

Complaint against Judge Ward Branch (appointed by Prime Minister Justin Trudeau to the British Columbia Supreme Court)

Written complaint dated May 17, 2021

I found Judge Ward Branch to be racist against a dark skinned man, bullying, rude, condescending, and threatening of potential physical violence/harm, unprofessional, intentionally backing up the court system, not reading documents prior or during, mean-spirited, bias against me as a dad & blatantly not in the best interest of my children as he denied my children access to medical aid. Important to note, Judge Ward K Branch used the bulk of the day to rule that I was not allowed to bring my children to medical practitioners outside of weekends. This was misuse of taxpayer's money & trust.

In chronological order of my claim against New Westminster Supreme Family Court & Judge Ward Branch: (timeline is based on my notes taken during application hearing on March 9, 2020)

Just prior to my turn to go in front of Judge Ward Branch to plead my case, I watched a well dressed lawyer plead his case for his client to Judge Ward Branch. Upon this dark skinned lawyer giving his name (as is protocol when going in front of a judge), Judge Ward Branch answered back with "first off, you should probably have a tie". There was no doubt in my view that Judge Ward Branch's intention was only to intimidate this man of obvious dark skin. This unfortunate lawyer repenting his client's interests was made to grovel and apologize for his clothing as I watch Judge Ward Branch preen with arrogant racist satisfaction. Judge Ward Branch had the opportunity to stop this dark man's groveling and apologizing, but he made no attempt and kept a stone intimidating posture throughout. My later research showed me that Judge Ward Branch was hand-picked by Prime Minister Justin Trudeau who claims he is not a racist.

1:12 I ask Justice Branch if he had time to read my application, of which he responds "I have looked at it generally, but not in particular detail"

I had driven 9 hours & 640 kms in a dangerous snowstorm over the Coquihalla Hwy, stopped for 3 vehicle accidents of which one was a rollover & had to wait over an hour for crews to open the hwy. This was all to deliver my court binder to Judge Ward Branch on the afternoon of March 4, 2020 in order to give the courts ample time to pre-read my application & "read" my affidavit & corresponding exhibits. Justice Ward Branch neglected this opportunity to do his job & he spit on the trust parents put into the family court system in Canada. All total with the 3 trips to court for this one application (filing, binder & court date), I (a loving & caring dad) had traveled 1920 kms.

7:00 I tell Justice Branch that my application includes the mom's written affidavit in which the mom has lied and said "that the children don't want to see their dad". Justice Branch talks over me and ignores this point entirely and bullies the conversation in a new direction.

8:30 I tell Justice Branch that the mom has breached the order and does not let me attend dental appointments for my children. I tell Justice Branch this is one of my contempt of order claims against the mom. Justice Branch mocks & minimizes this point by saying "sounds like fun, so which dental

appointment have you not attended". At this point I tell Justice Branch that I have only been allowed to attend one appointment in the last many years. The dates are all in the binder that was handed in to the court on March 4, 2020. This binder clearly shows approximately 50 plus pages of horrific dental abuse and various dentists saying that "diet & hygiene" must be improved on my children. The binder showed over 50 cavities, root canals, abscessed teeth & horrific pictures of my two abused children, of which is also clearly stated in my affidavit & section marked dental health in the binder handed into Judge Ward Branch. To put into context, the average Canadian child has only 2.5 teeth affected by decay by age 19. My children have over 10 times that amount even though they have dental insurance.

Extreme child neglect evidence was right under Justice Branch's nose, yet he minimized my whole claim to indicate that my wanting to be a part of my children's health care, and the mom preventing this from happening by poisoning the doctor's view of me, as "that sounds like fun" to attend a child's dentist appointment. This comment by Justice Branch was rude & minimized the situation.

It is my strongest view and opinion that by this time Judge Ward Branch has realized that I am visually challenged (I use reading glasses due to being largely blind in one eye from an accident), and is using this fact as a weapon against me, as he continually cuts me off mid sentence and demands I find pieces of paper he requests and then does not even acknowledge them as evidence in my legal claim.

It is my strongest view and opinion that Judge Ward Branch realized that I have much trouble standing & was very uncomfortable. During my handing in of my binder days prior I could barely walk. During my last court interaction in which the mom maliciously demanded I pay \$5000.00 per parental visitation, I was in much pain & discomfort. Only through determination was I able to proceed to the end. I have been diagnosed with a twisted pelvis, herniated disk and arthritis that often leaves me walking very slowly or not at all for weeks upon end. It is my view that Justice Ward Branch seemed to get his jollies sitting comfortably in his seat as I stood & begged to this court to be able to bring my children to a dentist, general practitioner & counselling outside of my every second weekend access.

9:12 Justice Branch continues to rudely & systematically cut me off as I talk, in his minimizing, controlling and not listening style "let's stay focused, what you say was breached was your right, God knows why anyone would want to go to, the dentist"... Justice Branch was unable or unwilling to understand why a father would want to bring their child to a dentist. My children suffer extreme preventable dental decay and pain as per the documents that were clearly labeled in the binder Judge Ward Branch was provided on March 4th.

