or written opinion of an EXPERT WITNESS (including his/her name, area of expertise, and qualifications) forms part of the disclosure in this case, the Crown may seek to adduce the expert opinion evidence at the preliminary inquiry and/or trial of these charges.
- Take notice that in the event you choose to proceed with a preliminary inquiry, pursuant to s. 540 the Crown will seek to tender credible or trustworthy information contained in the statements of witnesses made in writing or otherwise recorded that are provided in this or subsequent disclosure.
- Take notice that in the event you are convicted or a finding of guilt is found in relation to an offence under s. 487.04 it is the intention of the Crown to seek an order for taking samples for the purpose of DNA ANALYSIS.
- Take notice that in the event you are sentenced or found not criminally responsible in relation to an offence under s. 490.011 it is the intention of the Crown to apply for an order requiring a person to comply with the <u>SEX OFFENDER INFORMATION REGISTRATION ACT.</u>
- 6. If you are French speaking, you have the right to have your trial heard in French (or possibly as a bilingual proceeding). You must exercise that right by requesting that your trial be held in your official language of choice. If you wish to proceed in French, you should advise the judicial officer or duty counsel when you attend court. Duty counsel or a lawyer of your choice can explain your language rights more fully.

CONDITIONS RELATIVES À LA DIVULGATION:

Si vous êtes en désaccord avec l'une des conditions ci-dessous, vous devez retourner la divulgation au bureau du procureur de la Couronne. Vous aurez alors le choix de négocier une entente avec le procureur de la Couronne, ou encore de demander une ordonnance du tribunal relative à la divulgation.

- Vous devez utiliser la divulgation uniquement dans le but de préparer votre défense pleine et entière.
- Vous devez garder ces matériaux sécurisé. La divulgation est confidentielle. Son contenu ne peut être publié, distribué ou partagé avec qui que ce soit, à l'exception de votre avocat.
- L'avocat peut autoriser des personnes agissant sous sa tutelle à consulter la divulgation.
- Si vous retenez les services d'un avocat, vous devrez remettre toute la divulgation à cet avocat. Les présentes conditions continueront à s'appliquer.
- 5. Dans l'éventualité où vous changez d'avocat, votre ancien avocat devra immédiatement retourner la divulgation au bureau du procureur de la <u>Couronne</u>. Le nouvel avocat pourra obtenir la divulgation ainsi que le présent avis en se présentant au bureau du procureur de la Couronne.
- Tout autres document venant s'ajouter à la divulgation est assujetti aux présentes conditions.

AVIS :

- 1. Veuillez noter que si le procès-verbal d'une instance judiciaire, un dossier, une entrée ou des documents commerciaux font parties de la divulgation ou toute divulgation future, le procureur de la Couronne peut présenter ces documents en preuve à l'enquête préliminaire et au procès conformément aux dispositions de la LOI SUR LA PREUVE AU CANADA.
- 2. En vertu du paragraphe 657.3(3) du <u>CODE CRIMINEL</u>, si un rapport ou un avis écrit par un TÉMOIN EXPERT (y compris le nom, le domaine d'expertise et les qualifications) fait parties de la divulgation, le procureur de la Couronne peut présenter cette preuve experte à l'enquête préliminaire et au procès.
- 3. Si vous choisissez d'avoir une enquête préliminaire, le procureur de la Couronne, en vertu de l'article 540, peut présenter en preuve les renseignements crédibles ou dignes de foi contenus dans les déclarations des témoins qui ont été faites, par écrit ou par moyen d'un enregistrement qui font parties de la divulgation ou toute divulgation future.
- Si vous êtes condamné ou déclaré coupable d'une infraction visée à l'article 487.04, le procureur de la Couronne demandera une ordonnance du tribunal pour le prélèvement de substances corporelles aux fins de la banque de données ADN.
- Si vous êtes déclaré non criminellement responsable ou si vous recevez une peine concernant une infraction visée à l'article 490.011, le procureur de la Couronne peut demander une ordonnance du tribunal exigeant que vous vous conformiez à la <u>LOI SUR</u> <u>L'ENREGISTREMENT DE RENSEIGNEMENTS SUR LES</u> <u>DÉLINQUANTS SEXUELS.</u>
- 6. Si vous parlez le français, vous avez le droit que votre procès se déroule en français (ou peut-être comme une instance bilingue). Vous devez exercer ce droit en demandant que votre procès se tienne dans la langue officielle de votre choix. Si vous souhaitez que votre procès se déroule en français, vous devriez en aviser le fonctionnaire judiciaire ou l'avocat de service lorsque vous comparaissez. L'avocat de service ou votre avocat peut vous expliquer plus en détail vos droits linguistiques.

Crown Brief Cover

Police service: PETERBOROUGH Police Service

Police case ID: C22000236 Occurrence #(s): PB22001282

Regina vs. MASSEY, C. / BERRY, T.

OIC: #280 SCHUBERT, L. Case class.: Regular

Accused name: MASSEY, CHRISTINE

Birth date: 1968/01/11 Criminal record: No

Charge	Offence date	YP status
CC 264(2)(c) Criminal Harassment - beset and watch	2022/01/19	Adult
complainant CC 423.2(1)(b) Intimidation - Health Services - impede health	2022/01/19	Adult
professional		

Accused name: BERRY, TYLER RICHARD Birth date: 1991/08/18 Criminal record: No

Charge	Offence date	YP status
CC 264(2)(c) Criminal Harassment - beset and watch	2022/01/19	Adult
complainant CC 423.2(1)(b) Intimidation - Health Services - impede health professional	2022/01/19	Adult

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	ence contre un Replacement l enaire intime)	Information / Dénonciation de remplacem	pent
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Non-Disclosure Order Pursuan		•	
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Non-communication, par. 515(lu par. 530(3) observées	
		E 2 III	£
	Sections		Iformation Formule 2 Dénonciation Articles 506, 508.1 et 788 du Code criminel
			er Articles 506, 506. Fet 766 du Code criminer
CANADA	Information of: SHAWNA MC	CCURDY	
PROVINCE OF ONTARIO	Dénonciation de :		
PROVINCE DE L'ONTARIO	of CITY OF PETERBORO	DUGH	POLICE OFFICER
Central East / Centre-Est	de		(occupation / profession)
(Region / Région)	hereinafter called the informant /	ci-après appelé(e) le dénonciateur	•
	The informant says that he/she h	pelieves on reasonable grounds that	
		les motifs raisonnables de croire que	
	consider accide qu'il a	os mours raisonnables de croire que	•
MASSEY, CHRISTINE,		PETERBOROUGH, ON Canada	
			_
A		,	
Accused (Last Name, First Name, according Middle Name) / deux	cusé (nom, prénom, (Address / adresse) xième prénom)		(Birth Date ddmmyy / Date de naissance jjmmaa)
(Enter charges here / Insérer des accusation	ins ia):		
without lawful authority beset or	DR. THOMAS PIGGOTT is harassed r watch the dwelling-house of DR. T	d or being reckless as to whether DF	22 at the City of PETERBOROUGH in R. THOMAS PIGGOTT is harassed did Peterborough ON thereby causing 64(2)(c) of the Criminal Code
(2) that CHRISTINE MASSEY at the said Region, did intimidate in the said Region and intimidate in the said Region at the said R	and TYLER BERRY on or about the Dr. Thomas Piggott of Health Servic	19th day of January in the year 202 ces, contrary to Section 423.2(1)(b) o	22 at the City of PETERBOROUGH in fithe Criminal Code
	t / Déclaration du dénoncia		
I declare that all matters contain Je soussigné(e) déclare tous le par. 508.1(2) du Code criminel.	s renseignements contenus dans la	y knowledge and belief, pursuant to présente <i>dénonciation sont, à ma c</i>	s. 508.1(2) of the <i>Criminal Code</i> . connaissance, véridiques, en vertu de
Dated at THE CITY C	OF PETERBOROUGH	in the Province of Ontario, this 20 dans la province d'Ontario, ce	TH day of JANUARY , 20 22 jour de
		Declared / Déclaré	
			* * * * * * * * * * * * * * * * * * * *
			*
		Digital Signature of Informant / Signa	ature numérique du dénonciateur

