



This is the 1st Affidavit of i, the Living Man, Brad Weston in this Case and was made on December 10, 2021

No. 55450
Vernon Registry

IN THE SUPREME COURT OF BRITISH COLUMBIA

Between :

i, a Living Man, Brad Weston

Petitioner

And :

LAURIE LANGFORD ACTING AS JUDICIAL JUSTICE,
VERNON PUBLIC COURTHOUSE
3001 - 27th Street
Vernon, BC
V1T 4W5
Violation Ticket No. AJ6595780

Respondent

AFFIDAVIT

i, a Man, responding to the Name Brad Weston, being the Soul Proprietor of the Fictitious Legal Title : Bradley Ulyn Charles Weston ©, Living upon the Land in the CORPORATE Province of BRITISH COLUMBIA, TRUTHFULLY AFFIRM THAT:

this AFFIDAVIT is Absolute and True, i am competent to Testify in these matters and my Testimony is provided under Penalty of Perjury;

1. i disputed Violation Ticket No. AJ6595780 and was provided with a letter advising me to appear **in-Person** at 8:00 p.m. on November the 22 of the year 2021. i was not provided with any other option or way to appear.

2. On November 22, 2021 Violation Ticket No: AJ6595780 was to be Heard at the Vernon Law Courts. Upon entering the Public Courthouse 5 R.C.M.P. Members confronted i, the Man, Brad Weston and my Council, the WoMan, Vicky Horunski. The R.C.M.P Members were Hostile and UnLawfully demanded that i wear a mask or leave the PUBLIC CourtHouse. One of the R.C.M.P Members was recording us on his Cellphone.
3. i read both Ministerial Orders No: M012 and M273, each of which clearly state under Section 4 : Exemption from use of a Face Covering **(e) while inside a Courtroom** to the 5 R.C.M.P Members.
4. i read Ministerial Order No. M275, which was issued on June 29, 2021 whereas MIKE FARNWORTH, MINISTER OF PUBLIC SAFETY AND SOLICITOR GENERAL canceled the Covid-19 State of Emergency throughout the whole Province of BRITISH COLUMBIA to the 5 R.C.M.P Members.
5. My Council and i were then escorted into the PUBLIC Courtroom by the 5 R.C.M.P Members. Immediately upon entering the Justice of the Peace demanded that i wear a mask or leave the PUBLIC Courtroom. i started to read the Ministerial Orders and the Justice told me the PUBLIC Court will not allow me to appear stating that it does not matter to the PUBLIC Court what the Ministerial Orders say.
6. The Justice told me she would allow me to appear by phone. i advised her of the Fact that i do not have a phone, that i was told to appear **in-Person** and that i was there at that very moment Present, available **in-Person** and ready to have my Case Heard.
7. i advised that i have Lawful reason(s) not to be wearing a mask or face covering. i continued to recite THE PROVINCE OF BRITISH COLUMBIAS: ORDER OF THE MINISTER OF PUBLIC SAFETY AND SOLICITOR GENERAL, Emergency Program Act Ministerial Order No. M012, including Notice as posted upon the PUBLIC Courthouse door that reads: "If you cannot wear a mask we will still serve you."
8. With no Lawful or valid Legal reason to do so the Justice instructed the Sheriffs to enter the PUBLIC Courtroom to UnLawfully remove myself from the PUBLIC Courtroom. The Sheriff's and R.C.M.P Members ignored social distancing rules and came within half a foot myself unnecessarily putting myself at risk of the "virus". My Council and i felt threatened as we were surrounded by 7 armed WoMen and Men who were threatening to use Physical Force against me and were putting our lives in danger. We left under duress fleeing from the armed WoMen and Men who were threatening to Harm us.
9. Once we left the PUBLIC Courtroom i requested the Sheriffs, R.C.M.P Members and the Justice of the Peace to provide their Names and Badge Numbers. They refused to provide their Names or identify themselves.
10. One of the Sheriffs then told me the Justice of the Peace had just held an illegal Star Chamber and made an Order against me saying the Ticket stands because i refused to put a mask on when she told me to. She outright LIED and said i failed to appear. Her excuse being due to the Fact that i wouldn't listen to her unLawful and illegal demands.