13:20 Justice Branch was made aware of my inability to gain medical information from doctors and specifically the dentist Dr Reza Nouri. Justice Branch was aware of the over 50 pages of horrific dental decay and aware I was having an uphill battle gaining information. Justice Branch was aware court notes from 2013 from Justice Brown were never converted into a formal order due to the mom dragging her feet. (a form of passive aggressive child abuse). Justice Branch indicated he would convert the Brown Order into a "the nice pretty court form" with a court stamp on it so I could gain easier access to third party medical notes as was supposed to be happening since Justice Fisher's 2010 order and Justice Brown's 2013 order. ... Of important note is Justice Branch, due to reckless disregard for my children's

health & well-being, never did provide me the ability convert Justice Brown's court notes to a "the nice pretty court form with a court stamp" on it. Yes, I walked out of court on March 9th with zero gain regarding the health-care of my children after driving 1920 kms, paying for three days of hotel rooms, countless hours collecting and putting together a evidence binder evidence & being subjected to untold stress & abuse.

As I told Justice Ward Branch in his courtroom this day, "I am a 52 year old dad with no criminal history and neither drink or smoke". I ask the person reading this complaint against the New Westminster Supreme Court & Judge Ward Branch, why would this court act in such a horrific way to my children & actively facilitate more harm, parental alienation & rob me of my time & money.

13:10 I tell the Judge Branch the mom will not and has refused to convert Judge Brown's court notes into an Order (to force medical professionals to provide me with medical notes because the mom was not keeping me abreast of the children's medical neglect issues) of which Judge Branch says "I can make that order", of which Judge Branch either forgets or refuses to complete this important order. No wording of his promise appears in the final court notes that I received on March 9, 2020.

Thus after 10 years, I am still forced by the New Westminster supreme family law courts to watch my children being neglected and witness judges such as Justice Ward Branch make light of the pain my children & I have suffered for a decade as the courts collect thousands of dollars in court fees. Of note to the reader of this complaint; the courts also profit in millions of dollars from family law lawyers as each lawyer must pay large financial payments to the law society of which pays for the quarter million dollar salary of judges.

18:31 By this time in my application before Justice Ward Branch, I am seeing a pattern of ridicule and disrespect directed towards me and this whole court process & little regard for what is termed "the best interest of the children" At 18:31 Justice Ward Branch tries to put words into my mouth that go in the complete polar opposite of what I am asking the court for. Justice Branch takes a pause to reflect & says "so you don't want every second weekend"..... "I don't understand" ,as I explain that I would like my existing court order of every second weekend of parental access to my children to be updated to include the stat holiday on the connecting Monday & or Friday to give me the occasional 3 and 4 day weekends, as I live 640km return trip from my children.

20:50 I explain to Judge Branch that the mom has held me to a 100% rigid schedule of every second weekend and has refused over the last years to switch any weekends with me, as my employment schedule fell on my weekends and I was forced to go months without being able to see my children if for not quitting my employment. Instead of questioning the mom in this regard, Judge Branch lashed out at me and said "the order makes it rigid, don't blame her, the court order says every second weekend". It is my view that Judge Branch was encouraging, facilitating & rewarding the mom to keep using the old 2010 order as a weapon to continue the pattern of minimizing my access to my children. I remind the reader of this complaint, that the mom acquired this one sided 2010 divorce Order through financial bullying in 2010 as I could no longer "fight the emotional & financial battle the mom attacked me with in the New Westminster court" to gain 50/50 custody of my own children.

Contrary to Judge Branch's interpretation, the order does not state which every second weekend with dates and does not state that the mom can't switch a weekend to accommodate and facilitate my parental access after months of me being cut off from my children due to employment obligations. At this time, I looked over at the mom and she was beaming with crazy eyed joy at Judge Ward Branch's encouraging the order to be used as a weapon to promote my minimal access to my sons that has now gone on relentlessly since my two sons were very young. My two sons are 12 and nearly 16 years of age during this court appearance before Judge Ward Branch. For the judge to allow, ignore and facilitate continued minimizing parental access (parental alienation) is sick & wrong in my strongest view.

25:30 Judge Ward Branch asked the mom do you have any objection "any problems with the other elements there, the summer holidays, Christmas, spring break, statutory holidays". The mom replies "yes". The judge replies "you do have problems, or they are ok?" The mom replies "I have problems with all of it" Judge Ward Branch replies "oh, ok"

The mom told Judge Ward Branch she was not agreeable to me having half the summer holidays with my children. The mom wanted the old 2010 court order (achieved through financial bullying) of 7 days in a row with a 7 day gap and then 7 more days. This has over the past years & would further put in front of me a monumental financial & logistical hurdle for me to attempt to utilize my summer holidays with my sons and force me to drive back and forth to Vancouver 8 times (320 each way) for a total of 2560kms driving as I had been doing over the last 5 years. Of note to the reader of this complaint and environmentalist that the New Westminster family courts have needlessly had me drive thousands of needless miles burning fuel and adding to traffic congestion instead of allowing a solid block of parental access time with my sons. 2560kms could have been reduced to 620kms with common sense.

