

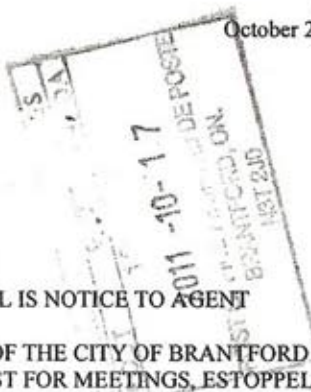
by: [Handwritten signature]

OFFICE OF KANIENCE'HAKA EMBASSADOR-AT-LARGE

Benjamin-Douglas-Allan: of the Doolittles' [Redacted] [Brantford] Turtle Island doolittb@aol.com

THE CORPORATION OF THE CITY OF BRANTFORD Ted Salisbury; Chief Administrative Officer, General Manager tsalisbury@brantford.ca;

RW 608 294 655 CA



October 20, 2011

BRANTFORD POLICE SERVICES Jeff Kellner; Chief of Police jkellner@brantfordpolice.ca

INFORMATION LETTER

NOTICE TO AGENT IS NOTICE TO PRINCIPAL // NOTICE TO PRINCIPAL IS NOTICE TO AGENT

Re: BATTERY AND UNLAWFUL SEIZURE "HONDA RUCKUS", THE CORPORATION OF THE CITY OF BRANTFORD AND THE BRANTFORD POLICE SERVICES ET AL. UNDELEGATED AUTHORITY, REQUEST FOR MEETINGS, ESTOPPELS

Dear Sir,

Pentortoise; Evaluation of Administrative Regulations and Liabilities (PEARL), PEARL has been tasked by the Kanienke'haka National Asset Recovery Programme (K-NARP) initiative to intervene on behalf of any bona fide members of the Kanienke'haka nation who so request and submit to the "PEARL" administrative office under the guidance of Kanienke'haka Ambassador-Benjamin-Douglas-Allan: of the Doolittles'.

Our mandate is; to preserve and protect the Freedom and Prosperity of the Kanienke'haka nation, to inform any foreign government or agency of potential conflict of law when foregoing domestic action including Feudal Law, Common Law, Civil Law and International Law or other ecclesiastical law in opposition to the members of the Kanienke'haka nation; a sovereign nation of private people without waiver of jurisdiction before any foreign body.

Be advised, In interest of Kanienke'haka national security our office has now been assigned to intervene on behalf of Kanienke'haka national; Benjamin-Doolittle. It is our position that before any appointment or discussion we must first establish the concerned personalities and identify any liabilities and restrictions.

Accordingly, the battery of Benjamin-Doolittle and unlawful seizure and withholding of property "HONDA RUCKUS" must be corrected and settled, I do not understand how to address you inasmuch as I am unaware of any contractual relationship between THE CORPORATION OF THE CITY OF BRANTFORD; agent by tender BRANTFORD POLICE SERVICES ET AL. or KEN'S TOWING and Benjamin-Doolittle.

As a courtesy and because you may find it helpful, I have attached recent correspondence between Benjamin-Doolittle and THE CORPORATION OF THE CITY OF BRANTFORD ET AL., wherein I have repeatedly offered to settle the matter between Benjamin-Doolittle and THE CORPORATION OF THE CITY OF BRANTFORD ET AL.

Please forward this letter and attached questionnaire and notice to any [and all C.c.'d below] party that may require the information as part of the above referenced matter, if an appointment is desired, fill and return the attached questionnaire by registered mail for a prompt response from our office, at [Redacted] [Brantford] Turtle Island.

Thank you for your attention to this very important matter, please confirm receipt of this letter. With peace, strength and righteousness

Sincerely, Benjamin-Douglas-Allan: of the Doolittles' Kanienke'haka Ambassador-at-Large On behalf of, Benjamin-Doolittle, and any in such similar situation.

C.c. Chris Bentley ([province of Ontario] attorney general), Brantford Council + Staff, Brantford Police Services; Members + Administrative Staff, Peter And Paul Towing And Garage Services Limited (Ken's Towing; Mike Kaczur + Kelly Kaczur-Wilson)

Attached:

PEARL Document: BQPDM-01 "Brief Questionnaire Prior to Discussion of a Matter" 1 pp, NOTICE OF LAWFUL ESTOPPEL BY ACQUIESCENCE Dated September 16 2011 17 pp.,

BRIEF QUESTIONNAIRE PRIOR TO DISCUSSION OF A MATTER

You have requested to discuss a matter. Prior to establishing grounds for any discussion and to provide the necessary security before disclosing any private details to you.

Please complete and return this brief questionnaire. If you cannot or will not provide all the information required, we will take the assumption that you are not who you say you are and will decline to speak with you on this occasion while reserving all my rights not to be bound by any contracts revealed or unrevealed.

1. What is your full name _____

2. What is your Nationality _____

3. Check one. You are here representing: yourself a Company or Agency

4. What is your trading address or the address of the company you represent. (include phone numbers)

You:

The Company or Agency:

5. What is your job title or position in the company _____

6. With whom are you seeking an appointment _____

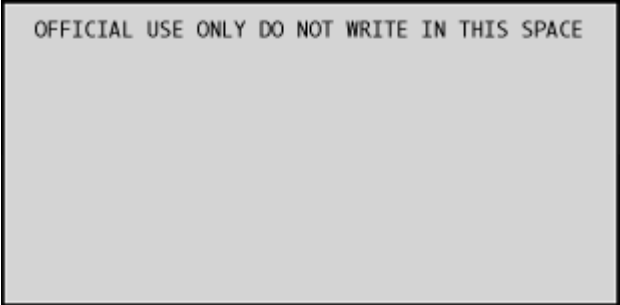
7. Brief outline of matter to be discussed _____

8. Check one. Do you have proof of a valid contract with whom you are seeking an appointment Yes No

9. Check one. Do you have proof of delegation of authority over whom you are seeking an appointment Yes No

(If yes, be ready to provide documented proof of having been given proper authority over whom so sought.)

