

## **Diligent Notice of Lawful Excuse**

**RE: PROVINCE OF ONTARIO, CANADA**

(legal fiction principal)

**BIRTH CERTIFICATE**

**Ricci, Paul Joseph Jr.** (legal name/agent)

Registration Number 49-05-045316

Registration Date of June 23, 1949

and unlawful intimidation of the Christian man Paul-Joseph: of the Ricci family.

Alison Redford, the private woman acting as  
Minister of Justice and Attorney General for Alberta  
C/o: *Legislature Office*  
#403 Legislature Building  
10800 - 97 Avenue  
Edmonton, AB, *no code non commercial*  
Phone: (780) 427-2339; Fax: (780) 422-6621

July 30, 2008

Registered Mail # 79 263 247 730

And to

Robert Nicholson, the private man acting as  
Minister of Justice and Attorney General of Canada  
C/o: Department of Justice Canada  
Minister of Justice's Office  
284 Wellington Street  
Ottawa, Ontario *no code non commercial*  
Phone: (613) 992-3128; Fax: (613) 995-1049

Registered Mail # 79 263 247 726

And to

Chris Bentley, the private man acting as  
Attorney General for the Province of Ontario  
C/o: McMurtry-Scott Building  
720 Bay Street, 11<sup>th</sup> Floor  
Toronto, Ontario *no code non commercial*  
Phone: (416) 326-2220; Fax: (416) 326-4007

Registered Mail # 79 263 247 690

**Notice to the agent is notice to the principal and notice to the principal is notice to the agent**

**RE: Promise to Appear, Docket #'s 080404452U101001 and 080404452U101002  
Section 742.6 Criminal Code of Canada**

Greetings to all. I, the sovereign living soul man created by God with a private, non corporate name of Paul-Joseph: (appellation) of the Ricci family, have made a good faith gesture to resolve

the aforementioned matter by making *special appearances*, under the doctrine of “*private necessity*” (duress/force/fear/intimidation/coercion) **no lawful contract of submission on the record**, (*Vincent v. Lake Erie Transp. Co.*, 109 Minn. 456, 124 N.W. 221 (1910)), on July 2<sup>nd</sup> and 16<sup>th</sup> in front of Darlene Wong the private woman acting as a judge for the Provincial Court of Alberta. I also provided the *Notice of Lawful Excuse* dated July 11, 2008 addressed to the Attorney General’s for Alberta, Canada and Ontario and a copy of the letters addressed to the private woman acting as the de facto Minister of Justice and Attorney General for Alberta dated July 2 and May 26, 2008 that included my “*Notice of Revocation of Consent/Declaration of Independence/Acceptance of Mandate*” dated February 15, 2008 that was addressed to **Her Majesty the Queen** (all of which copies are enclosed again), through her various representatives/agents (Stephen Harper the private man acting as Prime Minister; Michaëlle Jean, the private woman acting as Governor General of Canada; James M. Flaherty, the private man acting as the Minister of Finance Canada; Vic Toews, the private man acting as President of the Treasury Board of Canada; Michael M. Fortier, the private man acting as Receiver General for Canada; Robert Nicholson, the private man acting as the Minister of Justice and Attorney General of Canada; Gordon O’Connor, the private man acting as the Minister of National Revenue; Chris Bentley, the private man acting as the Attorney General for the Province of Ontario; Dwight Duncan, the private man acting as the Minister of Finance, Ontario) wherein I revoked consent to be recognized by the legal name/person on the *Birth Certificate* with legal name/agent **Ricci, Paul Joseph Jr.**, Registration Number 49-05-045316, and Registration Date of June 23, 1949 that was sourced by the creator/owner/grantor/mandator/principal **PROVINCE OF ONTARIO, CANADA**.

The facts/evidence indicated in the aforementioned *Notice of Lawful Excuse dated July 11th, 2008*, the letters addressed to the Minister of Justice and Attorney General for Alberta and the *Notice of Revocation of Consent/Declaration of Independence/Acceptance of Mandate* were never rebutted, disputed nor contested and thus through your own laws (of which you just seem to continue to ignore) gave their *tacit consent* wherein a *maxim of law* states that silence constitutes agreement and thus by not responding the facts so stated stand as true, accurate and correct evidence and as such there has been no intention to mislead and/or defraud anyone.

The sovereign living soul man created by God will no longer make a *special appearance* under the doctrine of *private necessity* to resolve this matter.

I would suggest that Alison Redford, the private woman acting as Minister of Justice and Attorney General for Alberta and her agents/representatives forward their concerns to the owner/creator of said legal name on their documents (derivative of the legal name on the aforementioned *Birth Certificate* that was created by the government), which is the principal **PROVINCE OF ONTARIO, CANADA**, so they can address and settle/set-off any and all legal and/or financial obligations in regards to this matter.

