

CEASE AND DESIST

Nemo me impune lacessit.

THIS IS A PUBLIC COMMUNICATION Notice to agent is Notice to principle Notice to principle is Notice to Agent Applications to all successors and assigns	From: Redeemer Lorna Lynne Borgeson Queen Mother. Always retaining all rights. Of 7111 Peach Orchard Road Summerland, B.C.
TO:	
To: Fulton & Company Law Corporation: P.O. Box 11116 STN Royal Centre Vancouver, B.C. V6E 0B6 T: (604) 9000 3104 F: (604) 639 5252	Attention: Aron P Hochlhauser and associates. In response to the Letter dated May 31, 2017 Royal Bank of Canada vs Lorna Lynne Richard and other

It is a fact that: Maxim of law: consent makes the law. A contract is law between two parties which can acquire force only by consent. I never consented to being a legal person. Non-disclosure is not consent.

It is a fact that: I never signed my birth certificate.

It is a fact that: The rights and freedoms of the people depend upon the Right of Consent. Without consent, there can be no contract and no jurisdiction. Any court without a jury is an “administrative court” (Admiralty) for settling commercial disputes between ‘LEGAL PERSONS’ and depending for its Jurisdiction upon the consent of the governed. There is a misconception that the only venue of “justice” for a living Man or Woman is a Constitutionally Sanctioned Common Law “court of record” with a proper, covered jury, or better yet a Constitutionally Sanctioned Common Law Court which is not true. With the Constitutionally Sanctioned Common Law work there are Responsibilities and Credit, and are subject to the precepts of Common Law to live honorable; to hurt nobody; to render to everyone his/her due. The judiciary has a responsibility to ensure the letter of the law by their own standards to safe guard the living. It is a fact that ALL Men and Women have inherent rights not to be held to the standard of LAW dictated by the spiritually bankrupt. As a sovereign, I have jurisdiction over the Law to live by way of creation.

- a. did not consent to being a “LEGAL PERSON” it was force on me by way of deception.
- b. I was assimilated into a corrupt society upon incarnating onto earth. I do not consent to being forced into and held to laws implemented by lesser man.

It is a fact that: The judiciary acting in this case, and in all Admiralty courts are under many false presumptions.

It is a fact that: The Admiralty courts are adversarial and therefore depend on dispute. But the burden is not on the man and/or women taken to court to disprove a case against them. The burden is always on the party asserting a fact or law to prove what they assert. ONUS PROBANDI, evidence. It is a general rule, that the party who alleges the affirmative of any proposition shall prove it.

It is a fact that: I am not in dispute, I chose to stand in honor, I stand on the land in the expression of truth, justice, and right use of will. _____

It is a fact that: I have committed no crimes and I have been subject to the ignorance, negligence, and crimes of others._

It is a fact that: I have reverted back to my maiden name of Borgeson in order to officially claim sovereignty. Please see attached copy of Diverse License ID in affidavit.

It is a fact that: Canada is under the jurisdiction of the UK which is a Common Law jurisdiction.

As an ambassador of heaven my jurisdiction supersedes all men.that have willfully given over their power to a higher or in this case a lesser power.

It is a fact that: I know myself as Heaven and under the guidance of Heaven which was established in court. My inalienable rights and my free will cannot be denied it is in violation of creation. My ecclesiastical rights as the soul expressed through this sovereign vehicle known as Lorna Lynne Borgeson has been, and is being violated.

It is a fact that: As a natural man or woman we may “stand” upon our constitutional and inalienable rights, being entitled to carry on our private business in our own way. Our power to contract is unlimited. We owe no duty to the State or their neighbors to divulge our business, or to open our doors to investigation, so far as it may tend to incriminate US. Our rights live permanently in the “law of the land”, antecedent to the organization of the State, and can only be taken from us by “due process of law”, in accordance with the Constitution. We receive nothing from the State, beyond the protection of our life and property. We owe nothing to the public so long as we do not trespass upon the rights of others.

It is a fact that: The state has been negligent in protecting my rights as a natural born women allowing for the carrier criminal to carry on corrupt business practices.

It is a fact that: I explicitly reserve all of my rights always and forevermore Please see attached Notice of Innerstanding and Intent attached to Affidavit.

It is a fact that: I am a natural born sovereign woman in full authority of my energy. This was established in court which Master Wilson ignored thus breaking the very laws by which he sits on the BENCH. Regardless of Master Wilsons orders you have no jurisdiction over me and the land I have claimed in use off. Please see attached Declaration of Sovereignty & title in affidavit.

It is a fact that: I am a Living God and live by the principle of Oneness that which the “Luciferian Dark Nobility” claim yet fall short of. Instead they control the inhabitants of earth using black magic word spells, black mail, fear tactics, and violence. See attached. Claim of Right/Claim of Divine Proportion.in the affidavit.