29:25 Judge Ward Branch asks the mom "Christmas holidays 7 days, is that reasonable" The mom replied "no it it's not agreeable"

30:30 Judge Ward Branch asks the mom " It's a 7 day block of time he's (the dad) asking for, are you agreeable to a 7 day block of time for the spring break time" The mom replies "noooo" (she is not agreeable)

30:51 Judge Ward Branch "Any problems with that, long weekends falling on his weeks (weekends) would be three days" Mom says "Well I, I sorry, I wasn't prepared here to say what could or not" The mom goes on talking gibberish in broken English, now claiming she "needed more notice for this" even though I had emails going back years to & from the mom asking for my parenting time to be modified to reflect the children's age and my new address 320 kms away from the mom. The mom also had repeatedly delayed and refused to set a date in 2015 after telling (lying) a New Westminster judge that she had no time to acquire a lawyer. The judge at that time in 2015 granted a postponement to my request to modify my access schedule and then the mom refused for 5 years to agree on a new court date to modify my request for modified access to my sons.

31:35 Judge Ward Branch asks the mom “do you have any objections to the long weekends that fall on his weekend being 3 days”. The mom answers “ah yes”. Judge Ward Branch asked “and why?” because ah ah they they my sons our sons would like to have that one day to themselves for their weekend”.

By this time anyone with a basic understanding of parental alienation or human behavior could see that this mom was talking gibberish & psychobabble in broken English, as she flailed and blatantly showed her lack of will to agree to a fair parental access schedule to this family court. It is my view that Judge Ward Branch intentionally looked away when this mom was making it blatantly obvious that she was a long standing parental alienator & had come to this court room to further her want of continued child neglect & abuse.

32:25 Justice Branch ask the mom “& your agreeable to maintaining the one week one off with a one opportunity reset of the one week one off, as long as he gives one months notice” The mom says “yes” Justice Branch says “So that mean that once a year he would get 2 weekends in a row” The mom says “ oh (pause) 2 weekends in a row? I would prefer not to have that”. At this point the mom gives a big sexy smile to Judge Ward Branch as Judge Ward Branch hands her the weapon of “one months notice to switch weekends” and an opportunity to dispute me having “2 weekends in a row”. Note to the reader of this complaint; in 15 years as a dad trying to be in my children’s life, I have never had access to my sons for 2 weekends in a row. But I have been bullied by the mom to go a great many months with zero access to my sons over the last 15 years. The times I was denied access by the mom includes Christmas, Father’s Day, the children’s grandmother’s time in hospital, a family funeral & medical appointments that I or a doctor s made for my sons.

36:20 The mom had just gone on attack & dispelled nasty innuendo minimizing me as a human being & telling Justice Ward Branch I force my children to stay in a RV park & hotels or my sister’s home when I come to town. Justice Branch lets the mom have full access to the floor until she is done her attack of my character. Nothing concrete, but innuendo designed to cause maximum bias against me as a parent & human being.

Judge Branch then addresses me regarding this ambiguous attack like she had some kind of valid point & puts me on the spot to defend myself. I try to figure out what I would have to say to something that is true but meant to cause harm. Yes, I live out of town and stay at a RV park with the highest rating in Canada & at the Bestwestern francises hotel and my sisters who is a professional and has a nice house. My voice is calm as it has been throughout, but Justice Branch immediately & aggressively cuts me off mid sentence and says to me “ I am going to give you some questions to keep you on task” Are you agreeable to a 18 block of time in the summer” instead of the 30 days you are asking for.

This would mean I came to court at massive expense to gain no extra parenting time, and only be granted the ability to attach my existing 2 blocks of time from 2010 when my children were babies. 7 days plus 7 days plus 2 weekends for a total of 18 days of time over the summer holidays. Justice Branch allows the mom to interject with impunity and further demand she wants my 14 days of summer holiday interrupted by 7 days before I am allowed to utilize my next 7 days of summer holiday time, thus providing a costly & logistical nightmare for me and 2560kms of driving by me to pick up my children

from Vancouver, BC. This is an obvious request by the mom right in Judge Ward Branches face to minimize access by putting unfair hurdles into my parenting time. Judge Ward Branch laps up the mom's obvious parental alienation.

39:59 to 40:33 NOTE: I calmly plead with the judge to see my children for more time (remember the mom had encouraged a violent predator with a long violent criminal record who was her family member to spend more time with my children than I was getting), but by this time I can see the pure evil in this judge's eyes. I am scared to death that that Judge Ward Branch is intentionally provoking an excuse to toss out my whole legal application and make me start from scratch again with a new notice of claim application as what did happen with last judge in New Westminster court a few months prior. A few months prior I had defended myself from the mom demanding I pay \$5000.00 (more than I earn in a month) every time I wanted to see my own children because I brought back the children late after the freeway near 264th street was closed in the summer of 2018 due to a fatality. This attack upon me by the mom was facilitated by a high priced Vancouver lawyer the mom hired named Rebecca Stanley who provided the mom with powerful case law to use as a weapon to bully me in court. The judge did not grant the mom's request that I give her \$5000.00 dollars per visitation with my sons, but the questionable judge did charge me a fine of \$500.00 payable to the New Westminster court. At that time I had filed a counterclaim requesting the modification & more generous access to reflect the age of the children, the mom's mental illness & child neglect of which the judge said for me to apply & pay for another court date to ask for such. It is my strongest view that this was an obvious abuse of process and theft of \$500.00 by the court at that time. Yes, the money went from my family to the court's pockets in the province of BC that has the highest child poverty rate in all of Canada.

