

seal



Court File #: T-962-24

IDI

FEDERAL COURT COUR FÉDÉRALE	
FILED	MAR 04 2024
AGATA KLICH	
TORONTO, ON	1

Federal Court

Between

DOWERS, gershon

Plaintiff

and

ISA, george

Defendant

Statement Of Claim

To The Defendant:

A Legal Proceeding Has Been Commenced Against ISA, George ("You") by the Plaintiff. The claim made against you is set out in the following pages.

If You Wish To Defend This Proceeding, you or a solicitor acting for you are required to prepare a statement of defence in Form 171B prescribed by the Federal Courts Rules, serve it on the plaintiff's solicitor or, if the plaintiff does not have a solicitor, serve it on the plaintiff, and file it, with proof of service, at a local office of this Court

Within 30 Days after the day on which this statement of claim is served on you, if you are served in Canada or the United States; or

Within 60 Days after the day on which this statement of claim is served on you, if you are served outside Canada and the United States.

Ten Additional Days are provided for the filing and service of the statement of defence if you or a solicitor acting for you serves and files a notice of intention to respond in Form 204.1 prescribed by the Federal Courts Rules.

Copies of the Federal Courts Rules, information concerning the local offices of the Court and other necessary information may be obtained on request to the Administrator of this Court at Ottawa (telephone 613-992-4238) or at any local office.

If You Fail To Defend This Proceeding, judgment may be given against you in your absence and without further notice to you.

March 4, 2024

Issued by: gershon, sui juris, A.R. *gr*

*[Signature]*

Registry Officer/agent  
**SCINTHURA SEERALADEVAN**  
**REGISTRY OFFICER**  
**AGENT DU GREFFE**

Address of local office:  
180 Queen St *EW*  
Toronto, Ontario M5A *326*

TO: George Isa, Badge #: 16136  
8308 Bathurst Street  
Thornhill, Ontario  
L4J 0K4



### Jurisdiction

This case belongs in federal court jurisdiction because it involves a federal laws and rights violation.

i, gershon, sui juris, the living soul, for the merchant surname Dowers (Legal Person DOWERS, Gershon), organic Indian and Authorized Representative, Interest Holder, Authorized Signatory and beneficiary of Gershon Augustus DOWERS Estate, in the capacity of agent for federal agencies employee account and trustee for St.Vincent and the Grenadines State File Number blind trust certificate, and not one in the same. The Iroquois Confederacy gave rise to the first federal constitution on the American continent. I hereby give acknowledgment of my political decision to honor and support the Great Law of Peace (the Great Law) Constitution and the Guswenta or the two row wampum of 1613 treaty establishing our equal rights in this land and our separate and equal coexistence on this land between our two peoples, the canoe of the Indian and the boat of the white man going down the river of life in peace and friendship forever. The last three principles were memorialized in the great silver covenant chain with the three binding us together forever, peace and friendship forever. As all authority to operate on our land originates through the agreements as set forth above, i further give acknowledgment of my political decision to support the Articles of Confederation 1777, the Northwest Ordinance 1787, and British North America Act 1867 (BNA Act), being a major part of the Canada Constitution Act of 1982, and Constitution for the United States of America without affiliation to any Party.

Constitution Act of 1982, section 35 that was implemented for the protection of our indigenous Rights and lands and strengthens the long-standing constitutional protection of treaty rights in British law that was virtually ignored in Canadian precedent. It represents a constitutional check on unilateral action by Canadian governments and limits the enormous power wielded by the Canadian state over the oppressed Aboriginal peoples.

Wherefore i accept all public officials' oath to support the Canada Constitution Act of 1982, the Constitution for the United States of America, and the Great Law of Peace, the law of the land, whereas any policy, law, code, etc., against the either Constitution is notwithstanding.

Plaintiff is not a party under a legal disability, and therefore Do Not require a litigation guardian, neither do i consent, nor do i authorize this court to appoint a litigation guardian to act on our behalf in this proceeding.

Plaintiff hereby revoke and annul any granting of any Power of Attorney, any litigation guardian and any other person whether it be a proper person, corporation or any other representative not directly appointed by Plaintiff, done by wet ink autograph and witnessed by Plaintiff selected peers to participate and act on Plaintiff behalf in this matter;

Pursuant to Cestui Que Vie Act 1666 - Article IV: "If the supposed dead Man prove to be alive, then the Title is revested. Action for mean Profits with Interest", i, gershon, sui juris has attained the age of eighteen and age of majority, competent to make claim to my inherited ancestral estates and my own estate for restoration in reversion as a surviving rightful heir and owner to receive all credits, titles, with profit and interest.

### Statement of Facts

On Saturday, August 19, 2023 at 7:40 PM eastern standard time while traveling in a private automobile with my private guest, along Highway 407, there were emergency lights activated behind the private automobile of which i was travelling. And the event continue for 40 minutes as follows:

- 1) In good faith and public safety in mind, Plaintiff changed lane to accommodate the emergency vehicle but the emergency vehicle kept changing lanes to follow me.
- 2) Assuming there was an emergency situation with the private automobile, Plaintiff immediately pulled to the right side of the roadway to ensure there were no urgent, unexpected, or dangerous situation posing an immediate risk to our health, life, property, or environment that required immediate action.



Court File #: \_\_\_\_\_

- 3) There was approximately, a five minutes delay before the private automobile was approached by the public servant leaving me to think there was a great emergency and possibly requiring further assistance to which he may have been calling for such assistance as a public servant on duty to serve and protect.
- 4) As he approached the left hand front side door of the private automobile, Plaintiff lowered the window enough to accommodate the public servant, greeted him and asked the nature of the emergency.
- 5) Plaintiff was then told the reason for interrupting our private travel was due to speeding in the first lane.
- 6) Plaintiff asked for an explanation to better overstand the emergency as we have never heard of such an emergency.
- 7) He explained there was no actual emergency but a violation of the highway act.
- 8) Plaintiff then immediately identify myself as the living man, Indian, indigenous heir to the land, standing no surety to public or foreign statute, code or bylaws.
- 9) Plaintiff further declared that Plaintiff do not consent to contract or any proceeding and any contract generated as a result of the involuntary interaction is null and void ab initio.
- 10) Plaintiff further explained that Plaintiff traveling in Plaintiff private capacity in the private automobile with my private guest and has not caused harm to any man or woman.
- 11) The public servant ignored my identity and continued to state that Plaintiff was speeding and it's considered stunt driving.
- 12) Plaintiff immediately, objected and notified him that Plaintiff not to be assumed as being a driver, driving or any stunt driver or fiction of any sort, Plaintiff is a living man.
- 13) He then asked for a Driver's License, Ownership and Insurance.
- 14) Plaintiff then advised, that the documents being requested are private property and therefore he will need to properly identify himself first.
- 15) The public servant refused to properly identify himself by saying he is automatically identified by the emergency vehicle driven and his name tag.
- 16) Plaintiff then advised him as a public servant he is obligated to identify himself when asked and an abbreviated name on a tag and an emergency vehicle is not enough.
- 17) The public servant became belligerent and defensive further advising that he does not need to identify himself, Plaintiff am the one who needs to identify myself.
- 18) In effort to keep him from waging war against me, Plaintiff advised him to request for a sergeant who shall understand common law and took an oath to respect such rights, at which time Plaintiff may provide such documents as requested under undue influence.
- 19) He agreed to call for a sergeant and started back to his emergency vehicle however, Plaintiff quickly asked him to at least provide his badge number as it wasn't on his uniform.
- 20) He paused for a moment and rapidly provided some numbers to which Plaintiff was unable to clarify before he walked away.
- 21) During the wait for a sergeant, Plaintiff spent the time cancelling my meeting that was of high priority to which was eventually cancelled due to the interruption.