Note: You will also need to provide proof of a valid signed contract between you and I, should you wish to discuss any matter pertaining to Licenses, Debts, Fees, Charges, or any matter concerning a 3rd party.



Your signature: _____

Date: _____

OFFICE OF KANIENKE'HAKA EMBASSADOR-AT-LARGE

Benjamin-Douglas-Allan: of the Doolittles'
Doolittb@aol.com

September 16 2011

Ted Salisbury; the private man acting as,
Chief Administrative Officer, General Manager
The Corporation of the City of Brantford
tsalisbury@brantford.ca;

Cc. Office of Tsá' Kowhsase, jkellner@brantfordpolice.ca, cfriel@brantford.ca,

RE: Request for Evidence of Delegation of Authority
RE: Request for Meeting/Audience

Dear Friend,

Notice of Lawful Estoppel by Acquiescence

Notice to agent is notice to principal, notice to principal is notice to agent.

Your records will show that you were sent SIX NATIONS PENDING [ACTIVE] INTERESTS ON REAL LAND IN GEOMASS BRANTFORD AND ESSAY "CONSTITUTIONAL PARADOX" on June 6, 2011, MEMORANDUM AND ASSEVERATION on July 20, 2011, NOTICE OF TRESPASS on August 8, 2011, REQUEST FOR PROOF OF DELEGATION OF AUTHORITY on August 14, 2011, REQUEST FOR MEETING on August 23, 2011, SECOND REQUEST FOR MEETING on September 6, 2011. These notices contained a request for clarification and the provision of 3 (three) proofs of claim. Since no response in substance to these notices has been forthcoming (to the best of my knowledge) in the time limit specified I have your tacit agreement by acquiescence to the following:

1. The Corporation of The City of Brantford does NOT have Delegation of Authority from the Kaniañke'haka people, an order granting the Corporation of the City of Brantford "company" authority to make legal or lawful determination on behalf of the people of the Kaniañke'haka nation or non-company-members.
2. The Corporation of The City of Brantford does NOT own possession of any right at any capacity to make any lawful determination on or about the Real-Lands and sub sequential properties within the geographic location known as Brantford.
3. The Corporation of The City of Brantford does NOT hold any contract that obligates the Kaniañke'haka people and/or non-company-members to The Corporation of The City of Brantford.

I hereby claim a lawfully permanent and irrevocable estoppel by acquiescence of your position and assume that you have abandoned your claim.

Sincerely,
Kaniañke'haka Ambassador-at-Large
Benjamin-Douglas-Allan: of the Doolittles'



OFFICE OF KANIENKE'HAKA EMBASSADOR-AT-LARGE

Benjamin-Douglas-Allan: of the Doolittles'
Doolittb@aol.com

September 06 2011

Ted Salisbury; the private man acting as,
Chief Administrative Officer, General Manager
The Corporation of the City of Brantford
tsalisbury@brantford.ca

Cc. Office of Tsa' Kowhsase, jkellner@brantfordpolice.ca, cfriel@brantford.ca
RE: Request for Meeting/Audience
RE: Request for Evidence of Delegation of Authority

Dear Ted,

Attached is the request sent to your office on August 23rd 2011, the letter was then sent to your acting agents during your absence (Dan Tempriple and Matt Reniers), also attached is the emails with this correspondence.

Our office has had no reply from your company or your office, for simple due diligence, we attempt to clear any administrative misunderstanding/misrepresentation about the status of the people of the Kianianke'haka nation and your companies misrepresentation and/or un-solicited services, by-law/policy enforcement onto the Kianianke'haka people and/or non-members non-employees of your company.

Article 15. Universal Declaration of human Rights

(1) Everyone has the right to a nationality.

(2) No one shall be arbitrarily deprived of his nationality nor denied the right to change his nationality.

Qualifications of Voters for Municipal Elections Ontario, canada

(b) is a Canadian citizen; [excluding Kianianke'haka National of lawful vote within your company.]

Qualifications of Electors for Municipal Elections Ontario, canada

(b) is a Canadian citizen; [excluding Kianianke'haka National of lawful representation within your company.]

Our records show the fact that no record or evidence exists that obligates the Kianianke'haka people and/or non-company-members to your company, if you believe that the fact as stated herein are in err, I formally demand that you provide any contract with the people of the Kianianke'haka nations wet INK signature that may obligate the Kianianke'haka people to perform upon your requests, demands or third party loyal commands, as time is of the essence I respectfully request that you submit your evidence as proof for correction of the record within 72 hours of receipt of this formal demand and respectful request, Failure to provide your evidence for correction of the record within 72 hours will be observed as your acquiescence by tacit assent, further, failure to respond within the identified 72 hours you must vacate your position and you will be billed/charged for any and every trespass and attempt to solicit my business and/or the business of the Kianianke'haka people and/or non-company-members.

Simply, We ask for real evidence as Proof of Delegation of Authority from the Kianianke'haka people, an order granting the Corporation of the City of Brantford "company" authority to make legal or lawful determination on behalf of the people of the Kianianke'haka Nation.