11. The following Day i called the R.C.M.P station asking to speak with a Supervisor. My call was never returned.
12. i spoke with a WoMan by the Name of JADEN at the Chief Judge of BRITISH COLUMBIA'S Office and was advised to take my binders of Documents to the VERNON PUBLIC Courthouse and file my binders, to take one to the R.C.M.P Station and then to file a complaint with the Chief Judge of BRITISH COLUMBIA. I did just that the following Day, November 23, 2021.
 - Attached as Exhibit "A" Binder of Documents.
13. i filed my binder Know as Exhibit "A" and spoke with the VERNON PUBLIC CourtHouse Manager, DANA HILTON who informed me that the JUSTICE OF THE PEACE, LAURIE LANGFORD is from VANCOUVER, based her on her OWN opinion and that there are Judges working in the VERNON PUBLIC CourtHouse who will Hear Claims with WoMen and Men not wearing a mask or face covering.
14. i possess the video and audio recording of my illegal detainment, arrest and kidnapping that led to the UnLawful and illegal Tickets that i was issued.
 - Attached as "Exhibit "B" is the USB containing the video and audio evidence.
15. i received a letter from I.C.B.C dated November 30, 2021 illegally demanding me to pay \$460.00 for these illegal Tickets. The letter demands that i pay \$460.00 within 14 Days or else "Legal Action" will be taken against me.
16. The "Employees" of the VERNON COURTHOUSE and the Public Servants involved in these matters are engaging in illegal ACTS of racketeering and extortion.
17. i am nEVER going to PAY money to the WoMen and Men of government organizations who are ignoring the Law, including my unalienable Rights as a Living Man, or such a WoMan or Man that causes such Harm to a fellow Man while openly committing Crimes.
18. i possess audio and video from my interactions at the PUBLIC Courthouse on the Night of November 22, 2021 and i reserve the Right to share my Story Publicly.
19. i, the Living Man, responding to the Name, Brad Weston, being the Soul Proprietor of the Fictitious Legal Title : Bradley Ulyn Charles Weston ©, do *not* have a membership, or contract with, nor am i "Employed" by any CORPORATION that has implemented mask policies, rules, mandates or guidelines.
20. i, the Living Man, Brad Weston, Soul Proprietor of the Fictitious Legal Title : Bradley Ulyn Charles Weston ©, am an AFFIRMED Private Living Man of the Land.
21. i, the Living Man, Brad Weston, Soul Proprietor of the Fictitious Legal Title : Bradley Ulyn Charles Weston © am *not* the Property of another WoMan, Man, Service CORPORATION, including, but not limited to, the CORPORATE government of CANADA.