Information No. / Nº de la dénonciation	Information No. / Nº de la dénonciation	Information No. / Nº de la dénonciation	
Return Date / Date à laquelle le document est rapporté	Return Date / Date à laquelle le document est rapporté	Return Date / Date à laquelle le document est rapporté , 20	
INFORMATION Against / DÉNONCIATION visant CHRISTINE MASSEY	INFORMATION Against / DÉNONCIATION visant TYLER RICHARD BERRY	INFORMATION Against / DÉNONCIATION visant	
Address / Adresse PETERBOROUGH, ON Canada	Address / Adresse PETERBOROUGH, ON Canada PETERBOROUGH, ON Canada		
CHARGE / ACCUSATION Charge 1 of 2 Criminal Harassment - beset and watch complainant CC 264(2)(c)	CHARGE / ACCUSATION Charge 1 of 2 Criminal Harassment - beset and watch complainant CC 264(2)(c)	CHARGE / ACCUSATION Charge 1 of	
Chiminal malassine it - beset and watch complainant GG 204(2)(6)			
Refer to front page for further counts / Reportez-vous à la première page pour plus de chefs. FOR ADMINISTRATIVE PURPOSES ONLY À DES FINS ADMINISTRATIVES SEULEMENT	Refer to front page for further counts / Reportez-vous à la première page pour plus de chefs. FOR ADMINISTRATIVE PURPOSES ONLY À DES FINS ADMINISTRATIVES SEULEMENT	Refer to front page for further counts / Reportez-vous à la première page pour plus de chefs. FOR ADMINISTRATIVE PURPOSES ONLY À DES FINS ADMINISTRATIVES SEULEMENT	
Summons Show Cause Warrant 1st Sommation Audience de justification Mandat en 1º instance Replacement Information / Dénonciation de remplacement	Summons Show Cause Warrant 1 st Sommation Audience de justification Mandat en 1 ^{re} instance ☐ Replacement Information / Dénonciation de remplacement	Summons Show Cause Warrant 1st Sommation Audience de justification Mandat en 1 ^{re} instance Replacement Information / Dénonciation de remplacement	
Reportable M.V. Offence (H.T.A. 199) Infraction V.M. à déclarer (Code de la route 199) C.V.O.R. No (Commercial Vehicles Only) Numéro C.I.U.V.U. (véhicules utilitaires seulement)	Reportable M.V. Offence (H.T.A. 199) Infraction V.M. à déclarer (Code de la route 199) C.V.O.R. No (Commercial Vehicles Only) Numéro C.I.U.V.U. (véhicules utilitaires seulement)	Reportable M.V. Offence (H.T.A. 199) Infraction V.M. à déclarer (Code de la route 199) C.V.O.R. No (Commercial Vehicles Only) Numéro C.I.U.V.U. (véhicules utilitaires seulement)	
Sex Birth Date / Date de naissance Sexe Day / Month / Year / Jour Mois Année F Was defendant owner? La partie défenderesse était-elle propriétaire? Yes / Oui No / Non	Sex Birth Date / Date de naissance Sexe Day / Month / Year / La partie défenderesse Jour Mois Année était-elle propriétaire? M Yes / Oui No / Non	Sex Birth Date / Date de naissance Sexe Day / Month / Year / La partie défenderesse Jour Mois Année était-elle propriétaire? Yes / Oui No / Non	
Driver's Licence Number / Numéro du permis de conduire	Driver's Licence Number / Numéro du permis de conduire	Driver's Licence Number / Numéro du permis de conduire	
Plate No. / Numéro de plaque Involves a Collision Infraction reliée à un accident	Plate No. / Numéro de plaque Involves a Collision Infraction reliée à un accident	Plate No. / Numéro de plaque Involves a Collision Infraction reliée à un accident	
Informant SHAWNA MCCURDY Dénonciateur	Informant SHAWNA MCCURDY Dénonciateur	Informant Dénonciateur	
Deemed Sworn /Affirmed Date 2022/01/20 Réputée être déclarée sous serment/affirmée solennellement le	Deemed Sworn /Affirmed Date 2022/01/20 Réputée être déclarée sous serment/affirmée solennellement le	Deemed Sworn /Affirmed Date Réputée être déclarée sous serment/affirmée solennellement le Date of Arrest Date de l'arrestation	
Officer / Agent de police No. / N° PC SCHUBERT #280	Officer / Agent de police No. / N° PC SCHUBERT #280	Officer / Agent de police No. / Nº	
Police Agency / Service de police Div. / Dist. PETERBOROUGH Police Service	Police Agency / Service de police Div. / Dist. PETERBOROUGH Police Service	Police Agency / Service de police Div. / Dist. PETERBOROUGH Police Service	
Occurrence Number / Nº d'incident PB22001282	Occurrence Number / Nº d'incident PB22001282	Occurrence Number / Nº d'incident PB22001282	
Courtroom / Salle d'audience	Courtroom / Salle d'audience 0002 PB22001282 Courtroom / Salle d'audience 0002		
At / À(Au) 70 SIMCOE ST, PETERBOROUGH, ON Canada (PROVINCIAL COURT)	At / Å(Au) 70 SIMCOE ST, PETERBOROUGH, ON Canada (PROVINCIAL COURT)	At / Å(Au) 70 SIMCOE ST, PETERBOROUGH, ON Canada (PROVINCIAL COURT)	

Crown Brief Synopsis

PETERBOROUGH Police Service

Valid as of 2022/01/20 22:15:07 Printed by #806 YATES, T.

Case file synopsis

Case file: C22000236: PB22001282; MASSEY, CHRISTINE / BERRY, TYLER RICHARD

Author:

#280 SCHUBERT, L.

Report time: 2022/01/20 03:22

Entered by:

#806 YATES, T.

Entered time:

2022/01/20 03:22

Remarks:

Narrative:

** ADVANCED INVESTIGATION **

>> WARRANT REQUEST <<

CHARGES

BERRY

S. 264(2)(c)- Criminal Harassment

S. 423.2(1)(b) - Intimidation - Health Services

MASSEY

S. 264(2)(c)- Criminal Harassment

S. 423.2(1)(b) - Intimidation - Health Services

GUILTY PLEA SYNOPSIS

On 19Jan22, at approximately 1845hrs, a Christine Massey and Tyler Berry attended the address of Dr. Thomas Piggott, located at 56 Sophia street, in an attempt to serve Dr. Piggott with paperwork regarding the Covid-19 regulation that Peterborough Public Health have mandated. Dr. Piggott is a doctor with Peterborough Public Health and has had numerous previous incidents regarding the Covid-19 mask and vaccine mandates.

At 1846hrs, Massey walked onto the front porch of the residence of Dr. Piggott and his family and conducted a door knock. Dr. Piggott answered the door and Massey attempted to give the paperwork to Dr. Piggott. Dr. Piggott closed the door quickly without accepting the papers. Massey then placed the paperwork and a USB in Dr. Piggott's mailbox and walked off the porch. The incident was captured on the video surveillance system at the Piggott household.

It is to note that a protest was held outside of Dr. Piggott's home the previous weekend. The protest was in regard to the Covid-19 mask and vaccine mandates.

Upon closing the door, Dr. Piggott instructed his wife to contact the police to have them attend. At this time Dr. Piggott and his wife feared for the safety of themselves and their two young children. Officers attend the residence and spoke with a number of people outside the home. All parties were advised to leave the area.

Upon further investigation revealed the Tyler Berry had completed a Facebook live-stream of the incident where he state's he was there to attempt to help serve paperwork to Dr. Piggott. Berry would have no reason to be at Dr. Piggott's home unless to intimidate and harass Piggott and his family. Massey and Berry have been heavily involved in protesting the mask and vaccine mandates made by Peterborough Public Health.

Reasonable Ground was formed for the arrest of both Massey and Berry for the following charges.

- s. 264(2)(c)- Criminal Harassment
- s. 423.2(1)(b) Intimidation Health Services.

Crown Brief Synopsis

An attempt to locate and arrest both Massey and Berry were made however were met with negative results. It is requested that a warrant be issued for their arrest.

H/C

WARRANT FOR ARREST MANDAT D'ARRESTATION

CANADA PROVINCE OF ONTARIO PROVINCE DE L'ONTARIO

(Region / Région)

Modified Form / Formule modifiée 7 Sections / Articles 475, 493, 597, 800, and / et 803

of the Criminal Code / du Code criminel

Central East

To the peace officers in the Region and in the Province of Ontario: Aux agents de la paix dans ladite région et dans la province de l'Ontario:

Case/File No. du cas/dossier

This warrant is issued f Le présent mandat est d	élivré pour l'arrestation de		(name / nom)	A	as the Latestanta
of the City			of PETERBOROUGH		ate of lirth / date de naissance)
du(de la)			de		
in the Province	Of Or	ntario			
dans le(la)	de			, referred to	in this wan ant as the accuse elé(e) le prevenu.
on or about the / le	has been charged with, / A ou vers le 19th day of	r TENDU QUE le préve / jour de January, y	enu a été inculpé d'avoir, /r. / an 2022	Ci apita app	ele(e) le presenu.
at the City		of	PETERBOROUGH	1.00	, in the said Region
à(au)	-	de	nent l'infraction dont le prévenules		dans ladite region.
professional s.423.	2(1)(b),CC	,	(c),CC; In imidation - H	ical octvices - II	inpede nealth
(a) qu'il y a des mot l'arrestation du prév	hose at are applicable): ther un reament ce qui s'appin n table are unds to belie 2(1)); ifs raiscunables ce cro enu (507.4); 512.1); rdered, in Hel Maiesty's na	oire qu'il est nécess	rv in the public interest that are tans that accused and to bring the Majorté d'Orgêter imprédie	de délivrer le pré	sent mandat pour
(a) there are reason accused (507(4), 51 (a) qu'il y a des mot l'arrestation du prévite CONSÉQUENCE, il	hose at are applicable): ther unit ament ce qui s'applicate) table are unds to belie 2(1)); ifs raiso anables de cro- cenu (507 4); 512)); rdered, in Hel Majesty's na vous est enjo it par les p	ire qu'il est nécess ne, to immediately arre ésentes, au nom de S	are lans lintérêt public	de délivrer le pré hem before atement le prévenu e	esent mandat pour
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(a) there are reason accused (507(4), 51 (a) qu'il y a des mot l'arrestation du prévinte Conséquence, il judge or justic	hose at are applicable): ther unit ament ce qui s'applicate) table are unds to belie 2(1)); ifs raiso anables de cro renu (507 4); 512)); rdered, in Hel Majesty's na vous est enjo it par les p e / le juge ou le juge	ire qu'il est nécess ne, to immediately arre ésentes, au nom de S e paix er le tribunal, le juge ou re ju	are tans l'intérêt public st the accused and to bring t Majesté, d'arrêter immédia	t de délivrer le pré hem before atement le prévenu e	esent mandat pour

Form / Formule 28 Section / Article 528 of the Criminal Code / du Code criminel Form / Formule 29 Section / Article 499 and / et subsection / paragraphe 507(6) of the Criminal Code / du Code criminel

ENDORSEMENT OF WARRANT VISA DU MANDAT

CANADA
PROVINCE OF ONTARIO
PROVINCE DE L'ONTARIO

(Region / Région)

In accordance with the application this day made to me, I authorize the arrest of the accused (or defendant) Conformément à la demande qui m'a été adressée ce jour, j'autorise par les présentes l'arrestation du prévenu (ou du défendeur)

Dated this _____ day of _____,
Fait le _____ jour de _____,
in the Province of Ontario / dans la province de l'Ontario

ENDORSEMENT OF WARRANT VISA DU MANDAT

CANADA
PROVINCE OF ONTARIO
PROVINCE DE L'ONTARIO

Central East

(Region / Région)

Whereas this warrant is issued in respect of an offence other than an offence mentioned in section 522 of the *Criminal Code*, I hereby authorize the release of the accused pursuant to section 499 the off.