Please make time for a meeting with Kianianke'haka Ambassador:-Benjamin-Douglas-Allan: of the Doolittles'

Sincerely,
Kianianke'haka Ambassador-at-Large
Benjamin-Douglas-Allan: of the Doolittles'



From: Benjamin II <doolittb@aol.com>

To: dtempriple <dtempriple@brantford.ca>; mreniers <mreniers@brantford.ca>

Cc: dlee <dlee@brantford.ca>; cfriel <cfriel@brantford.ca>

Bcc: doolittb <doolittb@aol.com>

Subject: Re: AUTO: Ted Salisbury is out of the office (returning 09/06/2011)

Date: Tue, Aug 23, 2011 7:51 am

Attachments: Office_-_request_for_meeting_-_b.pdf (26K)

Dear Dan Tempriple and Matt Reniers,

Please find the enclosed document, I look forward to hearing from you.

Thank you,
Benjamin II

-----Original Message-----

From: TSalisbury <TSalisbury@brantford.ca>

To: doolittb <doolittb@aol.com>

Sent: Tue, Aug 23, 2011 3:35 am

Subject: AUTO: Ted Salisbury is out of the office (returning 09/06/2011)

I am out of the office until 09/06/2011.

Dan Tempriple is the Acting CAO and may be contacted at dtempriple@brantford.ca; Matt Reniers, is the Acting General Manager of Community Development Services and may be contacted at mreniers@brantford.ca

Note: This is an automated response to your message "Request for evidence of delegation of authority." sent on 8/23/11 10:17:51 AM.

This is the only notification you will receive while this person is away.

From: Benjamin II <doolittb@aol.com>

To: tsalisbury <tsalisbury@brantford.ca>

Cc: cfriel <cfriel@brantford.ca>; jkellner <jkellner@police.brantford.on.ca>; dlee <dlee@brantford.ca>

Bcc: doolittb <doolittb@aol.com>

Subject: Request for evidence of delegation of authority.

Date: Tue, Aug 23, 2011 7:17 am

Attachments: Office_-_request_for_meeting.pdf (26K)

Dear Ted Salisbury,

Please find the enclosed document, I look forward to hearing from you.

Thank you,
Benjamin II

OFFICE OF KANIANKE'HAKA EMBASSADOR-AT-LARGE

Benjamin-Douglas-Allan: of the Doolittles'
Doolittb@aol.com

August 22 2011

Dan Temprile; Acting as,
Chief Administrative Officer
The Corporation of the City of Brantford
dtemprile@brantford.ca;

Matt Reniers: Acting as,
General Manager
The Corporation of the City of Brantford
mreniers@brantford.ca

Cc. Office of Tsa' Kowhsase, jkellner@brantfordpolice.ca, cfriel@brantford.ca, tsalisbury@brantford.ca

RE: Request for Evidence of Delegation of Authority

Dear Friend,

On behalf of the Kanianke'haka member; Benjamin Doolittle, the undersigned hereby respectfully requests an audience and/or meeting be arranged between you and/or a specific member of your staff with The Corporation of the City of Brantford "City of Brantford".

This meeting with you is desired relative to a specific issue, namely:

Ongoing request for proof of delegation of authority from the Kanianke'haka nation granting The Corporation of the City of Brantford specific authority to make legal or lawful determination on behalf of the Kanianke'haka people. The Return of One "Seized" Honda Ruckus, The Corporation of the City of Brantford tendered the Brantford Police Services which then enforces your companies policies and third party [Provincial Offences Office] policies regardless of non-membership to your company and/or the foreign status and citizenship of the Kanianke'haka people. It is anticipated that the meeting should not run longer than 30 minutes.

Realizing that schedules are difficult to manage, the undersigned offers three options as meeting possibilities when you would be available to meet in your office. The fourth option is provided in the event any of the three listed options are not workable with your calendar. The desired options are as follows:

- A. The 29th day of August, 2011, at 1 o'clock p.m.;
- B. The 30th day of August, 2011, at 1 o'clock p.m.;
- C. The 31st day of August, 2011, at 1 o'clock p.m.;
- D. Other: _____

Kindly notify the undersigned as to the possible date for the audience and/or meeting with you and/or a member of your staff. If you are not available for the meeting directly, kindly indicate the reason why you would not be available and further inform us as to the member of your staff with whom the meeting will be held. Also, it would be appreciated if you would indicate the type of authority of the staff member who would be in attendance in lieu of your presence. Thank you for your anticipated response to the foregoing.

Sincerely,



OFFICE OF KANIENKE'HAKA EMBASSADOR-AT-LARGE

Benjamin-Douglas-Allan: of the Doolittles'
Doolittb@aol.com

August 22 2011

Ted Salisbury
Chief Administrative Officer, General Manager
The Corporation of the City of Brantford
tsalisbury@brantford.ca

Cc. Office of Tsá' Kowhsase, jkellner@brantfordpolice.ca, cfriel@brantford.ca

RE: Request for Evidence of Delegation of Authority

Dear Friend,

On behalf of the Kanianke'haka member; Benjamin Doolittle, the undersigned hereby respectfully requests an audience and/or meeting be arranged between you and/or a specific member of your staff with The Corporation of the City of Brantford "City of Brantford".

This meeting with you is desired relative to a specific issue, namely:

Ongoing request for proof of delegation of authority from the Kanianke'haka nation granting The Corporation of the City of Brantford specific authority to make legal or lawful determination on behalf of the Kanianke'haka people. The Return of One "Seized" Honda Ruckus, The Corporation of the City of Brantford tendered the Brantford Police Services which then enforces your companies policies and third party [Provincial Offences Office] policies regardless of non-membership to your company and/or the foreign status and citizenship of the Kanianke'haka people. It is anticipated that the meeting should not run longer than 30 minutes.

