Title: Non Persons - Less than Homeless Author: Douglas C. Wilson Projected publication date: 2011 APR 26 ISBN 978-0-9680166-9-5

Chapter 7

3rd Party Demand

An example of a solution.

The Canadian Federal and Nova Scotia Provincial governments waged an abusive lawsuit against my wife but she won a legal appeal as the defendant and is owed the compensation specified in the court documents now claimed to be "lost". The judgment has been ignored and instead fraudulent tax assessments have been fabricated by the Federal Government and its agents and used to generate counterfeit third party demands which were then used to seize our assets and prevent us from obtaining legal assistance or earning income or paying legitimate debts. The objective appears to be: to do as much harm to us as possible.

The following is an example of our 3rd Party Demand as a partial response to the counterfeit third party demand created by the CRA. This also highlights the cause of this situation and Capital One is just one business caught up in AllThis.

Following the first example is another, similar 3rd Party Demand to Nova Scotia Power Inc. however this is more direct.

Gloria Rae Total Credit Recovery Limited 225 Yorkland Blvd. Toronto, Ontario M2J 4Y7 1(800)267-2482 ext 4018 Fax 1(416)774-4001

re: Capital One Mastercard Reference 8642233

Balance due: \$8539.85

July 15, 2011

Dear Gloria Rae,

I have reviewed my files and find that not only was a proposed payment arrangement/3rd Party demand previously been submitted to Mr. Bayes on 2011 MAY 27, but also extensive documentation of the criminal acts by our governments and their agents and the resulting compensation owed to us as a result of the lawsuit wrongly brought against my wife, but won by us on 2006 SEP 28; this was also previously submitted to Mr. Parsons of Total Credit Recovery on 2010 DEC 24.

To make it more clear, I am hereby resubmitting our third party demand that payments presently in the possession of Capital One and its agents, that otherwise are due to the Receiver General for Canada, be directed to our account because payment is due to us as outlined in the attached most recent invoice for past due payments due us from the Canadian governments. From this payment we would then be able to make the payment owed to Capital One, as we have repeatedly stated we would pay as soon as we are compensated and can pay, but to date, we have been prevented from doing so by the numerous deliberate criminal acts carried out against us and documented in detail in the 116+ pages of the NSUARB Matter #M04102

You had asked what other creditors we had, and I was a bit surprised by this as they are listed by Credit Bureaus in Canada, and I am sure, as a collection agency, you should have access to them all. One, however, that is probably not listed is with NS Power. The NSUARB has now issued its directive to NS Power (as part of our governments' deliberate persecution of us) to permanently disconnect our electric power supply after 2011 July 19, because without intervention this will result in the destruction of our frozen food supply, more farm animal deaths [many have been killed by aerial spraying of toxins], and the ongoing destruction of our property.

Here is where you can read about Our Case. There should be 116+pages of documents. http://www.nsuarb.ca/index.php?option=com_content&task=view&id=74&Itemid=83 You would look for Matter #M04102

However, at the present time, these documents are being kept secret despite our request that they be made public, subject to our verification that the documents are in fact the same as the ones forwarded to us in an unsecured manner.

This is a similar situation as related to your question about what the government says when we ask them for the payment due to us. As we have also extensively documented, they say that although they know that their assessments are false (fraudulent, -counterfeit) they do not intend to correct them unless they are forced to, or, they say, as the Minister of National Revenue did, that he has no knowledge about their lost lawsuit (which appears to have been purged from public files as well, although, because there were six original sets noterized, we posess the remaining original sets of the official –notarized-court documents –even those which the government lied about and said were 'lost' and incidentally, the notary who stamped those documents lost her job.)