It is a fact that: My identity was robbed from me from the beginning and my identity and name as a sovereign expression of the Divine was stolen at birth and used in an elaborate scheme using Phony Phoenicia Black Magic word spells in the creation and implementation of the birth certificate registration.

a. As a result of this deception we have been set up to incriminate ourselves as soon as we step onto the court. Not knowing is not grounds for legal procurement.

It is a Fact that: to be in a legally binding contract both parties must sign the contract and both parties must be in full agreement to the terms of the contract. Non-disclosure is a violation of contract law. I do not accept being dictated to by the crimes of others.

It is a fact that: That Members of the Canadian Government and other Governments, with the Judiciary, with intent and great deception, uses the term “Citizen/Canadian Citizen”, to deprive the people of their constitutional rights, their natural born right, their property and freedom. And further, to relegate the status of the people, to that of livestock.

It is a fact that: There is nothing more mysterious than the creation and flow or lack thereof of money. The Central Bankers control the creation of money, they control wages, they control how much a person can earn by way of taxation. Markets are manipulated through the practice of money laundering, insider trading and the fixation of the American Dollar to the fossil fuel industry controlled by “global corporate control”.

It is a fact that: There is no lawful contract instrument. Commercial instruments, such as credit card applications, loans and mortgages, are alleged Bilateral Contracts which must be validated by the wet

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signatures of BOTH parties, confirming a meeting of the minds 'consensus ad idem'. Banks never sign because if any bank representative signed on behalf of the bank, they would be made liable for the fraud thereby enacted. Moreover, in most cases, the fraudulent contract has been secularized (sold), relinquishing any alleged legal or lawful claim held by the bank, which nevertheless often receives insurance on the "debt", having been fully paid whilst still sending out presentments.

It is a fact that: There was not and/or ever full disclosure. Banks do not really loan customer deposits, but instead issue "money of account" credit in exchange for the alleged "borrower's" "promise to pay" (in the debt-money system all money is only a "promise to pay"). They fail to provide full disclosure because they do not inform the "borrower" that the credit is created by the signature of the "borrower" making a "promise to pay". They fail to inform the "borrower" that the instrument of alleged indebtedness is actually recorded as an "asset" and an "account payable" in their hidden "liability" ledger, nor do they inform you when it is sensitized (traded away), relinquishing any alleged claim they have over it.

It is a fact that: There was no valuable consideration. Bankers fail to provide valuable consideration because they bring nothing to the table and have nothing to lose. Each party to a contract must be both a promisor and a promisee. They must each receive a benefit and each suffer a detriment. The consideration provided by both parties must be something of value brought to the contract table, and therefore a one-sided consideration is unequal and unlawful.

It is a fact that: The Terms and Conditions are not lawful. Contract Law requires full disclosure, valuable consideration, and fixed terms (i.e. not variable interest). Banks fail in all respects.

It is a fact that Bankers are not living by the laws as stated in the Bible and it was my lack of understanding that permitted the bankers to take advantage of me. I no longer accept that bankers can create money out of nothing and/or issue the illusion of debt.

It is a fact that: Mr. David MacKay CEO for the Royal Bank of Canada Is involved with Bilderberg I demand an investigation in to the activities of the Corporations involved with this organization.

It is a fact that: A corporation is a creation of the State. It is presumed to be incorporated for the benefit of the State. It receives certain public privileges and franchises, holding us as citizens subject to the statutes of the State and the limitations of its charter. Its privileges are only preserved while it obeys the statutes of its creation. There is a reserved right in the legislature to investigate its contracts to determine if it has exceeded its limited powers. The State, having chartered a corporation to make use of certain franchises, can exercise its sovereignty to inquire how those franchises have been employed, and whether they have been abused, and it can demand the corporate books and papers for that purpose.

IT is a fact that: Corporations cannot be Sovereign, they exist only on paper. See affidavit

It is a fact that: No one can own the soul, the Vatican's claim in the Papal Bull in regard to the soul of mankind is ludicrous.

It is a fact that: Elizabeth Mary Windsor is not in good standing with Heaven as she is cooperating with tyrants supporting the violation of prime directive by those that invaded Turtle Island and other lands. She has and is willfully violating the oath she took before God and man during her coronation ceremony on the 2nd day of June 1953 in the year of our Lord. The entire charade is false doctrine. She allowed the introduction of Residential Schools and forcing the inhabitants of Turtle Island to the false doctrine of Christianity as taught from today's pulpit. Modern day religion was created to bind the mind and prevent the evolution of consciousness. The origin of the word 'religion' lies in the Latin word ligare, to bind.

Read more: <http://forward.com/articles/10776/roots-of-religion/>

It is a fact that: We as Canadians have been unwittingly deceived in believing we live in a democratic society. Canada is a Constitution Monarch aka Martial Law. It is supposed to be under the laws of the Bible which was clearly demonstrated during the Coronation Ceremony of Elizabeth Windsor. The Bible has been tampered with making it very difficult for the inhabitants of earth to know the truth. Yet the true teachings of Jesus aka Yeshua ben Josef are not being taught.