Attendu que le présent mandat est décerné relativement à une infraction autre qu'une infraction mentionnée à l'article 522 du Code criminel, j'autorise par les présentes la mise en liberté ou prévenu conformément à l'article 499 mentionné ci-cess

Dated this 20th day of January , 2022
Fait le jour de

in the Province of Ontario / dans la province de l'Ontario



Justice of the Peace Ontario Court of the Justice Digitally signed by Roger J Le Blanc Date:2022.01.20 08:57:03 -05'00'



Christine Massey <cmssyc@gmail.com>

Thu, Apr 14, 2022 at 4:23 PM

To: "JUS-G-OCJ-Criminal TC-Peterborough (MAG)" <Peterborough.ocj.criminal.trialcoordinator@ontario.ca>

Hello,

On Monday I sent you an important communication addressed to the man or woman who would act as "Judge" or "Justice of the Peace" during my "appearance" on Tuesday, April 12th, in order to ensure that he/she would have it before my "appearance".

Can you please explain to me why he (Herbert B. Radtke) did not have it?

Also, Herbert B. Radtke scheduled me for another "appearance" (without my consent and without lawful jurisdiction) on May 3, 2022, 9AM, courtroom 2.

Please disclose the purpose of this 4th meeting so that i might prepare, also whether it will be open to the public, and whether the zoom link will be the same as for the 12th.

Respectfully and with all of my God-given rights reserved, without prejudice, woman: Chrisine Anne of the Massey family, aka Christine Massey

On Mon, Apr 11, 2022 at 4:35 PM Christine Massey <cmssyc@gmail.com> wrote:

Dear Danielle Sidoli acting as "Trial Coordinator" and the man or woman acting as "Court Clerk",

Regarding the 3rd coerced special appearance that I will make, under duress, on April 12, 2022 at 9 AM:

I require that my council at law, Christopher James, be able to join the meeting so that I may consult with him, according to my lawful right as a woman. He is not a lawyer and does not represent me in this matter.

Please file and date stamp the attached communication that is addressed to the man or woman who will act as "Judge" or "Justice of the Peace" tomorrow.

As I noted in emails earlier today with Danielle (attached), I was led by the man Stuart Konyer on March 24, 2022 to believe that tomorrow would be another "pretrial". Danielle indicated this is not the case. Thus I do not know the purpose of tomorrow's court date with someone acting (for "the crown", I believe) as "Justice of the Peace".

Also I do not have an email address or any contact information for the man or woman who will be acting as lawyer for Tyler Berry, so cannot copy them on this filing.

I appreciate your time and attention to this filing.

Respectfully and with all of my God-given rights reserved, without prejudice, woman: Chrisine Anne of the Massey family, aka Christine Massey

cc: man: Paul T. Murray man: Mauro William Di Carlo woman: Sara-Jane MacDonald

man or woman acting as "Virtual Crown"



Christine Massey <cmssyc@gmail.com>

Thu, Apr 14, 2022 at 4:26 PM

To: "JUS-G-OCJ-Criminal TC-Peterborough (MAG)" <Peterborough.ocj.criminal.trialcoordinator@ontario.ca>

p.s. I also require disclosure of whether the May 3 meeting will be with someone acting as Judge or Justice of the Peace. [Quoted text hidden]



JUS-G-OCJ-Criminal TC-Peterborough (MAG)

Wed, Apr 20, 2022 at 12:46

<Peterborough.OCJ.Criminal.TrialCoordinator@ontario.ca>

PM

To: Christine Massey <cmssyc@gmail.com>

Cc: "JUS-G-MAG-CSD-Peterborough-OCJ-Court (MAG)" <Peterborough.OCJ.courts@ontario.ca>, "JUS-G-MAG-CSD-Peterborough-Court-Docs (MAG)" <Peterborough.Court.docs@ontario.ca>, "JUS-G-OCJ-Criminal TC-Peterborough (MAG)" <Peterborough.OCJ.Criminal.TrialCoordinator@ontario.ca>

Hello Ms. Massey,

Due to the volume of emails sent to this generic email, we are not always able to respond immediately.

Justices of the peace preside over matters in courtroom #2. The Trial Office, to which your generic email was sent, does not schedule the justices of the peace.

I have copied Court Services, which is where your documents should be sent, and who can advise of the purpose of your appearance on May 3, 2022.

Thank you,

From: Christine Massey <cmssyc@gmail.com>

Sent: April 14, 2022 4:26 PM

To: JUS-G-OCJ-Criminal TC-Peterborough (MAG) < Peterborough.OCJ.Criminal.TrialCoordinator@ontario.ca>

Subject: Re: question ["Case No. 3311 998 22 33100161"]

CAUTION -- EXTERNAL E-MAIL - Do not click links or open attachments unless you recognize the sender.

[Quoted text hidden]



Christine Massey <cmssyc@gmail.com>

Tue, Apr 26, 2022 at 2:13 PM

To: "JUS-G-OCJ-Criminal TC-Peterborough (MAG)" <Peterborough.OCJ.Criminal.TrialCoordinator@ontario.ca> Cc: "JUS-G-MAG-CSD-Peterborough-OCJ-Court (MAG)" <Peterborough.OCJ.courts@ontario.ca>, "JUS-G-MAG-CSD-Peterborough-Court-Docs (MAG)" <Peterborough.Court.docs@ontario.ca>, "JUS-G-OCJ-Criminal TC-Peterborough (MAG)" <Peterborough.OCJ.Criminal.TrialCoordinator@ontario.ca>

Thank you, but this is the first time anyone has ever told me of this Peterborough.Court.docs@ontario.ca email address.

i sent a letter to the man acting as Judge for my March 24 pretrial to a different email address and he received it and had read it.

i have previously enquired regarding where/how to submit evidence (more documents) and was not told of this email address.

Where are all of these email addresses posted for the people to be aware of?

Are there any other court-related email addresses i should be informed of? [Quoted text hidden]

[Quoted text hidden]



Christine Massey <cmssyc@gmail.com>

Tue, Apr 26, 2022 at 3:30 PM

To: "JUS-G-OCJ-Criminal TC-Peterborough (MAG)" <Peterborough.OCJ.Criminal.TrialCoordinator@ontario.ca>
Cc: "JUS-G-MAG-CSD-Peterborough-OCJ-Court (MAG)" <Peterborough.OCJ.courts@ontario.ca>, "JUS-G-MAG-CSD-Peterborough-Court-Docs (MAG)" <Peterborough.Court.docs@ontario.ca>, "JUS-G-OCJ-Criminal TC-Peterborough (MAG)" <Peterborough.OCJ.Criminal.TrialCoordinator@ontario.ca>

p.s. my letter for the March 24, 2022 "appearance" was copied to Peterborough.OCJ.Courts@ontario.ca. [Quoted text hidden]



Christine Massey <cmssyc@gmail.com>

Tue, Apr 26, 2022 at 3:32 PM

To: "JUS-G-OCJ-Criminal TC-Peterborough (MAG)" <Peterborough.OCJ.Criminal.TrialCoordinator@ontario.ca> Cc: "JUS-G-MAG-CSD-Peterborough-OCJ-Court (MAG)" <Peterborough.OCJ.courts@ontario.ca>, "JUS-G-MAG-CSD-Peterborough-Court-Docs (MAG)" <Peterborough.Court.docs@ontario.ca>, "JUS-G-OCJ-Criminal TC-Peterborough (MAG)" <Peterborough.OCJ.Criminal.TrialCoordinator@ontario.ca>

pps. and same with my letter for the April 12, 2022 "appearance" [Quoted text hidden]



"the queen's" full name and verified claim of trespass

Christine Massey <cmssyc@gmail.com>

Fri, Mar 25, 2022 at 5:40 PM

To: "Murray, Paul T. (MAG)" <Paul.T.Murray@ontario.ca>, Mauro DiCarlo <dicarlolaw@nexicom.net>, sara.j.macdonald@ontario.ca, "Virtual Crown Peterborough (MAG)" <VirtualCrownPeterborough@ontario.ca>

Dear Paul, Mauro, Sara-Jane, and any other man or woman acting as "the crown",

Sara-Jane and Stuart W. Konyer disclosed to me yesterday during the closed-to-public "pretrial" (that I was unlawfully coerced into attending) that "REGINA" (who is mentioned in your so-called "disclosure" package) is also called "the queen", "the crown" and "the state". We all agreed that I had no dealings with "the queen" on or about January 19, 2022 and therefore could not have trespassed against "the queen" in any way.

Sara-Jane also stated that Paul had responded to jurisdiction issues already. In fact, in early February Paul refused to answer jurisdiction-related questions (see attached), and all these months all of you have failed to disclose the name of this man or woman you call "the queen"/"REGINA"/"the crown"/"the state", or any claim that I trespassed against him/her. Nevertheless you proceeded against me (trespass), acting for "the queen".

Immediately provide this man/woman's full name along with a verified claim of trespass against "the queen", or written verified evidence proving that i am your (or "the queen's") property to administrate, or that i contracted to give up my Godgiven rights... or drop this entire case immediately. You've had 9+ weeks to supply this information.

If "the queen"/"REGINA"/"the crown"/the state" refers to a corporation (a fiction): no man or woman commits crimes against a fiction, and I have no contract with, nor am i owned by, any corporation. Prove otherwise immediately, or drop this entire case immediately.

Failure re the above means that further trespass will occur and more public resources wasted.

Respectfully and with all of my God-given rights reserved, without prejudice, Christine Massey

7

Paul refused to answer Qs issued threat Feb 2022.pdf 109K



"the queen's" full name and verified claim of trespass

Murray, Paul T. (MAG) < Paul. T. Murray@ontario.ca>

Wed, Mar 30, 2022 at 3:25 PM

To: Christine Massey <cmssyc@gmail.com>

Cc: "Virtual Crown Peterborough (MAG)" < Virtual Crown Peterborough @ontario.ca>

Ms. Massey, as previously indicated we will not be engaging in discussions of your case via email. As I previously indicated this is not an appropriate disclosure request and it will not be addressed further. You may bring your proper disclosure application to the court should you see fit to do so.