22. i, the Living Man, Brad Weston, Soul Proprietor of the Fictitious Legal Title : Bradley Ulyn Charles Weston ©, Reserve ALL unalienable Rights and Waive None, Ever. i Reserve the Right to Govern my OWN Health and Well-Being in Mind, Body and Spirit, Forever, Now and Beyond.
23. The Justice of the Peace illustrated a clear bias towards myself, the Living Man, Brad Weston and openly Discriminated against myself as a Man when i exercised the Lawful Right to *not* wear a mask or face covering.
24. Section 4 of THE PROVINCE OF BRITISH COLUMBIAS: ORDER OF THE MINISTER OF PUBLIC SAFETY AND SOLICITOR GENERAL, Emergency Program Act Ministerial Order No. M012 clearly states: *"Exemption from use of a face covering: 4, Section 3 does not apply as follows: (a) to a person who is less than 12 years of age, (b) to a person who is unable to wear a face covering because of (i) a psychological, behavioral or health condition, or (ii) a physical, cognitive or mental impairment; and (e) while inside a Courtroom."*
25. THE PROVINCE OF BRITISH COLUMBIAS: ORDER OF THE MINISTER OF PUBLIC SAFETY AND SOLICITOR GENERAL, Emergency Program Act Ministerial Order No. M012 provides no requirement for proof of an "exemption", nor does it define what such proof would be if there were to be any required.
26. Ministerial Order No. M275 was issued on June 29, 2021 whereas MIKE FARNWORTH, MINISTER OF PUBLIC SAFETY AND SOLICITOR GENERAL canceled the Covid-19 State of Emergency for throughout the whole Province of BRITISH COLUMBIA therefore, there is no reasonable grounds to enFORCE UnLawful Covid-19 Mandates.
27. There is no Legislative Law that Legally compels a WoMan, Man or Child to provide proof of an "exemption" to THE PROVINCE OF BRITISH COLUMBIAS: ORDER OF THE MINISTER OF PUBLIC SAFETY AND SOLICITOR GENERAL, Emergency Program Act Ministerial Order No. M012 and the enFORCEment of such is illegal.
28. There is no Legislative Law that Legally compels a WoMan, Man or Child to provide proof of their Lawful Right to not wear a mask or face covering.
29. Policies, statutes, acts, rules, recommendations, guidelines and mandates are not Legislative Law and therefore are not enFORCEable or punishable in a PUBLIC Court of Law.
30. Policies, statutes, acts, rules, recommendations, guidelines and mandates are business commerce Agreements and do *not* apply to Living WoMen and Men of the Land unless such a Living WoMan or Man Lawfully Agrees to and Consents with such a transaction.
31. Presiding JUDICIAL JUSTICES must ACT impartially and separate their personal interests and beLIEfs from their decision-making powers and duties. It is essential that the presiding JUDICIAL JUSTICE must be seen to be impartial and without having any preference for any position. Not only is it important that the presiding JUDICIAL JUSTICE be unbiased, but more importantly that there be no appearance or apprehension of bias.

32. JUDICIAL JUSTICES have a Legal Responsibility and Obligation to uphold the Lawful Rights of Men, WoMen and Children Above ALL else.
33. The PUBLIC Courts are open to the PUBLIC, set up and owned by the Men and WoMen of our Country so we may have our Cases Heard by an impartial PUBLIC Servants.
34. Justices of the Peace work for the Legal Society and are assigned to PUBLIC Courthouses to ACT as impartial PUBLIC Servants.
35. Ticket Dispute Court Cases are meant to be an easy to navigate system designed for Men and WoMen to resolve issues quickly and inexpensively. The rules are simplified and the hearing is informal. Attorneys are generally not allowed or used Ticket Disputes.
36. Men and WoMan have the Right to have a Fair and Timely Trial in a PUBLIC Court.
37. i have 7 Court Cases to resolve:
 - 36.1 (1.) A Costs Hearing, Supreme Court of British Columbia File No: 52677 set before Judge D. ALLAN BETTON.
 - 36.2 (2.) Supreme Court of British Columbia File No: 57002 : Petition to the Court.
 - 36.3 (3.) Small Claim of British Columbia File No: 51482 to be immediately Heard following the resolution of Supreme Court of British Columbia File No: 57002.
 - 36.4 (4.) Small Claim of British Columbia File No: 51483.
 - 36.5 (5.) Petition to the Court File No.
 - 36.5 (6.) Provincial Court of British Columbia Family File No: 52504 Desk Order Divroce.
 - 36.5 (7.) This new matter (Petition to the Court) which is yet to be assigned a File No.
38. The recent decision by the "JUSTICE OF THE PEACE", LAURIE LANGFORD to deny my Right to a Fair and Timely Trial based on Discrimination for exercising the Lawful Right not to wear a mask UnLawfully delays ALL of my PUBLIC Court Cases further causing Harm to myself and others involved.
39. WoMen, Men and Children are *not* required by Law to wear a mask or face covering in an indoor setting where social distancing can be maintained or where plexiglass barriers separate individuals.

