

2017

No. 466431

In the Matter of the Class Proceedings Act, SNS 2007, C.28

Supreme Court of Nova Scotia

Between

Brad Wagner

And an absent Class of impoverished people labelled as mentally ill.

Plaintiff

And

Dr. Glenn C. Andrea

Dr. Donna Davis

Dr. Mirosław Bilski-Piotrowski

College of Physicians and Surgeons of Nova Scotia

Nova Scotia Health Authority

Dr. Gena Marshall

Dr. Smith (Cannabinoid Medical Center)

Dr. Stephen R. Workman

Dr. Alexander Clark

Nova Scotia Human Rights Commission

Health Canada

Province of Nova Scotia

Halifax Police

Halifax Regional Municipality

Nova Scotia Human Rights Commission

Provincial Court, Spring Garden Road

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF NOVA SCOTIA AS

REPRESENTED BY THE MINISTER OF COMMUNITY SERVICES KELLY REGAN

HER MAJESTY THE QUEEN IN RIGHT OF CANADA AS REPRESENTED BY THE

MINISTER OF HEALTH. THE HONORABLE JANE PHILPOTT

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF NOVA SCOTIA AS

REPRESENTED BY THE MINISTER OF JUSTICE AND ATTORNEY GENERAL THE

HONORABLE MARK FUREY

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF NOVA SCOTIA AS
REPRESENTED BY THE MINISTER OF HEALTH AND WELLNESS THE HONORABLE

RANDEY DELOREY

Jansen Inc.

Janssen Canada

Eli Lilly Canada Inc.

Linda Corkum

Defendants



Notice of Action
(Amended)

To

Dr. Glenn C. Andrea
Dr. Donna Davis
Dr. Miroslaw Bilski-Piotrowski
College of Physicians and Surgeons of Nova Scotia
Nova Scotia Health Authority
Dr. Gena Marshall
Dr. Smith (Cannabinoid Medical Center)
Dr. Stephen R. Workman
Dr. Alexander Clark
Nova Scotia Human Rights Commission
Health Canada
Province of Nova Scotia
Halifax Police
Halifax Regional Municipality
Nova Scotia Human Rights Commission
Provincial Court, Spring Garden Road

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RANDEY DELOREY

Jansen Inc.
Janssen Canada
Eli Lilly Canada Inc.
Linda Corkum

Action has been started against you

The plaintiff takes action against you.

The plaintiff started the action by filing this notice with the court on the date certified by the prothonotary. The plaintiff claims the relief described in the attached statement of claim. The claim is based on the grounds stated in the statement of claim.

Deadline for defending the action

To defend the action, you or your counsel must file a notice of defence with the court no more than the following number of days after the day this notice of action is delivered to you:

- 15 days if delivery is made in Nova Scotia
- 30 days if delivery is made elsewhere in Canada
- 45 days if delivery is made anywhere else.

Judgment against you if you do not defend

The court may grant an order for the relief claimed without further notice, unless you file the notice of defence before the deadline.

You may demand notice of steps in the action

If you do not have a defence to the claim or you do not choose to defend it you may, if you wish to have further notice, file a demand for notice.

If you file a demand for notice, the plaintiff must notify you before obtaining an order for the relief claimed and, unless the court orders otherwise, you will be entitled to notice of each other step in the action.

Rule 57 - Action for Damages Under \$100,000

Action is not within Rule 57, significant public value and safety is in danger.

Not within Rule 57

Civil Procedure Rule 57 limits pretrial and trial procedures in a defended action so it will be more economical. The Rule applies if the plaintiff states the action is within the Rule.

Otherwise, the Rule does not apply, except as a possible basis for costs against the plaintiff. This action is [*within/not within*] Rule 57. [State “within” if the action is for an order for judgment under \$100,000, no other order (eg. injunction, declaration) is claimed, and the claim is based on debt, injury to property, injury to a person, supply of goods or services, breach of contract, breach of trust, or dismissal from employment.]

Filing and delivering documents

Any documents you file with the court must be filed at the office of the prothonotary Water Street, Nova Scotia (telephone # _____). When you file a document you must immediately deliver a copy of it to each other party entitled to notice, unless the document is part of an *ex parte* motion, the parties agree delivery is not required, or a judge orders it is not required.

Contact information

The plaintiff designates the following address:

Brad Wagner
PO Box 36085
Spring Garden Road
Halifax NS, Canada.
B3J3S9

Documents delivered to this address are considered received by the plaintiff on delivery. Further contact information is available from the prothonotary.

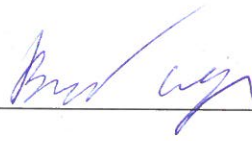
Proposed place of trial

The plaintiff proposes that, if you defend this action, the trial will be held in, Halifax Nova Scotia.

Signature

Signed, October 26 , 2017.

Signature of plaintiff: _____



Print name: Brad Wagner

for Dr. Glenn C. Andrea

Dr. Donna Davis

Dr. Miroslaw Bilski-Piotrowski

College of Physicians and Surgeons of Nova Scotia

Nova Scotia Health Authority

Dr. Gena Marshall

Dr. Smith (Cannabinoid Medical Center)

Dr. Stephen R. Workman

Dr. Alexander Clark

Nova Scotia Human Rights Commission

Health Canada

Province of Nova Scotia

Halifax Police

Halifax Regional Municipality

Nova Scotia Human Rights Commission

Provincial Court, Spring Garden Road

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Prothonotary's certificate

I certify that this notice of action, including the attached statement of claim, was filed with the court on, October 26, 2017.

Prothonotary:



[see attached statement of claim]

SARAH DRYSDALE
Deputy Prothonotary

2017

No. 466431

Statement of Claim

1 The plaintiff is Bradley Wagner, who resides in Halifax NS. A Class of disabled and impoverished people who have cognitive difficulty and are labelled with mental illness terms by the Psychiatry profession in Nova Scotia and Canada are represented in their absence.

Bradley Wagner
PO Box 36085
Spring Garden Road
Halifax NS, Canada.
B3J3S9

2 The defendants are :

Dr. Glenn C. Andrea
Dr. Donna Davis
Dr. Miroslaw Bilski-Piotrowski
College of Physicians and Surgeons of Nova Scotia
Nova Scotia Health Authority
Dr. Gena Marshall
Dr. Smith (Cannabinoid Medical Center)
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Nova Scotia Human Rights Commission
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1

I was falsely imprisoned on 3 occasions from 2010-2013.

During that time I was drugged against my will and invalidly, without justification, had my capacity to make my own medical decisions stripped from me.

I was assaulted on numerous occasions while being held hostage and experimented on with drugs. This resulted long term disability to me, and I was misled about the reality of the drugs forced on me. The initial disclosure of side effects was dishonest in each case and misleading, and then when I had harmful side effects the truth was not talked about, and denied systemically by the medical system as a group. Violent assault and repeated raping of my body and mind with this false science and harmful drugs is why I have become disabled, and I have lost the ability to carry on my profession due to damage to my body from the drugs.

These actions by Dr. Glen Andrea, Dr. Donna Davis, and Dr. Bilski did violate my human rights as enshrined in the Charter of Rights and Freedoms as it is informed by the Convention on Human Rights for Persons with Disabilities. NSHA through matter of procedure and employer of these doctors is negligent in respecting and applying human rights in medicine and did violate my "Charter of Human Rights" as defined and informed by the Convention on human rights for persons with disabilities, established as rights by the UN and agreed to by Canada as of 2010.