Have you not ignored your own precedents in law as per the British Columbia Provincial Court, Frank Bruno decision of September 25<sup>th</sup> 2003, case# 61231-28, in New Westminster, of that same province, before the man acting as a judge, called Couto, wherein it was evident that the federal crown was without jurisdiction to proceed as they had initiated the charges contrary to the proscription of the requirements laid out in section 2 of the criminal code of Canada allowing only the provincial Attorney General to press the initial Charge?



Have you not ignored God's Laws in regards to this matter?

Have you not ignored your own laws in regards to this matter?

Have you not ignored your oath of allegiance to Her Majesty the Queen or did you even take an oath of allegiance to Her Majesty the Queen?

**Have you not ignored the fact that you have not taken any lawful oath and thus are de facto and have no jurisdiction in regards to this matter?**

**Have you also not ignored the words that her Majesty defends with all of her power located in Leviticus 6:2-5 as per your stealing/obtaining energy from me via utilization of false oaths?**

Have you not continued to abuse your power(s) to try to commit *joinder* via threats force and intimidation, (see Blacks Law Dictionary revised fourth edition 1968 for definition), sections 180 and 423 of the criminal code of Canada, and alter my name for a financial purpose without my permission, which is fraud and conversion of funds, between the **legal fiction name/person**, and the sovereign living soul man created by God?

Does God offer respect for persons? See Deuteronomy 1:17;10:17, Acts 10:34 Romans 2:11 and James 2:9.

Are you aware my faith prevents me from allowing my Christian name to be associated with dead in law corporate fiction persons?

Does not your own law state that it is not possible to surrender ones God given rights voluntary, involuntary, intentional or unintentional as noted in the case law decision of *Syndicat Northcrest v. Anselem* [2004] S.C.C. 47?

Does not your own law state there must be a victim in criminal law and the complainant must be the victim of the alleged offense, as per case law *Samur v. City of Quebec*, [1953] SCR 299 and *R. v. Hauser* 1979 SCC?

**Are you aware that in any mention of mans commercial law herein that I am not making use of commercial law of men but warning you of it's application to you as per performing the official functions of my calling as Christ's Bondservant? Ezekiel 33:6-10**

Does not the preamble in the *Canadian Bill of Rights* 1960 state: "*Canada is founded upon the principles that acknowledge the Supremacy of God*"?

Did I not revoke consent to be recognized by the legal name/agent **Ricci, Paul Joseph Jr.**, Registration Number 49-05-045316, and Registration Date of June 23, 1949, on the *Birth Certificate* sourced by the creator/owner/grantor/mandator/principal **PROVINCE OF ONTARIO, CANADA** as indicated in the "*Notice of Revocation of Consent/Declaration of Independence/Acceptance of Mandate*" (Notice) dated February 15, 2008, addressed to **Her Majesty the Queen** through her various agents/representatives?

By not responding to the aforementioned Notice, did not all the agents/representatives agree that the creator/owner/grantor/mandator/principal **PROVINCE OF ONTARIO, CANADA** of the *Birth Certificate*/contract bearing the legal name/agent **Ricci, Paul Joseph Jr.**, (and any

derivatives thereof), Registration Number 49-05-045316, and Registration Date of June 23, 1949, grant the private holder/recipient of said *Birth Certificate*, being me, the capacity of ecclesiastical general agent with the ministerial authority to act *in Right of* the defender of the faith, her **Majesty the Queen**?

Was my signature on any contract(s) associated with the aforementioned *Birth Certificate* and/or the associated *Statement of Birth*? Thus through *provenance* (chain of custody), I am not the source/origin/owner of the legal name as indicated on the aforementioned *Birth Certificate*.

Is there a law that states one must be recognized by the legal name created and/or is a derivative from the legal name on their *Birth Certificate*?

Is it not true you have no law in your possession that allows you to alter my name for a financial purpose without my permission?

Is it also not true you cannot intimidate me to violate my sincerely held faith and beliefs as defended by her **Majesty the Queen**?

Is not the *birth certificate* evidence of the creation by the government of a legal name/artificial person as was indicated in the Supreme Court of British Columbia, docket #L010409, *Staufen v. British Columbia (Attorney General) 2001*, wherein the judge stated: "...and for an order that the Attorney General of British Columbia issue a birth certificate in the name of Philip Staufen born in Vancouver, British Columbia, on June 7, 1975. Whilst there is no evidence before the Court that Mr. Staufen was born in Vancouver or, for that matter, where he was born, the law is riddled with legal fictions, it is said. The Court may do so here, Mr. Azevedo suggests, and create a legal fiction with respect to Mr. Staufen's name and place and date of birth."?