NOTICE : As a Living Man born of the Land, The Canadian Charter does not apply to myself and such CORPORATE Laws do not apply to myself as a Living Man of the Land, however i do recognize the CORPORATE government of CANADA and the WoMen and Men working as "Employees" of, ACTING as PUBLIC Servants must abide by, and Honour these Legal Laws:

40. In accordance with Canadian Charter Law:

Legal Rights

7. Everyone has the Right to Life, Liberty and Security of the person and the Right not to be deprived thereof except in accordance with the principles of fundamental justice. 8. Everyone has the Right to be secure against unreasonable search or seizure. 9. Everyone has the Right not to be arbitrarily detained or imprisoned. 10. Everyone has the Right on arrest or detention (a) to be informed promptly of the reasons therefor;

41. In accordance with Canadian Charter Law:

Equality Rights

15.(1) Every individual is equal before and under the Law and has the Right to the equal protection and equal Benefit of the Law without discrimination and, in particular, without discrimination based on race, national or ethnic origin, colour, religion, sex, age or mental or physical disability. (2) Subsection (1) does not preclude any Law, program or activity that has as its object the amelioration of conditions of disadvantaged individuals or groups including those that are disadvantaged because of race, national or ethnic origin, colour, religion, sex, age or mental or physical disability.

42. In accordance with Canadian Charter Law:

Enforcement

24.(1) Anyone whose Rights or Freedoms, as Guaranteed by this Charter, have been infringed or denied may apply to a Court of competent jurisdiction to obtain such remedy as the Court considers appropriate and just in the circumstances

43. i, Brad Weston, Soul Proprietor of the Fictitious Legal Title : Bradley Ulyn Charles Weston ©, am a Private Living Man.

44. i, Brad Weston, Soul Proprietor of the Fictitious Legal Title : Bradley Ulyn Charles Weston © do not have a membership, or contract with, nor are we employed by any CORPORATION that has implemented mask orders, policies, rules, mandates, or guidelines.

45. i, Brad Weston, Soul Proprietor of the Fictitious Legal Title : Bradley Ulyn Charles Weston © Reserve ALL Rights and Waive None.

46. i Reserve the Right to Govern my own Health and Well-Being in Mind, Body and Spirit.

47. AND i, the Living Man, responding to the Name, Brad Weston, being the Soul Proprietor of the Legal Fiction, Bradley Ulyn Charles Weston © do not have, nor do i use or contract with, a "medical practitioner" or doctor. i do not Agree or consent to unwanted medical intervention.

SUMMARY

1. The **unalienable** Rights and Lawful Freedoms i exercised as a Living Man of the Land have been infringed upon and denied by : LAURIE LANGFORD, as such, i am now applying to the Supreme Court of British Columbia to Act as a PUBLIC Court of competent jurisdiction in order to rectify this Error of Law and Honour the **unalienable** Rights and Lawful Freedoms i am exercising as a Living Man.
2. i have had limited issues exercising the Lawful Right to not wear a mask for the past 2 years.
3. There is no Legislative Law requiring proof of a “medical exemption”, or to prove a Lawful reason for not wearing a mask.
4. There are only two government agencies that would be authorized to provide a “medical exemption”, 1. Doctors Note by way of a medical practitioner (doctor, PhD), or, 2. by way of a Supreme Court of British Columbia Court Order.
5. i do not have, nor do i contract with, a “medical practitioner” (doctor, PhD).
6. The Vernon PUBLIC Court Registry has demanded proof of my Lawful reason(s) not to be wearing a mask before i can re-enter a Vernon PUBLIC Courtroom. Proof of my Lawful and Legal reason(s) are being provided through this Affidavit and Petition to the PUBLIC Court.
7. Section 4 of THE PROVINCE OF BRITISH COLUMBIAS: ORDER OF THE MINISTER OF PUBLIC SAFETY AND SOLICITOR GENERAL, Emergency Program Act Ministerial Order No. M012 clearly states: *“Exemption from use of a face covering: 4, Section 3 does not apply as follows: (a) to a person who is less than 12 years of age, (b) to a person who is unable to wear a face covering because of (i) a psychological, behavioral or health condition, or (ii) a physical, cognitive or mental impairment; and (e) while inside a Courtroom.”*
8. Based on the Facts provided in this Affidavit and Petition to the Court i, the Living Man, Brad Weston, Soul Proprietor of the Fictitious Legal Title : Bradley Ulyn Charles Weston © , require a Supreme Court of British Columbia Order for exemption of wearing a mask, or face covering, so i may resume my PUBLIC Court matters without further delay and Harm.
9. i have Personally experienced R.C.M.P Members and Sheriffs UnLawfully approach myself as a Man and ignore social distancing rules, rules to which *they* are bound to adhere to as *they* are “Employed” by the government agency implementing such rules. Their actions put myself at unnecessary risk of the “virus” without Lawful cause or justified Legal reason to have done so.
10. There is no Legislative Law requiring proof of a “medical exemption”, or to prove Lawful reason for not wearing a mask, therefore there is no Lawful or Legal reason to punish a Man or WoMan exercising the Right to not wear a mask or face covering.