Realizing that schedules are difficult to manage, the undersigned offers three options as meeting possibilities when you would be available to meet in your office. The fourth option is provided in the event any of the three listed options are not workable with your calendar. The desired options are as follows:

- A. The 29th day of August, 2011, at 1 o'clock p.m.;
- B. The 30th day of August, 2011, at 1 o'clock p.m.;
- C. The 31st day of August, 2011, at 1 o'clock p.m.;
- D. Other: _____

Kindly notify the undersigned as to the possible date for the audience and/or meeting with you and/or a member of your staff. If you are not available for the meeting directly, kindly indicate the reason why you would not be available and further inform us as to the member of your staff with whom the meeting will be held. Also, it would be appreciated if you would indicate the type of authority of the staff member who would be in attendance in lieu of your presence. Thank you for your anticipated response to the foregoing.

Sincerely,



From: Benjamin II <doolittb@aol.com>

To: jkellner <jkellner@police.brantford.on.ca>; cfriel <cfriel@brantford.ca>; wkm <wkm@sixnations.ca>; dlee <dlee@brantford.ca>; glickers <glickers@snpolice.ca>

Cc: DoolittB <DoolittB@aol.com>

Bcc: ogwale <ogwale@yahoo.com>

Subject: REQUEST for PROOF of DELEGATION OF AUTHORITY

Date: Sun, Aug 14, 2011 8:50 am

Chris Friel "principal" for the Corporation of the City of Brantford,
Jeffery Kellner "principal" for the Corporate Brantford Police Services,
William Montour "principal" for the Corporate Six Nations Elected Band Council,
Glen Lickers "principal" for the Corporate Six Nations Police Service,
collectively referred to as "you", "your"

She:kon // Greetings,

I, the Honorable; Sovereign:-Benjamin-Douglas-Allan: of the Doolittles', as Ambassador-at-Large for the Kanienkehaka Nation,

Do Hereby, make REQUEST for Inspection of PROOF of DELEGATION OF AUTHORITY from the Kanienkehaka Nation,

If obligation/command/order is made of our people by your people, companies and/or organizations, the burden of proof is on he who makes that assertion/claim,

Do you hold Real-Proof of delegation of authority from the Kanienkehaka Nation?

[[Hypothetically: You can delegate authority to a plumber to fix your pipes because you own the pipes and thus have the

ultimate right to do with them as you please. A plumber who works on your pipes without your approval is called a Good Samaritan...or a vandal. A plumber who works on your pipes after you have authorized him to do so is called an agent]]

If you continue to make the determination that you have the authority to make determination on behalf of the Kanienkehaka members without proof of delegation of authority,

It can only be seen as VANDALISM and Trespass against the Kanienkehaka Constitution its members and/or way of life and quality of the life of its members.

I pray that, you take the time to address and consider this matter as a serious flaw in your authority as applied to the Kanienkehaka Nation,

or to correct this matter with real-evidence for proof of delegation of authority from the Kanienkehaka Nation to make determination on behalf of its members,

so that the Kaninkehaka Members may properly inspect then ascertain their obligation if any.

Since time is of the essence we require a prompt response to our concerns and full disclosure of any obligatory contracts.

Within two weeks from receipt of this demand should be sufficient time for you to retrieve any instrument of indebtedness through delegation of authority from the Kanienkehaka Nation, if you require more time; you must request an extension within reason.

Silence can only equate with guilt where there is a legal and moral duty to respond.

With peace, strength and righteousness

Kanienkehaka Ambassador-at-Large
Benjamin-Douglas-Allan: of the Doolittles'

From: Benjamin II <doolittb@aol.com>

To: dbosett <dbosett@police.brantford.on.ca>

Subject: Re: Seized/Stolen Scooter

Date: Tue, Aug 9, 2011 6:00 am

Benjamin Doolittle is my private property, my VASSAL, I do not use the title Mr. if you must use a title you may address me as "EMBASSADOR" for the Kankiekahaka Nation

As to my ongoing request for Delegation of Authority I will be also need to see proof of your claim that you have authority, to make the determination about me and my jurisdiction.

I will also require written apologies from each officer [John Doe Officer X3 One of the John Doe Office, now known to be DANIEL BOSSET] that was in attendance to the incident.

No delegation of authority means no jurisdiction, if you dont understand that you may be in contempt of your own offices, is your authority not delegated in chain of command, I am not under your chains!

Now that you seem to be satisfied with the name of my property/vassal, without delegation of authority form the Kanienkahaka Nation, you may return my seized/stolen property back to my persons home, without further cost to Benjamin Doolittle.

Benjamin-Douglas-Allan: of the Doolittles
Kanienkhaka Embassodro-at-Large

-----Original Message-----

From: BOSETT, Daniel <dbosett@police.brantford.on.ca>

To: doolittb <doolittb@aol.com>

Sent: Tue, Aug 9, 2011 12:24 am

Subject: FW: Scooter

From: BOSETT, Daniel

Sent: Monday, August 08, 2011 3:54 PM

To: 'doolittle@aol.com'

Cc: DINNER, Robert; KELLNER, Jeff

Subject: Scooter

Mr Doolittle, I am now satisfied that you are Benjamin Doolittle and you may come to the front desk of the Brantford Police Service to get a release for your vehicle. I work Tuesday August 9th until 130 and will be available.

Thankyou,

PC D Bosett

From: Benjamin II <doolittb@aol.com>

To: attorneygeneral <attorneygeneral@ontario.ca>; erin.lambert <erin.lambert@ontario.ca>; cfriel <cfriel@brantford.ca>; postmaster <postmaster@police.brantford.on.ca>; jkellner <jkellner@police.brantford.on.ca>

Subject: Fwd: Notice of Trespass!