Court File #: \_\_\_\_\_

- 22) A while later, untimed, another public servant approached the front right side of the private automobile at which time Plaintiff lowered the window enough to accommodate him.
- 23) Unfortunately, he said he had difficulty hearing due to the ongoing traffic and ask Plaintiff to lowered the window even more, so he was accommodated.
- 24) He then asked Plaintiff what happened and my reply to him was that Plaintiff was hoping he would find out and provide me the details.
- 25) Plaintiff then asked him to identify himself prior to continuing any discussions.
- 26) He responded that his name was on his uniform and pointed to his name tag.
- 27) His name tag read F. OTCHERE; Plaintiff requested his badge number which he gave as being badge number: "12855".
- 28) Plaintiff then asked his title and he replied "sergeant" and pointed to his shoulder pad where there were ~5 yellow arrows/insignia.
- 29) Plaintiff then asked him to identify the previous public servant and he said the name was G. ISA badge number: "16136".
- 30) Plaintiff then asked to show his proper identification consisting of a graven image bearing his resemblance, his first and last name and badge number, to which he said they are not obligated to identify themselves.
- 31) He then advised that ISA needed the driver's license, ownership and insurance and if Plaintiff refused to provide them, he will arrest me.
- 32) Plaintiff then asked him where is their body cam for my security and their liability but he said they do not wear those and the emergency vehicle has a live cam.
- 33) Plaintiff further proceed to identify myself being the living man with dominion, indigenou heir to the land, Authorized Representative for the Driver's license, operating in my private capacity in a private automobile; Not a driver, not in commerce or any other commercial means and the private automobile is not a farm used vehicle, it does not meet the size or other requirements to which they may assume farm or commercial use. Plaintiff stand no surety to public or foreign statute, codes or regulations.
- 34) Plaintiff further advised that his attempt to violate my divine rights to travel is a violation to which they will stand the liability in their private and corporate capacity as outlined in my fee schedule.
- 35) Upon his second threat to arrest me, Plaintiff advised "that would be kidnapping and crime against humanity however, to avoid leaving my guest stranded in the middle of nowhere, Plaintiff shall comply under threat, duress and coercion, waiving no rights nor does it constitute any adhesion, nor does it alter my status in any manner. The purpose for compliance is to avoid further violations of my rights, kidnapping and the safety of my guest and not for entrance into any foreign jurisdiction".
- 36) As Plaintiff gathered the requested documents, i asked F. OCHERE if he had taken an oath to the constitution, he responded NO! and asked what was that.
- 37) Plaintiff explained what the constitution is although it has not been ratified, yet being used as the law of CANADA corporation to which he represents.
- 38) He said he had no idea what the constitution is or what Plaintiff was speaking about.
- 39) Plaintiff then asked him if he took an oath to get the job as a public servant and he said yes, he took an oath to be a police. He was unable to tell me what the oath taken entailed.



Court File #: \_\_\_\_\_

- 40) Plaintiff then asked for a competent sergeant with understanding of their oath and the law of the land, including common law.
- 41) He said he was the only sergeant working and though familiar with common law, he doesn't understand it.
- 42) At which time, Plaintiff advised him, though not acceptable nor excuse him, his lack of understanding of his oath would explain the reason he is violating my rights and such act will lead to further legal/lawful actions against him in a court of competent jurisdiction in his private and corporate capacity.
- 43) He agreed and said that Plaintiff can be on my way when ISA is done with me.
- 44) Plaintiff then handed him the requested documents emphasizing that it was involuntary, under threat, duress and coercion. He collected it and walked to the first emergency vehicle that interrupted my travel and handed the documents to a third person who was sitting in the passenger seat all this time while ISA stood outside the emergency vehicle driver side, where he was during my interaction with F. OTCHERE.
- 45) Much later, ISA returned to the left front side window of the private automobile with some papers advising that he is issuing a ticket for speeding to which he has adjusted the numbers from what he originally claimed.
- 46) Plaintiff notified him that he cannot be tampering with evidence if in fact the reason for violating my rights was due to alleged speeding.
- 47) He then advised he was doing me a favor to which Plaintiff notified him that Plaintiff did not ask for a favor, do not need a favor and tampering with evidence is an actual crime in their statute, code and regulations.
- 48) Plaintiff requested a moment to ask his sergeant about such manipulation of evidence and he walked away while Plaintiff was communicating with his sergeant who was unable to provide an answer.
- 49) On August 22nd, 2023, with intent to stay in honor and with clean hands, without malice or mischief, a formal notice, warning and an opportunity to rectify the errors was sent to both George Isa and Frederick Otchere by Canada Post registered mail "RN687061364CA" and "RN745023473CA" under seal of a Public Notary being a 3<sup>rd</sup> Party witness allow with the post master general. There was no response from either of them. See Exhibit "A" to this Claim.
- 50) On August 24, 2023 at 10:44 am, confirmation of successful delivery has been obtained via Canada Post portal tracking history receipt online. See exhibit "C" to this Claim.
- 51) October 23, 2023, a default notice was sent to George Isa and Frederick Otchere advising of their default and tacit consent and agreement to all of the terms and conditions contained therein including but not limited to their waiver of defense pursuant to the terms and conditions of the un rebutted affidavit under seal of a Public Notary being a 3<sup>rd</sup> Party witness by Canada Post registered. See Exhibit "B" to this Claim
- 52) Affidavit of Service enclosed. See Exhibit "C" to this Claim

### **Claim**

The plaintiff claims:

The following fraudulent acts were committed by the defendants:

1. The public servant who interrupted my travels and dealt with the matter did not prepare the Offence notice issued however, his name was placed as the issuer.
2. There was an unidentified, undisclosed party in the emergency vehicle who collected my persons from Frederick Otchere and prepared the paperwork issued but the individual name was not recorded on the instrument or notice and therefore operated under hearsay.



