## What do you do if the Liberal Govt snatched your ideas & proposal in a bid and wants you to give it up so they can use it?

The liberal Government stole my IP, my company trade name in 2019. but the Govt has its website that says Intellectual property: It's yours. Own it. Really! Who are we kidding here?

The Crown has an interest in the business trade name I owned for the past 16 years.

https://lnkd.in/gGyJ6zJ

Forcibly they used two Federal courts to threatened me, intimidated me to give it up to gift it to ICCRC-Regulator made by the PC party in 2011.

The Minister of Immigration thieved my 2010 proposal as part of a decade ago bid. They denied the proposal is mine, and then in 2020 they admitted it in court is mine. They are asking me to give up on my livelihood. To stop my LinkedIn acct. To pull down my website. To give up on my copyright certificates, and to cancel my trademark application, to erase my history as an advocate, to remove all my lobbying information from my active registration from 16 years ago.

The office of the Prime Minister bullied me. The office of the minister of Immigration harassed me. The Attorney-general of Canada and their counsels sued me for alleging flouting the law. Then they pulled back, and their action is on SINE DIE status.

A, Regulator pretends to operate to protect consumers from unscrupulous, yet, they are the robbers. They asked the PM office to rub me using the court system for over a year so they can use my business trade name.

The PM office has no Accountability to any Canadians. Trudeau Hughs /Puffs and wants to invade my properties, my privacy, to rob me ~ demands to hand him over my business trade name because he delivers late 2015 campaign promise to protect consumers.

The Govt says on its website: <a href="https://lnkd.in/g8qm5Gv">https://lnkd.in/g8qm5Gv</a> Intellectual property? IP is all around us. The inventions and products that we use every day all had their beginnings as IP. IP is what you create, invent or develop as a result of your intellectual activity. IP is valuable, and just like other types of property you own, it comes with legal rights.

Copyright means the sole right to produce or reproduce a work—or a substantial part of it—in any form. This govt tells you to make sure your company name, logo or slogan doesn't infringe on someone else's trademark.

But this Government infringed on my IP and business trade name.

How can we trust a prime minister who does not respect Canadians properties?

His office is no longer honorable. His cabinet ministers, the immigration ministers, and the minister of justice influenced judges to issue a decision to favor the Government and Regulator. Even though it includes I did not pass off a name the Govt or their friends, the ICCRC never owned, nor have a good will, and nor ownership, to begin with. A Judge biased decision was in favour of the Regulator winning its Motion but she knows the main Action is a loss.

Is the PM office operates this Government the way J. Stalin served Russia?

https://www.ic.gc.ca/eic/site/cipointernet-internetopic.nsf/eng/wr04312.html

## The Liberal Government playing obstruction of Justice

In Canada, the obstruction of justice charge is found in the Criminal Code. It is defined as any attempt, in any manner, to obstruct, pervert or defeat a judicial proceeding. ... Paying or trying to pay a judge, a juror or a police officer is obstruction.

I have asked the Federal Court and the Federal Court of Appeal registries to open a full investigation into the collusion between The Federal Court in Toronto and Ottawa for Bias and conflict of interest and apprehension of discrimination and Cultural Bias on the matter of T-834-20.

Justice Southscott resided to hear an appeal and issued his order on July 8th, 2021. A court officer and a Team Leader, Mr. Andrew Murray, and one of his team members asked not to deliver the order to me as the appellant but deliver it to all other litigants. https://lnkd.in/geMH2BM

This action is considered misconduct, deliberately hiding a court order from the appellant.

I was not aware of this Justice Southscott order, and the corporation could have gone into default and breached the court order. But another Defendant send it to me which considered not been served. Both ministers of Justice provincially and Federally have obligations to all Canadians to ensure a fair process.

We asked number of Times, what is the relationship between Andrew Murray, a court clerk and John Murray, the President and CEO of ICCRC. We did not receive a response. Under his team leadership, actions were undermined, highly questionable. Mr. Murray Refused to send letters to judges, respond to our emails. rejected filling motions before November 20 2020.

I blame the Liberal govt for playing the obstruction of Justice to please HMTQ as she is a defendant in a counterclaim in the matter of T-834-20. Was it a judge, a minister of justice, Minister of immigration, AGC or a Counsel for HMTQ requested this action to be taken.

I received a letter of apology yesterday from the court registry and told the Vancouver FC branch to ask Federal Court in Ottawa to open an investigation.

Criminal Code (RSC, 1985, c. C-46) - Laws.justice.gc.ca

https://lnkd.in/gCXjgqv > eng > acts > page-104

A cultural bias tends to interpret a word or action according to the culturally derived meaning assigned to it. Cultural bias derives from cultural variation.