Date: Mon, Aug 8, 2011 9:06 am

Attachments: _DSC0168.jpg (142K), _DSC0164.jpg (4551K), _DSC0161.jpg (69K), _DSC0160.jpg (136K), Notice_of_Memo_and_Asseveration_signed.pdf (116K)

Erin Lambert/Chris Bentley, Jeff Kellner/John Doe Officer x 3, Chris Friel/Ted Salisbury

I, the Honorable: Sovereign:-Benjamin-Douglas-Allan: of the Doolittles'

DO YOU HAVE ANY CONTRACT WITH ME, WITH MY WET INK SIGNATURE THAT OBLIGATES ME TO PERFORM ANY ORDERS OR COMMANDS FROM YOUR COMPANY?

I have no record of any such agreement.

I regret to inform you on August 6th 2011 from approx. 9:30am three members/clients "John Doe Officer x 3" [offenders] of your organization have brutalized and damaged my body and my basic way and quality of life and stolen my private property and interfered with my duties breaching my peace, I will now inform you that this incident was an unlawful trespass of my space, my body and the record as established by our communication.

TRESPASS: Including but not limited to, "lawful determination", "taxation", regulation", "termination of Real-Land North American resources and Liberties thereof", "capture", "piracy", "seizure", "malice", "mayhem", "larceny", assault", extortion", "non-constitutional searches", "interrogation", "questioning", "administrative detention", "carnal knowledge", "genocide", "mixed-War" hereinafter collectively referred to as "trespass".

I was riding my private property to get food when I was detained by an unmarked unit [Brantford Police SERVICE] I stated to the officer that i was not a citizen of Canada and requested he provide Proof of Delegation of Authority from the Kanienkahaka nation, I then handed the officer my FEE SCHEDULE.

The officer said "those words are too big for me to understand" (Delegation of Authority); that is when I reiterated my DIPLOMATIC REQUEST for proof of DELEGATION OF AUTHORITY from my nation.

At that point in time one officer said i was under arrest then the two officers BRUTALIZED/DAMAGED [punching my head and grappling my body and property to the ground] my body and that is when they committed the TRESPASS leaving noticeable bruising and pain, I have included pictures for the record.

The officer held me in the back of the marked patrol car that latter attended the scene, when I was told I had warrants for my arrest, after 20 minutes the officer of that marked car informed me that I did not have warrants and i would be receiving SUMMONS FOR DEFENDANT citations for no plates, no licence, no insurance, Impounding/stealing/seizing my private property in the process.

I was then let out of the marked car and told i was being released of one condition and before i was told what the condition was one officer tried to take my picture, I avoided his lens by turning my face due to the fact i was not told that was his intent and condition of my release, as soon as I turned my head away I was re cuffed, I said if thats the condition i dont want it without proof of delegation of authority first..

Through force my picture was taken and the officer stated that it was to be shared/transmitted with the six nations police services, to which also has not provided me with DELEGATION OF AUTHORITY from the Kanienkahaka nation.

The conditions that I can get my private property back is to provide ID, since I do not own any ID I have no way to recover my property, without obtaining canadian government ID, which can be seen as an attempt of conversion of my nature and kanienkahaka national rights.

I would like you to clear this up now and correct the wrong done by the offenders before any further need of waste of my energy/life is spent in your clients/companies confusion. I also want the picture that was taken and all copies destroyed with confirmation of deed. If this can not be corrected in this manner I will seek full restitution for my time and damages aka trespass.

Do you have a witness that I am a canadian citizen, if so how was that determination made,?
Can one nation design anothers' constitution? or way of life? or make determination of the quality of that life?

DO WE HAVE PEACE!?! if not then what?

Ps im also including the citation attached as evidence to be expunged from the record and also included is the last notice "memorandum and asseveration" I sent your offices july 20th 2011 without any response or rebuttal, I have included this notice as attached for posterity of the record

Pss I would like a prompt response to correct any confusion of this matter, since my life and quality of life and my duty to protect my family and their safety and peace is now unlawfully intruded and trespassed upon by your members/clients interference and ignorance of my duties and to my simple DIPLOMATIC QUESTION, I would like to avoid further trespass by your clients willful ignorance, and avoid further corrosion of our peace and friend-ships.

Benjamin-Douglas-Allan: of the Doolittles'
Kanienkahaka Ambassador-at-Large

4 Attached Images





From: Benjamin II <doolittb@aol.com>

To: Erin.Lambert <Erin.Lambert@ontario.ca>

Subject: Fwd: MEMORANDUM AND ASSEVERATION

Date: Wed, Jul 20, 2011 1:54 pm

Attachments: Notice_of_Memo_and_Asseveration_signed.pdf (116K)

-----Original Message-----

From: Benjamin II <doolittb@aol.com>

To: flybfc <flybfc@worldchat.com>; jquin <jquin@brantford.ca>

Sent: Wed, Jul 20, 2011 9:53 am

Subject: Fwd: MEMORANDUM AND ASSEVERATION

-----Original Message-----

From: Benjamin II <doolittb@aol.com>

To: cfriel <cfriel@brantford.ca>; info <info@gg.ca>; attorneygeneral <attorneygeneral@ontario.ca>; wkm <wkm@sixnations.ca>; dmcguinty.mpp.co <dmcguinty.mpp.co@liberal.ola.org>; nicholson.r <nicholson.r@parl.gc.ca>; jkellner <jkellner@police.brantford.on.ca>; ottawa <ottawa@chuckstrahl.com>; chief <chief@police.brantford.on.ca>