Court File #: \_\_\_\_\_

3. The Offence notice indicates there were no witnesses proving the Defendant has again lied with the intent to cause hardship and breach of public trust.
4. **Offence** in Black's Law Dictionary, 2nd Ed, Means - A crime or misdemeanor; a breach of the criminal laws. Moore v. Illinois, 14 How. 13, 14 L. Ed. 306; lilies v. Knight, 3 Tex. 312; People v. French. 102 N. Y. 583, 7 N. E. 913; State v. West, 42 Minn. 147, 43 N. W. 845. It is used as a genus, comprehending every crime and misdemeanor, or as a species, signifying a crime not indictable, but punishable summarily or by the forfeiture of a penalty. In re Terry (C. C.) 37 Fed. 649.
5. Offence also means: "The act of offending; a crime or sin; an affront or injury".
6. There is no injured party identified in identified nor is there a sworn affidavit of an injured party.
7. Our indigenous treaty rights protected by the Constitution Act of 1982, section 35 was violated by the Defendant through infringement upon our right to peaceful travel.
8. In accordance with, the Great Law of Peace, Article 77 and the Guswenta or the two row wampum of 1613 treaty, the Defendant has broken the peace of equal rights in this land and us traveling side by side in peace and friendship forever.
9. While the defendant, violated Plaintiff right to self-determination and self-identify by classifying Plaintiff as a person, he is operating in a de facto capacity and therefore has also violated the "**the Criminal Code - Section 15 - Obedience to de facto law**".
10. The Great law of peace have existed long before the existence of Canada Corporation and therefore his actions have violated the "**Criminal Code - R.S.C., 1985, c. C-46 (a) and (c): Criminal offences to be under law of Canada**"
11. Our Rights to travel were violated in accordance to the following case laws:
  - a) "The right to travel is a well-established common right that does not owe its existence to the federal government. It is recognized by the courts as a natural right." Schactman v. Dulles 96 Appellate DC 287, 225 F2d 938, at 941.
  - b) "A traveler has an equal right to employ an automobile as a means of transportation and to occupy the public highways with other vehicles in common use." Adams v. City of Pocatello, 416 P.2d 46, 48; 91 Idaho 99 (1966).
  - c) "The court makes it clear that a license relates to qualifications to engage in profession, business, trade or calling; thus, when merely traveling without compensation or profit, outside of business enterprise or adventure with the corporate state, no license is required of the natural individual traveling for personal business, pleasure and transportation." Payne v. Massey 196 SW 2nd 493, 145 Tex 273.
  - d) "Personal liberty, or the right to the enjoyment of life and liberty, is one of the fundamental or natural rights, which has been protected by its inclusion as a guaranty in the various constitutions, which is not derived from, or dependent on, the federal Constitution, and which may not be submitted to a vote and may not depend on the outcome of an election. It is one of the most sacred and valuable rights; as sacred as the right of private property; or as occupying a preferred position as contrasted with property rights; and is regarded as inalienable." 16 C.J.S., Constitutional Law, § 202, p. 987: (Corpus Juris Secundum).
12. Violation of the United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP) as follows:
  - a) Article 7 – Defendant violated my Security of Person by forcing me under threat, duress and coercion to provide my person ("Driver License", "Insurance" and "Ownership").
  - b) Article 8 – Defendant act of degrading me to a person or Driver is a form of Forced Assimilation.



Court File #: \_\_\_\_\_

- c) Article 17 – interrupting my travels and issuing a ticket/ citation is infringement on my right to travel which is not only a constitutional indigenous protected right but also an Internationally protected right.
  - d) Article 33 – by defendant classifying/identifying me as a Driver, the Defendant have ignored my self-identity by violating my right to determine my own identity.
  - e) Article 36 – Defendant violated my right to maintain and develop contacts, relations and cooperation, including activities for spiritual, cultural, political, economic and social purposes, with my own members as well as other peoples across borders by causing me to miss an important meeting with my tribal council.
  - f) Article 37 – along with section 35 of the Constitution act of 1982, the defendant violated my right to the recognition, observance and enforcement of treaties with States or their successors.
13. Violation of the American Declaration on the Rights of Indigenous Peoples (ADRIP), pursuant to the follow articles:
- a) Article 1(2) - States shall respect the right to such self-identification as indigenous, whether individually or collectively, in keeping with the practices and institutions of each indigenous people.
  - b) Article XX. Defendant violated my protected right to travel and issue an offence notice causing force assimilation for me to involuntarily participant in ....
  - c) Article XXIV. Defendant has violated our indigenous rights protected by treaties.
  - d) Article XXVIII. – this article was violated by the Defendant’s unauthorized use of my intellectual Property to create a contract under threat, duress and coercion, rendering such contract null and void
14. The definition of an offence is “The act of offending; a crime or sin; an affront or injury”. There is no injured party identified in your claim.
15. Defendant has violated Plaintiff registered Trademark by unauthorized use:
- a. Trade Name Registration “4660401” of 'Gershon Augustus Dowers Phillips (And All Derivatives Thereof)'.
  - b. Business Identification Number: 1000118433, Registered with Ministry of Government and Consumer Services under the laws of the Province of Ontario.
16. Defendant without consent used my person as an identification to commit fraud in attempt to access funding from the federal employee account and public trust account.
17. Defendant intentionally caused unjust injury to the Plaintiff good name by ignoring Plaintiff identity and intentionally applied detrimental presumption and assumption to insult and humiliate the Plaintiff by labeling Plaintiff a person/ Driver.
18. Defendant has caused Plaintiff undue financial hardship and as a result is still affect my means of travel.
19. Pursuant to the maxims of law, “an un rebutted affidavit stands at the truth in commerce”. The Defendant is in default due to non-response and non-performance.



Court File #: \_\_\_\_\_

### **Demand For Relief**

Pursuant to:

- UNDRIP, Article 20: Indigenous peoples deprived of their means of subsistence and development are entitled to just and fair redress;
- ADRIP, Article XXXIII - Indigenous peoples and individuals have the right to effective and suitable remedies, including prompt judicial remedies, for the reparation of any violation of their collective and individual rights;
- ADRIP, Article XXXIV - In the event of conflicts or disputes with indigenous peoples, States shall provide, with the full and effective participation of those peoples, just, equitable and effective mechanisms and procedures for their prompt resolution. For that purpose, due consideration and recognition shall be accorded to the customs, traditions, norms and legal systems of the indigenous peoples concerned; and
- Great Law of Peace (the Great Law) Constitution and the Guswenta or the two row wampum of 1613 treaty that established our equal rights in this land and our separate and equal coexistence on this land between our two peoples, along with the great silver covenant chain with the three binding us together forever, peace and friendship forever.