In March of 2011, the government of Canada was in the process of being sanctioned for contempt of Parliament. What our government does deliberately in public against elected representatives, it does privately against individuals such as ourselves. In Point of Fact, this 'Contempt of Parliament' Censuring of the Canadian government by the opposition parties is hardly a coincidence, given the Canadian government's current Problems with Our Case; the existence of Our Case, and the Censure of the government, following what Mr. Ignatieff called, obliquely, "a case of Cascading abuse", they are certainly connected.

We have contacted our Members of Parliament and tax service agents before on this matter but the unconscionable political persecution directed against us continues.

There has been no acknowledgment of my letters and invoice other than to indicate that they are not authorized to comment or that their position remains that without any notification of the intention of the Canada Revenue Agency [d.b.a. The government of Canada: -the "Queen"] to resolve the many outstanding -and Critical- Issues of Our Case, that they believe they can continue to make it impossible for us to obtain justice as described in court documents.

We are without any and all 'human rights', and this has been our 'status' [/NON-status], for many years. Why? BECAUSE MY WIFE'S ECONOMIC –AND SPIRITUAL- WORK WAS –IS- SO VALUABLE, THE Canadian GOVERNMENTS SAW FIT TO STEAL THE WORK AND 'IMPRISON' US, using –and piling- one method of TORTURE on us, upon another. Since this has been done 'in secret', through 'secret' government channels, as was the original Economic Work kept 'secret', this Situation has become difficult for others to grasp –even though it is AS REAL AS IT IS HORRIFIC. EVERY ASPECT OF OUR LIVES HAS BEEN AFFECTED, AND EFFECTIVELY TAKEN FROM US.

This would –should- make anyone of integrity choose to 'make a stand', but in our FULLY UNIQUE SITUATION, THERE COULD NEVER BE ANY OTHER CHOICE BUT THE ONE WE HAVE MADE. OUR CURRENT SITUATION IS ROOTED IN WRONGS WHICH NO CIVILIZED SOCIETY SHOULD EVER PERMIT; ABORTION, WITHOUT INFORMED CONSENT, RAPE OF ONE'S PERSON, AND THEFT, SUPPRESSION AND PERVERSION OF THE WORK OF ONE'S INTELLECT AND SPIRIT... ONE FIGHTS, IN SUCH A CASE...

Our third party demand; however, does enable payments due to us and to Capital One to then be paid.

The continuing criminal acts of the Canadian governments do involve Capital One. The reason Capital One has not yet been able to be paid is directly as a result of many already documented acts of

political persecution intended to harm us as well as anyone or any business associated with us.

You should be aware that, in addition, there are mounting damages owed to us, specifically due to the lengthy delay in payment of this Debt by the Federal and NS Provincial governments. This is costing Canadian Taxpayers an additional \$33,338.01 per month, in interest, alone, on the balance due us.

Some may think that Capital One is not responsible for the criminal acts of the Canadian government and that failure of the government to respect the Canadian judicial system has nothing to do with them, just as NS Power officials may not feel responsible for the damages they cause at the direction of the NSUARB, or the Bank of Montreal officials – acting as agents of the Federal Government, may not feel responsible for their criminal acts, implementing known counterfeit documents in order to do harm to us.

Third party demands, however, issued by Revenue Canada in fact require what is owed to us by Revenue Canada to be payed to us by third parties, just as third party demands by me require third parties such as Capital One to pay to us what is owed to us by Revenue Canada, because Revenue Canada now owes us more than we ever owed, and ever shall owe. This was one of the fundamental issues, in the lawsuit brought against my wife, by two levels of the Canadian government —a fully bogus, illegal, abusive, BUT VERY REAL LAWSUIT, WHICH SHE WON.

Please arrange for immediate payment to us. An updated invoice is attached as well as an example payment schedule.

Douglas C. Wilson †Kathleen A. Wilson

Ms. Lee Thomson-Lutz Manager, Capital Nova Scotia Power Inc. 14th Floor, Barrington Tower Halifax, NS B3J 2W5

re: account number 0315859-9 Balance due: \$1,371.23

July 21, 2011

Dear Ms. Lee Thomson-Lutz,

I have reviewed my files and find that not only was a proposed payment arrangement been submitted but also extensive documentation of the criminal acts by our governments and their agents and the resulting compensation owed to us as a result of the lawsuit wrongly brought against my wife, but won by us on 2006 SEP 28; this was also previously submitted.

