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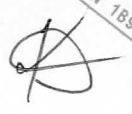
Legal Mail

Prison Ministries  
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CANADA POSTES  
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(Permission to retype & post) "And they shall fight against thee, but they shall not prevail against thee, for I am with thee saith the Lord to deliver thee,"  
Jeremiah 1:19

Dear Brother & Sister Davis,

Feb. 10/18

Thank-you again for your request to hear my side of the story and for the info you sent me. God bless you for all your kindness towards me, my colleagues and our nation! Here's the real story:

I was an award winning pre-med student in my 1<sup>st</sup> year of university however I did not finish school after marrying & having 2 children. My 1<sup>st</sup> child suffered brain injury due to the negligence of the attending physician who I sued on behalf of my child. I devoted my life to taking care of my disabled child, taking Early Childhood Education by correspondence to enable me to be a better parent for my children.

I did not discover the true medical condition of my son until he was 15 years old as doctors told me all he had was ADHD. On my son's 15<sup>th</sup> birthday I was thumbing through my last course entitled, "Children with Exceptionalities" whereupon I discovered his symptoms more closely resembled brain injury rather than ADHD, memory being the distinguishing factor.

In 2005, I sued Dr. Linda Maureen Marshall for medical malpractice along with 6 other physicians who lied to me and failed to disclose the true medical condition of my son, medicating my son for ADHD, as well as sued the Cariboo Memorial Hospital in Williams Lake & the Interior Health Authority. Holland v. Marshall is arguably Canada's worst case of bias, discrimination & prejudice. For 10 years I fought for my son's rights in what became apparent to me to be a rigged system of injustice where the courts were taking bribes from the doctors's insurance companies;

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"Hereby perceive we the love of God, because He laid down His life for us; and we ought to lay down our lives for the brethren." 1 John 3:16

colluding & conspiring against me and my disabled son. With multiple assessments showing neurological damage and no assessment showing the contrary, the courts told my disabled son to litigate his own case, stripping me, his only available representative. Of course he was not able to do so, so his case was dismissed via an empty chair. I sued approximately 2 dozen BC Supreme Court & BC Court of Appeal justices for denying my disabled son his rights to a trial, in the Federal Court of Canada. The Federal Court regurgitated prior lower court rulings.

Ironically, on the very day the Prime Minister of Canada signed the UN Declaration on the Rights of Disabled People, my son stood before the 3 panel justice in the BC Court of Appeal, asking that I be allowed to continue to represent him which of course was denied. To add insult to injury, my son who is disabled, who never filed or drafted a document in his life, was vilified by the BC Courts as a vexatious litigant! I also applied twice during proceedings to the Supreme Court of Canada which wouldn't hear the grievous judicial & lawyer misconduct, of the BC judiciary.

Each time I tried to obtain justice in Canadian courts, I was shut down in a fraudulent & illegal manner. This included another lawsuit I filed in 2007 against the American Dental Association & Canadian Dental Association for lying to the public about the safety & stability of mercury in dental amalgams which almost killed me in 2005. In 2012, Holland v. ADA et al was shut down without warning, without a final disposition which was in part a type of a class action suit to benefit the public at large.

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"I can do all things through Christ which strengtheneth me."  
"But my God shall supply all your need according to his riches in glory by Christ Jesus." Philippians 4:13,19

Then in a vindictive move, the BC judiciary conspired with Williams Lake Crown Counsel & Williams Lake RCMP to falsely charge me with a crime after I sought to press criminal charges against the social worker first for abusing an aboriginal child in 2014.

Between 2012 & 2014 (until the BC government shut my business down due to the false charges), God had blessed me by helping me to build up a multi-facility daycare & after school program, Playtime Childcare Centers, from scratch to becoming the largest daycare in Williams Lake with an enrollment of over 50 youth & children. I was successful at helping aboriginal families afford childcare and most of my employees were First Nations ladies, too.