Plaintiff hereby Command relief in the following means:

1. Defendant shall immediate delete/ destroy any and all mediums that said trademark have been placed upon and provide written notice via registered mail upon completion;
2. Defendant shall provide Plaintiff an affidavit wet ink signed by the injured party(ies), with verifiable claim;
3. Defendant shall provide Plaintiff a certified color copy of the signed agreement consenting and authoring Defendant to us Plaintiff's trademark.
4. Produce the certified copy of the Delegation of Authority order from Congress per Article III section I and 2 of the Constitution for the United States of North America as evidence of the private foreign entity the Ontario Provincial Police or any other police service of, in Ontario, Canada and the representatives thereof having been lawfully conferred judicial authorization and jurisdiction over Iroquois Confederacy First Nation (Non-Status Indian nationals) in Canada.
5. Produce a certified or true test copy of any alleged valid and verifiable contract or commercial agreement between any representative of the foreign corporate entity the Ontario Provincial Police or any other police service of, in Ontario, Canada and/or the representatives and i, the living woman, which would subject the me to any specific performance or to any corporate color of law, statute, code, rule, regulation or custom of the private foreign corporate entity the Ontario Provincial Police or any other police service of, in Ontario, Canada and the representatives or any subsidiary thereof.
6. Produce proof that lawful service of process was made upon Plaintiff in accordance with the prerequisites of due process rights and treaty rights under consular jurisdiction.
7. This Court shall further Order:
  - (i.) that full disclosure of the accounts, records and contract et al, including videos, radar results and all other evidence making the contract along with the Defendant performance bonds be provided to Plaintiff without delay;
  - (ii.) the enforcement of the default terms of the Plaintiff's un rebutted affidavit due to the Defendants' default be carried out. See Exhibit "A" to this Claim.





Court File #: \_\_\_\_\_

- (iii.) the release all rights, title, credit and all interest acquired through the use of the trademark and involuntary contract/ticket/Offence notice to the Plaintiff.
- (iv.) the reinstatement of the Plaintiff's Person ("Driver License") without cost and without delay.
- (v.) compensation as invoiced below:

**Allodial Compensation Invoice**

<b>Damage</b>	<b>Cost</b>
Copyright, trademark, trade name violation	\$1,000,000
Depravation of rights under color of law	\$1,000,000
Conspiracy against rights	\$1,000,000
Fraud in the inducement	\$1,000,000
Consular assistance	\$20,000
Misc. expenses (mailing, paper, ink, etc.)	\$2,000

Total: four million and twenty-two thousand dollars and no cents, \$4,022,000 payable in lawful money of .999 fine silver bullion coins and/or bars due forthwith.

The Following Documentary Evidences will be used in the matter as Statement of Claim as well as prove the attempts made by the Plaintiff to resolve this matter privately:

- a) Affidavit Lawful and Legal Notice, Fact for Identity, Claim Rebuttal and Violation of Trademark / Trade Name. See Exhibit A;
- b) Affidavit Notice of Default See Exhibit B;
- c) Affidavit of Service of a and b above and tracking. See Exhibit C;

The plaintiff proposes that  
 this action be tried at  
 Federal court  
 140 Queen St. W  
 Toronto, Ontario  
 M5A 3L6

Respectfully submitted,

by: gershon A.R. Beneficiary  
 gershon, authorized representative,  
 in propria persona, sui juris, in full life,  
 Attorney-in-Fact, ex rel. DOWERS, gershon;  
 All Rights Reserved, without Recourse.

**Mailing location:**  
 c/o gershon  
 Office of the Executor / Chief Administrator  
 General Post Office, Box MB017  
 11-285 Taunton Road East  
 Oshawa, Ontario, L1G 3V2

# Exhibit “A”



RN 687 061 364 CA

GERSHON AUGUSTUS DOWERS ESTATE  
Office of the Executor / Chief Administrator  
General Post Office, P.O. BOX MB017  
c/o 11-285 Taunton Road East  
Oshawa, Ontario Republic, near [L1G 3V2]  
[Non-domestic]

TRADE NAME REGISTRATION #669401 of 'GERSHON AUGUSTUS DOWERS PHILLIPS (AND ALL DERIVATIVES THEREOF)'.

**AFFIDAVIT LAWFUL AND LEGAL NOTICE  
FACT FOR INDENTITY, CLAIM REBUTTAL  
AND  
VIOLATION OF TRADEMARK/TRADE NAME**

With Prejudice

To: George Isa (Badge #: 16136)  
And Frederick Otchere (Badge #: 12855)  
8308 Bathurst Street  
Thornhill, Ontario  
L4J 0K4

August 21, 2023

By Registered Mail

Re: Offence Notice / Offence Number: 1882949X

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL  
NOTICE TO PRINCIPAL IS NOTICE TO AGENT**  
Applicable to all successors and assigns  
Silence is Acquiescence

With intent to stay in honor and with clean hands, without malice or mischief, I greet you both in your private capacity as a living man not as a corporation or public servant.

In regards to your violation of my divine right to travel through the issuing of an alleged Offence Notice reference by Offence Number: 1882949X, I hereby provide you formal notice, warning and an opportunity to rectify your errors.

**Formal Identity Introduction**

As notified at the beginning and during your violation, I hereby formally reintroduce myself. I am the living man known as gershon augustus (in the same format herein) with dominion, returned from sea pursuant to Cestui Que Vie Act 1666, not lost at sea in law, not dead, and not a corporation/entity/a Name or ward of any state. Self-identification as being the archaic autochthon, Autonomous Autochthonous (originals / Indigenes), original people having origins in any of the original peoples and who maintains tribal affiliations and community attachments.

I, gershon augustus, the living soul Man is the Authorized Representative, Interest Holder, Authorized Signatory and beneficiary of DOWERS, GERSHON AUGUSTUS/ GERSHON AUGUSTUS DOWERS ESTATE and not one in the same. And as pointed out to you on GERSHON AUGUSTUS DOWERS Driver's License, I am the acting trustee of the entity.

Whereas, there shall be no law affecting private rights, all actions by the living man gershon augustus is to be forever construed as private actions, done in a private capacity, shall be varied in any particular case, by special legislation, except BY the free consent, in writing.

A person is a legal fiction. A living soul is not a person. I, gershon augustus, the living soul Man is not a Person and shall not be recognized as a person at any time for any reason in any manner.