Sent: Wed, Jul 20, 2011 9:49 am

Subject: MEMORANDUM AND ASSEVERATION

Dear Guest-friends and Extended Family,

To Elizabeth Mountbatten-Battenberg hereinafter "you", "your"; the Private Woman acting as, Principal (PHUEDO-SOVEREIGN) for the British Commonwealth; d.b.a. ELIZABETH WINDSOR; the vassal, for the United Nations Assembly; as well as your successors, permitted assigns, heirs and estates, in your non-represented capacity, and,

To David Johnston hereinafter "you", "your"; the Private Man acting as, Principal (GOVERNOR GENERAL-COMMANDER-IN-CHIEF) for the [National] government of Canada; d.b.a. DAVID JOHNSTON; the vassal, for the British Monarchy; as well as your successors, permitted assigns, heirs and estates, in your non-represented capacity, and,

To Stephen Harper hereinafter "you", "your"; the Private Man acting as, Principal (~~GOVERNOR GENERAL-COMMANDER-IN-CHIEF~~) for THE [Federal] CORPORATION OF THE CORPORATE CANADA; d.b.a. STEPHEN HARPER; the vassal, for the British Monarchy; as well as your successors, permitted assigns, heirs and estates, in your non-represented capacity, and,

To William Elliot hereinafter "you". "your"; the Private Man acting as, Principal (COMMISSIONER) for THE ROYAL CANADIAN MOUNTED POLICE; THE [Federal] NATIONAL POLICE SERVICES AND ASSOCIATION hereinafter "business"; d.b.a. WILLIAM ELLIOT; the vassal, for the British Monarchy; as well as your successors, permitted assigns, heirs and estates, in your non-represented capacity, and,

To David Onley hereinafter "you". "your"; the Private Man acting as, Principal (LIEUTENANT GOVERNOR) for the [Provincial] government of the Province of Ontario hereinafter "business"; d.b.a. DAVID ONLEY; the vassal, for the British Monarchy; as well as your successors, permitted assigns, heirs and estates, in your non-represented capacity, and,

To James Dalton hereinafter "you". "your"; the Private Man acting as, Principal (PREMIER-CEO) for THE CORPORATION OF THE [Provincial] GOVERNMENT OF THE PROVINCE OF ONTARIO hereinafter "business"; d.b.a. JAMES DALTON; the vassal, for the British Monarchy; as well as your successors, permitted assigns, heirs and estates, in your non-represented capacity, and,

To James Dalton hereinafter "you". "your"; the Private Man acting as, Principal (PREMIER-CEO) for THE CORPORATION OF THE [Provincial] GOVERNMENT OF THE PROVINCE OF ONTARIO hereinafter "business"; d.b.a. JAMES DALTON; the vassal, for the British Monarchy; as well as your successors, permitted assigns, heirs and estates, in your non-represented capacity, and,

To Chris Friel hereinafter "you", "your"; the Private Man acting as, Principal (MAYOR-CEO) for THE CORPORATION OF THE [Municipal] CITY OF BRANTFORD hereinafter "business"; d.b.a. CHRIS FRIEL; the vassal, for the British Monarchy; as well as your successors, permitted assigns, heirs and estates, in your non-represented capacity, and,

To Ted Salisbury hereinafter "you", "your"; the Private Man acting as, Principal (GENERAL MANAGER-CAO) for THE CORPORATION OF THE [Municipal] CITY OF BRANTFORD hereinafter "business"; d.b.a. TED SALISBURY; the vassal, for the British Monarchy; as well as your successors, permitted assigns, heirs and estates, in your non-represented capacity, and,

To William Montour hereinafter "you", "your"; the Private Man acting as, Principal (CHIEF COUNCILLOR-CEO) for THE CORPORATION OF THE [Municipal] SIX NATIONS OF THE GRAND RIVER; [quasi-elected band council] hereinafter "business"; d.b.a. WILLIAM MONTOUR; the vassal, for the British Monarchy; as well as your successors, permitted assigns, heirs and estates, in your non-represented capacity, and,

To Jeff Kellner hereinafter "you", "your"; the Private Man acting as, Principal (CHIEF OF POLICE-CEO) for THE [Municipal] BRANTFORD POLICE SERVICES AND ASSOCIATION AND BRANTFORD POLICE SERVICES Board hereinafter "business"; d.b.a. JEFF KELLNER; the vassal, for the British Monarchy; as well as your successors, permitted assigns, heirs and estates, in your non-represented capacity, and,

To Glen Lickers hereinafter "you", "your"; the Private Man acting as, Principal (CHIEF OF POLICE-CEO) for THE [Municipal] SIX NATIONS POLICE SERVICES AND ASSOCIATION hereinafter "business"; d.b.a. GLEN LICKERS; the vassal, for the British Monarchy; as well as your successors, permitted assigns, heirs and estates, in your non-represented capacity, and,

To John Q. Citizen 1-100 unknown at this point in time, as well as your successors, permitted assigns, heirs and estates hereinafter "you", "your"; and,

To John Q. Private 1-100 unknown at this point in time, as well as your successors, permitted assigns, heirs and estates hereinafter "you", "your"; and,

To John Q. Officer 1-100 unknown at this point in time, as well as your successors, permitted assigns, heirs and estates hereinafter "you", "your"; and,

To John Q. Person 1-100 unknown at this point in time, as well as your successors, permitted assigns, heirs and estates hereinafter "you", "your";

To John Q. Agent 1-100 unknown at this point in time, as well as your successors, permitted assigns, heirs and estates hereinafter "you", "your", et al.

To You and/or business and/or shareholders thereof, you and business and all qualified and non qualified guest-friends of peace are jointly and severally liable to satisfy the debts and liabilities.