2

I have had various injuries from the drugs (a hemispherical reaction to my right side disabling my right hand (causing non stop pain since 2014) which is most likely due to basal ganglion damage caused from the drugs they forced on me, serious blood clots (in legs, eyes, other), heart problems, (reduction in lung volume/or function), brain damage (loss of intelligence and the knowledge of my education, chronic dysphoria, PTSD fear over being attacked again by these illogical frauds, disabling of my sexual function, pain throughout my body (neuropathic and vascular), the onset of osteoarthritis, muscular tightness/spasms/weakness, metabolic effects related to me having energy, pain in my eyeballs (front part both eyes, interior right eye) and no one will discuss or admit or link this truth. No doctor will be honest enough to admit the truth of the damages their system is causing to people. I have received no form of assistance with the side effects from any person. These doctors are a danger to the public, and in relation to their beliefs they are helping people with mental illness, or that they are competent medical doctors is a delusion of grandeur which has caused harm and will cause further harm to the public, including disabling (to brain and body) and deadly effects of their abusive and negligent treatment. An honest assessment of the industry they work for does suggest an intent to disable, an intent to commit homicide, and intent on committing genocidal acts to humans who can be forced into their torturous treatment. Furthermore, the drugs methylated my DNA on a genome wide scale and this was not disclosed to me. The class represented has been similarly deceived and had similar injuries, and has been similarly lied to about the effects of these forms of drugs and their actions.

3

These were violations of my human rights. I was assaulted with drugs I did not require based on a misdiagnosis. This experience damaged my biology and has led to a serious reduction in my natural capacity and injury to my brain and body. And loss of income, and the potential of my life, as well as nonstop pain and suffering, and what will surely be a reduction in my lifespan, as

well as a criminal prosecution against me for charges of possession and cultivation of marijuana as I sought to save my own life and make the pain i experience bearable, being thus abandon by my own medical system which supposes that it exists to help me. The only way our medical system will spend money on me, is in further damaging ways which will shorten my life. The represented Class has been similarly assaulted and faces similar losses and health challenges for which they receive no form of competent assistance, the only option for them is damaging treatments which harm and do not help them.

4

And I thus claim charges of: willful negligence causing bodily harm, medical malpractice, Assault causing bodily harm, false imprisonment.

5

And with intent to commit genocidal acts among a certain population of Canadians (which is the Class represented), people with mental illness who are poor, by these elite group of fraudulent Doctors backed by a system of lawyers and business people who (together) are committing Genocide against the poor people of the world and making a lot of money of the tax payer while doing it. The appearance is that the tax payer is funding this act of genocide to shorten the time these individuals are a drain on the social welfare system, preventing them from living their lives and having the fully expression of their Genome thought the application of Eugenics “medicines” intending to disable them, and through the applied traumas of the criminal justice system. Your police state and criminal “justice” system as well false “medical” system is using our population to extort the tax payer population to maintain their levels of employment and fraudulent incomes, and pay for these corrupt institutions to flourish while you collectively decimate our lives and our genetic lineages, and these intuitions work together to effect this genocide upon our Class.

6

I Claim, as a person with PTSD, to be of sound mind and to have no form of mental illness, I claim to be a biologist educated at Acadia University and Dalhousie University, and to have all competency in understanding the relevant biological science which is evidence of what I speak to as a witness with my personal experience. I claim the right for myself and for others to reject harmful medicines (which actually in reality kill the patient and are wholly unnatural and of mans creation (of patent for profit design) and not based in competent science, but only marketing manipulated studies) and in truth deadly and disabling when taken into the body, I, and they, reject these. I, and they also have the right to grow all manner of medicine which we can cultivate ourselves in sufficient quantity that we need and share among ourselves which comes from the natural creation of the earths biosphere, This is what I choose for my health, and it is my, and our, Right to guide our health according the concept of the supremacy of God in all things. And all things natural are of God, all things made by man and not found in nature are rejected by me, and they (the Class represented) also may reject these false things of mans greedy design to profit. I claim also that I have no money required to buy natural medicine for myself and must therefore grow it. I also claim the right and responsibility as an organic biologist who is competent in natural medicine, to grow and teach this for and to others who are in need, not for money but for our health and longevity. This includes any vegetative matter within the creation of god’s kingdom found to be beneficial to humanity. As a person with no

income I will grow food as medicine for myself (including cannabis/marijuana) and others. And any attempt to interfere with this is a violation of my basic human rights. Any attempt to imprison me for growing medicine is an attempt to coheres and cause me to be afraid of caring for my health. This in itself is an unlawful act against my fundamental rights and freedoms in this country.

7

Claim as relevant to the amended doctors:

These doctors are Willfully Negligent in duty to me, causing bodily harm and unnecessary suffering on my part. I have been assaulted in one instance due to a threat of assault from which I had to flee from while I sought medical assistance.

I was a patient of these doctors 2015-2016. These doctors failed to give me care in an honest way with relation to serious side effects I was having from a drug I was forced onto. They offered, and some tried to force unacceptable and dishonest, and assaultive solutions on me, and attempted to have further damage inflicted on me by their system of dishonest and damaging drugs and practices. They withheld an obvious and natural solution from me which results in my continued pain and suffering and I have had no form of access to honest medical care that deals with the side effects from the harm inflicted on me. This willful negligence and refusal to provide access to a natural medicine which is obviously helpful, has now resulted in my being charged with a criminal offense when I made every effort to obtain lawful access to cannabis medicine. The approach of these doctors is to discriminate against me based on a false diagnosis and to hide from and cover up the harms caused by their ignorant peers. Each one of these doctors has failed me as a physician and caused harm to my life while profiting and extorting the tax payer dishonestly in the process in supposed service to me. They do not want to prescribe a solution from which they, and their greedy fellow doctors will make no money and thereby deny obvious and logical natural solutions to the public.

8

Dr. Gena Marshall

Was my family doctor who gave no competent assistance and tried to have me assaulted by the "mental health crisis team", yes a threat of assault is assault also. I was insisting on having pain in my chest address competently and she tried to have me shut up and quieted by more brain disabling drugs as I complained about side effects of the other harmful drugs. She stood in the way of me having lawful access to cannabis or any kind of actual assistance with damaging effects to my body. This party did violate my human rights as enshrined in the Charter of Rights and Freedoms as it is informed by the Convention on Human Rights for Persons with Disabilities.

9

Dr. Stephen R. Workman

I sought help from this man and he gave no form of competent investigation, but then rather tried to have me appear as violent when I am only insistent on competency in medicine. This is the sort of systemic attempt to portray patients in a light that will let you continue to ignore the harms caused by your faulty medicine. These doctors conspired to portray me in a light that would allow the psychiatric industry to step in and do further decimation to my mind. I sought help from him with a blood clot in my leg and pain in my chest around my heart. I received no

form of help from this man. This party did violate my human rights as enshrined in the Charter of Rights and Freedoms as it is informed by the Convention on Human Rights for Persons with Disabilities.

10

Dr. Alexander Clark

This man gave me a superficial (appearances only) investigation into my pain after waiting 2 years to see him. He offered me injections and surgery, but denied me cannabis medicine for pain. If you don't know this, both of these options would lead to further problems not any kind of solution. Our medical system is ignoring the obvious and best anti-inflammatory agent in favor of procedures that generate profits for them. This party did violate my human rights as enshrined in the Charter of Rights and Freedoms as it is informed by the Convention on Human Rights for Persons with Disabilities.

11

Dr. Smith (Cannabinoid Medical Center)

This man charged me \$175 for a 3 minute conversation during which he told me "i don't have time for this" and suggested I was using drugs of some form, as I tried to explain why I was there. Then he also charged MSI after charging me (\$350 he claimed for 3 minutes of incompetence bilking the tax payer and me). This man did nothing to help me, but he helped himself. This party did violate my human rights as enshrined in the Charter of Rights and Freedoms as it is informed by the Convention on Human Rights for Persons with Disabilities.