It is a fact that: The forced assimilation into false Christianity, Islam, and/or Sharia Law and man-made laws has and is and are a violation of prime directive as stated in the Galactic Codex.

It is a fact that: invading Turtle Island or any other land violates prime directive. When traversing time and space and/or traveling while exploring new lands the explorer is strictly forbidden from influencing the people that they encounter with their own ideologies and/or beliefs. The explorer's have become invaders corrupting earths evolutionary process as a "Free will" planet and in so doing have broken prime directive._

It is a fact that: Using coercion, scare tactics, threat of incarceration and or physical manhandling thus instilling fear, is unlawful, illegal, unethical, immoral. It is violence perpetrated under the color of law which is in violation of MY "free will" as a creator.

It is a fact that: The "Crown" is not what Canadians are made to believe, forcing the inhabitants of earth into a false narrative and false indoctrination is unethical and immoral. As a parent, I have taught my children to always tell the truth. Saying "It is always advisable to tell the truth as it will keep you out of troubled waters".

It is a fact that: You are violating my ecclesiastical right as a sovereign being forcing me to bow to your will. It is fraud to use Admiralty Law the "law of the sea" used to refer to ships to refer to a living breathing man and/or women it is not legally binding. When someone is standing on land and in court they are alive and standing on the land as such are naturally and unequivocally under the rules and regulations of the land. Besides no man-made rule of law, statute bill, or regulation can prevent me from living life by the nature of creation itself which is Oneness.

It is a fact that: A self realized individual would always have love as first casue and take right action.

It is a fact that: That I have been denied my constitutional right to privacy.

"The State cannot diminish rights of the people." Hertado v. California, 110 U.S. 516

It is a fact that: "Where rights secured by the Constitution are involved, there can be no rule making or legislation which would abrogate them." Miranda v. Arizona, 384 U.S. 436 (1966).

It is a fact that: The mortgage agreement was signed under many false assumptions.

It is a fact that: I love myself and ALL life, I will not allow you to violate my right nor anyone else's right to live in spiritual truth, liberty, dignity and justice.

It is a fact that: Applying for and receiving a license must itself be a fundamentally lawful action, and I reserve the right not to be compelled to perform under any contract or commercial agreement that I did not inter knowingly involuntary, and intentionally and I do not accept the liability of the compelled being of any contract or commercial agreement not revealed to myself, which are my rights pursuant to Common Law.

It is a fact that: Economies are being manipulated by the individuals working in central banks and wall street while manufacturing the idea of debt. While we are not supported in well-being by the state to ensure we are able to maintain employment. I never have been a debtor. I am a benefactor, beneficiary,

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and heir of creation. My wealth and title has been stolen over many life times. I owe the Royal Bank nothing. The banks are violating the scriptures in forcing their clients to pay interest. The bankers have been colluding with the “dark nobility” ie “ruling elite” forcing the so called “commoner” into the false narrative of debt slavery. The bankers and tax collectors have been stealing from me and we the people while lying to us about our history and holding us to illegitimate contracts. No one has any legal right to claim my land and force the sale of this land that I have claimed at 7111 Peach Orchard Road, Summerland B.C. Nor do you have any jurisdiction over me. It was and is degrading, demoralizing, and dehumanizing to force me to participate in the Babylonian Black Magic court system created by the Unholy Roman Empire that you and the other members of the firm you are working for are willfully participating in. Forcing me off the land that I have claimed while receiving constant unceasing letters from you and/or your satellite departments that have harassed, threatened, attempted at coercion, using scare tactics, stalking and all other actions are depriving me of my right to tranquility guaranteed by the preamble of, and the rest of the constitution for Canada, and my inalienable rights as a natural born woman. You have and are causing me distress and duress and compromising the wellbeing of my body (holy temple for the soul). You are violating the RICO laws, stocking laws, mail fraud laws, depriving rights under color of law as well as the common law natural law and the constitution. As a lawyer for the Royal Bank while participating in the Babylonia Black Magic court system you are participating in identity theft, embezzlement, entrapment, and theft. As a man and/or women working for the “CROWN” and paying taxes you are willfully an accessory to the raping, murdering, and thievery of your fellow man. Your actions are acts of treachery, treason and tyranny.

**I ORDER YOU TO CEASE AND DESIST ALL ACTIVITIES AGAINST ME AND/OR
PAUL RICKY RICHARD!**

I DEMAND A JUDICIAL REVIEW OF THIS CASE

I demand a full investigation and audit of the banking and mortgage industry.

Redeemer Lorna Lynne Borgeson Queen Mother

The thirtieth day of June in the year of our Lord 2017

By: _____