A <u>secret society</u> is an organization about which the activities, events, inner functioning, or membership are concealed.

The society may or may not attempt to conceal its existence.

The term usually excludes covert groups, such as intelligence agencies or guerrilla warfare insurgencies, that hide their activities and memberships but maintain a public presence.

<u>Guerrilla warfare</u> is a form of unconventional warfare in which small groups of irregular military, such as rebels, partisans, paramilitary personnel or armed civilians including recruited children, use ambushes, sabotage, terrorism, raids, petty warfare or hit-and-run tactics in a rebellion, in a violent conflict, in a war or in a civil war to fight against regular military, police or rival insurgent forces.

Modern warfare includes a primary focus on strategic espionage, political positioning, and hyper-propagandized rhetoric to sway public perceptions as held by ordinary citizens. All which occur long before a bullet is ever fired, or a surprise violent attack is ever conducted, because violence is a component of strategic political propaganda and must be used wisely and purposely in order to influence as many ordinary citizens as possible due to the nature of the average person being against violence and not approving of violence.

I am an example of a peaceful, intelligent victim calling out those using entities which maintain a public presence being used to perpetuate **Modern Guerrilla Warfare**. Read my books. What has happened and is happening to me is what modern guerrilla warfare looks like. This is the warzone we are existing in. This is reality.

I believe in transparency, so, here is my latest communication to the Children's Aid Society, you know, that organization who the dictators have a bunch of co-conspirators working within it... and no, this does not mean every person working for the Children's Aid Society is a "bad-guy" by any means. There's espionage everywhere, as such is Modern Guerrilla Warfare.

Do not, I Repeat: DO NOT harass, judge, accuse, accost, or conduct any violence whether physical or verbal against ANY PERSON who works for or with, in the present or the past, any Children's Aid Society or other group or organization working with children and families.

Do not be rude, cruel or put them down, or criticize them for working for an organization infiltrated by pedophiles.

LEAVE ALL INDIVIDUALS ALONE!!!

Every organization that works with children and single mothers or families in crisis currently has undercover pedophiles. Pedophiles go where children and families are. That's the pedophile's faults, no one else's.

There are countless people who pursued careers or have jobs working with children and families, including at Children's Aid Society's who did so because they are good and genuine people who care and want to protect kids. Many of which are victims of abhorrent abuses themselves. You cannot tell who is who. Do not pass judgment on all

for the sins of others. Passing judgment on individual's is not our job, it is the Lord's, and in the legal sense, it is the justice system's responsibility.

ANY PERSON WHO CONDUCTS VIOLENCE OR HARASSMENT AGAINST ANY PERSON WHO WORKS IN ANY INDUSTRY RELATED TO CHILDREN OR FAMILIES BECAUSE IT IS KNOWN THAT PEDOPHILES HAVE INFILTRATED THESE INDUSTRIES IS ONLY DOING SO TO HELP THE PEDOPHILE SEX-TRAFFICKING INDUSTRY AND PERPETUATE MODERN SLAVERY BY PRETENDING TO BE A PERSON WHO OPPOSES PEDOPHILE SEX-TRAFFICKING AND MODERN SLAVERY TO MAKE IT LOOK LIKE THOSE WHO OPPOSE PEDOPHILE SEX-TRAFFICKING AND MODERN SLAVERY ARE UNREASONABLE AND VIOLENT IN ORDER TO SILENCE US. IT IS PROPAGANDA. THIS IS WHAT IS DONE IN MODERN WARFARE.

SOME PEOPLE ARE THROWN IN TO DISRUPT THE OPPOSITION TO CHANGE PUBLIC PERCEPTIONS ABOUT OPPOSITION AND SHUT THAT SHIT DOWN BEFORE TOO MANY ORDINARY CITIZENS REALIZE THOSE OPPOSING SOMETHING ARE IN THE RIGHT. THOSE WHO OPPOSE AND WISH TO STOP THE PEDOPHILE SEX-TRAFFICKING AND MODERN SLAVERY EPIDEMIC MUST BE AWARE OF THESE TACTICS WHICH ARE ALREADY BEING USED BY THE PEDOPHILE'S AND MODERN SLAVE MASTERS.

THERE WILL BE NO PUBLIC PROTEST.

THERE WILL BE NO RALLY.

LEAVE ALL INDIVIDUALS ALONE!

THERE MUST BE A LOT OF LETTERS LIKE MINE. SO START TYPING!

And please don't forget to INUNDATE CRIMESTOPPERS 1-800-222-TIPS (8477). Report to CRIMESTOPPERS!

Does not matter if it is from 30 years ago, 10 years ago, or is currently happening. Give CRIMESTOPPERS the ability to compile all the data in one place and distribute it to the correct jurisdictions.

It is ANONYMOUS and it mitigates the risk potential of the individuals making reports being discredited and their reports never being investigated.

CALL CRIMESTOPPERS!