12

These doctors are Willfully Negligent in duty to me, causing harm by allowing my inflammatory condition to get worse and go untreated and unnecessary suffering on my part. They withheld an obvious and natural solution from me which results in my continued pain and suffering and I have had no form of access to honest medical care that deals with the side effects from the harm inflicted on me. This willful negligence and refusal to provide access to a natural medicine which is obviously helpful, has now resulted in my being charged with a criminal offense when I made every effort to obtain lawful access to cannabis medicine. The approach of these doctors is to discriminate against me based on a false diagnosis and to hide from and cover up the harms caused by their ignorant peers. Each one of these doctors has failed me as a physician and caused harm to my life while profiting and extorting the tax payer dishonestly in the process in supposed service to me. They do not want to prescribe a solution from which they, and their greedy fellow doctors will make no money and thereby deny obvious and logical natural solutions to the public.

13

HER MAJESTY THE QUEEN IN RIGHT OF CANADA AS REPRESENTED BY THE MINISTER OF HEALTH. THE HONORABLE JANE PHILPOTT, HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF NOVA SCOTIA AS REPRESENTED BY THE MINISTER OF HEALTH AND WELLNESS THE HONORABLE RANDEY DELOREY, HEALTH CANADA

Health Canada,

Willful negligence in allowing second generation anti-psychotic and other brain/body disabling treatments, and in allowing a host of other damaging drugs to be sold aggressively and forced on

Canadians when clear evidence of deadly harm exists, as well as clear options of more logical treatment options.

It is also negligent to take 6 months or more to approve requests to cultivate cannabis as medicine. No person in serious bad health can possibly wait this long. Canadians must know they can proceed to care for themselves without fear from criminal prosecution.

I claim in her capacity as Health Minister, In his capacity as minister of Health and Wellness, and their capacity as Health Canada are/is negligent in updating laws in Canada with respect to persons with disability, to respect the Charter of Rights and Freedoms as it is informed by the CRPD, did violate these rights of mine, and this Negligence has injured me and is injuring others. I claim an act of Genocidal intent is occurring in Canada as a result of the Charter and CRPD being ignored, and she is allowing this to happen. Furthermore, did violate these human rights of the Class represented, and does harm amounting to the full definition of genocide against this Class.

14

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF NOVA SCOTIA AS REPRESENTED BY THE MINISTER OF JUSTICE THE HONORABLE MARK FUREY, HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF NOVA SCOTIA AS REPRESENTED BY THE MINISTER OF COMMUNITY SERVICES KELLY REGAN
Province of NS

The Province of NS, has allowed the development of laws which permit in truth for the torture of Nova Scotian's who can have their capacity stripped from them and then injected with things that cause unmeasurable suffering and irreparable harm leading to death. The Province also regularly denies the needs and health requirements of citizens who are disabled and rely on Social service funds for their needs. The Willful negligence of the Province is in establishing faulty laws and failing to act to update the laws which relate to disability (as Canada/all provinces as whole, has legally obliged itself to update all law relating to disability as indicated in the CRPD).

They are negligent in duty to care for peoples expenses who are on Social Services (providing no moving expenses, damage deposit, funds for healthy food, bus passes, funds for actual health care) thereby maintaining people in a state of stress and anxiety. Of course we can get (pharma) drugs paid for which will make us unhealthy over time and shorten our lifespan. However, I demand funds to help pay for real medicine (fresh plant food and other) which can give people a chance at being healthy. Not one person on social assistance has the money to eat a diet which is protective of their health. So the Province is waging a war of attrition against its disabled population, slowly making them sick and killing them off early (limiting cost to tax payer by forcing deadly drugs on them). Furthermore, the health insurer (MSI) must pay for the expenses related to medicinal cannabis (doctors appointments, cannabis, or equipment to grow).

I demand the Province of NS re-write its laws which allow people to be kidnapped from their lives, and tortured with brain and body damaging drugs. The sections of the Hospitals Act, Involuntary Psychiatric Treatment Act, and Secondary Decision Act of stripping individuals of ability to make decisions and place that authority in the hands of another are invalid and discriminatory laws and must be changed or abolished to comply with The Charter as informed by the CRPD immediately. The Province is ultimately liable for the damage inflicted on my biology, based on these laws which permit Genocidal acts to be committed. Furthermore, the

Province of NS must update all laws which allow its Police services to violate the human rights of people who need or claim access rights (or in my case have a prescription for) to medicinal marijuana/cannabis on the basis of those people having this plant. You, as a Province, do not have a right to inflict tortuous manipulative trauma on me (or others) to keep your jails full and profitable based on a medical emergency you have created in me based on other incompetent and torturous laws you have enshrined. You do not have a right to tell me what medicine I can and cannot have. You do not have the right to profit economically (through you doctors or police/criminal justice scheme) off the effects of the traumatized population within you borders though manipulative and abusive laws. I claim men employed by Mark Furey and under his control did cause injury and assault to me due to a disability requirement I have, and did violate my fundamental rights and freedoms guaranteed to me by the Charter of Rights and Freedoms, as it is informed by the CRPD. And did violate my common law right to maintain my basic health as a natural man and have access to oxygen and movement when he did imprison me arbitrarily for asserting that I am not a corporate entity his government has on its books but the natural man of the same name given to me at birth. The contract formed at my birth is not me, and you have coerced me with arbitrary confinement and assault to my body to establish this linkage with respect to my need for natural medicine. I claim also that you currently try to intimate me and attempt to imprison me falsely for trying to care for my health in a way any other person of this province and country is now able to do, in so doing you deteriorate my health and cause further harm to me through menace and intimidation. I claim this is causing continued stress and harm to me and exacerbating a pre-existing condition of PTSD resulting in further damage to my health. This continued threat hanging over me is in violation of the Charter as informed by the CRPD. I claim this man is negligent in his capacity as Minister of Justice of Nova Scotia and his employees willfully violate the principles established in these aforementioned documents and he is responsible for this. I claim an act of Genocidal intent is occurring in Nova Scotia Canada as a result of the Charter and CRPD being ignored, and he is allowing this to happen. I claim this party is responsible for invalid search and seizure committed against me and posses invalidly personal property of mine in the form of 4 LED lights, and did invalidly seize medicine I was prescribed by a doctor.

15

NS Human Rights Commission

Even the NS "Human Rights Commission" has violated my human rights, and is a fundamentally superficial organization which is ignorant of the Human Rights of Nova Scotian's, and willfully negligent of protecting and investigating those rights. This is the only body which is supposed to deal with human rights abuse in NS, and it is incompetent and unwilling to investigate such abuses.

NSHRC is willfully negligent of investigating the tortures of the mental health system in NS.

And they violated my human rights in not investigating my claim of abuse and speaking to doctors without my permission or suggestion, as evidenced by email communication.

This party did violate my human rights as enshrined in the Charter of Rights and Freedoms as it is informed by the Convention on Human Rights for Persons with Disabilities. This party does similarly ignore and violated the human rights of this Class represented, failing to act on their complaints and subjugation their claims of rights to natural medicine and to not be subjected to harmful, humiliation, and damaging treatments.

16_HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF NOVA SCOTIA AS REPRESENTED BY THE MINISTER OF JUSTICE and ATTORNEY GENERAL MINISTER OF THE DISABLED PERSONS COMMISSIONACT, THE HONORABLE MARK FUREY, HALIFAX REGIONAL MUNICIPALITY

Halifax Police/HALIFAX REGIONAL MUNICIPALITY

As I sought to restore my health and obtained a prescription for cannabis, and then with no money to buy this medication and no insurance to pay for it, and inability to wait 6-8 months for Health Canada approval, I was forced to grow it (as every logical person with need in Canada now does). Due to this I had my home invaded and was intruded upon by Halifax Police, who enabled an extortion which they were informed was under way, failed to lay charges related to this extortion so they could manipulate me into their system. They then fulfilled this extortion against me, and put me in jail instead, knowing all the while I had a medical prescription for the substance. In doing so they caused an injury to my system mediated by an over active adrenaline response which I informed them of.

