## Third Person Reading Attention Take Notice:

British Columbia Court of Appeal > I.FORGIE v. CANADA

SUPREME COURT OF THE UNITED STATES [S.C.R.][B.C.S.C.][BCCA][ABPC] PART V [1275 c. 5 3\_Edw\_1] > [1297 c. 6 25\_Edw\_1\_cc\_1\_6] > [1297 c. 9 25\_Edw\_1\_cc\_1\_9\_29] > [1361 c. 1 34\_Edw\_3] > [1368 c. 3 42\_Edw\_3] > [1560 c. 1] > [97th Congress Joint Resolution [S.J.Res. 165] 96 Stat. 1211 Public Law 97280 October 4, 1982] > [Deu 19:15] > [Mat 18:16] > [2Co 13:1] > [U. S. C. > TITLE 43 > CHAPTER 1 > § 13.] > [R.S., c. 469, s. 1] United States Code > TITLE 28 > PART IV > CHAPTER 81 > § 1251 > [S26] > [RSBC 1996] CHAPTER 379 > [RSBC 1996] c. 443. [ABPC] In re May 29, 1974 [R.S., c. 469, s. 1] A. G. 375 V. Docket no. 0170405748 In re [R]: pro se [RS BC 1996] CHAPTER 253, STATUTORY INSTRUMENTS 1997 No. 1778 SOCIAL SECURITY The Social Security (United States of America) Order 1997 In re [R]: pro se LAND ACT [RSBC 1996] CHAPTER 245 s. 3(a).8(1)(3)(4).33(1)(2)(b)(c)(d)(e).37 (a.) - 79 384 304 112 (b.) -79 442 118 942 (c.) - 79 442 118 911 In re[ABPC] (1974)c. C - 46, PART XVI > May 29, 1974 [R.S., c. 469, s. 1] A. G. 375 V. Docket no. 0170405748 © ® 79 384 304 262 Library of Congress. See U.S.C. TITLE 28, PART IV, CHAPTER 81, § 1251. © ® Rule1. File Reference 79 418 097 703 all corporations, persons, the Crown, governments, principals, employees, agents and justice system participants are hereby placed on notice under Authority of the Supremacy and Equal Protection Clauses of the United States Constitution and the Common Law Authorities

# Criminal Code [R.S., 1985, c. C-46] FABRICATING EVIDENCE Section 137

Every one who, with intent to mislead, fabricates anything with intent that it shall be used as evidence in a judicial proceeding, existing or proposed, by any means other than perjury or incitement to perjury is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years. [R.S., 1985, c. C-46], s. 137

### **OBSTRUCTING JUSTICE Section 139**

Every one who, willfully attempts in any manner to obstruct, pervert or defeat the course of justice in a judicial proceeding is guilty of an indictable offence and is liable to imprisonment for a term not exceeding ten years.

[R.S., 1985, c. C-46], s. 139

U.S.C > TITLE 43 > CHAPTER 1 >  $\S$  13. Original papers on file as evidence [C-10] > [R.S., c. 469, s. 1] > **Writ of Right** 79 384 304 126

#### Clause 37.

that corporation known as "THE CROWN" and/or "HER MAJESTY QUEEN ELIZABETH II" and all men and women, acting as, persons, holding the subordinate position, [office of a person, and ,or, third person singular, the insignificant i] all persons, the Crown, governments, principals, employees, agent, and justice system participants claiming, "retained legal counsel", "limited liability" or "immunity" have, by virtue of their own and or their principals actions, claimed "total incompetence", in handling any of their own affairs in Law and have become an instant ward of the court, hence, they are imprisoned by their own actions in hand or lack thereof, by all legal means and therefore require a legal trustee "third party to an action", and;

#### Clause 38.

that, "Ignorance of the Law" is not a lawful or legal claim when used by the Crown, government principals, employees, agents and justice system participants at any and all levels to my harm or detriment, especially by those claiming limited liability, and; Clause 46.

FEE SCHEDULE for any transgressions by any person acting as a peace officers, government principals or agents or justice system participants is:

For speaking without written permission (directions from the court) TWO THOUSAND DOLLARS (\$2,000.00). For not producing Identification upon request, an additional TWO THOUSAND DOLLARS (\$2,000.00) after which:

For being questioned, interrogated or in any way detained, harassed or otherwise regulated SEVEN HUNDRED DOLLARS PER HOUR (\$700.00) one hour minimum and portion thereof. For being handcuffed, transported, incarcerated or subjected to any adjudication process without my express written and Notarized (or verified by three autographs) consent TEN THOUSAND DOLLARS per hour (\$10,000.00) or portion thereof, and;

ACTOR —One who acts; a person whose conduct is in question $Black$ 's $Law$ $Dictionary$ (8th ed. 2004), page 38 —As to corporations, all States whatever are corporations or bodies politic. $Chisholm\ v\ Georgia$ , $2\ U.S.\ 419\ (1793)$ municipal corporations and private ones were simply two species of "body — politic and corporate," treated alike in terms of their legal status as persons capable of suing and being sued. $Cook\ County\ v\ U.S.\ ex\ Rel.\ Chandler$ , 538 $U.S.\ 119\ (2003)$ Executed and sealed by the voluntary act of my own hand. Rev 1:8 [R.S., c. 469, s. 1] [C-10] — Acting for
:
Job Title:
Pay to Clerk of the Court the following:

WITHOUT PREJUDICE U.C.C. - ARTICLE 1 § 1-308. Performance or Acceptance Under Reservation of Rights. Claimant [or claimant's agent] A Man, a Living Soul, who may answer to the call:  $ee-uh\ n;R\ AH-b\ uh,\ f\ oh\ r\ g\ ee$  Ian: Robb-Forgie. Author, Agent, Attorney in Fact, With the Autograph for FORGIE, IAN ROBB, SECURED PARTY/CORPRATE FICTION

Rule 33A — Stated Cases Under The Authority of the Supremacy and Equal Protection Clauses of the United States Constitution: *Haines v Kerner*, 404 U.S. 519, *Platsky v. C.I.A.* 953 F.2d. 25, and *Anastasoff v. United States*, 223 F.3d 898 (8th Cir. 2000) relying on *Willy v. Coastal Corp.*, 503 U.S. 131,135 (1992), *United States v. International Business Machines Corp.*, 517 U.S. 843, 856 (1996), quoting *Payne v. Tennessee*, 501 U.S. 808, 842 (1991) (Souter, J., concurring). *Trinsey v. Pagliaro*, D.C. Pa. 1964, 229 F. Supp. 647, *American Red Cross v. Community Blood Center of the Ozarks*, 257 F.3d 859 (8th Cir.07/25/2001). *Miranda v. Arizona* (No. 759) 98 Ariz. 18, 401 P.2d 721; 15 N.Y.2d 970, 207 N.E.2d 527; 16 N.Y.2d 614 209 N.E.2d 110; 342 F.2d 684, reversed; 62 Cal.2d 571, 400 P.2d 97, affirmed. No. 759 Argued: February 28 March 1, 1966 Decided: June 13, 1966[\*]Held:1.(a),(b),(c),(d),(e),(f),(g),(h). 2.3. *At Her Majesty's Pleasure the Royal Prerogative All Rights Reserved Presentment before Justices, Matter of Record, due Process and Writ original, according to the old Law of the Land.*