June 14, 2024

Corrections and Notes to be added to files, and

Formal Full Disclosure Information Request

1. Related Person: UNKNOWN REDACTED NAME

DATE: My son's date of birth CORRECTIONS/NOTES

- a. The man who Melissa Kubinec believed was her son's biological father, Michael William Bannon, was arrested and held in custody prior to Melissa learning she was pregnant with her son at about 18 weeks gestation.
- b. Melissa Kubinec gave birth to her son via emergency c-section.
- c. DATE Melissa changed her son's last name.
- d. Michael Bannon was released from incarceration when her son was under a year old.
- e. Michael Bannon threatened to kidnap her son in order to force Melissa to have to live with him again.
- f. Melissa was awarded sole custody and received a no contact order against Michael Bannon protecting her and her son from him when her son was under a year old.
- g. Melissa contacted law enforcement when her son was under a year old about Michael Bannon violating the no contact order.
- h. her son never lived with Michael Bannon.
- i. her son lived at AN ADDRESS at the time of his birth.
- j. Melissa has never allowed Michael to take her son anywhere.
- k. her son has always lived with his mother, Melissa Kubinec.
- I. No other person has ever had custody of her son other than his mother.
- m. Melissa has had legal and physical custody of her son from the date of his birth.
- n. Melissa and her son have had no contact with or communications of any kind with Michael Bannon since he was under a year old.
- o. Melissa possesses no knowledge of any communications or interactions with Michael Bannon after filing a police report in the town where she resided when her son was under a year old.
- p. her son possesses no knowledge of ever having met, communicated with, or interacting with Michael Bannon in any way or at any time.

2. Start Date for A Children's Aid Society: June 14, 2014 CORRECTIONS/NOTES

- a. Melissa and her son never resided in, visited, knew anyone, communicated with anyone, consented to, agreed to, discussed, received invite to or from any person in relation to informal or formal, or otherwise possessed any knowledge or awareness of the location where the local Children's Aid Society held records of her and her son in 2014.
- b. Melissa and her son were never contacted by and/or possess no knowledge of any contact with any person from any Children's Aid Society or member of law enforcement in 2014 from any jurisdiction.
- c. Melissa and her son were never contacted by and/or possess no knowledge of any contact initiated by any person from any Children's Aid Society or law enforcement agency from any jurisdiction prior to 2023.
- d. Melissa and her son resided in a different geographical location outside of the Children's Aid Society which collected information about her and her son's jurisdiction in June 2014.

- e. Melissa and her son did not move to or live in the jurisdiction of the Children's Aid Society which collected information about her and her son in 2014 until 2018.
- f. Melissa possesses no knowledge of ever having been in the jurisdiction described prior to 2018.
- g. her son possesses no knowledge of ever having been in the jurisdiction described prior to 2018.

3. her son'S PHONE NUMBER: 123-123-1234

CORRECTIONS/NOTES

- a. her son has never used this phone number.
- b. This phone number was a landline house phone belonging to dictator 2 and dictator 1.
- c. This phone number was listed in 2014, and a simple internet search using the Canada 411 Reverse Phone Lookup feature would have instantly revealed the address and name of the owner of this phone number, thereby demonstrating that the phone number did not belong to Melissa Kubinec, but also showing the address to where Melissa and her son resided and where they could be contacted directly in order to have performed an investigation by the local Children's Aid Society whose jurisdiction she resided within, to which correct information about Melissa and her son would have been able to have been collected, also thereby informing Melissa Kubinec, the only legal parent and guardian of her son, with information about the safety concerns and her and her son's victimization to which she could have acted on in 2014 if she had so been provided the information by a Children's Aid Society worker conducting an investigation into her son's safety.
- d. Melissa Kubinec ceased using dictator 2 and dictator 1's personal house phone landline for any personal reasons when she was a teenager, a minor.
- e. When Melissa was 18 years old, she was relocated to another residence and never used this phone number again, nor provided this phone number for any reason as a contact number for herself or her son.
- f. Melissa Kubinec has not been able to be contacted at this phone number by call nor messages left for her since she was a minor and residing with dictator 2 and dictator 1.
- g. dictator 2 and dictator 1 have always been the sole controllers, monitors and users of this phone number.

4. SCHOOL/INSTITUTION for her son and Melissa: Queen Elizabeth Park High School, a public secondary school.

CORRECTIONS/NOTES

- a. This school was located in Oakville, Ontario
 - i. Melissa has never resided in Oakville, ON
 - 1. She exclusively resided in a different town from her birth until she was 18 years old.
 - ii. her son has never resided in Oakville, ON
- b. This school was closed in 2004

- Melissa exclusively attended Bishop PF Reding Catholic Secondary School in the town it is located for four years and where she graduated from.
 - Melissa never attended Queen Elizabeth Park High School, and had never heard of Queen Elizabeth Park High School until she researched it herself after receiving CAS's records holding the school's name on the CAS records relating to Melissa and her son in 2024.
- ii. her son was not born yet when this school was closed
 - 1. her son attended a catholic elementary school from JK to Grade 6.
 - 2. In June 2014, her son was not yet old enough to even be in grade 6, nevermind a high school.
 - 3. Queen Elizabeth Park High School was at one point in history a grade 6 to 12 school, so even if it had still been opened 10 years after it had closed, her son still would not have been old enough to have ever attended this school.
- iii. A simple search conducted about Queen Elizabeth Park High School in 2014 would have provided the person conducting the search with a newspaper article from June 13, 2007 in the Burlington Post stating the school in question was "now closed" while reporting on a heartfelt upcoming reunion of past students from the 1990's.
- iv. The Oakville Beaver published an article March 26, 2012 about a community center being opened after renovating the closed Queen Elizabeth Park school.
- v. Therefore, there was no investigation performed to verify this information, which was available online in 2014, because she read these papers (multiple papers are on one website) online herself in 2014 to review the classified's for apartment rentals. Online news media was already well established by 2014. A simple search of "Queen Elizabeth Park High School" showed her it was in Oakville and closed in 2004, and then she searched "Queen Elizabeth Park High School, Oakville" and found these two aforementioned newspaper articles from 2007 and 2012.
 - 1. If this is not sufficient, a simple phone call to the Halton Public District School Board in June of 2014 would have provided any caller with the information that the Queen Elizabeth Park High School closed in 2004, thereby illuminating any person conducting any investigation into her son's safety that there was a detrimental inconsistency with the information that had been provided to the Children's Aid Society and needed to be further investigated and that direct contact with herself was of the top priority and a necessity in order to be able to determine the safety of her son. But none of that was done either.