It was in 2012 that MCFD social worker, Cherie Carter & foster parent Heather Batke enrolled S.B. and her siblings in my daycare. The children attended my daycare from October 2012 - October 2013, so I got to know the children very well. They were bright, well-behaved children who loved to hear Bible stories & character building stories. The non-native foster mother, heard about these native children's desire to become a Christian & became indignant & withdrew them out of my daycare. Then, not having after school care the foster parents carelessly had the 3 children switch schools ~~to~~ to a school whereat the children were at risk and whereat it was alleged S.B. was sexually abused.

For 6 months I knew nothing of the welfare of the children until on April 9, 2014 when the foster grandmother brought S.B. back to my daycare due to S.B. being expelled from school for a week for cutting

66 Rejoice not against me, O mine enemy; when I fall, I shall arise; when I sit in darkness, the Lord shall be a light unto me." Micah 7:8

herself in the 3<sup>rd</sup> school which she was transferred to after the sexual abuse allegations and resultant suicidal watch at a Hospital for 3 weeks. This was not the same S.B. that I knew 6 months prior ~~to~~ and due to this 12 year old's determination to believe in the Bible & follow Jesus she was greatly persecuted.

On April 9<sup>th</sup> 2014 S.B. divulged to me several physical, psychological & emotional abuses she suffered at the hands of her foster parents & social worker due to her belief in Christianity & creation versus evolution. She said I was the 1<sup>st</sup> adult to believe her! I recorded as many abuse allegations as I could and submitted that to my licensing officer as well as S.B.'s social worker, Cherie Carter. As I had recently been licensed at one of my facilities for 24/7 care I received permission from my licensing officer to house S.B. at my daycare on a respite basis until adoption papers or long term arrangements could be made for 12 year old S.B. I asked S.B. if she would like for me to enroll her in the local S.D.A. school which was near my daycare and she agreed she would like that. S.B.'s social worker refused to allow S.B. her choice as to where she felt safe which is contrary to British Columbia law and returned her to the original abusive foster home. On the following Easter long weekend S.B. phoned me from a neighbour's house one evening to come pick her up, saying she ran away. This was the 2<sup>nd</sup> time she called me to help her. The 1<sup>st</sup> time I drove out to where she lived I took an entourage of RCMP officers to help me. However, the RCMP officers wouldn't let me talk to S.B. and they questioned her in front of her abusers at which time she was scared to talk. I went to pick her up Easter weekend from where the neighbour took her to and she spent the night at my house. I let the RCMP know she was safe with me that evening.

"And all things, whatsoever ye shall ask in prayer, believing, ye shall receive."  
Matthew 21:22

The next day sw Cherie Carter was waiting for S.B. at my daycare. I called the RCMP's assistance. The RCMP blindly forced crying S.B. to go with her social worker, witnessed by my employees. A couple of hours later the RCMP returned to my daycare asking me if I knew where she was, as S.B. ran away from Cherie Carter at the MCFD office. Later that day S.B. phoned me from her aunt's house asking me to come to help her because the police found her. I drove over to her aunt's and spoke with the constable who was supposed to have done an investigation regarding S.B.'s allegations of things she alleged were happening in her foster home which he admitted he didn't do like look for locks on the outside of children's bedroom doors.

I was told by S.B.'s aunt that S.B.'s social worker promised S.B. that if she goes to the MCFD office tomorrow they would not move her to a foster home out of town which S.B. was threatened with if she kept on running away.

During this time I had 4 employees record the abuse they witnessed S.B. experience at the hand of her foster parents/grandparents & social worker. My business manager & I gave a statement to the RCMP. My business manager heard how foster grandmother Ruth Shaw phoned me at 9:00pm April 9, 2014 deriding me for letting S.B. speak with one of her biological aunts who was another client of mine, the denial of such is contrary to aboriginal rights & the law. According to S.B. Ms Shaw wouldn't let S.B. read her Bible anywhere else except at times in her room.