To clarify, the Halifax Police carried out an extortion against me begun by my roommate on the basis the growing my own cannabis leaf was illegal. In doing so rendered me homeless, allowed my roommate and landlord to keep \$12,000 in value from me. I claim this to have resulted in an "anger/adrenaline caused inflammation" injury to my brain which caused it to swell and disable me for 3 days. This was intended as these police use anger and trauma to try and control people and manipulate situations. This is fundamental abuse of power. They are also guilty of aiding and abetting a crime in progress (extortion) and at the same time refusing to give me access to protection of the law. As with the medical system, they will only interact with me in harmful and fraudulent, willfully ignoring their responsibility to me as keepers of the peace (peace officers) which any other person in society would have the benefit of. But they act in terms of policy enforcement officers against me, applying laws which they know have already changed to manipulate me into their system. I claim men employed by Mark Furey and under his control did cause injury and assault to me due to a disability requirement I have, and did violate my fundamental rights and freedoms guaranteed to me by the Charter of Rights and Freedoms, as it is informed by the CRPD. And did violate my common law right to maintain my basic health as a natural man and have access to housing and did imprison me arbitrarily for asserting that I am not a corporate entity his government has on its books but the natural man of the same name given to me at birth. The contract formed at my birth is not me, and you have coerced me with arbitrary confinement and assault to my body to establish this linkage with respect to my need for natural medicine. Your police force did invade my home and I was subjected to unreasonable search and seizure based on a violation of my Charter rights as informed by the CRPD. I claim also that you currently try to intimate me and threaten to imprison me falsely for trying to care for my health in a way any other person of this province and country is now able to do, in so doing you deteriorate my health and cause further harm to me through menace and intimidation. I claim this is causing continued stress and harm to me and exacerbating a pre-existing condition of PTSD resulting in further damage to my health. This continued threat hanging over me is in violation of the Charter as informed by the CRPD. I claim this man is negligent in his capacity as Minister of Justice of Nova Scotia and his employees willfully violate the principles established in these aforementioned documents and he is responsible for this. I claim an act of Genocidal intent is occurring in Nova Scotia Canada as a result of the Charter and CRPD being ignored, and he is allowing this to happen. I claim this party is

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17

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF NOVA SCOTIA AS REPRESENTED BY THE MINISTER OF JUSTICE and ATTORNEY GENERAL MINISTER OF THE DISABLED PERSONS COMMISIONACT, THE HONORABLE MARK FUREY

Provincial Court

Falsely imprisoned me for one day. I was charged by a judge for failure to appear during the conversation I was having with him, forced to leave the court room and put in a 4 x 4 foot room where there was no even air exchange. I have deep vein thrombosis so to breath and not have leg pain and blood clot I lay on my back on the floor with legs up on chest. I claim this is a violation of my Charter, and this is childish abusive treatment by this Court which is willfully negligent of human rights and has therefore abused mine to get its way. This fundamentally is a torture based anger/fear based manipulation of the person. A mind game based on cruel and unusual punishment for which I claim remedy. This party did violate my human rights as enshrined in the Charter of Rights and Freedoms as it is informed by the Convention on Human Rights for Persons with Disabilities.

18

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF NOVA SCOTIA AS REPRESENTED BY THE MINISTER OF COMMUNITY SERVICES

KELLY REGAN Minister of Social Services Province of Nova Scotia

Since my time in the period when I was disabled from these drugging I have not had adequate support by this system. I have never had allowance for moving, or damage deposits which are required to rent housing, or for an appropriate diet for my body at this time of damage to my body. Or for a bus pass which I need at times to help me with transport as I have pain in my leg as result of forced drugging. This Ministry does not provide adequate resources to cover the full costs of being healthy. The \$20 increase was a hilarious effort at meeting the needs of people on this system.

I allege you are aware you are depriving people of basic needs and therefore basic rights. I allege as supplier of service for people with disability you are negligent in respecting the Charter as it is informed by the CRPD. And did violate my human rights as enshrined in the Charter of Rights and Freedoms as it is informed by the Convention on Human Rights for Persons with Disabilities.

I demand funds to help pay for real medicine (fresh plant food and other) which can give people a chance at being healthy. Not one person on social assistance has the money to eat a diet which is protective of their health. So the Province is waging a war of attrition against its disabled population, slowly making them sick and killing them off early (limiting cost to tax payer by forcing deadly drugs on them). Furthermore, the health insurer (MSI) must pay for the expenses related to medicinal cannabis (doctors appointments, cannabis, or equipment to grow). And I demand money to pay for a damage deposit, and compensation for being denied a damage deposit for all these years and the hardship and stress this has caused me, and I am homeless at this time October 26, 2017, for the simple reason that I can not receive an overpayment to supply

me with a damage deposit (which I would obviously pay back month) and even so I can not obtain any form of damage deposit to secure an adequate accommodation, and this violates my rights.

19

Janssen Canada, Jansen Inc.

I claim as the retailer and developer of Invega Sustenia (paliperidone palmitate) and Respidone that Janssen Canada, Jansen Inc. is willfully negligent in selling and falsely marketing biased science behind these drugs. And in so doing is causing bodily harm to many Canadians, and has caused bodily harm to me causing brain damage and a reduction in my natural capacity, and the likely hood of risk is underplayed in their product monograph. I claim these drugs must have clear warnings to physicians not to use them for long term maintenance, that the risks of adverse events become too great, and that the drugs cause atrophy induced apoptosis in the central nervous system neurons due to neurotransmitter starvation or blockade, and are therefore not safe for long term use. Furthermore, the drug warning or indication must include the aspect of genome wide DNA methylation effects and details of what this means in reality for the patients. This amounts to genetic modification of individuals and this is an effect which harms not only the person but also potential their offspring in a way which harms the evolutionary fitness of individuals and is a Eugenic and Genocidal approach to decimating their lineage. I claim this to be a danger to the public at large. I claim the above is perpetrating a genocidal act on the population at large using false science and marketing to accomplish it. This party did violate my human rights as enshrined in the Charter of Rights and Freedoms as it is informed by the Convention on Human Rights for Persons with Disabilities. This party does similarly violate the Class represented. Furthermore, the deadly and fraudulent nature of not one but many of the toxic drugs made and sold by this corporation must be excluded from the Canadian market place, if part is rotten the whole is rotten. This party is committing genocide around the world and in Canada, and must be fully stopped, and their superiors jailed for their crimes against humanity, which is also evident in their other "products of death".

20

Eli Lilly Canada Inc.

I claim Eli Lilly Canada Inc. is likewise deceptive about the effects of their medication, Olanzapine, and did contribute to my diminished capacity through brain damage (through cellular apoptosis) and did contribute to a host of other negative effects to my body (metabolic, sexual alter mental state) through genome methylation (in a way I am not recovering from) which is not reported in the drug effects indicated on their product monograph and is permanently damaging, and this drug lead to the conditions which caused me to loose control of my brain chemistry in 2010-2011, and I claim that use of Haloperidol for comparison to establish the safety of Olanzapine is negligent and intended to mislead the public about the safety of this drug and has similarly harmed the Class which is represented. Furthermore the fooling of the public and of doctors and institutions to believe in the false concepts of mental illness, such as the non existent illness of "bi-polar" and of the fraudulent concepts of "chemical imbalances" which have been aggressively marketed around the world, were and are a direct attempt to mislead and deceive the public at large to buy and take deadly toxins mislabelled as "medicine", and this effort to deceive and toxify the public is based in eugenics medicine, and is a crime

against humanity and is genocidal. This company and all their “products” must be excluded from the Canadian market place, and our Class needs immediate protection from these criminals.