- c. Research about this school indicates the school's mascots/team sports names were the "Royals", with a lion mascot, and the Eagles, with an eagle for a mascot.
 - i. Bishop PF Reding's school mascot is a lion, and their sports team is the Royals
 - ii. Her son's school mascot is an eagle, and their sports team is the Eagles.
 - iii. These commonalities between Melissa's and her son's actual school's attended and a school which neither of them attended and which was impossible for her son to have ever attended strongly indicates itself as evidence of vast manipulation of facts and person's being conducted for the purpose of concealing Melissa and her son's whereabouts, identities, and primary information for the purpose of facilitating their victimization.

5. LAST NAME for her son (last name misspelled and not reflecting legal name change)

DATE: June 14, 2014

CORRECTIONS/NOTES: Last name:----- Date: June 14, 2014

- a. Her son's last name was BLANK for about 6 months, as reflected and proven with the provided name change form from Melissa Kubinec to KHCAS in 2023.
- b. her son has never gone by the former last name since his name change became effective when he was less than a year old.
- c. Melissa has never provided her son's former last name in relation to herself for any purpose, reason, etc.
- d. Melissa has never provided her son's former last name in relation to her son since his name change came into effect for any purpose, reason, etc.
- e. If any investigation had been performed in 2014 it would have easily been discovered that her son's last name was changed more than 5 years prior to 2014, and the correct spelling of his former last name was different than what was held on file, to which, no such investigation was done. However, the information was readily available in 2014 since the Children's Aid Society held information about Melissa and her son and the correct spelling of the last name since October 28, 2008 as reflected within the Children's Aid Society's own files. While CPIN (The shared database program the Children's Aid Society's now all use to consolidate record keeping across jurisdictions) did not launch until 2015, a simple look up of the phone number on file would have revealed it was located in the Halton Region, which would have resulted in any reasonable person conducting an investigation to contact the Halton Children's Aid Society to inquire if they had any records relating to Melissa or her son in connection with the former last name of her son and they would have found the information held by the Children's Aid Society about Melissa's police report from over 5 year prior to 2014, and discovered her son's long changed last name, further identifying an indisputable incongruity of misinformation being provided about Melissa and her son, to which, any reasonable person conducting an investigation into the safety of a child would have made direct contact with

Melissa Kubinec at her place of residence in order to further investigate the safety concerns of her son and inquire about the inconsistencies within the information to which the Children's Aid Society had been provided and held further supporting the need to continue investigation into the safety concerns they held-to which Melissa Kubinec has still yet to have been made aware of now exactly 10 years later on today's date of June 14, 2024. Evidently no investigation was conducted because it has been 10 years and Melissa Kubinec is still yet to have been informed or contacted about whatever this incident is, which documents the profuse victimization of her and her child.

- RELATED PERSON: Melissa Kubinec, Mother to her son, DATE: date of when son was less than a year old CORRECTIONS/NOTES: Should be his date of birth.
 - a. Melissa Kubinec has been the biological mother of her son since his conception.
 - b. Melissa has had sole physical custody of her son since his date of birth
 - c. The man who Melissa Kubinec believed was her son's biological father, Michael William Bannon, was arrested and held in custody prior to Melissa learning she was pregnant with her son at about 18 weeks gestation.
 - d. Michael Bannon was released from custody/incarceration when her son was less than a year old.
 - e. Michael Bannon threatened to kidnap her son in order to force Melissa to have to live with him again.
 - f. Melissa was awarded sole custody and received a no contact order against Michael Bannon protecting her and her son from him a month after Bannon's release from jail.
 - g. Melissa contacted law enforcement a month after receiving the no contact order about Michael Bannon violating the no contact order.
 - h. her son never lived with Michael Bannon.
 - i. her son lived with her at the time of his birth.
 - j. Melissa has never allowed Michael to take her son anywhere.
 - k. her son has always lived with his mother, Melissa Kubinec.
 - Melissa and her son have never traveled, and possess no knowledge of traveling with, to or from any location where Michael Bannon also was at any time.
 - m. Melissa Kubinec had no idea, indication nor confirmation about Michael Bannon's whereabouts after filing a police report about him violating the no contact order and until 2018 (he made the news).
 - n. No other person has ever had custody of her son other than his mother.
 - o. Melissa has had legal and physical custody of her son from the date of his birth.
 - p. Melissa and her son have had no contact, communications with Michael Bannon since she reported he violated the no contact order.
 - q. Melissa possesses no knowledge of any communications or interactions with Michael Bannon after filing the police report in the town she resided within with her son.
 - r. her son possesses no knowledge of ever having met, communicated with, or interacted with Michael Bannon in any way.