From the Sovereign:-Benjamin-Douglas-Allan: of the Doolittles; hereinafter "I", "me", "my", for the Kanienke'haka "Nation and Country", greatly known as the Great Turtle Island hereinafter "A'nowara'kowa", of the Onkwehonwe "Original Being"; and prescribed to the Onkwehonwe:neha "Original Way of the Being", and any and all in a similar situation.

NOTICE:
MEMORANDUM AND ASSEVERATION
TO THE GLOBAL MANKIND, GUEST-FRIENDS AND EXTENDED FAMILY

MAXIM OF PEACE: "WORDS BEFORE ALL ELSE"

NOTICE TO PRINCIPAL IS NOTICE TO AGENT
NOTICE TO AGENT IS NOTICE TO PRINCIPAL

To all whom it may concern, do by these presents send greeting:

NOTICE: For and on the record and for simple due diligence.

I, the honorable "Sovereign":-Benjamin-Douglas-Allan: of the Doolittles'

[Earthly Sovereign, Heir-Apparent with provable bloodline, pedigree and lineage to A'nowara'kowa "Real-Land North America", Tribal, Noble, of Flesh and Blood, of the Kanienke'haka "People of the Shards of Light", "Keepers of the Eastern Door", of the Ratiniáhton "Turtle clan", of the Onkwehonwe "Original being on a cosmic journey through Creation, created by Creation and having permanent residence in the Onheón:we Tionhontsiá:te "Cosmos of Creation" and therefore being of direct descendant of Shonkwaia'tison, presented to Creation by assent of Wa'tewatsitsiané:kare "Sky Mother", from and of the Arch of Creation, co-creator of the seed, Onhontsiá:te; born of the A'nowara'ko:wa", Objectively known as, genuine member of the Real People of the Six Nations of Indians of the A'nowara'kowa from Time out of Memory]

Know all men by these presents that Intelligence herein-below hereby put to attention for warning to caution *** extreme poverty, extreme tyranny and extreme plunder and abuse of the guest-friendship and breach of the peace.

Whereas, You and/or business operate and/or perform and/or act and/or participate in distribution and/or usage of lands and/or sub-sequential properties located within the (Real-Land North America) hereinafter referred to as "Real-Assets" known from Time out of Memory held in Diverse Real Interest by the Haudenosaunee and/or Onkwehonwe

[Haudenosaunee: "Extended Family" Real People of the Six Nations of Indians as the Real Party of Interest and Protectors of A'nowara'kowa "Great Turtle Island", as Originally Instructed by Shonkwaia'tison "He who fills us with life"; of the Onkwehonwe:neha "Original Way Of Being for Life"]

Wherefore, the pretend "canadian government" and/or the pretend "provincial government" and/or the pretend "municipal government" and/or "Crown of London" and/or "Vatican" and/or "Crown Land Worldwide Limited" and/or "company in vicinity" and/or "you" by [OCCULTATIO] "wrongful act of omission" usurped and pseudo-imposed non-delegation of authority in at-tempt to terminate the way of life and inherent rights of the Real-People of the Six Nations of Indians as the Real Party of Interest of the Real-Assets without proof of claim and/or evidence to support the presumption of the fact as presented for the record hereafter,

Whereas, the pretend "canadian government" and/or the pretend "provincial government" and/or the pretend "municipal government" and/or "Crown of London" and/or "Vatican" and/or "Crown Land Worldwide Limited" and "company in vicinity" and/or "you" have a genuine right and/or lawful position in any capacity to make lawful determination on or about the Real Lands "Real-Assets" and sub-sequential properties within the geographic land mass: A'nowara'kowa "Real-Land North America".

Thereto, with this Statement for the Record in Fact;

I have no record or evidence you and/or business possess and/or own the genuine right at any capacity to make lawful determination on and/or about the "Real-Assets" Real-Lands and sub-sequential properties within the geographic land mass: A'nowara'kowa "Real-Land North America", and I believe no such evidence exists.

I have no record or evidence you and/or business possess and/or own the genuine right at any capacity to make lawful determination about and/or for the Onkwehonwe and/or Haudenasuane, and I believe no such evidence

exists.

Therefore, If you believe the above fact is in err you must provide the Sovereign:-Benjamin-Douglas-Allan: of the Doolittles' with proper inspection of the Real-Evidence that "you and/or business may rely upon to operate and/or perform and/or act and/or participate in distribution and/or usage of lands and/or sub-sequential properties located within the Real-Land North America as proof of claim as Real-Evidence for correction of the record that you and/or business possess and/or own the genuine right at any capacity to make lawful determination on or about the Real-Lands and sub-sequential properties within the geographic location A'nowara'kowa "Real-Land North America"

Thereupon, Failure to provide your Real-Evidence for correction of the record, you will be instructed as written hereinafter.

Therewith, you and/or business must vacate your position and/or post and cease and desist from any unlawful activity that harm the ACTIVE Real-Interest of the "Real-Assets" and/or diminish the quality of life of the Real People of the Six Nation of Indians, Including but not limited to, "**lawful determination**", "**taxation**", "**regulation**", "**termination of Real-Land North American resources and Liberties thereof**", "**capture**", "**piracy**", "**seizure**", "**malice**", "**mayhem**", "**larceny**", "**assault**", "**extortion**", "**non-constitutional searches**", "**interrogation**", "**questioning**", "**administrative detention**", "**carnal knowledge**", "**genocide**", "**mixed-War**" hereinafter collectively referred to as "trespass".

Thereupon, In the event you and/or business are found to have broken the close and/or trespass you will be "billed", and/or "fined", and/or "charged", and/or "Evicted", and/or "Dispossessed of the Real-Assets real-lands and sub-sequential real-property" for any and all offenders under your employ and/or members of the "business" at the rate set forth in the "Qualified Fee Schedule" hereinafter, per offence as establish by but not limited to my claim of right hereto below.