Is not **CANADA** (0000230098), and the **ONTARIO PROVINCE OF** (0000074615) corporations that are listed with the *U.S. Securities and Exchange Commission* as indicated on their web site?

Is it not true that if an individual does not use the legal name/person that was created and owned by the government (government identification), then one is refused access to the banking system and are thus being forced out of *private necessity* (duress/force/fear/intimidation/coercion), into a contract for the benefit/value of another or die, since one cannot sustain their God given rights to existence by acquiring food, shelter, clothing and means to sojourn through their own private name?

In your law is it not true that corporations are legal fictions and require contracts in order to claim authority or control over other parties?

Does not your law state that a court has no jurisdiction to determine its own jurisdiction?

Does not your law state that once jurisdiction is challenged, it is no longer presumed and the onus of proof falls upon the party claiming jurisdiction to prove it? As per case law



*The State of Road Island v The State of Massachusetts 9L/Ed. 1233: "If allegation of jurisdiction facts are challenged...the party alleging jurisdiction (must) justify his allegation by a preponderance of evidence".*

Can a man/woman sitting on a bench (judge) in direct connection via interlocutory commercial action have any authority at all when he has sworn an obviously unlawful and fraudulent oath to obtain power?

Is this not the unsanctioned oath the judges, lawyers and prosecutors in the province of Alberta swear to?

*"I, ..... , swear that I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, her heirs and successors, according to law".*

Is this not the sanctioned lawful oath in Canada that cannot be added to or subtracted from?

- (1) *Every person who, either of his own accord or in compliance with any lawful requirement made of the person, or in obedience to the directions of any Act or law in force in Canada, except the Constitution Act, 1867 and the Citizenship Act, desires to take an oath of allegiance **shall** have administered and take the **oath in the following form, and no other:***

*"I, ..... , do swear that I will be faithful and bear true allegiance to Her Majesty Queen Elizabeth the Second, Queen of Canada, Her Heirs and Successors. So help me God".*

Is this not the law pertaining to violating an Act of Parliament?

Disobeying a statute:

**126.** (1) *Every one who, without lawful excuse, contravenes an Act of Parliament by wilfully doing anything that it forbids or by wilfully omitting to do anything that it requires to be done is, unless a punishment is expressly provided by law, guilty of an indictable offence and liable to imprisonment for a term not exceeding two years.*

Is not the *Oaths of Allegiance Act* an act of Parliament?

Is not the omission of the word **"do"** and the words **"So help me God"** wilfully omitting to do what the Act proscribes as **shall be done in no other form?**

Do not the Judges in Alberta or elsewhere , inclusive of not only, Allan Wacowich, who may happen to be members of the secret fraternity called the **Masons**, take the following oath?

**"Whenever you see any of our signs made by a brother Mason, and especially the 'Grand Hailing Sign' of distress, you must always be sure to obey them, even at risk of your life. If you're on a jury, and the defendant is a 'Mason' and makes the 'Grand Hailing Sign,' you must disagree with your brother jurors; if necessary, you**

must be sure NOT to bring the Mason 'guilty,' for that would bring disgrace upon your order. You must 'conceal' all 'crimes' of your brother Masons; except murder and treason, and these at your own 'option,' and should you be summoned as a witness against a brother Mason, be always sure to shield him. Prevaricate, don't tell the truth in this case, keep his secrets, forget the important points. It may be 'perjury' to do this, but you are keeping your 'pure-obligations." (The maxim for following such a 'deceitful' practice must be: "Custom is NOT drawn into consequence." Black's Law Dict. 2nd, 25, 1910.)

Does not that oath make them acting as judges biased and in conflict?

Do not the lawyers, prosecutors and judges who happen to be Jewish by faith take the following oath?

According to the American Heritage Dictionary of the American Language, "the Kol Nidre, is the opening prayer recited on the eve of Yom Kippur, containing a declaration of annulment for all personal vows and oaths." It is based on the following declaration from the Talmud:

"He who wishes that his vows and oaths shall have no value, shall stand up at the beginning of the year and say: 'all vows which I shall make during the year shall be of no value.'"

The prayer of "KOL NIDRE" is found in Vol. 8 pg. 539 of the Jewish Encyclopedia. It states:

"All vows, obligations, oaths, anthems, whether called konan, konas, or by any other name, by which we may be bound, from this day of atonement, unto the next...we do repent. May they be deemed absolved, forgiven, annulled, and void, thus made of no effect. They shall not bind us nor have any power over us. The vows shall not be reckoned vows; the obligations shall not be obligatory, nor the oaths be oaths."

Does that oath not put them in a biased perjured position and in extreme conflict?

Can a man with an invalid unlawful oath have any authority or power over another man or woman who has not consented to or agreed upon accepting the false oath as a valid offer?