- 7. Melissa Kubinec has been a victim of pedophile sex trafficking, abhorrent sexual, physical, emotional and psychological abuse since she was 3 years old.
- 8. Melissa Kubinec reported her victimization to the best of her abilities to law enforcement beginning in 2023 at her earliest opportunity.
- 9. Melissa Kubinec has been persistently covertly drugged and remanded to prolonged altered states of mind by dictator 2 and dictator 1 since she was 11 years old.
- 10. dictator 2 and dictator 1 conspired with Michael William Bannon to facilitate the sex-trafficking and modern slavery of Melissa Kubinec.
- 11. Michael Bannon covertly drugged, sexually abused, raped, sex-trafficked and otherwise victimized Melissa Kubinec remanding her to prolonged altered states of mind during his interactions with her.
- 12. Melissa Kubinec persistently reported the abhorrent abuses she was suffering to her elementary school teachers to the best of her abilities prior to the age of 11 years old.
- 13. Melissa Kubinec persistently asked for help and reported the abuse she was suffering to the best of her abilities since the age of 11 years old to present.
- 14. Melissa Kubinec suffered cognitive arrest as a result of the substantively expansive abuse she was suffering since the age of 3 years old.
- 15. No Children's Aid Society ever made direct contact with Melissa Kubinec as they were incapable of doing so without having a phone number or address to which Melissa Kubinec could have been contacted at, or otherwise had access to prior to 2023 after Melissa made contact with law enforcement herself to seek aid.
- 16. The Children's Aid Society did not properly investigate the information they were provided about Melissa or her son in June 14, 2014, as the identifying information they hold about Melissa and her son was easily determinable to not be true, ie.
 - a. Queen Elizabeth Park High School
 - b. Phone Number
 - c. Addresses
 - d. Names
- 17. The Children's Aid Society withheld the fact that they held and possessed information about Melissa and her son relating to 2014 or any prior investigations from Melissa and her son upon making initial contact with her and thereafter in 2024.
 - This impeded Melissa Kubinec's efforts to discover more valuable information and evidence relating to her victimization as a victim of sex-trafficking and modern slavery.
 - b. This prevented Melissa and her son from having the opportunity to correct any information held by the Children's Aid Society about Melissa and her son.
 - c. This negligently interfered with, compromised and impeded Melissa Kubinec from being able to understand the gravity and danger she and her child were still actively exposed to between 2014 to 2023 and thereafter.
 - d. The failure to investigate and communicate with Melissa Kubinec ensured knowledge of whatever happened in 2014 was not within the knowledge to which Melissa Kubinec was able to possess.
 - e. This failure to communicate invaluable information about the victims' victimization, including that in relation to a minor's safety, violated the Child,

Youth and Family Services Act's requirements to act in the best interests of the child and the family of the child and thereby facilitated the continued victimization of Melissa and her son by their abusers, managers of criminalities, and their co-conspirators as victims of modern slavery within the pedophile sex-trafficking industry.

- 18. The Children's Aid Society's refusal to provide information relating to the June 14, 2014 Start Date to Melissa and her son is withholding information about, and evidence of the victims' abuse, thereby preventing and impeding Melissa Kubinec's efforts to collect evidence of the abusive crimes committed against her and her child to which she intends to use to press charges against those who committed the abuse against her and her child, thereby ensuring pedophile child abusers and pedophile sex-traffickers can evade legal consequence for the harm and suffering they have caused the victims.
 - This act is contrary to the best interests of Melissa and her son As in.
 - i. It ensures the victims are unable to achieve safety from their victimization,
 - ii. It secures the safety of their abusers,
 - iii. Prevents the victims from seeking justice,
 - iv. Actively contributes to the continued victimization, harm and suffering of a child and a child's family in contradiction to the *Act*, and
 - v. Demonstratively prioritizes the privacy of criminals over the rights of victims.
- 19. The Children's Aid Society is withholding information about other children of Melissa Kubinec's biology to which were conspiratorially taken from her and kept external to knowledge to which she was able to possess by means of the methods of her expansive victimization by her abusers maintaining her person in prolonged altered states of mind via abusive methods such as covert administration of noxious things and chemical agents to her person in order to not only facilitate her abuse, but to facilitate her being abused by means of forcing surrogacy of infants to which were concealed from her and by the managers of criminalities in conjunction with crimes related to the pedophile sex-trafficking industry, therefore, withholding information about other children of Melissa Kubinec's biology from her is constituting facilitation and complicity with the pedophile sex-trafficking industry ensuring the continued victimization of not only Melissa Kubinec, her son, but other children of her biology.
 - a. Including a child that was stolen from Melissa Kubinec at a Planned Parenthood, to which Melissa Kubinec believed she was having an abortion for.
 - Melissa was prematurely induced into labor by staff of the Planned Parenthood in order to facilitate the child's kidnapping.
 - 1. The child is the biological child of dictator 2, one of Melissa and her son's abusers,
 - b. Including at least one other child of Melissa Kubinec's biology who was born after she had her son while she was remanded to an altered state of mind by nefarious methods utilized and employed by the managers of criminalities of her abuse resulting in a state of syncope.
 - i. The terms syncope and syncoped to be in reference to the loss of

consciousness in context of the loss of contents of consciousness in relation to physical happenings through induction of amnesia while maintaining a stream of contents of consciousness within an alternate dimension of consciousness as unrelated to the dimension of consciousness ascribed to experiences associatively external to states of amnesia as determined through behavioral assessments of an individual as occurring during the awake state of global arousal and is differentiated from the objectively observable behaviour of being in a state of unconsciousness as otherwise described by medical professionals pertaining to syncope relationary to the observable behaviors of fainting, passing out and/or being asleep. Therefore the terms syncope and syncoped are redefined and utilized to represent the loss of consciousness resulting in amnesia not relationary to, not dependent on nor determinable by any physical state of global arousal as assessed through the observation of the objective behaviour of an individual's physical body and is more similar to the observable behaviors of an individual who is experiencing sleep-walking.