11. The R.C.M.P Members and Sheriffs threatened to use FORCE against me when i Respectfully exercised the Lawful Right to not wear a mask or face covering while inside a PUBLIC Courtroom.
12. R.C.M.P Members and Sheriffs must Respect and Uphold the Lawful Rights of Men and WoMen, this includes the Lawful Right to *not* wear a mask or face covering.
13. Section 4 of THE PROVINCE OF BRITISH COLUMBIAS: ORDER OF THE MINISTER OF PUBLIC SAFETY AND SOLICITOR GENERAL, Emergency Program Act Ministerial Order No. M012 clearly states: "*Exemption from use of a face covering: 4, Section 3 does not apply as follows: (e) while inside a Courtroom.*"
14. Based on the material Facts provided in this Affidavit and Petition to the PUBLIC Court i, the Living Man, Brad Weston, on behalf of the WoMan, Men and Children of the Province of BRITISH COLUMBIA, require a PUBLIC Court Order giving Notice to the Sheriffs of BRITISH COLUMBIA advising that Exemptions to Ministerial Order No: M012 are Lawful and there are no reasonable grounds to search, remove or detain a WoMan, Man or Child claiming a mask exemption and proof of exemption, or proof of a Lawful reason, is not required from any WoMan, Man or Child Claiming such an exemption.
15. i have Personally witnessed and experienced the Royal Canadian Mounted Police (R.C.M.P.) arbitrarily detain and arrest, with UnLawful Force, Men and WoMen who Respectfully exercised their Lawful Right *not* to wear a mask or face covering.
16. i have Personally witnessed and experienced the Royal Canadian Mounted Police (R.C.M.P) make physical contact with Men and WoMen who were Respectfully exercising their Lawful Right *not* to wear a mask or face covering.
17. The Actions by the R.C.M.P Members places those Claiming a Lawful mask exemption at risk of the "virus" as the Royal Canadian Mounted Police (R.C.M.P) are in constant contact with unknown individuals.
18. i have Personally witnessed and experienced the Royal Canadian Mounted Police (R.C.M.P.) issue UnLawful tickets to WoMen and Men who Respectfully exercised their Lawful Right *not* to wear a mask or face covering.
19. There is no Legislative Law requiring proof of a "medical exemption", or to prove a Lawful reason for not wearing a mask or face covering.
20. The Royal Canadian Mounted Police (R.C.M.P) must Respect and Uphold the Lawful Rights of Men, WoMen and Children, this includes the Lawful Right to *not* wear a mask or face covering.

21. Based on the Facts provided in this Affidavit and Petition to the Court i, Brad Weston, Soul Proprietor of the Fictitious Legal Title : Bradley Ulyn Charles Weston ©, on BEHALF of the WoMen, Men and Children, of the Province of BRITISH COLUMBIA, require a PUBLIC Court Order giving Notice to the Royal Canadian Mounted Police (R.C.M.P) advising that Lawful Exemptions to Ministerial Order No: M012 are in effect and there are no reasonable grounds to search, remove, detain, arrest or ticket, a WoMan, Man or Child Claiming a Lawful mask exemption and no proof of exemption is required from any WoMan. Man or Child claiming such an exemption. Including;
22. Notice to the Royal Canadian Mounted Police (R.C.M.P) instructing them to Respect WoMen, Men and Children Claiming a Lawful exemption from wearing a mask or face covering, with instructions to advise any company, Man or WoMan calling 911 to report another WoMan, Man or Child not wearing a mask that Lawful exemptions are in effect and that there is no need to call the Police for those Claiming such an exemption.