Can you lawfully intimidate a man to violate his sincerely held faith and beliefs as defended by her Majesty?

How can you have sanctioned authority from Her Majesty the Queen in regards to this matter without a lawful oath to her?

Are not the people creditors and **not** debtors as per your case law in the matter of Bank of Canada v. Bank of Montreal, [1978] 1 S.C.R. 1148; Date: 1977-06-14, wherein the Supreme Court of



Canada states in essence, all credit is backed by the “*full faith and credit of the people*” and that there is no lawful money of account in Canada?

Do you honor the *Bills of Exchange Act* in accepting a promissory note? Do you honor section 152.3 of that act proscribing the extinguishment of a debt if the principle refuses to accept offer of payment?

Does not your law indicate that public officials can be charged under the tort law of misfeasance in public office for improper motives and/or unlawful acts as per the case law *Roncarelli v. Duplessis* [1959] S.C.R. 121?

I have not violated nor done harm to any other individual man or woman created by God nor to their property and I have not infringed on their God given rights to life, liberty and the pursuit of happiness.

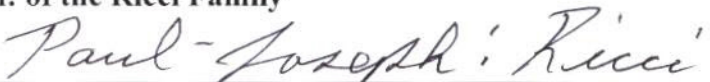
I have only tried to seek the truth with honesty and integrity without harming anyone. Should you wish to resolve this matter then let it be done in an ecclesiastical court of Conscience forum recognising God’s law as Supreme as her Majesty defends and bringing forth the damaged party, or else, I demand that you dismiss and expunge this matter.

**I put you all on Notice that should you decide to use any of your agents to intimidate me to violate my sincerely held faith and beliefs and unlawfully arrest this sovereign living soul man created by God in regards to the aforementioned matter, then I will be left with no alternative but to exercise a claim against your surety Bonds via risk management .** If this occurs, may God have mercy on all your souls and know that I forgive you all and that I hold no animosity towards any of you, just disappointment in the fact that in my eyes you are ignoring the true, accurate, correct facts/evidence that has been presented to you. It would appear that you all are hiding behind the excuse of “I was just following orders” similar to what the German soldiers said at the Nuremberg trials after World War II where they were found guilty of killing innocent men, women and children and hung for their crimes against humanity.

Take note that any omissions that may lead you to believe that we are making use of or lead you to believe that we are benefiting from commercial terms, law or its processes have been done in error as we are imperfect men. If any of these omissions or errors comes to your attention, please notify us of such omission or error so as not to leave you with the power of assumptive contract.

May God our creator continue to grant us the love, peace and happiness that we all seek.

**Paul-Joseph: of the Ricci Family**

Autograph:   
Minister of God Jehovah and Bondservant of Jesus Christ.

To all the private men and women listed below acting as:

CC: Elizabeth Alexandra Mary Windsor, the private woman acting as HER MAJESTY THE QUEEN, at her private home Windsor Palace.

Stephen Harper, the private man acting as Prime Minister of Canada,  
Registered Mail # 79 282 975 449

Mike Boyd, the private man acting as Chief of Police Edmonton Police Services,  
Registered Mail # 79 282 975 452

William J.S. Elliott, the private man acting as Commissioner of the RCMP,  
Registered Mail # 79 282 975 466

Michaëlle Jean, the private woman acting as Governor General of Canada,  
Registered Mail # 79 282 975 470

Vic Toews, the private man acting as, President of the Treasury Board of Canada,  
Registered Mail # 79 282 975 483

James M. Flaherty, the private man acting as Minister of Finance Canada,  
Registered Mail # 79 282 975 497

Michael M. Fortier, the private man acting as Minister of Public Works and Government  
Services and Receiver General for Canada,  
Registered Mail # 79 263 247 845

Gordon O'Connor, the private man acting as Minister of National Revenue,  
Registered Mail # 79 263 247 814

Dwight Duncan, the private man acting as Minister of Finance, Ontario,  
Registered Mail # 79 263 247 805

Dalton McGuinty, the private man acting as Premiere of Ontario,  
Registered Mail # 79 263 247 774

Steven Bilodeau, the private man acting as Chief Crown Prosecutor,  
Registered Mail # 79 263 247 765

Mark Day, the private man acting as the Director of Risk Management and  
Insurance for the Province of Alberta; Registered Mail # 79 227 662 895

Ed Stelmach, the private man acting as the Premier of Alberta  
Registered Mail # 79 227 662 913

Danielle Umrysh, the private woman acting as Deputy Registrar Court of Appeal  
Justice and Attorney General; Registered Mail # 79 227 662 935

Geoff Green, the private man acting as Counsel for Public Prosecution Service  
of Canada; Registered Mail # 79 227 662 992