- 20. Melissa Kubinec has never been diagnosed with any mental health conditions or disorders,
 - a. Stated or made claim to have a diagnosis of any such nature,
 - b. Been prescribed medications for or in relation thereto,
 - c. Taken medications in relation thereto,
 - d. Been made aware of by any person known to her of any information to the contrary thereof,
 - e. Sought or received medical treatment in relation thereto,
 - f. Participated in any medical treatment, procedures or assessments relating thereto,
 - g. Had concerns of any such nature or related thereto ever brought to her, and
 - h. Has no medical records indicating otherwise.
 - i. Nor did the Children's Aid Society release any records or evidence stating otherwise to Melissa Kubinec, therefore, there are no legitimate records or evidence stating or indicating otherwise.
- 21. Melissa Kubinec has never had any substance use issues, disorders, problems or any other classification relating to a similar condition constituting a person having or displaying dependency thereon any substances such as drugs or alcohol.
 - a. Melissa Kubinec has been "cold-turkeying" off various chemical agents used as part of the facilitation of her substantively expansive victimization from at least the age of 3 years old coinciding with her earliest memories thereof, to which she was not of the age or the ability to discern her health complications were related to and congruent with the symptoms of chemical agents
 - As a result thereof, Melissa Kubinec believes she is incapable of experiencing any substance dependence or addiction issues because she has unfortunately experienced withdrawal symptoms for over 30 years without ever knowing what was causing her physical pain and symptoms thereof,
 - 1. while being manipulated and gaslighted by those abusing her from the age of 3 years old to believe she was ill or sick and that the symptoms she was experiencing were a result of general illness and were therefore normal.
 - 2. Thereby preventing Melissa Kubinec from even being able to identify she was experiencing withdrawal symptoms

- Since she never partook in any recreational use of such substances she was never able to draw a comparison thereto her symptoms and that thereof substance use or withdrawal symptoms thereof.
- 4. Therefore disabling her from being capable of identifying she was being covertly drugged,
- 5. And preventing her from being capable of pursuing substance use, abuse, dependence, addiction, experimentation, etc, because if she had conducted such recreational activities she would have been more likely to discover the truth of her physical health issues were that they were being caused by chemical agents, to which would have compromised the ability of those covertly administering chemical agents to Melissa Kubinec in order to facilitate her victimization.
- b. Nor did the Children's Aid Society release any records or evidence stating otherwise to Melissa Kubinec, therefore, there are no legitimate records or evidence stating or indicating otherwise.
- 22. Melissa Kubinec has never consented to taking any illegal substances.
 - a. She has never experimented with drugs.
 - b. She does not have first hand knowledge or experience with illegal substances.
- 23. Melissa Kubinec has never planned, consented to, or attempted to become pregnant, with or by anyone;
 - Has never made claim to anyone they were biologically the paternal parent of a child of her biology except as aforementioned and described;
 - Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to.
 - b. Has never made claim to anyone she was pregnant when she was not;
 - i. Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to,
 - c. Has never made claim to anyone they were the father of her son except as aforementioned and described;
 - i. Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to,
 - d. Has never sought out, advertised, offered or discussed, been in receipt of, nor consented to, any formal or otherwise informal requests to be a surrogate mother to supply anyone with an infant of her biology;
 - i. Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to,
 - e. Has never been willing to carry a child of her biology or child not of her biology for another couple or person(s) by representation of surrogacy services;
 - i. Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to.
 - f. Has never been willing to get pregnant and subject her body to another surgery by means of medically required scheduled c-section neither for any romantic partner nor to provide another couple or person(s) with a baby of her biology;
 - i. Has never been offered, requested or otherwise directly or indirectly been

in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to.

- g. Has never sought out, advertised, been offered or discussed, been in receipt of, signed any documents related to, nor otherwise consented to, any formal or otherwise informal requests to propagate, instigate, encourage, or facilitate the collection, donation, or supply of reproductive eggs of her biology for any purpose to any agency, medical corporation, doctor, fertility clinic, science related agency, individual(s), or otherwise authorized or unauthorized method utilized to collect eggs of her biology for any use(s) reproductively natured or otherwise;
 - Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to.
- h. Has never discussed, been presented or propositioned with, been officially or unofficially therein notified of, consented to, participated in, nor signed, any legal paperwork regarding any adoption proceedings or otherwise informal agreements of such nature or intent related to any child of her biology;
 - Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to,
- i. Has never discussed, been presented or propositioned with, been officially or unofficially therein notified of, consented to, participated in, nor signed, any legal paperwork regarding any custody proceedings or otherwise informal agreements of such nature or intent in regard to any child of her biology except for as aforementioned and described;
 - i. Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to.
- j. Has never discussed, been consulted with, sought consultation about, been officially or unofficially therein notified of, consented to, waived her legal rights to, signed any documents related to, her parental rights being revoked or rescinded nor has she rescinded her legal rights to, custody and access as a legal parent and guardian to any child of her biology.
 - i. Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to.
- k. Has never been presented with or in receipt of any formal, informal, legal, or otherwise intended requests to perform and or participate in the performance of DNA testing in relation to the establishment of paternal parentage of her son or that thereof any child of her biology.
 - i. Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to,
- I. Has never participated in, sought out, arranged, nor otherwise been made aware of nor participated in the facilitation of, any method of DNA collection or methods utilized in the determination of paternity by way of medical, privatized or other methods of DNA collection for the purpose of performance of testing procedures utilized in the fulfillment and establishment of paternal parentage for any child of her biology.
 - i. Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to.