21

Linda Corkum

Willful negligence causing harm in her role as SDM. Secondary Liability in Counseling to Commit an Offense. In fully knowledge of the real reasons for my trauma condition and also that I self medicated with magic mushrooms and not conveying this to these doctors, instead to have me subdued with violence and harmful drugs which have damaged my biology and decreased my capacity in life. This an abuse and negligence, in her capacity as my appointed secondary decision maker not to mention or comprehend the relevance of being molested as a child and then having a need to self medicate with hallucinogenic mushrooms/marijuana. She knew I needed help with the effects of being molested, which I never got. I just got years of these drug that damaged my basic cell biology. And violent violation of my human rights guaranteed to me in the Charter of Rights and Freedoms as it is informed by the CRPD. No Secondary Decision Marker system of stripping a person’s fundamental freedoms is a valid or justified excuse for violating a person’s wishes and forcing harm on them which they know is harmful and they therefore logically refuse based on personal values. An SDM does not have the right to violate personal wishes of the person who they make decisions for, which are known to the SDM as clear values of the person. They have a duty to respect the basic wishes of a person. This violation of my basic human rights did cause damage to my body and injury to my brain reducing my natural capacity. Under her decision making authority I was repeatedly assaulted, falsely imprisoned, and framed as a person with a psychotic illness who is a danger to myself and then others, when this is untrue and a result of sheer ignorance and willful negligence and basic lack of thought and comprehension on her part. This party did violate my human rights as enshrined in the Charter of Rights and Freedoms as it is informed by the Convention on Human Rights for Persons with Disabilities. Every other person represented in this Class who similarly has their rights and wishes violated by their “Secondary Decision Maker” and has harmful/potential deadly drugs forced on them must not be violated in this way, and the laws which have been enacted to allow a “Secondary Decision Maker” to force harm/trauma on them are invalid and do violate their “Charter rights” as they are informed by the CRPD.

X

22

What I experienced were absolute violations of the Canadian Charter of Rights and Freedoms, and the United Nations Convention on Rights and Freedoms for Persons with Disabilities, which informs the Charter of Rights and Freedoms and all other relevant laws in all jurisdictions of Canada, invalidating lower laws of Nova Scotia. The CRPD states clearly that disabled people have every single right that every other member of that society has. And the Charter says that Canadians can refuse medical treatment and numerous other points of law such as freedom of thought, belief, conscience, thought, expression, and religion, furthermore our country is based

on the concept of the supremacy in God. All of these rights were stripped from me by force by this system of false science and ignorance of natural human biology.

23

I was forcibly medicated on 3 separate occasions by these doctors in Nova Scotia on grounds of my spiritual beliefs and ideas I had that were based in my academic background of human cell biology and motivated by my belief in and experience of God.

These doctors are willfully negligent of the harmful effects of these drugs and they should know they are greatly harming individuals who have PTSD, by ignoring the truth of their lives and forcing diagnosis of false mental illness labels and traumatizing experiences on them ignoring what should be obvious as PTSD. I suffered harm from these drugs and this has been ignored and the medical system who has put effort into ignoring the harm caused and covering up the harms caused in myself and others. I have a greatly diminished capacity to carry out my profession and my life's goals.

24

I was denied any assistance or honest diagnosis or considerate investigation into the cause of my pain and suffering leading to disability. I was discriminated against and stigmatized by these ignorant doctors. Even threatened with further assault by their wholly ignorant and damaging health system. These doctors put effort into ignoring the harm caused to me and are assisting in covering up the harms caused in myself and others. I have a greatly diminished capacity to carry out my profession and my life's goals. I suffer extreme pain and other effects still in 2017, after stopping the drug in 2015. This medical system has no concept of the biological scientific reality of the harm they are inflicting on others and then making worse and worse thought their greed driven solutions. They denied my right to a natural medicine in favor of forcing harm on me in various ways, trying to force me back into damaging mental health "treatment" after suggesting I could have surgery but not cannabis, when their drugs are what clearly damaged my body in the first place, and they allow my suffering to continue. This systemic inflammatory damage is what leads to cancer developing, and I have and had every right to use cannabis as a natural treatment to stop the pain and inflammation from Iatrogenic damage, which they refuse to admit or look into. Thus they have demonstrated a will toward ignorance of the situation and the harm caused which has resulted in more harm to me in their negligence to me as a patient.

25

I have since then been violated in a number of ways based on need for the anti-inflammatory and pain relief effects of cannabis. By the Halifax Police who violated my home and stole my medicine and assisted in carrying out an extortion against me of about \$12,000 in value while refusing to lay charges against someone assaulting me, and led to me being homeless, and falsely imprisoned by judge of the Provincial court, which was an assault.

26

Invega Sustenia (paliperidone palmitate) and Respiridone are not safe effective medicines and pose an unacceptable risk and detrimental danger to Canadians which far exceeds any form of therapeutic use. The effect of the forcing of these drugs and dishonesty surrounding the logic behind them amounts to a Genocidal act in Canada which is an immediate danger to the public and the public (and those represented in this Class in their absence) needs protection from this false science of psychiatry and from Health Canada and from the dishonesty of Janssen Inc., and Jansen Canada and their various brain

damaging treatments which patients are misled about. Furthermore these drugs as they are used, and are being insidiously advanced on the population are not safe and must be removed from our marketplace in order to fully protect the public. There are no benefits in these toxic drugs, only harms upon harms. These drug (respiridone and paliperidone) sterilize people and give them chemical lobotomy and a host of problems and must be removed from our country as these are crimes against humanity and are not medicines.

27

Olanzapine is similarly not safe for the Canadian public and poses a risk to public health and safety which outweighs benefits of its use. Due to its effects of genome methylation and apoptosis of brain cells poses irreparable harms to the Class represented and the public has been misled by Eli Lilly Canada Inc. in its use of Haloperidol in comparative study to establish its safety. Use of this drug with its current description of effects is dishonest and is causing harm to this Class. Effects of this drug must include description of epigenetic alteration of the patients genome through of genome methylation (as well an understand of the reality of this) , and that it will induce apoptosis of neurons and that this will diminish the capacity of the person who takes it into their body, and will shrink the brain of the person taking it. The side effects listed for these drugs are not side effects, but known effects and must be listed in an honest way as direct effects of the drug, such as sterilization and diabetes and chemical lobotomy. There is no place in our market place for these toxins, they are never beneficial and are always harmful and our public needs the protection of the removal of these toxins and the false science and influence of this corporation (Ely Lilly Canada) which is committing crimes against humanity in our country and are not medicines.

28

A remedy to the harms caused by body and brain damaging pharmaceuticals is found partly in fresh cannabis, a medicinal food (a vegetable) which can counter act the damage done by artificial drugs. I, and every other person who is disabled in Canada and is non corporate but a natural non capitalistic human has common law rights to this medicine developed by the people for the people, and these rights are enshrined in the Charter of Rights and Freedoms as it is informed by the Convention of Human Rights for Persons with disabilities. Corporate Canada does not have the right to a corporate take over of a natural plant medicine developed over thousands of years by natural humans all over the Earth. This medicine belongs to the people free of government or corporate or corporate government rules and manipulation intended only to profit, and deprive the people through limiting access due to the governments desire to keep prices high and profit, via sales of the plant, un necessary doctors who extort without having expertise, or to keep local jails or police forces economically justified by applying laws to the population which were invalid and abusive to common law rights from the very beginning of the era of marijuana/cannabis prohibition. These laws of prohibition which took away a medicine which the common man developed over thousands of years, were motivated by this false system of allopathic medicine which sought to impose itself upon us the people fraudulently and install its toxins as the "real medicine" and deprive the people of their medicine from GOD as well all other medicine from natural and god which are real, allopathy and these fraud doctors with their fraud science work hard to cover up. We do not need a doctor or Health Canada to tell us what is good for us, as they are not honest and seek to profit and their thoughts and knowledge are corrupted by this desire to profit and they have proven and are known by the public to be fraudulent and dishonest. We, the people, have every right to refuse all form of un-natural man made things such as surgeries or artificial pharmaceuticals, and we have every right to all natural and non harmful vegetables, and medicine that we the people can grow for own health in our living spaces. The corporations in Canada have no form of right to hassle, detain,

or jail the people for taking natural and logical action for their health, or to seize their medicine or the things they need to grow it.