Therefore, formal demand is made of you to provide Real-Evidence for proof of claim for correction of the record that you are in a lawful position to make any lawful determination on or about A'nowara'kowa "Real-Lands" the geographic location known as Real-Land North America.

Whereas, It is my belief that "you" and/or "business" and/or "company in vicinity" may have affixed a thing "REAL THING" [immovable structure] "unit" and/or "structure" and/or "property/land" [e.g. pipelines, buildings, resource infrastructure, landscaping etc.:] to the "Real-Assets" and/or Real-Lands A'nowara'kowa "Real-Land North America".

Whereas, it is my belief that once "you" and/or "business" and/or "company in vicinity" place a thing and/or affix a thing "REAL THING" [immovable structure] to the "Real-Assets" real-property/land and sub-sequential properties "you" and/or "business" and/or "company in vicinity" have no right to make any lawful determination on or about, the affixed "REAL THING" [immovable structure] "unit" and/or "structure" and/or "property/land" thereby "you" and/or "business" and/or "company in vicinity", are observed and recorded to have forfeit/waive any and all right to claim the "unit" and/or "structure" and/or "property/land" where "you" and/or "business" and/or "company in vicinity" have affixed a thing "REAL THING" [immovable structure] to "Real-Assets" Real-land/Real Property.

Whereas, If you believe the "unit" and/or "structure" and/or "property/land" belongs to "you" and/or "business" and/or "company in vicinity" and "you" and/or "business" and/or "company in vicinity" in fact claim ownership of the "unit" and/or "structure" and/or "property/land" as affixed to the "Real-Assets" and/or real-land, you will be fined/billed/charged for the land use and/or trespass [breaking the close] at the rate as defined in the notice below.

Whereas, It is my belief that if in fact you claim ownership of the affixed unit, you will have in fact admitted to prior trespass and/or land use and will be billed accordingly and respectively.

Therewith, I claim the right "RECTATIO" to "fine" and/or "bill" and/or "charge" and/or "evict" and/or "Dispossession of the Real-Assets real-lands and sub-sequential real-property" any and all person[s], officer[s], agent[s], citizens[s] with the "Qualified FEE SCHEDULE" for nonqualified use of land and sub-sequential property for every "person", "officer", "agent", "citizen" herein referred to as "nonqualified transient" for any and all trespass on the real-land/real Property and/or rights of the Real People of the Six Nations of Indians as the Real Party of Interest, In the event you are found to have broken the close and/or trespass you will be charged for any and all trespass at the rate [AS SO

BELOW] per offender as establish by but not limited to my claim of right, I claim and reserve the right to private administrative process for remedy from any breach of the record and/or any and all who breach the peace during the performance of duty to defend the record, I waive any and all benefit of invitation to attend Court under the de facto canadian constitution and/or canadian [corporate] jurisdiction.

This notice of QUALIFIED FEE SCHEDULE will be posted [AS SO ABOVE] for your convenience.

WARNING TO ALL PERSONS, FEDERAL, PROVINCIAL,
COUNTY AND LOCAL MUNICIPAL ENTITIES AND THEIR
AGENTS OR OFFICERS AND MEMBERS

DO NOT TRESPASS

RESTRICTED "ALLODIAL LAND"

LAND USE FEE IS 150 oz. FINE GOLD .9999 INGOTS PER PERSON AND/OR 350 oz. FINE GOLD .9999 OUNCE
INGOTS PER ORGANIZATION PER DAY OR ANY PART THEREOF AS VALUED BY THE CLAIM OF RIGHT

ALL MY RIGHTS STRICTLY RESERVED

Further, upon your receipt of this "Notice for the record and simple due diligence" by way of email/fax/registered mail/hand, I will have sent this same notice to many local Realtors and real property associations, and many municipal, provincial and federal organizations to provide the same information and request as stated in fact hereinabove for the record.

Therewith, you shall meaningfully respond and/or rebut with Real-Evidence for correction of the record within (10) ten days of receipt of this "MEMORANDUM AND ASSEVERATION: Notice for and on the record and for simple due diligence" by registered mail or delivered by hand with proof of service to the Sovereign:-Benjamin-Douglas-Allan: of the Doolittles' C/o ██████████ Brantford Real-Land North America, your response must be returned signed under you and/or business full "commercial liability" and/or "ecclesiastical liability" under penalty of perjury without exception, failure to meaningfully respond and/or rebut with the Real-Evidence for correction of the record, you and/or business will be observed to have WAIVED the right of redress and affirm the record as set forth herein, thereby estopped by acquiescence by tacit accent, Forevermore.

Therewith, the record stands.

With explicit reservation of all my unalienable and inherent rights,
without prejudice to any of my unalienable and inherent rights.

Sincerely,
without ill will, vexation or frivolity,
with peace, strength and righteousness.

Sovereign:-Benjamin-Douglas-Allan: of the Doolittles'
Kanienska'haka Ambassador-at-Large;
of the Onkwehonne "Original Being";
for the Onkwehonne:neha "Original Way of Being for Life"

Send Return to:

His Honorable
Kanienska'haka Ambassador-at-Large
| Sovereign:-Benjamin-Douglas-Allan: of the Doolittles'

| C/o [REDACTED] Brantford
| Real-Land North America

or

His Honorable
Kanienska'haka Ambassador-at-Large
| Sovereign:-Benjamin-Douglas-Allan: of the Doolittles'
| C/o doolittb@aol.com

Salutation:

Dear Ambassador