Further, I understand that you phoned Ms. MacDonald directly. In the circumstances that is inappropriate and must desist immediately. In the future, please limit your contact to proper disclosure requests to the Virtual Crown Peterborough email box and only the Virtual Crown Peterborough email box. Any other matters can be addressed on the record in court. Our office will not respond to these vexatious and frivolous requests.

Paul T. Murray

Crown Attorney

Peterborough County

270 George St. N., 2nd Floor

Peterborough, ON K9J 3H1

O: 705-755-5360 ext 200

C: 905-213-1564

From: Christine Massey <cmssyc@gmail.com>

Sent: March 25, 2022 5:54 PM

To: Clapperton, Nancy (MAG) < Nancy. Clapperton@ontario.ca>

Cc: Murray, Paul T. (MAG) <Paul.T.Murray@ontario.ca>; Mauro DiCarlo <dicarlolaw@nexicom.net>; MacDonald, Sara J. (MAG) <Sara.J.MacDonald@ontario.ca>; Virtual Crown Peterborough (MAG) <VirtualCrownPeterborough@ontario.ca>

Subject: Re: "the queen's" full name and verified claim of trespass

CAUTION -- **EXTERNAL** E-MAIL - Do not click links or open attachments unless you recognize the sender.

[Quoted text hidden]



"the queen's" full name and verified claim of trespass

Christine Massey <cmssyc@gmail.com>

Wed, Mar 30, 2022 at 3:57 PM

To: "Murray, Paul T. (MAG)" < Paul.T. Murray@ontario.ca>

Cc: "Virtual Crown Peterborough (MAG)" < Virtual Crown Peterborough @ontario.ca>

Paul,

You "understand" wrong. I have never phoned Sara-Jane (nor would I, because I always prefer important communications to be in writing). Feel free to prove me wrong.

Nor have I engaged in any remotely vexatious and frivolous behaviour towards you or anyone else involved in this tiresome "case" that is built on blatant lies and fraud.

It is you and your colleagues who are wasting the resources of the people of Peterborough pursuing baseless, impossible-to-prove charges and trespassing against me.

I'm quite certain that I'm well within my God-given rights to send emails re basic facts about my "opposing party" (that each of you claim to speak for) or any other "disclosure" queries, to the people who act against me in court.

Kindly cease and desist your false claims and insinuations about me. It's been distressing enough having to deal with Thomas Piggott's blatant lies, being arrested for perfectly lawful behaviour, threatened with further arrests, having my reputation smeared, being accused by a so-called "Justice" in a closed-to-public "court", and having a team of BAR members try to take away my freedom and damage my future prospects.

[Quoted text hidden] [Quoted text hidden]



Christine Massey <cmssyc@gmail.com>

Wed, Apr 20, 2022 at 2:37 PM

To: "Murray, Paul T. (MAG)" <Paul.T.Murray@ontario.ca>, sara.j.macdonald@ontario.ca Bcc: A Warrior Calls <awarriorcalls@outlook.com>

Dear Paul and Sara-Jane,

See attached.

Respectfully and with all of my God-given rights reserved, without prejudice, woman: Chrisine Anne of the Massey family, aka Christine Massey

2 attachments





Christine Anne of the Massey family

Peterborough, Ontario cmssyc@gmail.com

To:

Paul. T. Murray, a man acting as "crown attorney"
Sara-Jane MacDonald, a woman acting as "crown attorney"
Ministry of the Attorney General - Office of the Crown Attorney
270 George Street North
2nd Floor
Peterborough, Ontario, Canada [ON K9J 3H1]

Sent via email to: Paul.T.Murray@ontario.ca and Sara.j.macdonald@ontario.ca

Date: April 20, 2022

Re: offer to settle privately

(Ontario Court of Justice "case number": 3311 998 22 33100161)

Dear Paul and Sara-Jane,

Enclosed is a letter addressed to Thomas Piggott, in care of yourselves, offering to settling this on the private side with no bond and no guilty plea but a promise on the public record that I will not visit Thomas' home again.

Respectfully and with all of my God-given rights reserved, without prejudice,

Christine Anne of the Massey family aka Christine Massey

Christine Anne of the Massey family

Peterborough, Ontario cmssyc@gmail.com

Thomas Piggot

c/o Sara-Jane MacDonald and Paul T. Murray

Sent via email to: Sara.j.macdonald@ontario.ca and Paul.T.Murray@ontario.ca

Date: April 20, 2022

Dear Thomas,

This communication is sent to you via a man or woman acting as "crown attorney", so that we might avoid further fraud upon the court and further waste of court time and resources by settling this matter privately and move forward to live in peace.

It has come to my attention that on the evening of January 19, 2022 you told people who act for Peterborough Police Service (PPS) that i had:

- spoken to you in a "very threatening voice";
- "lashed out at" you;
- hit your right hand;
- sent you "at least a dozen" emails saying that you have been served with "legal notice for committing crimes against humanity for vaccinating children and that actions would be taken";
- sent the same sort of emails to Peterborough Public Health on a "near weekly basis for the past 6 to 12 months";
- "invaded" your home and your privacy.

None of the above actually occurred, your claims are not backed by any evidence and <u>video evidence</u> disproves most of your claims.

Thus Alicia McGriskin, a woman acting for Peterborough Police Service, told you there were no grounds for charges and she refused to lay any, even after you appealed to Scott Gilbert and pressure was applied on Alicia.

Arrests and charges occurred only because the matter was reassigned to men willing to overlook the lack of evidence. Further, i have on record 'tacit' agreement with Scott Gilbert and Ryan Black - the man who trespassed [arrested me] - that they violated their oaths.

My motivations and actions in visiting your home were completely lawful, honourable and motivated to protect the people across this country. Enormous evidence surrounding "COVID-19" proves it is a lie;

this includes the 181 worldwide "SARS-COV-2" isolation/purification <u>freedom of information</u> <u>responses</u>.

i do not stand alone as doctors, nurses, scientists and lawyers worldwide have further exposed that fraud and genocide is occurring.

i reached out to you because time is of the essence and your role requires you to protect the people you allege to serve. This is not a game, it is the most serious Truth in our world.

i served you at your home rather than at your workplace because: 5 men acting as "security" guards and police prevented me from entering the office building at 185 King Street in order to lawfully, peacefully serve you there, by myself, on January 5, 2022.

If this matter proceeds to trial: further fraud and waste of precious court time and resources will occur; you and your partner will be required to testify under oath on the public record and the verifiable facts [video] will be produced showing the truth.

i therefore extend my offer to settle this matter privately.

i give my word today in writing that i will not return to your home ever again. If any communications are to occur it will be at another location or via registered mail, email or fax.

God teaches us to forgive one another; this is what i wish to do. i wish to live in peace.

Respectfully, and with all of my God-given rights reserved, without prejudice,



Christine Anne of the Massey family, aka Christine Massey

cc: Paul T. Murray, <u>Paul.T.Murray@ontario.ca</u>
Sara-Jane MacDonald, <u>sara.j.macdonald@ontario.ca</u>



Murray, **Paul T. (MAG)** < Paul.T.Murray@ontario.ca> To: Christine Massey < cmssyc@gmail.com>

Mon, May 2, 2022 at 10:37 AM

Ms. Massey, your offer/promise as set out is not accepted by the Crown as it is unenforceable should it be breached. As I believe you were advised at the judicial pre-trial, the Crown will agree to withdraw the Criminal Code charges against you if you enter into a s.810 criminal code recognizance with the following terms and conditions:

- 1. Duration: 12 months
- 2. \$1,000 bond, no deposit
- 3. Keep the peace and be of good behaviour
- 4. To have no association or communication directly or indirectly by any means whatsoever with Dr. Thomas Piggott or any member of his immediate family
- 5. To have no association or communication directly or indirectly by any means whatsoever with Tyler Berry
- 6. To remain 200 metres away from any known place of residence, place of employment, place of education, place of worship or any place Dr. Piggott is known to be or to frequent.
- 7. To not possess any weapons as defined by the Criminal Code

A s. 810 peace bond does not require any admission of guilt and it is not a criminal conviction. It is however enforceable under the Criminal Code, should you breach any of the terms therein. Should you not wish to enter into the s. 810 peace bond, we should move the matter forward by setting a date for trial, as is your right.

Again, I would urge you to speak to a lawyer.

Paul T. Murray

Crown Attorney

Peterborough County

270 George St. N., 2nd Floor

Peterborough, ON K9J 3H1

O: 705-755-5360 ext 200

C: 905-213-1564

From: Christine Massey <cmssyc@gmail.com>

Sent: April 20, 2022 2:37 PM

To: Murray, Paul T. (MAG) <Paul.T.Murray@ontario.ca>; MacDonald, Sara J. (MAG) <Sara.J.MacDonald@ontario.ca> **Subject:** communication re "case number": 3311 998 22 33100161

CAUTION -- EXTERNAL E-MAIL - Do not click links or open attachments unless you recognize the sender.

[Quoted text hidden]



Christine Massey <cmssyc@gmail.com>
To: "Murray, Paul T. (MAG)" <Paul.T.Murray@ontario.ca>
Cc: sara.j.macdonald@ontario.ca

Mon, May 2, 2022 at 11:12 AM

Paul,

i already made clear that i would not agree to any of those things, since i have done absolutely nothing wrong and have no reason to forfeit any of my freedoms.

agreeing to such conditions would imply that i had engaged in some sort of criminal behaviour and would reflect badly on me, an innocent woman.