- m. Has never been in receipt of, never had possession of, never presented to anyone, nor made any claim to have in her possession or been in receipt of, nor claimed to anyone that she was in possession or in receipt thereof, any documents or proof therein indicative of any DNA testing results or documents related to the establishment of paternity of any child of her biology ever having been performed.
 - i. Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation to.
- 24. Melissa Kubinec has never been interested in, pursued, attempted to participate in, been offered, been in receipt of any offer formal or informal, consented to participate in any entertainment industry endeavors of any kind or nature.
 - Including but not limited to, acting, performing, modeling, singing, dancing, script writing, content creating, having her likeness used, sex-work or any recording or mechanical method of recording a person perform such acts, and
 - b. Has never been offered, requested or otherwise directly or indirectly been in receipt thereof any monetary gain or any benefit monetary or otherwise thereof or in relation thereto.
- 25. Melissa Kubinec has never given consent to any person, formally, informally, directly or indirectly, to
 - a. Speak on her behalf
 - b. Speak on the behalf of any child of her biology
 - c. Make decisions for her
 - d. Make decisions on behalf of any child of her biology
 - e. Enter into contracts on her behalf
 - f. Open any accounts in her name
 - g. Manage any funds or assets in her name
 - h. Negotiate any contracts or deals of any kind on her behalf
 - i. Represent themselves as herself or her child
 - j. Make medical, legal, or any other decisions for her or any child of her biology
 - k. Use her identity in any way such as but not limited to, her photographs, recordings of her, her likeness, etc.
- 26. Melissa Kubinec has never sought out, pursued, engaged in contract to, made agreement with, been presented with, signed, been in receipt thereof, filed, written, requested another person to create, dictated to any other person, nor otherwise held any knowledge thereof any legal will and testament of any kind relating to herself or any child of her biology.
- 27. Melissa Kubinec has never written a letter on behalf of any person in relation to or about them becoming or pursuing to become or get approval to become foster parents, obtain physical or legal custody or guardianship rights or to adopt a child.
- 28. Melissa Kubinec has never solicited, requested, discussed, been in receipt thereof, directly or indirectly, any monetary support or non-monetary support from any man or person for her son, or any child of her biology.
 - a. Melissa Kubinec did not communicate directly or indirectly with any persons for the purposes of dating, romance, or a sexual relationship of any nature while she was pregnant with her son or directly thereafter.
 - i. Melissa Kubinec is straight and asexual, therefore the only persons Melissa Kubinec has ever communicated with for the purposes of dating/romance are biologically male person's.
 - 1. Melissa Kubinec defines "asexual" as a person who does not engage in sexual touching or talk with any person externally to a

committed monogamous romantic long-term relationship.

- a. Melissa Kubinec does not enjoy sexual relations as a result of the brutalizing and expansive sexual trauma she has suffered since early childhood, and therefore has identified as asexual since she was a child herself, even prior to knowing the term for her sexual identity was "asexual".
- b. Melissa Kubinec has never pursued, expressed interest in, solicited, nor consented to engaging in any promiscuous or risky sexual activities or behaviors, nor engaging with multiple partners at the same time or within the same time period, at any age- as a minor or an adult- and finds such behaviors repulsive.
 - (Melissa is not "homophobic", she does not fear people who are attracted to the same biological gender as themselves. She is not hypersensitive and or overtly reactive to "non-straight" people. The idea of her personally being involved in sexual activities which do not align with her personal sexual identity repulses her. She defines "sexual activities" as a person's genitalia or "private parts" being touched or touching another person directly or indirectly. She is perfectly content with and confident in her own sexuality and always has been. She is not "threatened" or "uncomfortable" being around or interacting with anyone of another sexual identity. What makes her feel threatened and uncomfortable is being around people who do not treat her with dignity and respect and are trying to cause her harm. She cannot be offended by someone making false claims about her sexuality/sexual identity or gender. She has been harmed by people making false claims about her sexuality/sexual identity to others external to her own knowledge to facilitate causing her harm and victimizing her for the sadistic criminal purposes of those harming her.)
- c. Melissa Kubinec has never had any drug or alcohol "issues".
 - i. Melissa Kubinec's sexual identity does not change when she is intoxicated, her sexual identity becomes more rigid and assertively expressed because she is less inhibited about identifying herself as such in opposition to the negative social stigma and judgment she receives for identifying as asexual, straight/heterosexual and monogamous.
 - ii. Melissa Kubinec has never used illegal drugs.
 - iii. Melissa Kubinec has only smoked cannabis, it makes her hungry and want to watch television.
 - iv. Melissa Kubinec has never had a drinking problem.
 - Melissa Kubinec defines a "drinking problem" as a person who consumes alcoholic beverages to the point of intoxication in such a way as it negatively interferes with the individual's ability to

- perform daily functions and tasks, and/or as a person who binge drinks and blacks out.
- Melissa Kubinec has never been "black out drunk".
- 3. Melissa Kubinec can count on one hand the number of times she has ever drank alcohol in excess and became nauseated, and none of those times did Melissa Kubinec ever "blackout" or otherwise pass out, fall asleep, or experience an interruption in her memory formation or become otherwise incapable of remembering what happened or what was going on.
- 4. Melissa Kubinec has an allergic reaction to wine and does not drink it, which she doesn't mind because she thinks it tastes bad.
- Melissa Kubinec cannot take antihistamines in order to be able to drink wine because she suffers the side effect of drowsiness from antihistamines and falls asleep very quickly after taking them.
- 6. Melissa Kubinec has never sought out, been advised to, been in receipt thereof, any counseling or intervention or treatment for substance use.
- 7. Melissa Kubinec has never been diagnosed with a mental disorder of any kind, even though she qualifies for a diagnosis of PTSD.
- 8. Melissa Kubinec has no medical history of mental issues.
- 9. Melissa Kubinec has never been prescribed any medications for mental conditions.
- 10. Melissa Kubinec has never taken any prescription medications prescribed to treat mental disorders/conditions.
- 11. Nor did the Children's Aid Society release any records or evidence stating or indicating otherwise to Melissa Kubinec, therefore, there are no legitimate records or evidence stating or indicating otherwise.
- Melissa Kubinec has never communicated with any person directly or indirectly for the purposes of a primarily sexual relationship of any nature.
 - a. Melissa Kubinec has only ever sought out monogamous and committed traditional relationships with others with the intent to find a man to marry and have a family, in alignment with her sexual identity.
- 3. Melissa Kubinec did not have or communicate by any online dating profiles during this period of time.