CONCLUSION

23. LAURIE LANGFORD ACTING AS JUDICIAL JUSTICE was unprofessional and showed an immediate bias towards myself as she discriminated against me when i exercised the Lawful Right *not* to wear a mask or face covering while inside a PUBLIC Courtroom.
24. The actions of LAURIE LANGFORD ACTING AS JUDICIAL JUSTICE have caused further Financial Harm to myself as all of my PUBLIC Court matters are placed on hold until the resolution of this current ordeal.

DECLARATIONS AND LIABILITIES

25. Due to my experiences and the Financial Harm that is consistently being placed upon myself i Declare; any WoMan or Man, including, but not limited to, agents of government (government employees), who delays, postpones, or denies my Right to Fair and Timely Trials, causes me further Harm in any manner, such as, but not limited to; Financially, Physically, Psychologically, Mentally or Spiritually, infringes upon or denies the **unalienable** Rights that i exercise as a Man will be held accountable with Legal Action with Claims of a minimum of \$50,000.00 to a maximum of \$50,000,000.00 CAD, or the equivalent of in the current currency at the time of the offense, dependent on the severity of the Harm caused, and such a WoMan or Man will be charged for my time Hourly, at a rate of \$500.00 per Hour.
26. This 1st Affidavit of i, the Living Man, Brad Weston in this Case, Vernon Registry No. 55450 made on December 10, 2021 remains the intellectual Private Property of the i, the Living Man, responding to the Name, Brad Weston, the Soul Beneficiary to the Fictitious Legal Title : Bradley Ulyn Charles Weston ©. Any copying, scanning, photographing, uploading, printing, sharing or distributing of this copyrighted material is strictly prohibited. Any WoMan or Man including, but not limited to, agents of government (government "Employees"), found to be in violation of this copyrighted material Agrees to pay i the Man responding to the Name Brad Weston, \$50,000.00 CAD for each copyright infringement.

27. This 1st Affidavit of i, the Living Man, Brad Weston in this Case, Vernon Registry No. 55450 made on December 10, 2021 consists of 1 Original, 1: filed with The Vernon PUBLIC Court Registry on December the 21st of the year 2021 and must be returned to the OWNER upon demand. Any destruction, loss, or theft of this here, Original 1st Affidavit of i, a Man, Brad Weston, in this Case, Vernon Registry No. 55450 made on December 10th, 2021 will result in a Claim of \$50,000.00 CAD.

28. This 1st Affidavit of i, the Living Man, Brad Weston in this Case, Vernon Registry No. 55450 made on December 10, 2021 must be responded to by the Respondent, LAURIE LANGFORD ACTING AS JUDICIAL JUSTICE, VERNON PUBLIC COURTHOUSE, 3001 - 27th Street. Vernon, BC V1T 4W5 within 21 business Days, point for point, otherwise, if no response is received, This 1st Affidavit of Brad Weston, in this Case, Vernon Registry No. 55450 made on December 10, 2021 is deemed to be True and Accurate and cannot be disputed or dismissed.

This AFFIDAVIT will be read out loud by i, a Man, Brad Weston, the "Petitioner" for the PUBLIC Court Record.

Time to read: 22 minutes

ALL RIGHTS,
LAWFUL AND LEGAL,
RESERVED FOREVER AND BEYOND

Bradley Ulyn Charles Weston ^{mm}
i, a Man,
responding to the Name,
Brad Weston
Soul Beneficiary of the Fictitious Legal Title :
Bradley Ulyn Charles Weston ©
"Petitioner"

AFFIRMED BEFORE ME in the City of
Vernon, in the Province of British Columbia,
this 8th Day of April 2021

E. Schaefer
A Commissioner for taking Affidavits within British Columbia
E. Schaefer EXO 30 Apr 2022