

MAR 28 2012



No. _____
Registry _____

In the Supreme Court of British Columbia

Between

Senk'lip

Plaintiff(s)

and

Province of British Columbia

Defendant(s)

and

Third Party/
Defendant by
Counterclaim

NOTICE OF CIVIL CLAIM

This action has been started by the plaintiff(s) for the relief set out in Part 2 below.

If you intend to respond to this action, you or your lawyer must

- (a) file a response to civil claim in Form 2 in the above-named registry of this court within the time for response to civil claim described below, and
- (b) serve a copy of the filed response to civil claim on the plaintiff.

If you intend to make a counterclaim, you or your lawyer must

- (a) file a response to civil claim in Form 2 and a counterclaim in Form 3 in the above-named registry of this court within the time for response to civil claim described below, and
- (b) serve a copy of the filed response to civil claim and counterclaim on the plaintiff and on any new parties named in the counterclaim.

JUDGMENT MAY BE PRONOUNCED AGAINST YOU IF YOU FAIL to file the response to civil claim within the time for response to civil claim described below.

Time for response to civil claim

A response to civil claim must be filed and served on the plaintiff(s),

- (a) if you were served with the notice of civil claim anywhere in Canada, within 21 days after that service,
- (b) if you were served with the notice of civil claim anywhere in the United States of America, within 35 days after that service,
- (c) if you were served with the notice of civil claim anywhere else, within 49 days after that service, or
- (d) if the time for response to civil claim has been set by order of the court, within that time.

CLAIM OF THE PLAINTIFF(S)

Part 1: STATEMENT OF FACTS

[Using numbered paragraphs, set out a concise statement of the material facts giving rise to the plaintiff's(s') claim.]

1 Being non-treaty I am claiming the entire Province of British Columbia

2 Treatment in Residential School

3 _____

[If more space is required - attach page and state "See Attached"]

[If any party sues or is sued in a representative capacity, identify the party and describe the representative capacity.]

Part 2: RELIEF SOUGHT

[Using numbered paragraphs, set out the relief sought and indicate against which defendant(s) that relief is sought. Relief may be sought in the alternative.]

1 The Entire Province of British Columbia transition of Administration

2 _____

3

[if more space is required - attach page and state "See Attached"]

Part 3: LEGAL BASIS

[Using numbered paragraphs, set out a concise summary of the legal bases on which the plaintiff(s) intend(s) to rely in support of the relief sought and specify any rule or other enactment relied on. The legal bases for the relief sought may be set out in the alternative.]

1 *Non-Treaty*

2

3

[if more space is required - attach page and state "See Attached"]

[Set out the street address of the address for service. One or both of a fax number and an e-mail address may be given as additional addresses for service.]

Plaintiff's address for service: c/o 5953 Sandpoint Dr.
Oliver, B.C. V0H 1T8

Fax number address for service (if any): _____

E-mail address for service (if any): _____

Place of trial: _____

The address of the registry is: Vancouver BC

Date: March 28 2013
(dd/mm/yyyy)

Senk'lip
Signature of

Plaintiff Lawyer for plaintiff(s)

Senk'lip
(type or print name)

Rule 7-1 (1) of the Supreme Court Civil Rules states:

(1) Unless all parties of record consent or the court otherwise orders, each party of record to an action must, within 35 days after the end of the pleading period,

- (a) prepare a list of documents in Form 22 that lists
 - (i) all documents that are or have been in the party's possession or control and that could, if available, be used by any party at trial to prove or disprove a material fact, and
 - (ii) all other documents to which the party intends to refer at trial, and
- (b) serve the list on all parties of record.

APPENDIX

[The following information is provided for data collection purposes only and is of no legal effect.]

Part 1: CONCISE SUMMARY OF NATURE OF CLAIM:

Charge of government body See "Exhibit A"

Part 2: THIS CLAIM ARISES FROM THE FOLLOWING:

[Select an item below for the case type that best describes this case.]

- a motor vehicle accident
- medical malpractice
- another cause
- contaminated sites
- construction defects
- real property (real estate)
- personal property
- the provision of goods or services or other general commercial matters
- investment losses
- the lending of money
- an employment relationship
- a will or other issues concerning the probate of an estate
- a matter not listed here

Part 3: THIS CLAIM INVOLVES:

[Check all items below that apply to this case]

- a class action
- maritime law
- aboriginal law
- constitutional law
- conflict of laws
- none of the above
- do not know

Part 4:

[If an enactment is being relied on, specify. Do not list more than 3 enactments.]

- Builders Lien Act
- Divorce Act
- Family Relations Act
- Insurance (Motor Vehicle) Act

- Insurance (Vehicle) Act
- Motor Vehicle Act
- Occupiers Liability Act
- Supreme Court Act
- Wills Variation Act



"Exhibit A"

**Affidavit of Service
For the government of the
PROVINCE OF BRITISH COLUMBIA
CANADA**

Notice this:

Creating a working relationship with the said distinct indigenous inhabitant(s) has always been discouraging and touching on issues of the residential schools very disheartening for the government of the PROVINCE OF BRITISH COLUMBIA, CANADA. We as the indigenous inhabitants would like those in the government of the PROVINCE OF BRITISH COLUMBIA the opportunity to work towards to depose and devolve the present day government over the next ninety (90) to one hundred and twenty (120) days and for those who would wish to become advisors it would greatly benefit all people(s). We as the indigenous inhabitants will allow all people(s) the right to live in peace and harmony if they so choose.