- 4. Melissa Kubinec has never pursued, communicated about, sought out, been offered or in receipt of offer, advertised, entertained discussions or offers, made arrangements, been interested in, considered, consented or otherwise engaged in any manner or format in person or through the use of technology or any other means of communication to, prostitution of any person, most importantly, herself.
 - a. Melissa Kubinec has been victimized by sex-traffickers since at least the age of 3 years old.
 - Nor did the Children's Aid Society or any other organization release any records or evidence stating or indicating otherwise to Melissa Kubinec, therefore, there are no legitimate records or evidence stating or indicating otherwise.
- 5. Melissa Kubinec did not engage in any consentual sexual activity while she was pregnant after she discovered she was pregnant.
 - a. Melissa Kubinec only discovered she was pregnant as a result of the believed father being incarcerated while she was geographically isolated from the other managers of criminalities, resulting in Melissa Kubinec experiencing time uninterrupted by covertly being drugged by the previously believed father, resulting in Melissa Kubinec identifying she was suffering a Urinary Tract Infection to which she sought medical attention for and was informed at this appointment that she was "very pregnant", to which she was sent for an ultrasound to date the pregnancy and found out she was 18 weeks pregnant with her son. Melissa Kubinec had no memory of missing any menstrual cycles prior to discovering she was pregnant as a result of being persistently remanded into induced states of syncope as a method of her victimization, a state in which Melissa Kubinec cannot formulate memories.
 - The terms syncope and syncoped to be in reference to the loss of consciousness in context of the loss of contents of consciousness in relation to physical happenings through induction of amnesia while maintaining a stream of contents of consciousness within an alternate dimension of consciousness as unrelated to the dimension of consciousness ascribed to experiences associatively external to states of amnesia as determined through behavioral assessments of an individual as occurring during the awake state of global arousal and is differentiated from the objectively observable behaviour of being in a state of unconsciousness as otherwise described by medical professionals pertaining to syncope relationary to the observable behaviors of fainting, passing out and/or being asleep. Therefore the terms syncope and syncoped are redefined and utilized to represent the loss of consciousness

resulting in amnesia not relationary to, not dependent on nor determinable by any physical state of global arousal as assessed through the observation of the objective behaviour of an individual's physical body and is more similar to the observable behaviors of an individual who is experiencing sleep-walking.

- 6. Melissa Kubinec did not possess, nor have the ability to possess knowledge of any of her pregnancies after her son.
 - a. Previously, Melissa Kubinec was only able to possess knowledge of her first two pregnancies.
 - Melissa Kubinec believed her first child was not alive as a result of an abortion performed when she was 18 years old
 - Melissa Kubinec was being covertly drugged and abused at this time, she was forced to attend the Planned Parenthood while remanded to an altered state of mind by those abusing her.
 - ii. She had been instructed while in an altered state of mind to attend this Planned Parenthood as part of a plan between dictator 2, dictator 1 and their co-conspirators to have her attend while unable to properly form memories within the altered state of mind, where the unborn child would be taken after she was induced into preterm labor and then the child was to be given to dictator 2 and dictator 1 under the guise that they had become foster parents and would adopt the child of her biology, concealing the child's true biology as being Melissa Kubinec's child from Melissa Kubinec by means of her having no memory of ever having been pregnant.
 - iii. The only reason dictator 2 and dictator 1 did not receive the child as a result of this adoption fraud and kidnapping scheme was because Melissa had formed memories as a result of there being a lapse in her prolonged induced state of syncope and spoken about it to others, and therefore, because she had memory of being pregnant with the child, it was too risky and likely for her to discover the child her the dictators had adopted was a child of her biology.
 - iv. Similarly, the only reason Melissa Kubinec was able to retain custody of her son is because there was a lapse in the prolonged state of syncope as a result of Michael Bannon having been arrested while she lived in an area geographically isolated from the other managers of criminalities, and after discovering her pregnancy at 18 weeks as a result of seeking medical treatment for a UTI and being informed that she was pregnant, whereafter, she

- shared with others that she was happy and had knowledge of her child and pregnancy (her son), and therein the managers of criminalities were unable to take the child away from her and keep the child's existence external to knowledge which she was able to possess as a result of the vast manipulation and methods of victimization coinciding with sex-slaves belonging to and under the control of the pedophile sex-trafficking industry that is modern slavery.
- v. Therefore, any child of Melissa's biology conceived and born thereafter these two incidents of her becoming aware of having been pregnant were carefully kept from the knowledge to which she could possess by dictator 2 and dictator 1 (managers of criminalities) to ensure the children of her biology could be distributed within the pedophile sex-trafficking industry networks vast criminalities for the generation and perpetuation of procuring child slaves of her biology without there being a chance of her becoming aware of their existences.
- c. Melissa Kubinec would never give up a child of her biology for any reason, no matter who the biological father of the child may be.
- d. Melissa Kubinec loves being a mother, it has been the only light in her life. She would never give up a child.
- 29. Melissa Kubinec is hereby requesting the unredacted full disclosure of all files, information, statements, notes, records, communications about, including full names and contact information for all other named person's and all information held therewithin related to herself, her son, and any and all other children of her biology, access logs from CPIN and any other filing and data management systems disclosing the full names of all personnel employed by a Children's Aid Society or under or within the umbrella of reach of the Ontario Children's Aid Society's who have accessed the files thereof Melissa Kubinec, her son and/or any children of Melissa Kubinec's biology to be released to her as soon as possible for her court proceedings.
 - a. Melissa Kubinec will not be providing consent forms for each and every single person named within the records pertaining to herself and children of her biology in order to have their information released to herself as that is impossible for her to do without access to the required names to which she does not have because if she did she would not need to be requesting this information in the first place, and, more importantly, her abusers are not about to sign release forms so she can access the evidence of them committing vast crimes against herself and children of her biology.
 - i. Thereby, all consent and release forms requests the Children's Aid Society may be tempted to inform Melissa Kubinec she needs to provide in order to fulfill her request are hereby inadmissible within this request for the Children's Aid Society to provide the evidence of crimes committed against Melissa Kubinec and children of her biology to Melissa Kubinec as soon as possible