45:20 I have just tried to explain the mom's history of maliciously, knowingly & falsely accusing me of being an attempted child abductor (theft of a child) in 2012 which caused me untold emotional and financial harms. Judge Branches off hand reply to this is "I understand you guys have taken up a lot of recourses". I feel Judge Branches comment and listening skills are irresponsible as he minimizes a massive event in my life which near drove me to suicide & triggered a rare disease caused by the stresses of which I live with to this day. But I keep my calm, as I can now see a pattern by Justice Ward Branch and he is now aware from my conversation to him between the minutes of 39:59 and 40:33 in which I say "I have been a parental alienation awareness advocate for 5 years". At this point I am reading the body language and one sidedness of Judge Branch and can see a pattern. I am truly terrified of his power based on my decade of experience with the New Westminster family courts and the way in which Judge Ward Branch is conducting this courtroom which greatly lacks in witnesses.

46:30 Judge Ward Branch cut me off and said his court has to take the morning break, and we will resume the rest of the (my) application after break. At this time the mom interjected the judge without penalty & said that she felt I should lose my Wednesday parental access granted in 2010 by Judge Fisher. Judge Ward Branch had repeatedly cut me off mid sentence up to this point and told me "everything had to be in a binder for him to consider it", yet he was again giving the mom the floor whenever she spoke. The mom was now attempting to minimize my access without providing any paperwork whatsoever & telling the judge that once our oldest son missed out on going to a hockey game with her oldest brother (who wrote an affidavit to help one of his family members who was a drug addict

downplay a child rape I witnessed & a long recorded criminal history for violence) because I wanted to see my kids on a weekend. Judge Ward Branch eagerly gave the mom the floor to complain that her oldest brother could not take my son to a hockey game on a Wednesday because I wanted to exercise my access that was written in an existing court order. This was bias and mean-spirited of Judge Ward Branch in my strongest opinion, but I was growing terrified of this powerful judge by the minute and had to accept his bullying directed at me, as I knew this kangaroo court to be capable of reckless & nasty powers, of which they answer to no one. Judge Ward Branch eagerly listened to the mom's verbal request for re-writing of the existing order in her favour that was sure to be used in the future to promote further parental alienation & court attacks directed at me & to further minimize my parental access. The mom smiled at Judge Ward Branch & she smiled back before we had to stand up and bow to His Lordship as he exited the court.

50:00 I am still hopeful that Judge Ward Branch (His Lordship) will take this time to read my affidavit & view my binder that shows a history of parental alienation, false accusations, lies to the court that are proven & medical notes & letters that show over 40 cavities, root canals, abscessed teeth and all kinds of horrors.

Return from break:

51:00 I am walking back to the courtroom as I overhear a guy in the court hallway describing "shortness of breath" issues. The New Westminster Family Law Court puts citizens at Covid19 death risk knowing that dads such as I will risk life and limb to gain proper/normal parental access & protect my children from child neglect. Parents are a massive money grab for Canada's billion dollar family law industry. Two days after my all day court appearance before Justice Ward Branch, the World Health Organization upgraded Covid19 from an epidemic to the highest level, calling it a level 5 pandemic. I had gone through the trouble of writing my case down and providing "powerful exhibits" and then getting the package legally notarized prior to handing it over to the courts four days prior to this March 9, 2020 court date. It is my strongest view that Judge Ward Branch used the public's court room inappropriately and as a forum to bully & ridicule me as a father & human being.

51:50 Judge Ward Branch addresses me saying "tell me why you need the Sun-life insurance form" signed. The mom butts in and Judge Ward Branch lets her over-talk me. By this time, the body language Judge Ward Branch and this mom share with each other is undeniable to me. Judge Ward Branch has made it clear that he will attack me at will and the mom has been given free rein to continue to express her wants without providing the courts any official paperwork or counterclaim to my notice of application. (of note is the mom works for Telus & makes over \$75,000 per year) Often this process is called Kangaroo Court. The mom cuts me off saying "MY LORD, can I just make a comment" of which Judge Ward Branch does not wait for me to finish, but nods to the mom with a nice smile & says "sure". The mom now takes the floor from me, demanding caveats are included in the order that will reduce my parental access of which Judge Ward Branch eagerly listens... Note: I lived with this mom for 15 years and can sense by her demeanor that she has now realized Judge Ward Branch will facilitate her parental alienation & not call her out on any past lies & deception.