In accordance with our rights to title to our lands we as the said distinct indigenous inhabitant(s) hereby make declaration to claim back our lands that forms the present day Demesne lands of the Crown now known as the Province of British Columbia. As such we are in the process of filing into the International Civil Court our Declaration of Indigenous Sovereignty.
See "Exhibit A"

It is imperative to know that this claim includes the Demesne lands of the Crown (original Crown Allotments) which includes 200 kilometers above the highest mountain peaks and the entire continental shelf off the coast of the Province of British Columbia including not less than 200 kilometers off the lowest low tide in the year of this declaration.

Any and all government workers, officers, agents for the PROVINCE OF BRITISH COLUMBIA will be welcome to work towards a peaceful transition and maybe, upon their will, become advisors for the implementation of a natural system of order.

In the present day of change people must understand, we as the said distinct indigenous inhabitant(s) of these our lands, have never proceeded to arms and have always given notice to seek remedy from the government from time to time. We still continue to seek remedy only this time we are change we wish to see.

I Senk'lip given authority from the clan mothers and the peoples of the **sqilxw tamxwulaxws** to deliver this notice hereby affirm this Affidavit of Service to be true, correct, complete and not misleading and to have the same force and effect as if made under oath done in good faith this 27th day in the month of March 2013.

Senk'lip
Senk'lip from the **sqilxw tamxwulaxws** (people's land)



" Exhibit A "

Declaration of Indigenous Sovereignty

Yayat k^wu sqilxw l tem xwulaxw, (all the people of this land) "and or where to inure we as non-treatise, non-treaty, said distinct indigenous inhabitants from this our said lands" here have been subjected to that dishonor, broken treaty, proprietaries, and broken contracts between that said distinct indigenous inhabitants and non-indigenous peoples north of the 49th parallel, such as that the stated falsehoods, aforesaid acts of genocide, and adjudicated misrepresentation of that the said Indian, enforced by both church and State.

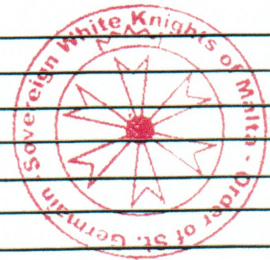
We that the aforesaid distinct said indigenous inhabitants from that the Demesne lands of the crown. known as the State of Canada, Province of British Columbia, (In that our language – Yayat k^wu sqilxw l tem xwulaxw) hereby declare absolute Sovereignty from that the said State known as the said Demesne lands of the crown, State of Canada, Great Britain, Europe, United State of United States of America and all other Nations, States, Colonies or Countries, during the inurement, formation of that the said distinct said indigenous Nation to be called **sqilxw tamxwulaxws** (people's land) to undertake indigenous rights north of the 49th parallel and all of that land now known as the Province of British Columbia and the continental shelf under the Nation Status in accordance with non-disputed "Indigenous Rights" if we so choose to rule same identical with that the said Royal Imperial Crowne Claims of Great Britain, Canada, and that of the federal crown and or Demesne lands of the crown under the protection of international law, multinational task forces which have demonstrated a friendly attitude with Indigenous Populations and not a domination type of attitude. The Sovereign **sqilxw tamxwulaxws** (people's land) will deal with all other nations as an independent nation based on consensus of its population, a true democracy in its basic fundamentals. Thus, the nation will be represented by a consensus of the entire population both indigenous and non-indigenous now inhabiting the region. All nations now inhabiting part or this entire region shall withdraw all forces and institutions of a federal or international nature, which by consensus may in the future be re-installed by the **sqilxw tamxwulaxws** as guests, or treaty, nation to nation. All the said clans, tribes, bands and other said indigenous and non-indigenous of the region hereby are in the formation states of a full constitutional nation and request full immunity as afforded under international law to have the time and resources requested without outside intervention, insinuation, or invasive modalities not limited to military or intelligences services, but in more subtle forms and deviations thereof.

Definition(s)

Land(s): The physical surface of the earth including all bodies of water within the boundaries herein referred to, including all airspace above and the entire continental shelf including not less than 200 kilometers off the lowest low tide in the year of this declaration including all soil, mines, minerals, resources, flora and fauna.

Signatories and Titles below:

peoples of the
sqilxw tamxwulaxws





REGISTERED
DOMESTIC
CUSTOMER RECEIPT

RECOMMANDÉ
RÉGIME INTÉRIEUR
REÇU DU CLIENT



To / Destinataire: *Mr. Z. Gonzalez*
 Name / Nom: *Mr. Z. Gonzalez*
 Address / Adresse: *2140 15th Ave S*
 City / Prov. / Postal Code / Ville / Prov. / Code postal: *Vancouver BC V6Z 2E1*

FOR DELIVERY CONFIRMATION / CONFIRMATION DE LA LIVRAISON
 www.canadapost.ca or/ou www.postescanada.ca
 1 888 550-6333

Declared Value / Valeur déclarée: \$ _____
 CPC Tracking Number / Numéro de repérage de la SCP: **RW 765 370 786 CA**

33-086-584 (11-04)

VANCOUVER SUPREME COURT
 PROVINCE OF BRITISH COLUMBIA
 LAW COURTS, 800 SMITHE STREET
 VANCOUVER V6Z2E1

OPER : MINI UNIT : 06 5 1

28MAR13 Receipt No: 1308939

RISS Revenue Initiation Supr		
PAYMENT \$132255		200.00

TOT. AMOUNT DUE		200.00
AMOUNT TENDERED		-200.00
CASH	200.00	
CHEQUE	.00	
CHANGE		.00