29

All agencies in all provinces in Canada and Nova Scotia are obliged to update all law which are related to people with disability since 2010 as committed to by Canada legally. The Convention on human rights for persons with disabilities informs the Charter of rights and Freedoms and laws must be updated to prevent further genocidal acts which are currently occurring throughout Canada. Death and brain damage are not acceptable side effects of a medicine. Dangerous medicines which are profit leaders must be removed from the market place and the population they are used on must not be deceived into having their health destroyed and life shortened based on false science. Science which is dishonest can not be used to maintain laws to limit our access to real and natural medicine from Gods nature and at the same time force deadly and disabling drugs on us (the public, and this Class represented) which is of mans creation which seek only to profit and create constant customers through their effects.

30

Principle of Law in our society: The Supremacy of God, The Right to Life, principle at play: what God has joined together let no man rent asunder. The molecules which record Gods joining together (Holy Union) through the action of love is the DNA of sexual reproduction. This is true in all sexually reproduced life. This DNA is a direct record of the love between individuals and passes down the traits that our ancestors loved about their mates. The introduction of chemicals not found in nature, such as these "medicines" which shut down the DNA and lock it up, possibly for generations to come, in a way which makes people and their children sick is altering the trajectory of the drive of love in creation. These shutting down of CpG promoters in the genome (DNA) unbeknownst to patients or to their innocent children is a genocidal act, either intended to or results in, knocking their genetic record out of creation and is a sever violation of the principles of the supremacy of God, and right to life, and the principle that what God has joined together no man shall rent asunder. Gods joining together is by DNA recombination through sex which is driven by love. These illegal actions by drug companies and their elite owners is renting asunder the DNA of their victims in such a way to eliminate them from creation. These extortive and criminal actions have already harmed multi-millions of humans created from Gods methods of rejoining DNA through love. The permanent methylation of the genome (or other genetic disruption) on a genome wide scale has no potential of not causing long term illness (does cause irreparable harms) and decrease in fitness (evolutionary survival fitness) of offspring. Access to the DNA by the body as the natural biology determines is necessary for health. Relevant to settlement request: Both the "patients" or victims (and their children) of modern allopathic medicine through genetic decimation require immediate attempt toward reversal of this locking up and shutting down of their DNA through provision on a great variety of natural food as medicine which has the opposite effects on the epigenome genome. The epigenetic effects of healthy, natural, and fresh medicinal foods must immediately be applied to the health outcomes of this Class represented. These natural healthy foods are available to the elite who know the benefit to their health, and their children and so are advancing their DNA through the generations, and these rich elite are knowingly shutting down the DNA through generations of this Class represented. I claim this is a genocidal action and qualifies under the law principle of crimes against humanity, and must be immediately reversed through natural medicine, which is from the natural creation (of God and mother earth), and this medicine must not be

adulterated in any way with toxic chemicals used on it in forms of pesticides or any other "cides" or un-natural chemical inclusions on no matter how minute. The right to natural medicine and choice is similarly determined under the principle for the supremacy of God, and the right to life. This principle and aspect of DNA disruption and the resulting destruction of the fitness in an evolutionary sense (evolution and creation by Gods love are not mutually exclusive as evolution is the development over time driven by Gods love) must also apply to all un-natural chemicals which have been introduced and may be introduced into the environment of all life on earth. These chemicals (of mans creation) are decimating the legacy of creation and the genetic library present on Earth and in human and all animal kind (the genetics of all forms of life on Earth) require immediate protecting in law as this is the creation as we know it. This is what god has created though the motivation of love between the male and female aspect of God throughout eons. Mankind and its action do not have the right to destroy this library of life, recorded and maintained in genetics. Destruction or subjugation of the natural functions of life forms must be stopped by law and legal establishment so that the creations of love may advance unimpeded from chemical destruction (which has already driven much life to extinction and has already caused these irremediable harms and stolen from our collective heritage). If we recognize god exists, and that God is Supreme, we also must recognize that opposing principles exist which seek to oppose and derail Gods creation intending to decimate it (such as Lucifer, the fallen angle who is said to rule the Earth to its decimation) and we can see the actions of this beast in the greed and corruption which is decimating the Earth and all life on her today. This raises the question: are we human or are we beast? Do the strong and powerful have the right to decimate the weak and their children to decimate their lineage in creation by locking up their DNA thus preventing its expression in existence through epigenetic alterations? This principle also applies to the way in which our criminal justice and police system relies on intentional infliction of trauma in such a way to manipulate people with fear and the maintenance/manipulation of the effects of adrenaline. Adrenaline (caused by fear) when elicited time after time also has epigenetic effects on the mammal which over time prevent humans in particular from living out their lives in a normal way or being healthy. This effect of damaging the psyche and influencing humans health is known and we of this Class have the right to not be manipulated into unhealthy state which effects our ability to thrive and survive and be fit in evolution because the already strong dominate us and injure us with fear, assault or violations causing anger. All these things disable humans and rewire their biology into a less fit, less functional state. We don't, (in Canada) live in a police state, we live in a state where God rules Supreme. And we will not be harassed and violated to make or keep us sick and thereby decimate our success, or reproductive fitness. We will be ruled by love principles and not the principles established by the Eugenicists who are the monetary Elites, and who do know they are effecting us in this way through capitalistic establishments which are built on principle of society control and decimation of the weak in an effort to decimate their genetic lineages, and "culling" of the supposed weak or undesirable. No force has the right to decimate a lineage into disappearance from the library of creation and this is Eugenics and must be routed out and stopped by the law. The rule of God, which is love, must be upheld, and enforced upon the wealthy by the system of law in Canada, and this will then spread around the world. We (Canadians and humans created by Gods love) will not follow the rules of American greed, which exists in our laws and false medicine in a hidden way into death of our genetic lineage. We require immediate protect of law instruments, a routing out and elimination of false and deadly things of eugenics origin being forced or manipulated covertly into our

bodies and our environment must be stopped by law under the principles of the right to life, and Supremacy of God which founds our country. This court will protect us from these action of the elite to profit while harming us, and the genetic library of all life (which is our natural heritage common to all mankind) and if it does not, it will implicate itself as a party to these crimes against humanity as a co-conspirator, to this genocidal action to this violation of the principle of the Supremacy of God, to the aspects of this mass extinction of the wealthy against the poor and which is occurring on Earth to many life forms. This natural right to not be driven to extinction by un-natural chemicals produced by man's greed, or by mans convenient simplicity must be enshrined in some form of law such as to respect the Supremacy of God, and the Right Life found in our founding laws. The right to not be chemically altered against your will and unbeknownst to you is an amendment which must be made to our governing law, and as the Supremacy of God is the law, this principle must be made to apply to gods natural kingdom to protect the remaining genetics of life forms which have not already been force to extinction or mostly killed off due to pollution with man made chemicals. Weather this is in truth ignorance, willful ignorance, or will to do harm to the Creation of God (this creation driven by love recorded in the library of genetics in all life), this common natural heritage must be protected from mans desire to profit, or dominate with chemicals made not in nature, but by man. The Right to Life protection must apply to all life at a genetic level of understanding, even the weak, disabled, and voiceless who cannot defend themselves or speak in this court and their rights. A fundamental body of law with respect to the principles of the right to life and one which relates to genetic principles which are the records, or library of our natural heritage must be written and enshrined. The harms being caused to this natural heritage are irremediable and do mean the permanent loss from this earth for the future generations, this life must be protected and must not be allowed to be driven into extinction either by ignorant greed to profit or by will or and other reasons such as a false science well funded and marketed as truth. If this court fails to act and protect this Class and these life forms being driven to extinction, and many have been already driven to extinction, then this **Action will proceed to the International Criminal Court** and through all levels of appeal. As, this is not a delusion, or a conspiracy theory, or a vexatious action. It is a reality and society must act to protect genetics and their common heritage from the harms caused by desire to profit off of deadly chemicals forced or covertly put into our bodies and our environment which are decimating us in a way we will never recover.