52:35 I can see that the mom is asking Judge Ward Branch for wording the mom will surely use to further minimize my parental access such as "a months' notice", of which I try to interject and say that I have always been flexible and never adversarial of which Judge Ward Branch lashes out at me saying "sounds like you guys have been nothing but adversarial". Justice Ward Branch's attack is unwarranted & very rude since he had claimed he did not give this case the time of day before hand to read my affidavit.

53:13 Justice Ward Branch rudely and strategically cuts me off and minimizes my words by arbitrarily saying "I see no evidence of either one of you being flexible with each other, so neither of you should waste your time talking about it". I remind the reader that Justice Ward Branch attacks only when I am talking and not when the mom interjects. Justice Ward Branch has many years of courtroom experience and realizes there are no witnesses, he is judge & jury today and I am not a lawyer & can't defend myself from his arbitrary attacks that have been relentlessly beating me down for the last hour. I keep my cool and the mom smiles at Justice Ward Branch.

53:40 I ask Judge Ward Branch for the court to witness a email in which I had asked the mom to agree to let me see my children over the Spring Break with corresponding dates for the following week of which Justice Branch completely ignores me like I was not even talking with his next words being "So number 3" "lets deal with number 3" I can do nothing as Ward Branch rudely ignores me entirely, & knows I grow exhausted as the mom is quietly beaming at him. I am completely taken aback & there is a long silence in the courtroom as we all take stalk of what is happening here. I am forced to comply and let Justice Ward Branch continue is controlling and bullying ways directed at me (and ultimately my children & me).

54:30 I am mid sentence explaining the monumental task of me gaining medical information on my sons of which Justice Ward Branch quickly cuts me off with a question. The syntax of the conversation and my affidavit and notice of claim & exhibits all point to the fact that Sun-life is the mom's insurer for our children, yet Justice Branch uses his courtroom antics to throw me off and asks a rhetorical question "is Sun-life your insurer). Justice Branch is in complete control and is beyond rude by this point in my strongest view.

54:50 I say "the mom has a history of not telling me who the doctors are". Again Justice Ward Branch systematically cuts off my last word "are" and over-talks me with what amount to non sense "where's the form" ... The Sun-life form is clearly in my binder as an exhibit and Justice Branch should have let me finish speaking, as I was telling him how the mom has been in contempt of court by telling doctors to ignore my orders for them to provide me medical info on my sons. I also have a letter from the College of Physicians in which a Dr Stanley was forced to write an apology after I spent two years tracking this doctor down after the mom refused to provide details that Dr Stanley was my children's general practitioner doctor. Justice Ward Branch refuses to look at this letter when I request that he take it into account. I asked at least twice for Justice Branch to look at this importantly powerful and damning letter from the College of Physicians of which Judge Ward Branch refused to look at the letter.

55:30 The mom lies to the court and says “I send him an email every time we go to an appointment” as she says why she does not want to sign the Sun-life form that Sun-life gave to me to get the mom to sign. The mom is so confident by this time in this Kangaroo Court that she trails off into broken English gibberish and does not even try to form complete sentences as she can see what is going on....

57:30 I tell Justice Ward Branch that I have provided emails in my binder showing the mom will not let me bring the children to doctors & dentists. I explain to Justice Branch that the mom has missed medical appointments in the past and my affidavit and binder that was handed into the court shows extreme physical / health neglect of the children(re dental notes). I go on to say that because medical practitioners are not open on weekends, I would like to be afforded the legal right to take my children to a doctor, dentist or counselling during the week at least a few times per year. Justice Ward Branch replies with adversarial non sense, saying “what is good for the goose is good for the gander” and that she then should be allowed to take the children to the doctor on my every second weekend. Justice Branch makes mockery of my request and ignores the binder on his desk that is tabbed and labelled that includes the children having over 40 cavities, 3 root canals, a life threatening abscessed tooth and other trauma which could have been mitigated with “proper diet & hygiene” (as stated countless times in the 50 plus pages of dental notes on my 12 & 15 year old children). Judge Ward Branch knows that I have access to my children only 4 days a month & only on weekends, yet suggests that the mom be encouraged to take the children to doctors appointments my limited access days, as opposed to the other 25 to 27 days per month on her access days.

58:11 I say to Judge Ward Branch, “this is about extreme dental carries” “a doctor has said “as per the 50 pages plus pages of dental notes (that sit on Judge Ward Branch’s desk in the binder with tabs and highlighting). Justice Ward Branch cuts me off mid sentence again to say “why do they have to go to more dentist appoints with you than with her”. At this time Justice Ward Branch starts double talking non sense that makes zero sense to me to my raised concern & he says, “coming out in the wash” and turns my dire concern into a big joke as he takes the floor from under me. I am horrified but scared of this of Justice Ward Branch, as he has zero concern for my children and is getting more and more cavalier & more nasty in his frequency of cutting me off and bullying me off my intent to gain parental access & have the legal right to protect my children from harms caused by a mom I believe has Munchausen by Proxy (as per affidavit put forth to the New West Supreme Family court).