**GERSHON AUGUSTUS DOWERS ESTATE**

Office of the Executor / Chief Administrator  
General Post Office, P.O. BOX MB017  
c/o 11-285 Taunton Road East  
Oshawa, Ontario Republic, near [L1G 3V2]  
[Non-domestic]

---

TRADE NAME REGISTRATION 4660401 of 'GERSHON AUGUSTUS DOWERS PHILLIPS (AND ALL DERIVATIVES THEREOF)'.

---

I am not to be referred to as Mr/Sir or any other prefix or references besides “living man” or “gershon augustus” (all lower case)”.

**Fact of the Violation**

On Saturday, August 19, 2023 at approximately 7:40 PM eastern standard time while traveling in a private automobile with my private guest, there were emergency lights activated behind the private automobile. And the event continues as follows:

- 1) In good faith and public safety in mind, I changed lane to accommodate the emergency vehicle but the emergency vehicle kept changing lanes with me.
- 2) Assuming there is an emergency situation with my private automobile, I immediately pulled to the right side of the roadway to ensure there were no urgent, unexpected, or dangerous situation posing an immediate risk to our health, life, property, or environment that required immediate action.
- 3) There was approximately, a five minutes delay before my private automobile was approached by the public servant leaving me to think there was a great emergency and possibly requiring further assistance to which he may have been calling for such assistance as a public servant on duty to protect.
- 4) As he approached the left hand front side door of the private automobile, I lowered the window enough to accommodate the public servant, greeted him and asked the nature of the emergency.
- 5) I was then told the reason for interrupting my private travel was due to speeding in the first lane speeding at 152km/h.
- 6) I asked for an explanation to better overstand the emergency as I have never heard of such an emergency.
- 7) He explained there was no actual emergency but a violation of the highway act.
- 8) I then immediately identify myself as the living man, standing no surety to public statute, code or bylaws. I do not consent to contract or any proceeding and any contract generated as a result of the involuntary interaction is null and void ab initio.
- 9) I further explained that I am traveling in my private capacity in the private automobile with my private guest and definitely caused no harm to any man or woman.
- 10) The public servant ignored my identity and continued to state that I was speeding and it's considered stunt driving.
- 11) I immediately, objected and notified the public officer that I am not to be assumed as being a driver, driving or any stunt driver or fiction of any sort.
- 12) He then asked for a Driver's License, Ownership and Insurance.
- 13) I then advised, that the documents being requested are private property and therefore he will need to properly identify himself first.



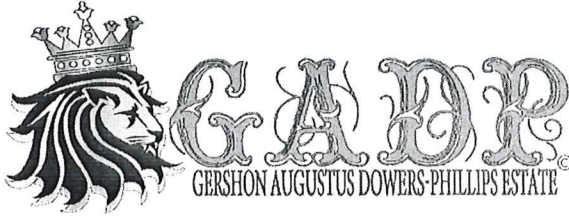
**GERSHON AUGUSTUS DOWERS ESTATE**  
Office of the Executor / Chief Administrator  
General Post Office, P.O. BOX MB017  
c/o 11-285 Taunton Road East  
Oshawa, Ontario Republic, near [L1G 3V2]  
[Non-domestic]

---

TRADE NAME REGISTRATION 4660401 of 'GERSHON AUGUSTUS DOWERS PHILLIPS (AND ALL DERIVATIVES THEREOF)'.

---

- 14) The public servant refused to properly identify himself by saying he is automatically identified by the emergency vehicle and his name tag.
- 15) I then advised him as a public servant he is obligated to identify himself when asked and an abbreviated name on a tag and an emergency vehicle is not enough.
- 16) The public servant became belligerent and defensive further advising that he does not need to identify himself, I am the one who needs to identify myself.
- 17) In effort to keep him from waging war against me, I advised him to request for a sergeant who shall understand common law and took an oath to respect such rights, at which time I may provide such documents as requested under undue influence.
- 18) He agreed to call for a sergeant and started back to his emergency vehicle however, I quickly asked him to at least provide his badge number as it wasn't on his uniform.
- 19) He paused for a moment and rapidly provided some numbers to which I was unable to clarify before he walked away.
- 20) During the wait, I spent the time cancelling my meeting that was of high priority to which was eventually cancelled due to this interruption.
- 21) A while later, untimed, another public servant approached the front right side of the private automobile at which time I lowered the window enough to accommodate him.
- 22) Unfortunately, he said he had difficulty hearing me and ask me to lowered the window even more, so he was accommodated.
- 23) He then asked me what happened and my reply to him was that I was hoping he would find out and provide me the details.
- 24) I then asked him to identify himself prior to continuing any discussions.
- 25) He responded that his name was on his uniform and pointed to his name tag.
- 26) His name tag read F. OTCHERE; I requested his badge number which he gave as being badge number: 12855.
- 27) I then asked his title and he replied sergeant and pointed to his shoulder pad where there were ~5 yellow arrows/insignia.
- 28) I then asked him to identify the previous public servant and he said the name was G. ISA badge number: 16136.
- 29) I then asked to show his proper identification consisting of a graven image bearing his resemblance, his first and last name and badge number, to which he said they are not obligated to identify themselves.
- 30) He then advised that ISA needed the driver's license, ownership and insurance and if I refused to provide them, he will arrest me.



**GERSHON AUGUSTUS DOWERS ESTATE**

Office of the Executor / Chief Administrator  
General Post Office, P.O. BOX MB017  
c/o 11-285 Taunton Road East  
Oshawa, Ontario Republic, near [L1G 3V2]  
[Non-domestic]

---

TRADE NAME REGISTRATION 4660401 of 'GERSHON AUGUSTUS DOWERS PHILLIPS (AND ALL DERIVATIVES THEREOF)'.