Further, having contact with the man who acts as medical officer (and thereby exerts influence over my life and the lives of virtually everyone in the community), or with Tyler Berry, or attending certain locations would not make me a criminal and i will not pretend that it would.

you are suggesting that we move forward to a trial in a biased court run by agents of REGINA, my so-called opposing party.

you are suggesting that we move forward to a trial without any claim of any sort that i have trespassed in any way against REGINA.

you are suggesting that we move forward to a trial based on "charges" stemming from blatantly false claims made by Thomas Piggott and a fraudulent warrant.

you are suggesting that we move forward to a trial based on "charges" alleging that i violated the Criminal Code, without even alleging that i am subject to the Criminal Code (which i am not).

you are suggesting that we move forward to a trial when video evidence proves that Thomas Piggott lied to police, was unreasonable, and that i did nothing wrong.

etc., as outlined in my letter.

my promise is enforceable under the common law. i would be trespassing on Thomas Piggott's property if i were to return to his home knowing that he does not want me there.

nothing involving me is **lawfully** enforceable under the Criminal Code, unless you can prove **with written verified evidence** (a lawful contract involving a meeting of the minds, full disclosure, and all other necessary elements of a lawful contract) that i am subject to that code.

i urge you to stop participating in fraud, to stop wasting the time and resources of the court, and to stop trespassing against me by pursuing this incoherent, vexatious case against me.

Respectfully and with all of my God-given rights reserved, [Quoted text hidden]



Christine Massey <cmssyc@gmail.com>
To: "Murray, Paul T. (MAG)" <Paul.T.Murray@ontario.ca>
Cc: sara.j.macdonald@ontario.ca

Mon, May 2, 2022 at 11:14 AM

p.s. *as outlined in my letter addressed to the man or woman acting as "judge" or "justice" tomorrow. [Quoted text hidden]



Christine Massey <cmssyc@gmail.com>
To: "Murray, Paul T. (MAG)" <Paul.T.Murray@ontario.ca>
Cc: sara.j.macdonald@ontario.ca

Mon, May 2, 2022 at 1:11 PM

Paul, did you forward my letter - that was dated April 20, 2022 and addressed to Thomas Piggott - to Thomas Piggott? [Quoted text hidden]



Murray, **Paul T.** (**MAG**) < Paul.T.Murray@ontario.ca> To: Christine Massey < cmssyc@gmail.com>

Mon, May 2, 2022 at 2:42 PM

Ms. Massey, your letter was not sent to Dr. Piggott. You are presently on an undertaking with terms not to have any form of communication with Dr. Piggott, as well as Tyler Berry and Laura Jewell. Your letter was not forwarded as that would be a breach of your undertaking. I must caution you that if you were to communicate with Dr. Piggott in any fashion, including delivering the letter, the police may very charge you with a further criminal code offence of breach of undertaking.



Christine Massey <cmssyc@gmail.com>

Mon, May 2, 2022 at 3:42 PM

To: "Murray, Paul T. (MAG)" <Paul.T.Murray@ontario.ca>, sara.j.macdonald@ontario.ca

Paul, as i have explained over and over again, i am not "on" any "undertaking".

An unsigned piece of paper labelled "undertaking" is just that, a **meaningless** unsigned piece of paper, just like an unsigned piece of paper labelled "contract".

Further, even if i had signed that piece of paper, which i did not, there is no "check mark" anywhere on it. i suggest you go back and review what that piece of paper actually says.

It's shocking that i have to explain this to a lawyer.

These continual false statements from you and the police about me being subject to a nonexistent undertaking strike me as bullying tactics. Please stop.

Respectfully and with all of my God-given rights reserved, without prejudice, woman: Chrisine Anne of the Massey family, aka Christine Massey

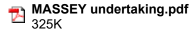
You are trying to treat me as presumed guilty [Quoted text hidden]



Murray, **Paul T.** (**MAG**) < Paul.T.Murray@ontario.ca> To: Christine Massey < cmssyc@gmail.com>

Mon, May 2, 2022 at 3:56 PM

Ms. Massey, I have attached the undertaking, which I most assuredly can advise you does exist and binds you accordingly pursuant to s. 498 and 501 of the Criminal Code. Specifically section 501(6) of the Criminal Code holds that a refusal to sign the undertaking does not invalidate the terms. That is the law. The undertaking is valid in the eyes of the Court and should you breach it the police may arrest and charge you.





Christine Massey <cmssyc@gmail.com>

Mon, May 2, 2022 at 4:08 PM

To: "Murray, Paul T. (MAG)" < Paul T. Murray@ontario.ca>, sara.j.macdonald@ontario.ca

Paul, the Criminal Code is not a law, it's a corporate policy/code written by BAR members and it has nothing to do with me.

As I explained to you 4 hours ago:

Nothing involving me is **lawfully** enforceable under the Criminal Code, unless you can prove **with written verified evidence** (a lawful contract involving a meeting of the minds, full disclosure, and all other necessary elements of a lawful contract) that i am subject to that code.

Anyone who arrests me based on this fake law and the fake undertaking that **doesn't even have any check marks on it** would be committing a crime themselves.

I hope you one day learn the difference between legal and lawful.

Respectfully and with all of my God-given rights reserved, woman: Chrisine Anne of the Massey family, aka Christine Massey



disclosure issues still outstanding - Case No. 3311 998 22 33100161 / scope #1138041

Murray, Paul T. (MAG) < Paul. T. Murray@ontario.ca>

Wed, Mar 23, 2022 at 10:02 AM

To: Christine Massey <cmssyc@gmail.com>

Cc: "Virtual Crown Peterborough (MAG)" < Virtual Crown Peterborough @ontario.ca>, Mauro DiCarlo < dicarlolaw @nexicom.net>

Ms. Massey, I have reviewed the video that you provided in this matter. I would point out to you that you are not charged with assault, but rather with criminal harassment and extortion of a medical professional. It is clear from the video (provided by you) that you attended Dr. Piggott's personal residence on a ruse of welcoming him and his family to the neighborhood. It is clear as well that in that deceit you attempted to provide him with some documentation against his will. You use the term "served", but I am wholly unaware of any lawful action commenced in any court in Ontario against Dr. Piggott or any member of his family. Please correct me if I am wrong in that assessment (i.e. have you filed any notice of action or any statement of claim in any level of court in the province?). If not, then there is no lawful right to "serve" documentation that has no legal underpinning.

I find your threat of lawful action against the Crown unhelpful. The Crown assesses each case on the basis of whether there is a reasonable prospect of conviction. What the video confirms is that you attended en masse with others to an individual's personal residence, with no notice and under a deceitful guise for no lawful purpose. You did so knowingly or recklessly as to whether your actions in all the circumstances caused Dr. Piggott to be reasonably fearful for his safety. Dr. Piggott has expressed fear for the safety of himself and his family arising from your actions. Those are the essential elements in relation to a criminal harassment charge. Whether you engaged in physical contact with Dr. Piggott is not determinative,

As for your disclosure requests set out below, I can advise as follows:

- 1. Video: you have the entirety of Dr. Piggott's surveillance video from his house. You have separately provided video taken by one of the individuals who accompanied you to the door, and that is not further disclosure the Crown is required to provide, as you are in possession of it.
- 2. The Crown does not prepare transcripts of audio or video files, nor are we required to do so except in certain circumstances that do not exist here. You may of course produce your own transcript as you see fit for your purposes. If we do have a transcript created we will provide it as further disclosure.
- 3. We have requested the 911 call from Dr. Piggott's residence. It contains personal identifiers and we have asked that those be redacted by police. Once that redaction occurs, we will disclose it to you.
- 4. Chief Gilbert has no notes in relation to this incident
- 5. S/Sgt. McLean has no notes in relation to this incident
- 6. Inspector Lyons has no notes in relation to this incident

- 7. Pages 46, 86 and 87: redactions are to remove personal or other material not relevant. Each of those pages are confidential CPIC inquiries and are clearly irrelevant to any issues of guilt or innocence.
- 8. Redacted pages 11-28: Show cause hearing reports are not disclosable; any relevant information contained therein is already in the other parts of disclosure.
- 9. We have requested the other pages of your letter dated January 26, 2022, however I would note that since you have a copy, you are not prejudiced in any fashion at this juncture.
- 10. There are no additional witness statements from Robert Cowie or Lily Gamble; they were listed as witnesses, but as I understand it no statements were taken.
- 11. D/C Black's card is redacted to remove his contact information. It is not relevant to the proceeding.
- 12. Shawna McCurdy is a civilian member of the police service who is authorized to review briefs and swear to informations as part of her duties. She has no notes in this matter.
- 13. Sgt Elliott: we have made inquiries as to whether Sgt. Elliott has any additional notes.

I understand that a further disclosure package with supplementary reports confirming some of the matters above as well as Facebook video from Mr. Berry's arrest will be available shortly.

Thank you.



Murray, **Paul T. (MAG)** < Paul.T.Murray@ontario.ca> To: Christine Massey < cmssyc@gmail.com>

Thu, Jun 23, 2022 at 4:39 PM

Ms. Massey, either you left the courtroom deliberately or you were otherwise cut off and were unable to dial back in. As a result, Justice Konyer has issued a bench warrant for your arrest but to be held in his discretion. He requires your appearance (virtually is acceptable) on June 30, 2022 at 2:00 p.m. in Peterborough #3 court. I have attached the zoom link. Should you choose not to attend at that time and location, as the Crown I will ask that Justice Konyer release the warrant to be executed (i.e. to effect your arrest). If you do attend, a trial date will be set as indicated. I will continue to hold out the opportunity to enter into a common law peace bond as discussed until the point that the trial date has been set. This would mean that there would be no criminal conviction, but an enforceable common law order for the protection of Dr. Piggott and his family for a period of 12 months.

As for any additional disclosure, my staff advises me that a thumb drive (which has the 9-1-1 call) and additional paper disclosure awaits you at our front counter. I am also told that you were previously advised that it was there waiting for you to pick it up. I accept that there may have been a misunderstanding, but to be clear you may attend our office between the hours of 10-12 and 2-4 Monday through Friday to obtain it, since you decline to have it sent to you electronically.

Further, and I say this as an officer of the Court, despite His Honour's patience, should you impugn the integrity of any judicial officer again as you did today in open court with Justice Konyer, I will ask that you be found in contempt of Court. If so found, it normally leads to immediate arrest until the contempt is purged. As a Crown Attorney I will not condone or tolerate any disrespect to Canada's judicial institutions nor its officers and will take the appropriate steps should it happen again.

Again, I strongly urge you to consult a lawyer (member of the Law Society of Ontario) with respect to these matters and your potential jeopardy.