58:35 I say “I have letters from pediatricians (as per my exhibits) that say they don’t work on weekends”. Justice Ward Branch rudely interjects and minimizes my extremely serious concerns by saying “that is good for you, then you don’t have to take them (your children) to the doctor”. I say “I would like take them to the doctor” and make sure they are being looked after. Justice Ward Branch interjects “what do you care”. By this time in my court application, it is my strongest view (with 52 years of experience dealing with people from the US embassy, lawyers to hospital executives in my professional career) that Judge Ward Branch is not living up to his moral, ethical & professional responsibility. Justice Branch is showing complete disregard for the health & welfare of my children.

59:50 I express my concern to Justice Ward “saying the children are not going to doctors appointments on my weekends, ”only because most specialists are not open on my weekend(access)” & I know it is of

dire importance that I be granted an order allowing me to. Justice Branch replies with taunting gibberish “ So you have some psychic benefit to you” Justice Branch goes on to disregard all my evidence, verbal argument & affidavit and starts talking down to me with more non sense “I don’t know what you want, I can’t make doctors work on the weekends”. Again, it is very clear that I am asking for the right to bring my children to a doctor or dentist during the week, as I have provided notes showing I have been unable to get the proper medical appointments during my every second weekend & the mom has missed doctor’s appointments and refused me the right to take my sons to all appointments. For Justice Branch to taunt me with non sense responses of “I can’t make doctors work on the weekends” is disheartening, but I sense by this time I am being set up by this court for a all out attack as what happened in early 2013 when a New Westminster Judge took away some of my parental access for trying to take my son to a pediatrician on Fraser Street in Vancouver.

100:36 I express my concern again to Justice Ward Branch when I say “my son was going for major dental surgery and they found out he had a heart issue, I knew nothing about this for over 3 years until I tracked the doctor down” because the mom kept it from me. Justice Ward Branch’s reply was “so” and then he continued minimizing my heartfelt concern for my children’s health needs.

Note: during this horrific court date, I cried quietly for a minute with my head down until I looked up and noticed what looked like pure sick joy on Judge Ward Branch’s face at seeing my discomfort.

101:32 I say “I am asking (the court) that I can take my children to the doctor” “pediatricians & dentists don’t work on weekends, what I am asking is that, if I suspect something is wrong with my child or either one of my children, that I am allowed to take them out of school, that I am allowed to make doctor’s appointment, so I make an appointment as I have done in the past (as per my exhibits), approach the mom (via email), say I have an appointment for 2 weeks time away and I would like to take my son to that appointment, & she will have to say yes” to my request (as per a Order I am requesting of this court) & that is what I am asking for. Justice Ward Branch smirks at me in the most disrespectful and condescending / adversarial of tone in my view & he says to me “you have to say yes to everything she is asking for?”

103:00 Judge Ward Branch becomes cruel & double-talks over me again. I have spent much time requesting that he make an order allowing me to take my children to medical appointments outside the 4 days I am allotted under the current 2010 order that was acquired by the mom through financial bullying, because I have found none or very limited medical specialists that work weekends. It is my strongest opinion that Judge Ward Branch shows facial expression & provides double talk showing he finds my request amusing & constantly cuts me off and pretends he does not understand my request. I remind the reader of this, that in 2012 I had sent an email to the mom telling her I was going to take my oldest son out of school for a pediatric appointment and a month later, the mom approached the New West Supreme Court & falsely claimed attempted child abduction in a ploy to cause me harm. The police wrote no police report indicating it was a attempted abduction or criminal in any way & the pediatric doctor wrote me a note proving the appointment was made weeks earlier & subsequently missed(due to the mom refusing me the right to take my son to the doctor). All this is in my affidavit that Judge

Ward Branch has on his desk that I had handed in 4 days prior (court binder) that he was supposed to read.

105:13 Judge Ward Branch says "In relation to number 4, I see no basis to allow" Mr Roy to bring his children to medical appointments... Of which I reply "do I understand that me as a 52 year old non drinking or smoking dad, and not allowed to bring my teenage son to a doctor"" Justice Ward Branch replies "that's the way it works" of which I reply "that's outrageous" to refuse me the right to take my teenage son to a doctor. Judge Ward Branch replies with his potentially deadly threat to me (knowing that Covid19 has killed folks in care homes in the surrounding area of the court and jails are loaded with the deadly virus) & says "would you like me to find you in contempt & call the sheriff and get this straightened out if you like"

At this point I can see what looks to me like the cruelest and calculated look in Judge Ward Branch's eyes so far and so I bow down to his bullying in complete and total fear and say "no sir". Judge Ward Branch beams in my opinion and the mom puts her head down and smiles when I look over.

108:32 I request that the current parental access order be modified from my pickup time on Friday at 6pm at a Starbucks parking lot be moved to 4pm and that I pick up my children directly from their respective schools, as my children have requested such. I further explain that this would be helpful as the mom has attacked me in the parking lot in the past and that I have read many books that say that a parent's interaction with school and their children is healthy in child's development. Justice Ward Branch replies, "Do you have any evidence of this psychic benefit the children being picked up at school"

I can see that Judge Ward Branch is doing everything in his power to taunt, bully and ridicule me at every opportunity. I continue to see this corrupted courtroom antics as designed to bully and facilitate harms to my children, but I am powerless and terrified to challenge this powerful man, as he has already threatened me. I look over at the mom and she is beaming and seems to be smirking. Justice Ward Branch knows there are no witnesses in his courtroom & grows more and more brazen. I truly fear this terrifying out of control man that has been granted untold power to bring pain and suffering upon anyone he chooses to do so, and today it is my children and me.