---

- 31) I then asked him where is their body cam for my security and their liability but he said they do not wear those and the emergency vehicle has a live cam.
- 32) I further proceed to identify myself being the living man with dominion, Authorized Representative for the Driver's license, operating in my private capacity in a private automobile. Not a driver, not in commerce or any other commercial means and the private automobile is not a farm used vehicle, it does meet the size or other requirements to which they may assume farm or commercial use. I stand no surety to public statute, codes or regulations.
- 33) I further advised that his attempt to violation my divine rights to travel is a violation to which they will stand the liability in their private and corporate capacity as outlined in my fee schedule.
- 34) Upon his second threat to arrest me, I advised that would be kidnapping and crime against humanity however, to avoid leaving my guest stranded in the middle of nowhere, I shall comply under threat, duress and coercion waiving no rights or does it constitute any adhesion, nor does it alter my status in any manner. The purpose for compliance is to avoid further violations of my rights, kidnapping and the safety of my guest and not for entrance into any foreign jurisdiction.
- 35) As I gathered the requested documents, I asked F. OCHERE if he had taken an oath to the constitution, he responded NO! and asked what was that.
- 36) I explained what the constitution is although it has not been ratified, yet being used as the law of CANADA corporation to which he represents.
- 37) He said he had no idea what the constitution is or what I was speaking about.
- 38) I then asked him if he took an oath to get the job as a public servant and he said yes, he took an oath to be a police. He was unable to tell me what the oath taken entailed.
- 39) I then asked for a competent sergeant with understanding of their oath and the law of the land, including common law.
- 40) He said he was the only sergeant working and though familiar with common law, he doesn't understand it.
- 41) At which time I advised him, though not acceptable nor excuse him, his lack of understanding of his oath would explain the reason he is violating my rights and such act will lead to further legal/lawful actions against him in a court of competent jurisdiction in his private and corporate capacity.
- 42) He agreed and said that I can be on my way when ISA is done with me.
- 43) I then handed him the requested documents reinforcing that it was involuntary, under threat, duress and coercion. He collected it and walked to the first emergency vehicle that interrupted my travel and handed the documents to a third person who was sitting in the passenger seat all this time while ISA stood outside the emergency vehicle driver side, where he was during my interaction with F. OTCHERE.
- 44) Much later, ISA returned to the left front side window of my private automobile with some papers advising that he is issuing a ticket for speeding to which he has adjusted the numbers from what he originally claimed it was to 149km/h.



**GERSHON AUGUSTUS DOWERS ESTATE**

Office of the Executor / Chief Administrator  
General Post Office, P.O. BOX MB017  
c/o 11-285 Taunton Road East  
Oshawa, Ontario Republic, near [L1G 3V2]  
[Non-domestic]

---

TRADE NAME REGISTRATION 4660401 of 'GERSHON AUGUSTUS DOWERS PHILLIPS (AND ALL DERIVATIVES THEREOF)'.

---

- 45) I notified him that he cannot be tampering with evidence if in fact the reason for violating my rights was due to alleged speeding.
- 46) He then advised he was doing me a favor to which I notified him that I did not ask for a favor, do not need a favor and tampering with evidence is an actual crime in their statute, code and regulations.
- 47) I requested a moment to ask his sergeant about such manipulation of evidence and he walked away while I was communicating with his sergeant who was unable to provide an answer.

**Rebuttal to your claim**

1. The papers provided by ISA states it is an Offence Notice with offence number: 1882949X. There is no indication showing it's a ticket.
2. The definition of an offence is "The act of offending; a crime or sin; an affront or injury".
3. There is no injured party identified in your claim.
4. Your offer to contract is hereby rejected and I do not consent to your proceedings.
5. Your notice states, there are no witnesses, however there was a private guest traveling with me at the time of the interruption who has witnessed your actions.
6. You claim an offence of speeding, but no verifiable evidence beside a radar speeding device that cannot prove to me that another vehicle passing me wasn't the target.
7. You are in violation of a trademark by using GERSHON DOWERS without written consent as can be reference by the following:
  - a. TRADE NAME REGISTRATION 4660401 of 'GERSHON AUGUSTUS DOWERS PHILLIPS (AND ALL DERIVATIVES THEREOF).  
<https://businesssearch.ohiosos.gov/?=businessDetails/4660401>
  - b. Business Identification Number: 1000118433, Registered with Ministry of Government and Consumer Services under the laws of the Province of Ontario.

**Conclusion**

**Criminal Code - Section 15 - Obedience to de facto law**

15 No person shall be convicted of an offence in respect of an act or omission in obedience to the laws for the time being made and enforced by persons in **de facto possession** of the sovereign power in and over the place where the act or omission occurs. R.S., c. C-34, s. 15.

Canada and all its subsidiaries including Ontario are bounded to reconciliation with the indigenous heirs for the land on which Canada is operating. I hereby give due notice as the Living Indigenous non-belligerent, non-combatant persona, moto propria, sui juris, standing non-corporate but absolutely private and not in rem or res.

**Criminal Code - R.S.C., 1985, c. C-46: Criminal offences to be under law of Canada**

(a) of an offence at common law



**GERSHON AUGUSTUS DOWERS ESTATE**

Office of the Executor / Chief Administrator  
General Post Office, P.O. BOX MB017  
c/o 11-285 Taunton Road East  
Oshawa, Ontario Republic, near [L1G 3V2]  
[Non-domestic]

---

TRADE NAME REGISTRATION 4660401 of 'GERSHON AUGUSTUS DOWERS PHILLIPS (AND ALL DERIVATIVES THEREOF)'.

---

(c) of an offence under an Act or ordinance in force in any province, territory or place before that province, territory or place became a province of Canada...

**Automobile:** An automobile is a motor vehicle that is designed or adapted mainly to carry individuals on highways and streets, and has a seating capacity of not more than the driver and eight passengers.

An automobile does not include:

- a motor vehicle you bought to use primarily (more than 50% of the distance driven) as a taxi, a bus used in a business of transporting passengers, or a hearse in a funeral business
- a motor vehicle you bought to sell, rent, or lease in a motor vehicle sales, rental, or leasing business, except for benefits arising from personal use of an automobile

<https://www.canada.ca/en/revenue-agency/services/tax/businesses/topics/payroll/benefits-allowances/automobile/automobile-motor-vehicle-benefits/automobile.html>

"The right to travel is a well-established common right that does not owe its existence to the federal government. It is recognized by the courts as a natural right." Schactman v. Dulles 96 Appellate DC 287, 225 F2d 938, at 941.

"Personal liberty, or the right to the enjoyment of life and liberty, is one of the fundamental or natural rights, which has been protected by its inclusion as a guaranty in the various constitutions, which is not derived from, or dependent on, the federal Constitution, and which may not be submitted to a vote and may not depend on the outcome of an election. It is one of the most sacred and valuable rights; as sacred as the right of private property; or as occupying a preferred position as contrasted with property rights; and is regarded as inalienable." 16 C.J.S., Constitutional Law, § 202, p. 987: (Corpus Juris Secundum)

"A traveler has an equal right to employ an automobile as a means of transportation and to occupy the public highways with other vehicles in common use." Adams v. City of Pocatello, 416 P.2d 46, 48; 91 Idaho 99 (1966).

"The court makes it clear that a license relates to qualifications to engage in profession, business, trade or calling; thus, when merely traveling without compensation or profit, outside of business enterprise or adventure with the corporate state, no license is required of the natural individual traveling for personal business, pleasure and transportation." Payne v. Massey 196 SW 2nd 493, 145 Tex 273.