Cultural biases are grounded in the assumptions one might have due to the culture in which they are raised.

https://laws.justice.gc.ca/

## Who will be more deeply forgotten in a few years than politicians

The Government of Canada operates similar to the film Catch Me if You Can.

We should not guess who is employed by this Government?

Lie, Cheat & Steal is a political simulation in which the players are trying to be elected to public office or old enteral Bureaucrats looking for fater perks and bonuses and higher positions.

Motivation for business and political fraud is a two-sided phenomenon.

The pressure is increasing on the federal government and provincial governments (especially Ontario) to pass an honesty-in-politics law.

The federal Conservatives broke many of their 2006 federal election promises, including in the area of strengthening government accountability, and the Ontario Liberals also broke many of the election promises they made in the 2004 provincial election.

Incredibly, the federal Conservatives removed (through Bill C-2, the so-called "Federal Accountability Act") the one rule in federal ethics rules that requires Cabinet ministers, their staff, and senior government officials to "act with honesty."

The Liberal Government support the removal of this bill and that is why they operates exactly as the chatterer in Catch Me if You Can.

Yes, Catch Me if You Can is actually inspired by a real story. The film is based on the life of Frank Abagnale, a man who really did make history as one of the best con artists in modern history. Did Frank Abagnale really pass bar?

Abagnale forged a Harvard Law School transcript, passed the bar exam of Louisiana and got a job at the Louisiana Attorney General's office at the age of nineteen! ... Once he passed the bar exam he was hired as an attorney at the Louisiana Attorney General's office. He Stole "almost" \$4 million with fraudulent checks. The real figure was \$2.5 million. (According to Abagnale's own estimate, he wrote some 17,000 bad checks!).

First of all, it is valid to mention that, Frank Abagnale Jr. had an IQ of 140 when he passed; it was almost as having photographic memory which can identify him as an intellectual person

https://lnkd.in/gwUZjuB

Catch and Release: Why Trudeau Gets away with So Much.

List of political scandals in Canada

https://lnkd.in/gBwuuti

## A Federal Judge should have recused herself from hearing an FC Interlocutory Motion within first 2 years from her appointment.

On May 01, 2019, Queen's Law Dean's Council, which oversees a Bid with a REGULATOR, operates at arms and Length from the Government. She heard a federal court case when she was supposed to disclose her conflict of interest with the Plaintiff and should have recused herself. Instead, she issued a judgment on Christmas Night to support the Plaintiff's Interlocutory Motion that raised a reasonable apprehension of Bias. Her decision is under Appeal. Plaintiff did not prove the allegation against Defendant in T-834-20 for passing off the college name. Also, Plaintiff failed to prove its goodwill. The Judge revoked the status Quo in IP case by allowing Plaintiff's Tampered documents and misleading statements be admissible to support their allegation for irreparable harm test in RJR. HMTQ is a defendant in Counterclaim coverup for the judge's conflict of interest.

Janet Fuhrer as a citizen and the Queen's University named in RICO COMPLAINT in the USA by the defendant Ryan Dean in T-834-20

https://lnkd.in/dxcGHBQ

Fuhrer was appointed as a judge of the FC and a judge ex officio of the Federal Court of Appeal in June 2019; Janet Fuhrer was a partner in the Ottawa office of Ridout & Maybee LLP and has served on the firm's Executive Committee

She studied law at Queen's University, where she obtained her LL.B. in 1985. She was called to the Bar of Ontario in 1987 and later obtained her LL.M.

https://lnkd.in/d5SJiHd

 $2019-09-18 \cdot \text{Janet Fuhrer}$ , Law'85, was having a typical busy morning on June 27 as a partner and intellectual property lawyer with the firm Ridout & Maybee LLP. But about mid-day she received a phone call that would change her life.

https://lnkd.in/dThyvhR https://lnkd.in/dp9b64A

Fuhrer's experience ties in with addressing these challenges. "The Court has several internal committees devoted to dealing with issues like these and others," she says. "I anticipate drawing on my many years of committee involvement and leadership with various organizations, including the Queen's Law Dean's Council, to assist with these important objectives of the Court."

"The national regulator had contacted QU through a Queen's Law graduate for our input on their education program," Aiken explains. "The regulator itself was in transition at the time (MISLEADING Statement), and under the leadership of its new CEO John Murray opted QU to submit a bid in a competitive process to become the English-language provider of a completely revamped diploma program for immigration consultants."

That bid – buoyed by the Faculty of Law's success in the creation and launch of its national online Certificate in Law program – was successful. The Immigration Consultants of Canada Regulatory Council – the national regulatory body behind Canadian immigration consulting – announced the law school's successful bid on May 1, 2019.

Media at www.voicecanada.ca