~~Again~~  
Again, I never heard or knew of what happened to S.B. until the afternoon  
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"For there is nothing covered, that shall not be revealed; neither hid, that shall not be known." Luke 12:2

of May 4, 2014 when I received a 1 minute phone call from S.B. on a barn phone stating she was taken to Green Lake (2 hours south of Williams Lake) in opposition to what the MCFD promised S.B. and that she was running away that evening to Lone Butte asking me if I would pick her up at a gas station there. I thought this was odd because just recently when my business manager & I spoke with MCFD workings attempting to advocate for S.B., we were told S.B. didn't want us to advocate for her anymore which of course turned out to be a bold faced lie. S.B. sounded shaken & distraught so I agreed to go.

I took a tape recorder with me and picked her up at a Lone Butte gas station that evening when a neighbour who's house she ran to drove her to the gas station. As we were driving S.B. told me she never said she didn't want me & my business manager R. Charles Bryfoote to advocate for her. She told me how she had a wire cage outside her window, how she was not allowed to use a telephone, how she was always to be standing within arms reach of the foster parent when outside & how she was given "vitamins" every 2 hrs that made her hallucinate & have trouble breathing. I looked at the bottle she took out of her backpack which had no prescription label.

I realized at that point S.B.'s life really was in danger & I decided to help try & save her life. I dropped her off at an employee's house in Williams Lake until I could find a way to help her. Eventually I advised S.B. to see an aboriginal social worker at Denesiqi which S.B. did. After S.B. explained to Nadine Adams all the abuses she suffered, Ms. Adams took S.B. back to her aunt's house and phoned the police to come pick her

"And in nothing terrified by your adversaries: which is to them an evident token of perdition, but to you of salvation, and that of God. For unto you it is given in the behalf of Christ, not only to believe on Him, but also to suffer for His sake,"  
Philippians 1:28,29  
up doing nothing to protect this 12 year except for scolding her for not cooperating!

During the 2 hour police interview my business manager was allowed to witness the entire interview at the police station whereat S.B. vindicated my actions in saving her saw an RCMP constable with a handful of pill bottles he just took out of S.B.'s back pack.

Later the same evening of May 6, 2014 subsequent to the 1<sup>st</sup> 2hr interview with the police S.B. was coerced into giving another ~~20~~ 20 minute interview in a police cruiser by the police & her social worker. During the audio taping S.B. was crying & strained. The RCMP & MCFD fabricated evidence against me which later in a 3<sup>rd</sup> interview with a 3<sup>rd</sup> party S.B. admits she was told to "tell them what they wanted to hear." Only S.B. knows how she was threatened that night in order to get a 12 year old child to denigrate me. I have subpoenaed her as a witness in my jury trial now set for April 23, 2018.

I had pressed criminal charges against social worker Cherie Carter for illegally drugging and caging S.B. but instead of charging the social worker I was charged 6 months later with abduction of a minor & failure to provide necessities of life. I was never quite sure where the failure to provide the necessities of life came from, especially when a lawyer told me Crown Counsel Julie Dutoit told him she knew I didn't fail to provide the necessities of life but refused to drop the charges anyway in a continued effort to vilify me or use as a bargaining chip to get me to plead guilty to abduction, which I could not do. The false charges were laid against me after through MCFD's civil proceedings

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"Yea, and all that will live Godly in Christ Jesus shall suffer persecution." 2 Timothy 3:12

against me and my business manager came to be known by the BC judiciary. In the criminal disclosure MCFD officials are on record in May 2014 speaking with & colluding with RCMP officers to shut down my daycare business which they were successful convincing my licensing officers to do by December 2014; My employees not even allowed to buy out my business from me in order to keep their jobs & 50 children without childcare. The <sup>racist</sup> town collaboratively joined together to teach me a lesson, abusing their power & authority.