Y This party claims an order providing the following remedies:

31

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Judgment for general and special damages for Bradley Wagner

Loss of income 2010-2017 : \$240,000

Pain and suffering 2010-2017 \$99,999

Assaults committed to me: \$250,000

False imprisonment: \$100,000

32

~~31-A~~

General damages for Bradley Wagner

Loss of potential of my future family \$500,000

On going pain and suffering, harm to body and brain, and effects of PTSD worsened by Being raped by drugs and physically assaulted and threatened with assault again when I sought help: \$300,000

Future loss of income and the loss of the potential of my education and expertise: ~~\$700,000~~
\$1,500,000

33

~~31-B~~

A Class settlement of ~~\$75,000,000~~ \$750,000,000 directed towards natural/organic/non-chemical health solutions and interventions and support directed at institution building in the Province of N.S. To be settled by these government organizations and association of business people/drug companies for treatment options based in nurture focused care (provision of organic food as medicine and trauma care in form of counseling of past trauma) to address the reality of their biology, completely excluding pharmaceutical interventions, or electroshock or other disabling or violent treatments. And directed toward advancing the epigenome of this Class through natural medicine.

34

Punitive Damages for violation ~~on~~ of my "Charter" human rights (on many occasions originating from my being wrongly diagnosed) and stripped of the right to be proactive in caring for my health.

\$500,000

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Disciplinary actions sought:

I, Bradley Wagner reserve the right to request more jail time/punitive remedies for any individual or the heads of organizations listed in this Claim, upon a competent judicial decision as to the claims mentioned herein.

Prison time for Donna Davis of 6 months, and Glenn C. Andrea, and Dr. Bilski for 6 months, or as required to motivate other doctors throughout Canada to be honest and competent in their actions.

Revocation of the license to practice medicine for Dr. Davis, Dr. Andrea, Dr. Bilski.

Re-education of doctors in these health care systems in Canada on the realities of iatrogenic damage caused from neuroleptics\other popular but damaging drugs, and education on the benefits to be found in natural non-patented plant medicine like cannabis, and all other full complement of nutrients required by all humans to be healthy.

Supervision: of the decisions made by all Psychiatrists by properly educated naturopathic doctors/physicians to ensure they are not forcing an ignorant economic agenda on patients which supports their (Doctors') income but not actual health solutions for people.

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Immediate update of all policy and procedure within NSHA, Province of NS (Minister of Justice, Minister of Community Services), NS Human Rights Commission, Health Canada jurisdiction relating to people who have any form of mental illness or disability to fully respect the Canadian Charter of Rights and Freedoms as informed by the Convention on Human Rights for Persons with Disability. Cease and desist order from what is effectively a Genocidal act with eugenic objectives being permitted by the laws and acts and statues of these institutions which have allowed themselves to be corrupted by lobby efforts of elitists to this effect over a long time frame from 1920 to present. Desist from all acts and laws which limit the lifespan of disabled people through forcing of harm or dangerous man made chemicals on them or denial of basic requirements to be healthy.

An honest disclosure to the patients (involving contacting the people effected by willful ignorance directly and informing them of the truthful effects on their health and direction/assistance to recover from harms done) and to other health care workers of the dangers and actual effects of the drugs they use so that people are not assumed to be insane when they complain about the painful and other effects. Acknowledgement of the harms caused. Which may require these physicians to read research and acquire new knowledge not taught by drug companies or the medical schools paid for by drug companies. A basic understanding of inflammatory biology and natural prevention and treatments to control inflammatory disease. Admission by the health system (Health Canada, NSHA and these doctors) that the psychiatric and other drugs/treatment that are being forced on people are disabling them and causing the very symptoms they claim to be treating. Psychiatry and psychiatric drugs such as the ones forced on me cause all of the symptoms psychiatrists later point to to affirm their diagnosis of mentally ill. It is the drugs and treatments they force on others that disable them long term and this willful act of harm based in a false science of eugenics origin must stop. There must be an honest admission and understanding that genome wide methylation and deprivation of neurotransmitters is both harmful in the short term, and deadly in the long term.

An order against the Psychiatric industry requiring a return to principles of compassionate care/trauma informed care in a form that involves counseling of past traumas and addressing other sources of brain malfunction (such as drug addiction/use and nutrient deficiency) and not advancing immediately to a treatment regime of brain/body damaging drugs or that meets the full definition of **socio-economic genocide** (seclusion, stripping of all rights, forced drugging:

leading to functional sterilization, genetic harm which effects the fitness of offspring, and early death).

37

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The Province of NS must pay the people on social assistance the money to eat healthy, and to afford to move when they need to, and have funds for bus passes, and damage deposits and not arbitrarily deny them. Furthermore If people on disability assistance want to save money and leave the country they must be allowed to take their living allowance out of province. We are not a captive audience to support your economy. We are free, and we have the right to live outside this country if we choose. This is a right within the CRPD and the CRPD informs the "Charter". MSI as medical insurer for people on disability or The Department of Community Services must pay for medical appointments for obtaining cannabis as medicine and for the simple equipment to grow it or the plant medicine itself. If they can pay hundreds of dollars per month for medicines which permanently disable people, they can pay for natural medicine and healthy food.

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A Cease and Desist order against NSHA and all personnel from forcing drugs on people with mental illness which have deadly, or brain or body damaging consequences when the patient is kept on them for the long term, or from fabricating or exaggerating the need for people to be stripped of decision making capacity on the concept that they are a danger, when they are not.

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Abolition of the use of "Prima facia" standard of evidence required to force deadly and disabling drugs on people, or making life altering decision for people on a first appearances justification in these intuitions mentioned in this claim statement. This principle is being used to thwart the principles of the "Charter" as informed by the CRPD.

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Update of all Laws in the Province of NS (and country of Canada) related to people who use cannabis/marijuana as a medicine and removal of these "offenses" of possession and cultivation from the criminal code. It is not an offense to protect your health (preventative medicine), or recover (treat) your health with a plant. Furthermore, acknowledgement/or lack of by health professional or registration with Health Canada of a person's need for cannabis medicine is insufficient to violate someone's body / freedom / personal property/charge with criminal offense, on the basis they are committing a criminal offense due to possessing or growing cannabis. All of these laws (forcing false medicine which disable and kill/prohibiting real medicine) which come to our country from a time and place of "Eugenic" consideration must be routed out and abolished. The rich (elite doctors, lawyers, judges, business people) do not have a

right to limit the health and or kill off or criminalize the poor population in their very real struggle to remain healthy and cancer free. The “elite” do not have a right to commoditize and profit from our health needs, or to make us sick in order to profit, or to jail/criminalize us in order to profit from our desire to be healthy. We, as a group, should no longer face ignorant/forced attempts to make us customers of the legal system/jails or medical system, we need to spend our time and money on our health not criminal defense when this health need is now recognized, our county. Cannabis/marijuana is and has always been a common law right of mankind, and must be acknowledge as such for all sustainable farmers just as water is our right to have.

41

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A Cease and desist order is requested against police services (Halifax Police and RCMP as well all other police in NS) and the province of NS from harassing medicinal marijuana patients, as these hired thugs have no ability to use logic on their own, it must be dictated to them. Order requiring Police services in NS to investigate and where logical act on allegations of unprovoked violent assault by any person including doctors.