You are hereby directed to:

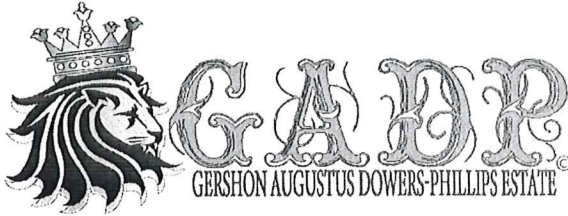
1. immediate delete/ destroy any and all mediums that you have placed my trademark upon;
2. provide me notice of such actions upon completion at the following mailing location:

**GERSHON AUGUSTUS DOWERS ESTATE**

Office of the Executor / Chief Administrator  
General Post Office, P.O. BOX MB017  
c/o 11-285 Taunton Road East  
Oshawa, Ontario Republic, near [L1G 3V2]  
[Non-domestic]

3. cease and desist and immediate estoppel; and
4. should you wish to proceed with your offence notice/ offence number 1882949X:
  - a. kindly provide me full disclosure of the accounts, records and contract et al, including videos, radar results and all other evidence making the contract along with the performance bonds;
  - b. an affidavit wet ink signed by the injured party (ies);
  - c. a wet ink signed copy of your consent to use such trademark;





**GERSHON AUGUSTUS DOWERS ESTATE**  
Office of the Executor / Chief Administrator  
General Post Office, P.O. BOX MB017  
c/o 11-285 Taunton Road East  
Oshawa, Ontario Republic, near [L1G 3V2]  
[Non-domestic]

TRADE NAME REGISTRATION 4660401 of 'GERSHON AUGUSTUS DOWERS PHILLIPS (AND ALL DERIVATIVES THEREOF)'.

I, gershon augustus further, explicitly retain, reserve and assert all my Divine rights, unalienable rights, equitable rights and the common law not to be bound by any contract or obligation which I have not entered into knowingly, willingly, voluntarily, and without misrepresentation, duress, coercion or undue influence. I do not voluntarily waive any rights.

In the event of default there will be legal actions taken against you both in your private capacity as a living man, waiving all alleged immunity you may assume, presumed or told to have had. Default in this Affidavit means, you have not provided all the proper and lawful supporting evidence requested above to verify and validate the allege claim within **five (5) days** including weekends and holidays, Acquiescent by Silence, and/or continues to pursue actions against us. Unless an opportunity to cure your default is extended by me at my discretion, at which time such execution may be postponed to the default date of curing period, your default constitutes your tacit agreement to the following:

- a. any step in the action(s) taken that requires your consent shall be taken without your consent and/or knowledge;
- b. upon default judgement granted to me, you agree to pledge all of your personal Collateral, which includes, but is not limited to your intellectual, personal, and real property, i.e. all consumer goods, farm products, inventory, equipment, money, investment property, commercial tort claims, letters of credit, letter-of-credit rights, chattel paper, instruments, deposit accounts, bank accounts, bonds, documents, and general intangibles, as well as all your interest in all such foregoing property, now owned and hereafter acquired, now existing and hereafter arising, and wherever located, as Collateral for securing your obligation; and
- c. No delay or omission on our part in exercising any of my rights shall constitute or operate as a waiver of such right or any other right;

Served upon George Isa (Badge #: 16136) and Frederick Otchere (Badge #: 12855) in both private and corporate capacity. Please make the necessary updates on the account and govern yourselves accordingly as you are now given lawful and legal notice of your violations and personally liable for such violations at the sum as set out in the relevant portion of the schedule fee as follows:

**Copyright, trademark, trade name violation**

1. Usage of 'GERSHON AUGUSTUS DOWERS-PHILLIPS©' including any and all variations, derivatives, spellings, format and upper case, lower case, combinations and renderings of the trademark and trade name without express written consent. \$1,000,000.00

**Acceptance of Presentments (without contract)**

2. Unauthorized Citations \$10,000.00
3. Warnings Issued on Paper \$10,000.00
4. Summons, Court Notices (without contract) \$10,000.00
5. All other related items, fees, or offers \$10,000.00

**Depositions, Interrogation (unsolicited)**



GERSHON AUGUSTUS DOWERS ESTATE  
Office of the Executor / Chief Administrator  
General Post Office, P.O. BOX MB017  
c/o 11-285 Taunton Road East  
Oshawa, Ontario Republic, near [L1G 3V2]  
[Non-domestic]

TRADE NAME REGISTRATION 4660401 of 'GERSHON AUGUSTUS DOWERS PHILLIPS (AND ALL DERIVATIVES THEREOF)'

6. Driver's License Number \$10,000.00

**Obstruction of Travel, Property Search, Trespass, Theft, Carjacking,  
Interference with Commerce:**

7. Interference with travel (without contract or emergency) \$ 2,000.00/ minute after warning  
8. Temporary detention, obstruction, or restraint (without warrant) \$ 2,000.00/ minute after warning  
9. Taking/Theft/Deprivation of Property \$ 10,000.00 per day  
10. Jailed, Warehousing, Incarceration \$1,000,000.00 per day

Sincerely, in honor with clean hands.

On Behalf of GERSHON AUGUSTUS DOWERS Estate

by AGENT: Gershon Augustus Dowers  
Living Man, Sui Juris In Propria Persona,  
with dominion asserted (Genesis 1:28),  
Authorized Representative, Interest Holder,  
Authorized Signatory and Beneficiary,  
All Rights Reserved, No Rights Waived,  
Without Recourse.

P.S. Please be aware that dependent upon your response or non-response, I may be detailing any potential issues with your operation via an online public press release, including documentation of any potential legal action. I may also include a copy of my complaint to the organizations below:

CC: Ministry of Government and Consumer Services  
CC: Consumer Protection Ontario  
CC: Attorney General's Office  
CC: Governor General's Office  
CC: Crown-Indigenous Relations and Northern Affairs Canada (CIRNAC) and Indigenous Services Canada (ISC)

# Exhibit “B”



GERSHON AUGUSTUS DOWERS ESTATE  
Office of the Executor / Chief Administrator  
General Post Office Box MB017  
c/o 11-285 Taunton Road East  
Oshawa, Ontario Republic, near [L1G 3V2]  
[Non-domestic]

TRADE NAME REGISTRATION 4660401 of 'GERSHON AUGUSTUS DOWERS PHILLIPS (AND ALL DERIVATIVES THEREOF)'

**AFFIDAVIT  
NOTICE OF DEFAULT**

With Prejudice

To: George Isa (Badge #: 16136)  
And: Frederick Otchere (Badge #: 12855)  
8308 Bathurst Street  
Thornhill, Ontario  
L4J 0K4

October 23, 2023

By Registered Mail

Re: Offence Notice / Offence Number: 1882949X

**NOTICE TO AGENT IS NOTICE TO PRINCIPAL  
NOTICE TO PRINCIPAL IS NOTICE TO AGENT**  
Applicable to all successors and assigns  
Silence is Acquiescence

This is your formal default-notice. By the terms and conditions of the agreement contained in the "Affidavit Lawful and Legal Notice Fact for Identity, Claim Rebuttal and Violation of Trademark/Trade name", you, George Isa and Frederick Otchere were under obligation to timely and in good faith correct your errors within a total of five (5) days to make things right, sent by registered mail. Today, October 23, 2023 makes it a month since you, George Isa and Frederick Otchere had the opportunity to dispute the affidavit or correct your wrong and as a result of your failure to dispute or correct your wrongs, you are in dishonor and places you George Isa and Frederick Otchere both in default.