Simultaneously, civil & criminal proceedings were pressed against me for rescuing S.B. who the MCFD successfully were able to obtain civil orders deeming her a ~~minor~~ mental & emotional age of 5 or 6 thereby getting around her rights to know what was happening in court against her stripping her of her right to a lawyer which she asked RCMP officer Colby Hendrickson for the night she provided him the 2 interviews, which of course was denied. After several more abusive foster homes S.B. kept on running away from ending up on my doorstep her social worker admitted S.B. to a half way house whereat she was exposed to gangs and roaming the streets at night. Apparently the MCFD deemed this was a better life than at my licensed daycare in a loving Christian home going to a Christian private school. The last I heard S.B. was a drug addict, etc.

However, now it was my turn to suffer for the truth's sake, to be persecuted to step into a living nightmare. My employee was falsely charged along with her husband with the same charges I was charged with, which were dropped when they agreed to testify against me. Although by <sup>a</sup> human stand point I didn't stand a chance against the array of evil, I

"We are troubled on every side, yet not distressed, we are perplexed but not in despair; persecuted but not forsaken; cast down but not destroyed." 2 Corinthians 1:8,9

always knew God was with me, and He would save me. And God did. Though for 4 years I was made to suffer injury, loss, pain, terror, torture, defamations, dehumanization, physical impairment, mental anguish, humiliation, discrediting and more, God saw me through it all and is still seeing me through life threatening situations through the kindnesses and caring of strangers who were ready to step in and advocate for my life as I tried to do for little 12 year old S.B. I know great will be their reward in heaven!

First of all, not long after I was charged God brought the Chilcotin National Congress into my life through a series of miracles and I've been working with <sup>the</sup> Chilcotin National Congress ever since. The Chilcotin National Congress is the true ruling governing body of the hereditary Tsilhqot'in people of the Chilcotin territory, currently now the new country of the Chilcotin. My business manager, R. Charles Bryfoale was appointed as Grand Chief Stanley Stump Sr.'s Chilcotin Attorney General & I was appointed as the Chief Justice of the 1<sup>st</sup> international aboriginal court, the Universal Supreme Court of the Tsilhqot'in (USCT) in 2015. It was at this time I discovered I rescued the Grand Chief's niece, S.B. Together with the Chilcotin National Congress we have been striving to get British Columbia & Canada to return approximately 300 Tsilhqot'in youth & children back to the Tsilhqot'in people. I learned from Grand Chief Stanley Stump Sr. that British Columbia gets \$250,000.<sup>00</sup>/yr/apprehended aboriginal child from Ottawa, thereby making the apprehension of native children a very lucrative business or in other words, child trafficking.

In early 2016, Chilcotin Ambassador to the USA & Associate Chief  
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Micah 4:6-13, <sup>11.)</sup> Now also many nations are gathered against thee, that say, Let her be defiled, and let our eye look upon Zion. <sup>12.)</sup> But they know not the thoughts of the Lord, neither understand they His counsel; for He shall gather them as the sheaves, into the floor.

Justice, Michael Parsons and his wife joined our efforts to obtain true ~~governance~~ sovereignty and independence as well as the return of Tsilhqot'in children. God used my colleagues again to save my life 6 times, along with my family members.

I was acquitted by the Chilcotin National Congress members & exonerated by the USCT but Canada disregarded a higher court's orders and continued to persecute/prosecute me in violation of international laws, which the USA also did against Ambassador & ACTJ M. Parsons in Tennessee. Keeping out of the public's eye my colleagues & I continued to press forward with the sovereignty and independence of the newly declared country of the Chilcotin as of July 2016 by Grand Chief Stanley Stump Sr.

God saved my life repeatedly during this hard nation building time. I remember running through the forest with RCMP looking for me but not being able to see me sitting on a rock in pink pants in the middle of a clearing within plain view of a police cruiser I didn't see coming up behind me to my left. Then I was undetected by a military drone flying directly above me. For a whole year I was successful at evading Canada's RCMP in search of me until I had to go public again after my colleague Ambassador & ACTJ, M. Parsons was captured by the FBI in the USA, in order to save his life as Judge Walker was out to kill him and nobody was doing anything about it. Again, as in S.B.'s case I tried alerting authorities in the USA to do their job & protect our Chilcotin Ambassador. The State Dept.'s diplomatic security team were ready to spring into action but they were forbidden to by higher command.