- ii. Attempts to force compliance of Melissa Kubinec to perform impossible tasks in order for the Children's Aid Society to comply with her justified and reasonable request for the evidence they are concealing of crimes committed against herself and children of her biology is constituted as criminal interference with the prosecution of crimes against children and will hereby be treated as such moving forward.
- iii. There is no reference or semblance of a reference within any Act of Ontario or Canada which enables an institution or organization, especially not the Children's Aid Society, to interfere with the criminal prosecution of child sex-traffickers or that allows for the Children's Aid Society to facilitate and conceal modern slavery and other crimes. therefore, there is no Act which may be quoted as justifiable reasoning to which can be used to continue denying Melissa Kubinec access to the full disclosure of evidence of the crimes committed against her and children of her biology to which she desperately requires to facilitate the protection of all children of her biology from the pedophile sex-trafficking industry to which she has been victimized of for over 30 years, critical and crucial information which will result in the protection of children of her biology once released to her which has been withheld from her for 10 years by the Children's Aid Society, similarly, there is no Act which protects or affords a right to the Children's Aid Society to deny a mother the right to protect her children from being abused, therefore, do not attempt to dissuade or disengage with Melissa Kubinec or her request by claiming any unreasonable arbitrary unapplicable nonsense relating to administrative ineptitudes under the guise of compliance with any Act because no such proclamation dare exists within this country which affords The Children's Aid Society or any government agency the right to deny to provide her with the information and evidence she requires access to in order to protect the children of her biology who have suffered just as she has for over 30 years as victims of the pedophile sex-trafficking industry.
- 30. Failure of The Children's Aid Society to fully comply with Melissa Kubinec's request in para. 29 and participate in the prosecution of child abusers who have victimized herself and children of her biology is to be taken without equivocation as the Ontario Children's Aid Society and all Societies as operated within and thereunder to be admitting and acknowledging their willful, informed and consentual awareness and participation as an organization thereof the following and more.
 - a. Complicity with the child sex-trafficking industry
 - b. Facilitation of the child sex-trafficking industry
 - c. Complicity with modern slavery/human trafficking
 - d. Facilitation of modern slavery/human trafficking
 - e. Intentional interference with the enactment of the legal rights of ordinary citizens
 - f. Intentional interference with access to emergency services
 - g. Criminal interference
 - h. Interference with the prosecution of law
 - i. Criminal conspiracy
 - j. The kidnapping of children for the purposes of trafficking
 - k. Adoption fraud
 - I. Criminal abuse of the justice system
 - m. Criminal abuse against children

- n. Coordination with co conspirators of crimes committed against an individual, including but not limited to children
- o. Failure to act in the best interests of a child
- p. Failure to protect children
- g. Failure to comply with the Child, Youth and Family Services Act
- r. Violation of the Canadian Criminal Code
- s. Defamatory slander and libel against victims of sex-crimes, sex-trafficking, human trafficking and modern slavery with the intention to delegitimize and discredit victims in order to facilitate their continued victimization with criminal intent of doing so
- t. Facilitation of kidnapping/child abduction
- u. Facilitation and the concealment of child sexual abuse and child abuse
- v. Procuring of minors and persons for the pedophile sex-trafficking industry and human trafficking/modern slavery
- w. Discriminatory practices with criminal intent
- x. Criminality
- y. Collusion as a criminal enterprise and network conspiring to pervade, procure and perpetuate the abhorrent sexualized abuse of minors and their families
- z. Contribution to the destruction of the family unit
- aa. Prevent children from having contact with parents of their biology with the intention to prevent the biological parents from being active protectors within their biological children's lives as biological parents are the most likely person's in a child's life to protect them, thereby contributing to the increased vulnerability and risk of children to being victimized in order to facilitate the abuse of children
- bb. Withholding evidence from victims to conceal criminal actions committed by persons within a Societies employ and evade legal consequences for those representatives of the Children's Aid Society's criminal actions
- cc. Enactment of forcible confinement to facilitate child abuse
- dd. Forcibly and covertly drugging victims of abuse to facilitate vast criminal abuses against children
- ee. Fraudulent deception for the purposes of trafficking
- ff. Harboring of criminals
- gg. Tampering with evidence
- hh. The torture of children and persons, including waterboarding
- ii. Complete and utter uselessness as a child protection agency
- jj. Lack of intent to protect children constitutes the organization of Children's Aid Societies as a criminal network sham derived from the need to control reports of abuse against child victims of the pedophile sex-trafficking industry and facilitate the perpetuation of modern slavery against as many ordinary citizens as possible by falsifying claims, documents, reports, and failing to investigate child abuse reports because the Children's Aid Society supports rampant pedophilia in Ontario and Canada constituting an epidemic of its kind.
- kk. Participation in utterly destroying the lives of victims like Melissa Kubinec and all children of her biology.
- II. Criminal enterprise conducting vast deception against ordinary citizens in order to facilitate, support, and perpetuate the pedophile sex-trafficking industry, human trafficking, modern slavery, abhorrent child abuse, and

mm. Failure.