To make it more clear, I am hereby submitting our third party demand that payments presently in the possession of Nova Scotia Power Inc. and its agents, that otherwise are due to the Receiver General for Canada, be directed to our account because payment is due to us as outlined in the attached most recent invoice for past due payments due us from the Canadian governments. From this payment we would then be able to make the payment owed to Nova Scotia Power Inc., as we have repeatedly stated we would pay as soon as we are compensated and can pay, but to date, we have been prevented from doing so by the numerous deliberate criminal acts carried out against us and documented in detail in the 116+ pages of the NSUARB Matter #M04102

We are in the process of appealing to the The Nova Scotia Court of Appeal, your apparent interpretation that NSUARB has now issued its directive to NS Power (as part of our governments' deliberate persecution of us) to permanently disconnect our electric power supply after 2011 July 19, because without intervention this will result in the destruction of our frozen food supply, more farm animal deaths [many have been killed by aerial spraying of toxins], and the ongoing destruction of our property.

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This is a similar situation as related to what the government says when we ask them for the payment due to us. As we have also extensively documented, they say that although they know that their assessments are false (fraudulent, -counterfeit) they do not intend to correct them unless they are forced to, or, they say, as the Minister of National Revenue did, that he has no knowledge about their lost

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the lengthy delay in payment of this Debt by the Federal and NS Provincial governments. This is costing Canadian Taxpayers an additional \$33,338.01 per month, in interest, alone, on the balance due us.

Some may think that Nova Scotia Power Inc. is not responsible for the criminal acts of the Canadian government and that failure of the government to respect the Canadian judicial system and the Nova Scotia Human Right Act has nothing to do with them, however, NS Power officials will be responsible for the damages they cause at the direction of the NSUARB, just as the Bank of Montreal officials – acting as agents of the Federal Government, are responsible for their criminal acts, implementing known counterfeit documents in order to do harm to us.

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Please arrange for immediate payment to us. An updated invoice is attached.

Douglas C. Wilson †Kathleen A. Wilson

INVOICE

In Account with:		Invoice No. 2011-6-30	
Kathleen A. Wilson and/or Douglas C. Wilson		Date: 2011 JUN 30	
5941 Hwy #3			
RR#1 Box 1 Glenwood			
Nova Scotia B0W 1W0			
<u>To:</u>			
Federal Government of Canada	and	Provincial Government of Nova Scotia	
Canada Revenue Agency	nada Revenue Agency Nova Scotia Department of Ju		
875 Heron Rd		5151 Terminal Road	
Ottawa, ON K1A 1B1		Halifax, Nova Scotia B3J 2L6	
		,	

For:

Compensation owed to Kathleen A. Wilson and/or Douglas C. Wilson, as specified in the Court Documents of a lawsuit brought against Kathleen A. Wilson, but won on 2006 SEP 28 by Kathleen A. Wilson as Appellant in an Appeal to the Supreme Count of Nova Scotia file # CRY 266229.

Amount currently past due	\$32,171,179.09
Plus interest Charged using Average monthly Bank Rate 1.25%	\$33,338.01
Subtotal Payment due upon receipt	\$32,204,517.10

Plus all costs related to damages resulting from the government's delay in payment. **Total Due by 2011 JUL 31**

Please make check payable to: "Kathleen A. Wilson and/or Douglas C. Wilson"

To avoid additional interest charges, the current amount owing must be paid by 2011 JUL 31

The current rate of arrears interest and instalment interest is 1.25 % based on the Bank of Canada monthly interest rate.

If you have questions about the information on this invoice, please call (902) 643-2235.