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"Shall the prey be taken from the mighty (Canada & USA) or the lawful captive (arrested individual) delivered? But thus saith the Lord, Even the captives of the mighty (Canada & USA) shall be taken away (released) and the prey (God's people) of the terrible shall be delivered." Isaiah 49:24, 25

In desperation, on behalf of the nation, I hired a law enforcement company from Louisiana called Hookem & Bookem Elite Fugitive Recovery LLC headed by Eugene B. Thacker III to rescue my colleague and bring disorderly USA judges and a sheriff to justice before the USCT. Then awaiting our law enforcement team at Anglemont, BC, on April 28, 2017, I was illegally arrested by a SWAT team who conspired with the FBI in an international sting operation.

I have been unlawfully detained in custody for almost a year (along with now 2 other colleagues in the USA,) never having a criminal record nor being convicted of anything on a 4 year old case I have been exonerated from.

Canada has shipped me back and forth across British Columbia a number of times, shackled in a transport vehicle for 10 hour hauls, ~~at times~~ inside a metal cage with<sup>an</sup> airtight plexiglass inner lining sitting on cold metal benches.

Canada has attempted to murder me by infecting me with a kidney infection & high counts of lead in contaminated drinking water in city cells Williams Lake. The 2<sup>nd</sup> time I came down with a kidney infection & received a prescription for antibiotics from the ~~big~~ hospital, the jail in Prince George, Prince George Regional Correction Center refused to fill that prescription thereby endangering my life and from which ~~a~~ criminal neglect I almost died, being tortured for 4 months in a cruel and unusual manner. It was only by God's grace I survived, at one point drinking up to 24 cups of water in order to stay alive. I was walking a tight rope drinking so much water because it could have easily thrown off my body's electrolytes which could be dangerous too. I was fainting, dizzy, weak & hardly able to walk, kidneys in great pain, etc. There

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\*The Chilcotin is proceeding against Canada & USA at the International Court of Justice for their violation of international laws & conventions, while Canada continues to proceed against me at a 20 day jury trial set for April 23, ~~2018~~ 2018. God bless you all! were many nights I didn't expect to see the morning. Doctors & nurses conspired to deny me proper medical care. The jail refused on 2 separate occasions to allow ~~an~~ ambulance paramedics called on my behalf to enter the jail and attend to me. I tried calling the police to press charges of attempted murder but the jail denied that as well and threatened me with segregation if I dared call the police again. I "code blue'd" 3 times due to the denial of life saving antibiotics and was put in isolation for days because I was deemed a disruption to the operation of the jail even though the jail was the cause of my illness. I was deemed a hypochondriac who had nothing wrong even though a nurse practitioner told me that if I had a prior existing medical condition such as diabetes or something & if I would not have been drinking so much water to flush out my kidneys, "you would have had a very different outcome." Also, upon arriving at ACCW (Alovette Correctional Center for Women) at my own requested transfer in an effort to save my life, I was prescribed a course of antibiotics within 24 hours of my arrival & which helped me recover.

I suffered all kinds of inhumane treatment by Canada & its representatives such as being denied a washroom for hours forcing me to urinate on the floor of a transport vehicle; being ordered by the courts to a psychiatric hospital 3 times while incarcerated because I worked with & for the sovereign independent country of the Chilcotin based on a Constitution who's final authority is God's word, the Bible.

I am continually being tortured & tormented by my Canadian kidnapers because of my work to institute true justice & freedom for all. I also thank Rudy & Erin Davis and many others who saved my life again just recently from further poisoning. Page 12 of 12 } Yes, Canada poisons diplomats too! \*