42

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Cease and desist order against Provincial Courts of NS, from jailing individuals simply for not clearly establishing the joinder or contract between the false All Capitol Letter Name Estate represented on government papers to treat humans like corporations. If these contracts are created through force and deception involving conning or physical violation or application of trauma, they are invalid contracts. These entities’ are created at time of birth and not a time when the person was competent at deciding to participate in this contract or its laws and statutes. Application of the Legal Person to the natural human must have its limits based in the choice of the adult represented, and not the choice of the adults parents at the time of the Childs birth. We as citizens who are Natural Humans have a right to represent ourselves as Executives of these “All Capital Name Estates” and not as the estate themselves. We as Natural Humans have an essential right to be Natural in our life and non corporate or commercial or capitøalist, and we can reject all the un-natural things of mans creation in favor of natures creation, this is a fundamental right. “The Right To Be Natural” under God and reject things of mans creation that are corporate or commercial and directed at profiteering in a capitalistic society.

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Jansen Inc., Janssen Canada, do not have a right as corporation to deceive the public about the safety of their medicines which are actually toxins to the body and cause disability, neural cell atrophy and eventual potential early death of a patient if used as doctors currently use them due to the combined effects of the drugs. Invega Sustenia (paliperidone palmitate) and Respiridone must include warnings that the drugs are not to be used long term, that the results of this is brain damage and early death caused by apoptosis of neurons due to neurotransmitter deprivation., warnings must include detailed information on the aspect the drugs will methylate their genome on a genome wide scale and that effects of this are not known, but that we do know the effect of

other things which cause such genome wide methylation are harmful and similar to aging rapidly, and may have repercussions for the fitness and health of the persons offspring. Jansen Inc. And Janssen Canada must compensate this Class due to these deceptions and harms caused to them. Epigenetic effects of a medication which change a persons genome and last beyond the use of a medication must be disclosed. Furthermore, there is no scientific biological evidence which justifies these drugs (respiridone, palepiridone) as any form of medicine, or that suggested any therapeutic value what so ever, and so these toxic chemical and this company, and all its products, which advances a false medical science of eugenics of genocidal intent must be removed from the Canadian market place in order to protect the pubic from further irremediable harms.

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Ely Lilly Inc. Canada do not have the right as a corporation to deceive the public about the safety of their medications which are toxic and cause disability, neural cell atrophy leading to apoptosis and if maintained potential early death. Olanzapine methylates the genome of patients (members of this Class and myself) and Eli Lilly Canada Inc. Does not inform patients about these effects which are harmful and damage members of this Class in a way they can not recover from. Olanzapine product info must include warnings and information on the brain damaging effects related to apoptosis and genome methylation and its effects and that this may effect their offspring. Eli Lilly Canada Inc. must compensate this Class due to these deceptions and harms caused to them. Epigenetic effects of a medication which change a persons genome and last beyond the use of a medication must be disclosed. Furthermore, there is no scientific biological evidence which justifies these drugs (Olanzapine/Zyprexa) as any form of medicine, or that suggested any therapeutic value what so ever, and so these toxic chemical and this company, and all its products, which advances a false medical science of eugenics of genocidal intent must be removed from the Canadian market place in order to protect the pubic from further irremediable harms.

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Linda Corkum

I request Linda Corkum receive no monetary fine, but have the details of her offence of Counseling to Commit and Offense in relation to her role as Secondary Decision Maker published in local papers to denounce these action among the public. And receive community service (200 hours) punishment so she may have time to think over why she had her son assaulted and now has lost her son from her life. An SDM is obligated to act in the best interest of a person and not use their unjustified fear to cause harm to the person they are supposed to be a competent decision maker for, or to request disabling medicine be forced on a person to cover up past childhood molestation committed by their family. Or for any other personal interest reason such as convenience or economics.

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To all parties in this statement of claim and in all other institutions private and public in Canada you must cease and desist from enforcing on the poor and disabled population of Canada any form of agenda, product or policy which meets the definitions of socio-economic genocide, or which continues to propound, further, advance, or carries out a Eugenics based approach to the poor or disabled population which comes from the USA and is driven by greed and efforts to depopulate or decimate the health of a class of humans, to in effect render them docile, or controlled against their will, or to sterilize and arbitrarily detain, or prevent them from accessing or affording natural health products from God in favor of false and disabling chemicals or harmful things.

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Revision of all laws and acts pertaining to/in respect of/related to Involuntary Psychiatric Treatment and Secondary Decision Makers to fully respect the health and safety of individuals including specific protection of their human rights as guaranteed by the "Charter" as it is informed by the CRPD and recourse for them in the event these rights are violated. Including a requirement to fully disclose all effects to patients who voluntary accept medications.

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A Class settlement of \$750,000,000 half of which will be disbursed partly to victims of Psychiatric assault in NS who have been harmed/decimated by the false science of these drug companies and fake psychiatric doctors., and the other half disbursed over 10 years in Nova Scotia not directly to any person, but which the Province of Nova Scotia will use to create a non profit branch of its medical or integrated with Community Services system (at arms length and independent from this genocidal Government) which is wholly dedicated to institution building (not paying any wage to any doctor) to assisting individuals (affected by iatrogenic damage, or who may face this damage, or who have health problems, or who are impoverished and can not afford the health protection of a natural diet) dedicated to growing fresh, organic, natural medicine which is focused on the biological activity of fresh (non chemically adulterated) organic/natural food, and food as medicine for poor people who have no access to what the wealthy take for granted. This is directed at reversal of the harmful effects of the combinatorial genome impacts of both chemical drugs, and long term poor diet, and chronic stress. In hopes this Class may not be genetically decimated in a multigenerational way by the capitalistic/business forces at work in our world, and that the long term survivorship and reproductive health of this Class may be advanced, and harms of genome methylation and brain cell apoptosis reversed, and all other harms such as giving them diabetes and destroying their sexual functions can be addressed through nutrition. This intuition building must also have an option for natural treatment and research into natural and loving mental health care which is not under any control of the industry called Psychiatry or any of its doctors or drug companies, and a counter measure to the Eugenic approach of this false medical industry. Furthermore, this

intuitions which must be built must be at arms length from all commercial doctors and any potential corrupt government influence, and employ the knowledge of organic farmers and naturopathic medicine in a biologically competent approach at benefiting the populations health completely exclusive of the financial objectives of the wealthy class of doctors or those doctors seeking wealth. In reiteration, an intuitional creation for this Class, on a large scale which will address the lack of medicinal/functional food nutrient intake through efforts to cultivate organic food for poor people effected by mental health issues and chemical drug damage caused by the willful negligence/ignorance of modern medicine/pharmaceutical industry/standard medical industry and the bullshit "standard of care" line of garbage drugs being forced upon us which are deadly, and the fake industry of psychiatry which is eugenics from America in Canada and its profit but not health driven doctors.

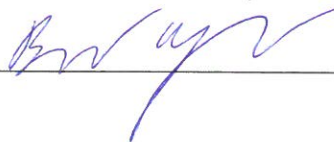
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Canada wide legislation which will comprehensively protect the genetic and epigenomic functions and heritage of both humans and of the natural commons consisting of all life from the damaging effects of un-natural chemicals being rapped and forced upon us by all aspects of greed driven capitalistic enterprise must be founded/established/enacted/enforced/enshrined. This legislation must uphold the principles of the Supremacy of God in all life, and recognize that the genome and epigenome are the ways in which Gods love is manifest, recorded, and propounded/advanced through the generations, and that any form of man-made chemical which influences the genetic material or its expression or creates toxic conditions for life must be eliminated from our common environment in the air, water, soil or our food or our medicine. And this must be enshrined in enforceable laws and takes precedence and is of Superior importance to the economic values of capitalist enterprise and their right to profit. The greed of humans must not be permitted to destroy our common genetic heritage, and this is fundamentally what these eugenics drug companies, and various branches of Elite driven corporations are doing, and they must be stopped fully and held responsible for their actions.

Signature

Signed October 26 , 2017

Signature _____



Print name: _____ Bradley Wagner _____