As a result of your default, you have tacitly consented and agreed to all of the terms and conditions contained therein. Any further attempts by any party to contact GERHSON DOWERS, to collect upon, negotiate, transfer, sell, assign such alleged debt claim will cause the self-executing contract to be executed as you have tacitly agreed upon.

"Silence can only be equated with fraud when there is a legal or moral duty to speak or where an inquiry left unanswered would be intentionally misleading."

**AFFIDAVIT OF SERVICE**

"Indeed, no more than (affidavits) is necessary to make the prima facie case."  
United States v. Kis, 658 F.2nd, 526, 536 (7th Cir. 1981);  
Cert Denied, 50 U.S. L.W. 2169; S. Ct. March 22, 1982

On August 22<sup>nd</sup>, 2023, I sent to George Isa and Frederick Otchere, by registered mail "RN687061364CA" and "RN745023473CA" enclosed with a copy of the "Affidavit Lawful and Legal Notice Fact for Identity, Claim Rebuttal and Violation of Trademark/Trade name" together with the rejection of their offer to contract. See exhibit "A" to this Affidavit Notice of Default.

On August 24, 2023 at 10:44 am, confirmation of successful delivery has been obtained via Canada Post portal tracking history receipt online. See exhibit "B" to this Affidavit Notice of Default.



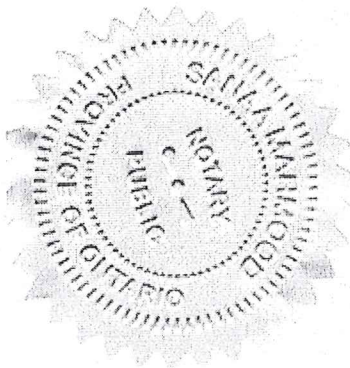
**GERSHON AUGUSTUS DOWERS ESTATE**  
 Office of the Executor / Chief Administrator  
 General Post Office, P.O. BOX MB017  
 c/o 11-285 Taunton Road East  
 Oshawa, Ontario Republic, near [L1G 3V2]  
 [Non-domestic]

TRADE NAME REGISTRATION 4660401 of 'GERSHON AUGUSTUS DOWERS PHILLIPS (AND ALL DERIVATIVES THEREOF)'.

Given that it is obvious you are acting in bad faith, and have not complied with the federal and/or provincial laws and the constitution, if any further action is taken which could be considered detrimental to GERSHON DOWERS license and/or any of GERSHON DOWERS credit reports, I will be forced to take legal actions against you in your private and corporate capacity. This includes any listing of any information to a driver abstract, suspension, history or credit reporting repository that could be inaccurate or invalidated.

Served upon George Isa (Badge #: 16136) and Frederick Otchere (Badge #: 12855) in both private and corporate capacity. Please make the necessary updates on the account and govern yourselves accordingly as you are now given default notice of your violations and personally liable for such violations at the sum as set out in the relevant portion of the schedule fee. Please seek legal advice where necessary.

Ignorance of the law is no excuse for committing an offence by a person who commits that offence.  
 (Section 19 under the criminal code of Canada)



On Behalf of GERSHON AUGUSTUS DOWERS Estate *Sub*

by Executor/Agent: *Non-negotiable*  
*Gershon Augustus Dowers, A.K.*  
 Living Man, Sui Juris In Propria Persona,  
 with dominion asserted (Genesis 1:28),  
 Authorized Representative, Interest Holder,  
 Authorized Signatory and Beneficiary,  
 All Rights Reserved, No Rights Waived,  
 Without Recourse.

**NOTICE**

Using a notary on this document does not constitute any adhesion, nor does it alter my status in any manner. The purpose for notarization is verification and identification only and not for entrance into any foreign jurisdiction.

A Notary Public is a "public officer" within the Government, and as such, their official records are considered "public records" and are exempt from the Hearsay, Rule Federal Rule of Evidence 802.

Affirmed before me: (select one):  in person OR  by video conference

Complete if affidavit is being affirmed in person:

at the (City, Town, etc.) of Toronto, Ontario in the (County, County, Regional Municipality, etc.) of Canada, on (date).

*Sanaa Mahmood*  
 Signature of Commissioner (or as may be)

**SANAA MAHMOOD**  
 Notary Public, Province of Ontario  
 Authorized to administer oaths and  
 take affidavits and declarations in Ontario  
 My commission is of unlimited duration

# Exhibit “C”

**AFFIDAVIT OF SERVICE**

I, gershon sui juris, of the City of Toronto, Ontario, AFFIRM THAT:

On August 22<sup>nd</sup>, 2023, I sent to George Isa and Frederick Otchere, by Canada Post Registered Mail “RN687061364CA” and “RN745023473CA” enclosed with a copy of the “Affidavit Lawful and Legal Notice Fact for Identity, Claim Rebuttal and Violation of Trademark/Trade name” together with the rejection of their offer to contract. See exhibit “A”.

On August 24, 2023 at 10:44 am, confirmation of successful delivery has been obtained via Canada Post portal tracking history receipt online. See exhibit “B”.

October 23, 2023, a default notice was sent to George Isa and Frederick Otchere advising of their default and tacit consent and agreement to all of the terms and conditions contained therein including but not limited to their waiver of defense pursuant to the terms and conditions of the unrebutted affidavit under seal of a Public Notary being a 3rd Party witness by Canada Post registered. See Exhibit “B”.

Affirmed before me at the City of Toronto in the Province of Ontario on March 4, 2024.

\_\_\_\_\_  
Commissioner for Taking Affidavits

\_\_\_\_\_  
(Signature of Affiant)

SCINTHURA SEERAI AGEEVAN  
REGISTRY OFFICER  
AGENT DU GREFFE

I HEREBY CERTIFY that the above document is a true copy of  
the original issued out of / filed in the Court on the \_\_\_\_\_

day of MAR 04 2024 A.D. 20 \_\_\_\_\_

Dated this \_\_\_\_\_ day of MAR 04 2024 20 \_\_\_\_\_



**SCINTHURA SEERALADEVAN  
REGISTRY OFFICER  
AGENT DU GREFFE**