Judge Ward Branch continues cutting me off mid sentence and watches me fumble for paperwork (I am mostly blind in one eye) as he asks for me to find paperwork as he rudely cuts me off mid sentence & thought, ridicules me & bullies me in the New Westminster Supreme court. Some years ago a New Westminster judge was just as cavalier when he attacked me and said for no reason but to elicit a reaction & cause emotional harm said, "maybe your children don't even like you". I have no doubt that the New Westminster Supreme court is a cesspool of debauchery as far as respect for fathers, families & the "best interest of children".

110:00 I again tell Judge Branch that my children have asked me to pick them up at their school and that my word should be good enough, as I am a 52 year old dad that does not drink, or smoke and has no criminal history. Judge Ward Branch cuts me off again and says "the rule, just to help you in any more applications, which obviously there will be"... For the reader of this, it is important to note that I have been to court over 15 times defending myself from malicious attacks such as in 2012 when the courts

attacked me with the mom's blatant false and malicious allegation of attempted children abduction when they knew that I was taking my son to a pediatric appointment. One judge after another in the New West courts has rewarded malicious lies and falsehoods by the mom (I carry a concealed audio recorder whenever near the mom) while encouraging and facilitating endless trips to courts. It is my strongest belief that this billion dollar family law industry & Judge Ward Branch knows that I am a dad and that my maternal instinct will be to protect my children and that he knows that by keeping me from my sons deploying the adversarial family law process, that the courts & family law industry will continue to financially profit greatly using my children as pawns. I also believe that many judges in the New Westminster courts derive personal joy from using their uncontested power to watch parents and children squirm in pain. It took me years to realize just how bad the New Westminster courts are, but after my near suicide in 2012 and a few more years of reflection, I have zero doubt how sick & money driven this court house is.

Note to reader; every time a parent steps into family court the dad or mom must pay a \$200 filing fee to the court house. The courts also charge a minimum of \$80 each to stamp an affidavit that must be filed every time a parent goes to court. Then from my experience in 2019, the courts will often give out arbitrary punitive fines such as when I was late bringing my teenage son back to his mom due to the #1 freeway near 264th street being shut down due to a vehicular fatality. But most people do not realize that every family law lawyer in Canada must pay yearly financial dues to the Canadian Law Societies that funnel this money back into wages for those that run the divorce industry. 10s of thousands of family law lawyers (average of \$300 per hour rate) taking billions of dollars from parents and funnelling a percentage right back into the wallets of judges.

As a side note, since my near suicide in 2012, I have become a vocal advocate to the horrors and dysfunction of family courts in Canada. I have had family friends that have alerted me to the various levels of horror & bullying in Canada and it is my understanding that New Westminster family court is mainly run by older white males and always has been. On the wall on the second level of the New Westminster courthouse there is a row of pictures of 27 judges. All are older white males except for three. Of the three, one is an older white female and two are dark skinned. Of the dark skinned, one of those is the well known BC provincial politician Wally Oppal that is well respected. A good friend went through another BC courthouse located in North Vancouver and had a fair & honest female judge of Asian descent grant him joint custody of his three children and he has never had any reason to go back to court. My friend has never had reason to dig into his life savings and hand over money to lawyers and judges because he was granted 50/50 of all decisions and 50/50 access to his three children. I hope that by me exposing this Asian judge's integrity that the white judges don't start to bully her.

109: I ask Judge Ward Branch to change my weekend pickup time that was written in the 2010 divorce order. A decades old Order from when my children were babies that the mom has strictly enforced to minimize my time with my sons. The 2010 Order states a 6 pm pickup of the children. My children & I would like this changed so I can pick them up directly from their schools and avoid interaction with the mom. I say I live out of town and picking up at 4pm will help me avoid traffic. Judge Ward Branch rudely attacks this request & says "no, where is the evidence of that". Again, by this time it is obvious to me

that Judge Ward Branch is just having fun bullying me and showing his skills as an adverbial bully lawyer to the highest degree.

I go on to describe the emotional & physical harms done to my children and request the right to take my children to counselling. Judge Ward Branch again has fun with his bullying rhetoric and tries to get a rise out of me by talking silly. Judge Ward Branch tells me I can take my children to counselling during the summer while I have my summer holidays with them. I continue to hold my passion in as I see Judge Ward Branch gaining untold joy from his latest comment knowing that counselling is a ongoing process over time and his comment makes no sense. I continue to calmly say that I have done much research on the importance of counselling for children and describe my dire concerns with my children. I go on to describe a well known symptom of emotion stress that children suffer that I have email & doctor proof that my oldest son suffered until the age of ten or eleven. Judge Ward Branch's comment is "show me the evidence your children need counselling" and then he denies me the right to set up a bi-weekly (weekday) counselling schedule that I have researched extensively and am requesting in an Order because the mom refuses all counselling.