I am not providing you with legal advice, but it would be prudent to attend on June 30, 2022 in #3 court at 2:00 p.m.

Peterborough Courtroom #3

Join Zoom Meeting - https://ca01web.zoom.us/j/69472190312?pwd=Z0VZUjFybnJkSVJnNGRNMmtHZXRqdz09

Join Zoom Meeting by Audio - 855 703 8985

Meeting ID: 694 7219 0312

Passcode: 459301

Paul T. Murray

Crown Attorney

Peterborough County

270 George St. N., 2nd Floor

Peterborough, ON K9J 3H1

O: 705-755-5360 ext 200

C: 905-213-1564



Christine Massey <cmssyc@gmail.com>
To: "Murray, Paul T. (MAG)" <Paul.T.Murray@ontario.ca>

Thu, Jun 23, 2022 at 6:45 PM

Hi Paul,

- 1. Are you referring to, and do you claim to speak for, the **man** known as **Stuart** Konyer? If so, I'm quite certain he is capable of communicating to me himself. If Stuart "requires" something of me, he'll need to reach out to me directly and I'll see if I can help him. I can't imagine what more he could possibly want from me.
- 2. Regarding your "offer" of a "common law peace bond", what **exactly** are you talking about? Previously (on May 2, 2022, 10:37 AM, see page 33: https://www.fluoridefreepeel.ca/wp-content/uploads/2022/06/
 NoticeSpecialCoercedAppearanceJune23.2022-w-TP-attachments.pdf) you suggested that I "**enter into a s.810 criminal code recognizance**" with 10 ridiculous terms and conditions and I promptly explained to you (see pages 34 37) why I have no interest in such and corrected your false claim that **my offer** would not be enforceable.
- 3. I picked up some "disclosure" in February, and more on March 1st. Today was the 1st time I have heard that any further "disclosure" awaits me at your office. When did anyone from your office (allegedly) contact me about this?
- 4. Please stop representing me. I **never** declined to have disclosure sent to me electronically, in fact I requested that it be sent to me via email. What I refused was to be coerced into opening any "accounts" in order to receive the "disclosure" (to which I have a lawful right) online.
- 5. As I have repeatedly explained to you and your colleagues, Paul: I am a woman and you, like it or not, are men and women.

You can call yourselves all the fancy names you like, and throw around phrases like "freeman on the land" to your heart's content... but it doesn't make your "authority over" the people lawful, especially when you are unlawfully trampling on our rights as you have been doing to me **for the last 5 months**. It doesn't make your threats, including this latest one, lawful or just or even a tiny bit mature or reasonable.

I suggest that you stop to consider the extent to which your actions **disrupt the lives** of the people with whom you interfere, and ask yourself why you are so determined to **criminalize a woman for peacefully, kindly, lawfully pursuing justice** (as shown in the video evidence that has been seen by tens of thousands of people: https://rumble.com/vsyncv-peterborough-moh-served-lies-to-police.html).

Any man who threatens to have a woman arrested because he can't handle her disputing - basic on simple facts - the truth, validity, or honesty of someone's alleged integrity seriously needs to look inside and ask himself how on Earth he ever got so far off-course. It's truly pathetic.

Honourable men and women would serve the people of this community in a fair and lawful manner. Not harass, threaten, bully, aggravate, smear, lie and participate in blatant fraud and illogic. You don't appear to respect even the most fundamental aspects of law and seem mightily confused between law and the **corporate rules that you seem to worship but have nothing to do with most people**.

With all of my God-given rights reserved, by: woman: Christine of the Massey family, aka Christine Massey



Christine Massey <cmssyc@gmail.com>
To: "Murray, Paul T. (MAG)" <Paul.T.Murray@ontario.ca>

Thu, Jun 23, 2022 at 8:45 PM

p.s.

- 1. Paul, you failed to disclose which 2 "police officers" you "might" call as "witnesses". There are at least **ten** people working for PPS who were involved in this case (**none** of whom have any direct knowledge of my activities on the night of January 19th). Am I supposed to read your mind as to which 2 you have in mind?
- 2. I highly recommend that you and your "friend" Stuart have a come-to-Jesus moment really soon on this matter, because **at least 3 times** after we returned to the open zoom session, Stuart stated that the **pretrial was complete**. And then you conspired together to have a warrant issued for my arrest, to further criminalize my pursuit of justice.



Christine Massey <cmssyc@gmail.com>
To: "Murray, Paul T. (MAG)" <Paul.T.Murray@ontario.ca>

Thu, Jun 23, 2022 at 8:54 PM

p.p.s.

You and your "friend" already scheduled a trial date of **DECEMBER 5, 2023 at 9:30 AM in courtroom 1** - 2 years after my arrest - during the closed, private meeting. Are you now going to pretend that didn't happen?

[Quoted text hidden]



Murray, **Paul T. (MAG)** < Paul.T.Murray@ontario.ca> To: Christine Massey < cmssyc@gmail.com>

Fri, Jun 24, 2022 at 8:16 AM

Ms. Massey:

- 1. I will provide you a formal witness list prior to the trial
- 2. Although the trial date was discussed in the judicial pre-trial, it was not set on the record in open court as you left the virtual courtroom before that occurred. You are required to attend on June 30, 2022 at 2:00 p.m. virtually in #3 court for that date to be formally set. If you chose not to attend, the Crown will ask that the warrant be released for your arrest for failing to appear in court. I indicated to His Honour that I would communicate with you to advise you of the next court date.
- 3. The paper disclosure and thumb drive awaits you at our office for you to pick up at your convenience.

I am not addressing your remaining nonsensical comments, allegations or attacks on my integrity, nor will I be I engaging in any further discussion with you regarding this matter. I will respond to reasonable requests in writing and fulfill my obligations as required by the Rules of the Ontario Court of Justice and Canadian case law precedent. If you dispute or wish to challenge my responses you may bring the appropriate application in writing to the trial judge in accordance with the Rules of Criminal Procedure, which can be located at the Ontario Court of Justice website. If you wish further details regarding the force and effect of a common law peace bond, I suggest you retain counsel, as you are correct that I do not represent you. Should you decline to enter into the peace bond, the Crown will proceed to trial in the matter. At the conclusion of the trial, a judge of the Ontario Court of Justice will determine guilt or innocence, again in accordance with the Rules and precedent.

Paul T. Murray

Crown Attorney

Peterborough County

270 George St. N., 2nd Floor

Peterborough, ON K9J 3H1

O: 705-755-5360 ext 200

C: 905-213-1564

From: Christine Massey <cmssyc@gmail.com>

Sent: June 23, 2022 8:55 PM

To: Murray, Paul T. (MAG) < Paul.T.Murray@ontario.ca> **Subject:** Re: Appearance on June 30, 2:00 #3

CAUTION -- EXTERNAL E-MAIL - Do not click links or open attachments unless you recognize the sender.



Christine Massey <cmssyc@gmail.com>
To: "Murray, Paul T. (MAG)" <Paul.T.Murray@ontario.ca>

Fri, Jun 24, 2022 at 9:47 AM

Hi Paul,

I don't deal with imaginary crowns and honours, only men and women. Who (name of man or woman) "requires" me to "attend" on June 30, 2022?

If your friend Stuart is threatening to issue a warrant for my arrest despite the fact that I trespassed against no one by leaving "his" circus of a court after he repeatedly said that my pretrail was <u>complete</u> and muted me, and you can't see the blatant insanity, fraud and injustice of this... please for the sake of humanity contemplate what you are complicit in.

Your friend already advised me of a trial date. If he didn't mean it, he needs to stop talking nonsense behind closed doors. I cannot take seriously a man who says one thing behind closed doors and another publicly. This makes the entire closed session even more of a farce. Clearly it was a total waste of my time and had no legitimate purpose, in addition to being a coerced violation of my rights as a woman.

Your understanding and mine of the phrase "common law" are not the same. I concern myself with right versus wrong, law and justice, not corporate rules and prior opinions and decisions from REGINA's agents. Nothing about this case has anything to do with law or justice.

You did not answer my question regarding your offer. I am not going to hire or ask someone else to interpret your offer, nor am I lawfully required to do so. It's your duty as a man who is pursuing this (unlawful, baseless) case against me to communicate with me in good faith and you are not doing so. Instead you are hiding behind the rules of a corporate cult that operates under the colour of law. And you already know full well what I am and am not willing to do.

Why are you refusing to provide to me now the names of the people who you intend to call as witnesses if this matter ever goes to court? You put on a show of giving me this information yesterday when in fact you are still not willing to disclose it.

I already visited your office yesterday afternoon before 5pm, at the time of least inconvenience to me, and your office was closed. So now I will be further inconvenienced to visit again during the time of your convenience to pick up the extra "disclosure" that was previously withheld from me. If you really intended to avoid further inconveniencing me you would simply email me the materials. But your cult rules don't allow that.

[Quoted text hidden] [Quoted text hidden]



Christine Massey <cmssyc@gmail.com>
To: "Murray, Paul T. (MAG)" <Paul.T.Murray@ontario.ca>

Wed, Jun 29, 2022 at 3:12 PM

Hi Paul,

Since you are restricting my access to your office based on "COVID", I require your proof that it exists. It will be needed if your incoherent and vexatious "case" goes to trial, as well.

I can assure you Thomas Piggott will not be able to help you with this, nor will any Canadian institution, or any health or science institution anywhere. I have hundreds of freedom of information responses showing this to be the case, as you already know if you read the Notice that I served to Thomas.

Another disclosure item that I require is the bond number associated with boths warrants that have been issued for my arrest, and a copy of the new warrant.

I'll add these items to my list of outstanding disclosure issues. The list is already 4 pages long.

With all of my God-given rights reserved, by: woman: Christine of the Massey family, aka Christine Massey



zoom vs. in person appearances

Christine Massey <cmssyc@gmail.com>

Tue, Jun 28, 2022 at 12:07 PM

To: "JUS-G-MAG-CSD-Peterborough-OCJ-Court (MAG)" <Peterborough.OCJ.Courts@ontario.ca>, "JUS-G-OCJ-Criminal TC-Peterborough (MAG)" <Peterborough.ocj.criminal.trialcoordinator@ontario.ca>

Dear people acting as Clerk and/or court staff:

Please confirm whether a man or woman is "allowed" to "appear" in the physical court rather than by zoom or phone.

If "yes", then:

If someone "appears" in the physical courtroom rather than by telephone or zoom, will media and observers who logged into the zoom call be cut off or will they still be able to witness the proceeding (including the man or woman who is making the "appearance")?

I require this information for future court "appearances".

Respectfully and with all of my God-given rights reserved, by woman: Christine, of the Massey family, aka Christine Massey



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Filings	Format	Description	Filed/Effective	File/Film Number
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-22-123764 (34 Act) Size: 35 KB	2022-04-27	033-05368 22860453
424B2	Documents	Prospectus [Rule 424(b)(2)] Acc-no: 0001193125-22-114953 (33 Act) Size: 328 KB	2022-04-22	333-261833 22845181
FWP	Documents	Filing under Securities Act Rules 163/433 of free writing prospectuses Acc-no: 0001193125-22-111198 (34 Act) Size: 23 KB	2022-04-20	333-261833 22838653
424B2	Documents	Prospectus [Rule 424(b)(2)] Acc-no: 0001193125-22-110447 (33 Act) Size: 323 KB	2022-04-20	333-261833 22836477
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-22-101687 (34 Act) Size: 36 MB	2022-04-11	033-05368 22819905
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-22-044424 (34 Act) Size: 570 KB	2022-02-16	033-05368 22644278
EFFECT	Documents	Notice of Effectiveness Acc-no: 999999995-22-000194 (33 Act) Size: 1 KB	2022-01-21 17:00:00	333-261833 22547340
S-B	Documents	Registration statement for securities of Foreign Governments and Subdivisions Acc-no: 0001193125-21-364695 (33 Act) Size: 554 KB	2021-12-22	333-261833 211512698
18-K	Documents	Annual report for foreign governments and political subdivisions Acc-no: 0001193125-21-363455 (34 Act) Size: 9 MB	2021-12-21	033-05368 211508582
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-21-165052 (34 Act) Size: 42 KB	2021-05-18	033-05368 21935462
424B2	Documents	Prospectus [Rule 424(b)(2)] Acc-no: 0001193125-21-159008 (33 Act) Size: 275 KB	2021-05-12	333-251420 21915015
FWP	Documents	Filing under Securities Act Rules 163/433 of free writing prospectuses Acc-no: 0001193125-21-157391 (34 Act) Size: 23 KB	2021-05-11	333-251420 21910787
424B2	Documents	Prospectus [Rule 424(b)(2)] Acc-no: 0001193125-21-157085 (33 Act) Size: 270 KB	2021-05-11	333-251420 21909884
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-21-130980 (34 Act) Size: 40 MB	2021-04-26	033-05368 21852840
EFFECT	Documents	Notice of Effectiveness Acc-no: 999999995-21-001251 (33 Act) Size: 1 KB	2021-04-01 17:00:00	333-251420 21800456
CORRESP	Documents	[Cover]Correspondence Acc-no: 0001193125-21-099420 Size: 6 KB	2021-03-30	
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions	2021-03-15	033-05368

		Acc-no: 0001193125-21-081067 (34 Act) Size: 2 MB		21740902
CORRESP	Documents	[Cover]Correspondence Acc-no: 0001193125-21-081053 Size: 20 KB	2021-03-15	
UPLOAD	Documents	[Cover]SEC-generated letter Acc-no: 0000000000-21-000466 Size: 288 KB	2021-01-14	
S-B	Documents	Registration statement for securities of Foreign Governments and Subdivisions Acc-no: 0001193125-20-320046 (33 Act) Size: 498 KB	2020-12-17	333-251420 201396202
18-K	Documents	Annual report for foreign governments and political subdivisions Acc-no: 0001193125-20-319129 (34 Act) Size: 3 MB	2020-12-16	033-05368 201393086
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-20-309479 (34 Act) Size: 9 MB	2020-12-03	033-05368 201366794
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-20-217175 (34 Act) Size: 120 KB	2020-08-12	033-05368 201094492
424B2	Documents	Prospectus [Rule 424(b)(2)] Acc-no: 0001193125-20-217172 (33 Act) Size: 401 KB	2020-08-12	333-222149 201094485
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-20-191199 (34 Act) Size: 6 MB	2020-07-13	033-05368 201023976
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-20-010850 (34 Act) Size: 43 KB	2020-01-21	033-05368 20535899
424B2	Documents	Prospectus [Rule 424(b)(2)] Acc-no: 0001193125-20-008037 (33 Act) Size: 270 KB	2020-01-15	333-222149 20528239
FWP	Documents	Filing under Securities Act Rules 163/433 of free writing prospectuses Acc-no: 0001193125-20-007018 (34 Act) Size: 27 KB	2020-01-14	333-222149 20525747
424B2	Documents	Prospectus [Rule 424(b)(2)] Acc-no: 0001193125-20-006821 (33 Act) Size: 266 KB	2020-01-14	333-222149 20525120
18-K	Documents	Annual report for foreign governments and political subdivisions Acc-no: 0001193125-19-317474 (34 Act) Size: 3 MB	2019-12-18	033-05368 191292508
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-19-316155 (34 Act) Size: 1 MB	2019-12-17	033-05368 191289558
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-19-260761 (34 Act) Size: 693 KB	2019-10-02	033-05368 191132385
424B2	Documents	Prospectus [Rule 424(b)(2)] Acc-no: 0001193125-19-090241 (33 Act) Size: 396 KB	2019-03-28	333-222149 19711467
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-19-090245 (34 Act) Size: 51 KB	2019-03-28	033-05368 19711463
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-19-083669 (34 Act) Size: 12 MB	2019-03-22	033-05368 19700501
18-K/A	Documents	[Amend] Annual report for foreign governments and political subdivisions Acc-no: 0001193125-19-016006 (34 Act) Size: 42 KB	2019-01-24	033-05368 19540501
424B2	Documents	Prospectus [Rule 424(b)(2)] Acc-no: 0001193125-19-012925 (33 Act) Size: 243 KB	2019-01-18	333-222149 19533442
FWP	Documents	Filing under Securities Act Rules 163/433 of free writing prospectuses Acc-no: 0001193125-19-011559 (34 Act) Size: 22 KB	2019-01-17	333-222149 19531368
424B2	Documents	Prospectus [Rule 424(b)(2)] Acc-no: 0001193125-19-011285 (33 Act) Size: 235 KB	2019-01-17	333-222149 19530350
18-K	Documents	Annual report for foreign governments and political subdivisions Acc-no: 0001193125-18-353265 (34 Act) Size: 2 MB	2018-12-19	033-05368 181243617

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Filing Detail

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Form 18-K/A - Annual report for foreign governments and political subdivisions: [Amend] SEC Accession No. 0001193125-22-123764

Filing Date 2022-04-27 Accepted

Period of Report 2021-03-31

2022-04-27 16:42:04

Documents

Document Format Files

Seq	Description	Document	Туре	Size
1	18-K/A	d354680d18ka.htm	18-K/A	19459
2	EX-99.E	d354680dex99e.htm	EX-99.E	14722
	Complete submission text file	0001193125-22- 123764.txt		35177

CANADA (Filer) CIK: 0000230098 (see all company filings)

IRS No.: 000000000 | Fiscal Year End: 0331

Type: 18-K/A | Act: 34 | File No.: 033-05368 | Film No.: 22860453

SIC: 8888 Foreign Governments Office of International Corp Fin

Business Address CANADIAN EMBASSY 501 PENNSYLVANIA AVE NW

Mailing Address DEPARTMENT OF **FINANCE** 90 ELGIN STREET WASHINGTON DC 20001 OTTAWA, ONTARIO Z4

613-369-3646 K1A 0G5

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 18-K/A AMENDMENT NO. 3

For Foreign Governments and Political Subdivisions Thereof

ANNUAL REPORT

of

CANADA

(Name of Registrant)

Date of end of last fiscal year: March 31, 2021

SECURITIES REGISTERED*
(As of the close of the fiscal year)

Name and address of person authorized to receive notices and communications from the Securities and Exchange Commission:

PETER MILBOURN
Counsellor (Finance)
Canadian Embassy
501 Pennsylvania Avenue, N.W.
Washington, D.C. 20001

Copies to:

NICOLAS MOREAU
Director General
Funds Management Division
Department of Finance, Canada
13th Floor, 90 Elgin Street
Ottawa, Ontario K1A 0G5

MARK WALSH
Consul
Consulate General of Canada
466 Lexington Avenue
20th Floor
New York, NY 10017

PAUL E. DENARO Milbank LLP 55 Hudson Yards New York, NY 10001

^{*} The Registrant is filing this amendment to its annual report on a voluntary basis.

This amendment to Canada's Annual Report on Form 18-K for the year ending March 31, 2021 is being filed to include as an exhibit to such form the Opinion and Consent of General Counsel, Finance Legal Services, Department of Justice (Canada) prepared in connection with the offering of U.S. \$3,500,000,000 aggregate principal amount of Canada's 2.875% United States Dollar Bonds due April 28, 2025 (the "bonds") described in Canada's prospectus supplement dated April 20, 2022 (the "prospectus supplement") to its prospectus dated January 21, 2022 (the "prospectus") relating to bonds registered on Registration Statement No. 333-261833.

That portion of the bonds offered by the prospectus supplement and prospectus sold or to be sold in the United States or in circumstances where registration of the bonds is required has been registered under registration statement no. 333-261833. Such portion is not expected to exceed an aggregate principal amount of U.S. \$1,325,000,000. Following the completion of the offering of the bonds offered by the prospectus supplement and the prospectus, an aggregate of U.S. \$7,675,000,000 will remain registered on registration statement no. 333-261833.

The exhibits to Canada's Annual Report on Form 18-K for the year ended March 31, 2021, are hereby amended to include the following:

Exhibit E: Opinion and Consent of General Counsel, Finance Legal Services, Department of Justice (Canada)

It is estimated that the expenses of Canada in connection with the sale of the bonds will be as follows:

Filing Fee(1)
Legal
Miscellaneous Expenses
U.S. \$164,963
40,000
20,037
U.S. \$225,000

(1) Calculated based on filing fee of U.S. \$124.50 per U.S. \$1,000,000 for debt securities registered in 2018.

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this Amendment No. 3 to its annual report to be signed on its behalf by the undersigned, thereunto duly authorized, at Ottawa, Canada, on the 27th day of April, 2022.

CANADA

By: /s/ Charles Perreault

Charles Perreault
Director
Reserves Management Section
Funds Management Division
Department of Finance
Government of Canada

EXHIBIT INDEX

Exhibit No.

E: Opinion and Consent of General Counsel, Finance Legal Services, Department of Justice (Canada)

OUTSTANDING DISCLOSURE ISSUES

In the 5+ months since being arrested on January 20, 2022:

- i have not been provided with any claim whatsoever alleging that i have trespassed in any way against REGINA who is my so-called opposing party; the "charges" make no mention of REGINA, thus no "cause of action" has been disclosed to me
- i have not been provided any contact information that would enable me to communicate directly with REGINA so that we might clear up or settle this matter honourably outside the court (thereby saving precious time and resources paid for by the people)
- i have been "charged" but not duly presented an original bill of exchange, or any verified evidence of an obligation to pay
- i have not been provided any disclosure alleging that the "Criminal Code" is something that I have any lawful obligation to concern myself with or could possibly violate (i.e. a contract establishing obligation, bearing my name and signature or thumbprint)
- i have not been provided any written verified evidence that the man Paul T. Murray or anyone else acting as "crown" (Sarah-Jane MacDonald, Mauro DiCarlo) represent a man or woman named REGINA or that REGINA knows anything at all about this "case"
- i have not been provided the critical video evidence that is mentioned in the "supplementary occurrence report" (a report that I only learned of on June 23, 2022 and obtained on June 24, 2022) that lists "#297 JACKSON, C." as author and "#529 LEE, M." beside "Entered by:", and "report time: 2022/03/18". By omitting this video from "disclosure" Paul Murray has put the onus on me to bring it forward as evidence.
- i have not been provided any disclosure relating to REGINA's, Lee Schubert's, Paul's, or anyone else's, review of the video that is referenced in the "supplementary occurrence report" of 2022/03/18; the supplementary occurrence report states "PC Jackson seized the USB stick... and placed it into evidence for Crown review...Please create a task for investigating officer PC L. Schubert to review this report" (in fact I had to insist that he take the USB from me, as shown in 2 videos that i recorded at PPS station: https://www.youtube.com/watch?time continue=1&v=B3A4pwgwAjU&feature=emb log https://www.youtube.com/watch?time continue=1&v=RImrHi8kjPo&feature=emb log
- i have not been provided Thomas Piggott's entire surveillance video of my peaceful, lawful visit to his house, only a significantly and obviously edited/censored version.

Paul T. Murray claims that the censored version is all that the police have but he has shown himself to be an unreliable source of information (see notes re Shawna McCurdy etc., below);

- i have not been provided any disclosure indicating who censored Thomas Piggott's surveillance video, or whether Thomas Piggott has been asked by REGINA, Paul or by PPS for the entire video
- i have not been provided any disclosure as to whether I am alleged to have <u>acted</u>
 <u>knowing that Thomas Piggott was harassed</u> or <u>recklessly</u> or <u>both</u>; in the closed, private
 "pretrial" on June 23, 2022 in front of the man Stuart Konyer (in the court that Konyer
 twice claimed is "his") the man Paul Murray indicated "either/or" but as a woman I
 have the right know the exact allegation against me and cannot lawfully be required to
 guess about it
- i have not been provided any disclosure as to how the alleged "harassment" of Thomas Piggott allegedly involves REGINA but as a woman I have the right know this and cannot lawfully be required to guess about it
- I have not been provided any disclosure as to whether i am alleged to have <u>beset</u> or <u>watched</u>, or <u>both</u> but as a woman I have the right know this and cannot lawfully be required to guess about it
- i have not been advised exactly who REGINA intends to call as witnesses; in the closed, private "pretrial" on June 23, 2022 in front of the man Stuart Konyer, the man Paul T. Murray stated that he intends to call Thomas Piggott and Laura Jewell and 2 people who work for Peterborough Police Service and did not name those 2 people. At least 15 people who work for PPS are mentioned in the "disclosure" (which has nothing whatsoever to do with REGINA) and I cannot be expected to guess who REGINA intends to call if this case is pushed forward to trial held despite its inherently incoherent and vexatious nature.
- i have not been provided any disclosure as to what "sentence"/remedy REGINA would seek
- i have not been provided any disclosure as to whether or not a name has been scrubbed from the "witness" list there is a blank line in the list that was provided to me in "disclosure"
- i have not been provided any recordings or transcripts of any of the phone calls that were made between any of the following people in relation to this "case", nor

provided any disclosure as to whether any recordings or transcripts exist, despite the fact that police notes mention that calls were made between Thomas and Alicia, and that Thomas called Gilbert, and that Gilbert and Lyons called Elliot (or someone at PPS) demanding that charges be laid.

- - Thomas Piggott
 - the woman Alicia McGriskin who refused to lay any "charges" against my colleagues or I, even after being pressured by Gilbert and Lyons
 - the man Scott Gilbert
 - the man John Lyons
 - the man/woman (Jo Anne?) Elliot who acted as Staff Sgt
- i have not been provided any notes from woman/man S/Sgt (Jo Anne?) Elliott or advised whether any such notes exist, despite her apparent (as per the "police notes" of Alicia McGriskin) conversation with Gilbert and Lyons who insisted I be charged, her discussion with McGriskin who refused to charge me, and her briefing of Lee Schubert and Lemay who woke me and tried to arrest me at midnight without a warrant. Paul T. Murray told me long ago that he has made inquiries as to whether Sgt. Elliott has any but now refuses to discuss "disclosure" with me outside of court
- i have not been provided any statements or notes from COWIE, ROBERT or GAMBLE, LILY (listed as "witnesses") and GAMBLE, LILY is not mentioned anywhere else in "disclosure".
- i have not been provided pages 11-28 (show cause /BAIL HEARING reports) or pages 46, 86 and 87 (21 pages in total) of the initial "disclosure" package these were completely redacted. Paul Murray who claims without proof to speak for REGINA claims that these are confidential / not disclosable and are "clearly irrelevant" to any issues of guilt or innocence, but i have a right to access records that are about me and that may lead to discovery of further relevant evidence, and nothing about these records is clear to me when i have been prevented from seeing them, and, these records were initially added to disclosure for a reason so must be relevant
- i have not been provided any notes from the woman who acted against me as so-called "informant" despite having no direct knowledge of my activities on January 19, 2022 Shawna McCurdy, and have not been advised whether any exist. On Wed, Mar 23, 2022 at 10:02 AM Paul T. Murray claimed in an email to me that Shawna McCurdy is a civilian member of the police service but the so-called "information" and news reports state her occupation as POLICE OFFICER. (In that same email Paul falsely stated that I was charged with "criminal extortion of a medical professional" and that I already had "the entirety of Dr. Piggott's surveillance video from his house".)

- i have not been provided transcripts of any audio or video files that were included in "disclosure" via PPS Paul T. Murray claims they haven't been transcribed but he has shown himself to be an unreliable source of information (see note re Shawna McCurdy, above) and he has provided me no proof that he speaks for REGINA
- i have not been provided a copy of Ryan Black's notes that include his PPS business card and show his un-scrubbed card, even though this man arrested me and his card might lead to discovery of further relevant evidence
- i have not been provided disclosure as to whose court this "case" is being dealt with in; during the closed, private "pretrial" on June 23, 2022, the man Stuart Konyer twice stated that it was his court, and when i asked Stuart to clarify and confirm if that is true he changed the topic and would not disclose the information to me, as though i have a right as a woman to know whose court i'm being ordered/coerced to attend
- i have not been provided disclosure as to who are acting as "judge", "justice", court staff, etc. in this "case" work for and/or have taken oaths to, but i have a right as a woman to know whether they 1) are agents of REGINA (my alleged "opposing party" who has never once "appeared" during this entire "case"), 2) have taken oath(s) to the BAR association or any other organization or man/woman/corporation, and 3) have taken an oath to the people,
- i have not been provided disclosure as to who the men/women who are acting as "judge", "justice", court staff, etc. in this "case" have any conflicts or potential conflicts of interest that could bias them against me in this case
- i have not been provided disclosure regarding any monetary amounts associated with this "case" and the "harassment charge" (i.e. actual or potential payments or financial incentives for Paul, Stuart or anyone else who is acting for "the crown"/"the state" in connection with this "case"; charges or potential charges relating to a trust of which i am presumed to be the beneficiary, administrator or trustee)
- i have not been provided any disclosure regarding my lawful attempt on January 5, 2022 to serve Thomas and Larry Stinson at their workplace (by myself), which was unlawfully blocked by "security" guards and men acting for PPS, or the trespass ticket that proves I was unlawfully prevented from serving Thomas and Larry at their workplace on that day (obstruction of justice) despite the obvious relevance to this "case" and specifically to my reason for serving Thomas at his home on January 19, 2022
- i have not been provided disclosure regarding any review by anyone of any of the many similar Notices that i had already issued to: PPS on December 18, 2021 with roughly 50 people in attendance (https://www.fluoridefreepeel.ca/emergency-

communication-to-all-ontario-police/) and to other police service corporations prior to serving Thomas at his home on January 19, 2022 – despite the obvious relevance to this "case" and specifically to my obvious motivation for visiting Thomas' home on January 19, 2022, and despite the fact that a list of said filings was including in my Notice to Thomas

- i have not been provided with the warrant that was issued by Stuart Konyer for my arrest on June 23, 2022
- i have not been provided copies of the bonds or even the bond numbers associated with the warrants that were issued for my arrest on January 20, 2022 and June 23, 2022