Note to reader: the mom had put my oldest son into Catholic Church lessons of which my oldest son tells me that he has learned that I have committed the sin of divorce and am not going to heaven. Divorce he tells me is a crime worse than lying or stealing according to his Catholic teacher. My youngest son is currently taking this same Catholic program, but says very little about it when I ask him questions.

110:00 Judge Ward Branch cuts me off mid sentence again & starts another condescending line of attack against me about his religious God, saying I have to be sworn before his God. Judge Ward Branch did not make either me or the mom swear before any God during the morning start to our court appearance, but now out of left field cuts me off and says "you have to be sworn before God". The mom smiles at Judge Ward Branch, as everyone in this courtroom knows that the mom has used her Catholic religion as reason for her years of parental alienation. Re: Fathers Day recordings of the mom denying me access and the mom's dad telling me that I am repeatedly being denied access because "you don't bring them to church".

Note to reader: When I met the mom, we were both in our very early 20's; I took some of her siblings and a few of her cousins on a remote camping trip to one of my favorite trout lakes. Late in the evening after all her city slicker relatives that came with us went to bed, I sat around to enjoy the night air alone. It was at this time I listened and heard a child rape taking place over a period of many minutes. I was sick to my guts and in disbelief, so I stood over the rape tent and listened and listened to the child protest until I was 100% certain that the older male was forcing unwanted sex with the male child. At this point I made my presence known and made sure the abuse stopped for the night. In the weeks that followed, the mom's family took action by installing a lock on the child's door at the family home. The story is complicated and charges were never laid. There is a transcript of the mom "poo pooing" and minimizing the sexual assault and affidavits from some family members that also minimize this adult's long violent criminal record and dance around the sexual assault. The New Westminster family Court was provided a copy of the audio transcript of the mom in a secret recording and all the court did was grant an Order that the alleged abuser with the violent criminal record should have supervised access to my children.

The New Westminster court & Judge Ward Branch has granted the abuser more access to my children that I am legally entitled.

This topic of this alleged child rape by a known violent criminal and the mom minimizing this topic is important. During my appearance in family court during this day on March 9th, the mom interjected (without filing paperwork) that she wanted Judge Ward Branch to force me to disclose to her my home address. Although Judge Ward Branch would only have court notes of the rape/violent history of this man in my children's lives from the other judge in 2010 in which the rape and audio transcript was presented to the New Westminster court because I was repeatedly cut off by Judge Ward Branch. Even though Judge Ward Branch kept cutting me off, I was able to keep talking over his rudeness and explain some of the details of why the mom has been repeatedly denied access to my home address. I also explained as I was being cut off repeatedly by Judge Ward Branch that if the mom wanted to get hold of me, she should just phone me or at the most urgent need she should call my local RCMP of which I know members by first name because I live in a small town.

112:00 Judge Branch tells me that he will not allow me to pick my children up at 4pm at their respective schools as my children & I have requested on my Fridays because he says I did not convince him that he should allow it.

I ask Judge Branch how I would go about convincing the court that my children have asked me to pick them up a school on my weekends. In a condescending & adversarial tone Judge Branch says "don't ask the court, as that is your job to convince me", of which Judge Branch follows up with a little more ridicule and says "so number 6 councillor". Judge Ward Branch had just flexed his legal bullying skills at me again and then made a joke by calling me a "councillor" (a lawyer), even though he is fully aware I am not. This attack upon me is subtle, but Judge Branch knows he has hit the mark with this slight on my legal disadvantage against him (I say him because Judge Branch has promoted himself to be the mom's lawyer by this point and the court judge). I say legal disadvantage against Judge Branch and hid nasty kangaroo court, as the mom has given zero defence on any level. Again, Judge Branch pulls fun at me in open court by snidely calling me a "councillor" and makes no attempt to retract his mocking attack upon me as I ask my Friday pickup times for my children to be moved from the current 6 pm to 4 pm to avoid further physical & parking lot stalking assaults by the mom & to promote a healthy bond with my children's school as sociologists suggest is a natural healthy platform for parents and children.

Of note is that I briefly broke down and cried in court during the morning of which I buried my head and quickly regained my composure. It is my strongest view that the next time I looked into the face of Judge Ward Branch, that I saw darkness beyond description.

112:11 I describe the mom's violence directed at me over the years and Justice Ward Branch ignores me completely and cuts me off & talks over me. I give the example of my children being directed by the mom to punch me in the genitals as the mom is laughing and refusing to tell my children to stop. For the reader of this, I do have a recording of this day and countless instances of physical, financial & emotional abuse that I suffered at the hands of this mom. This includes recordings and police interaction when I was repeatedly denied access to my children by the mom going back to 2008 when we separated.

115:23 I ask Judge Ward Branch to refer to my binder in which shows my children's medical dental notes. These are actual dental notes. I had to approach the College of Dental Surgeons on three occasions to force disclosure. I tell Judge Branch that the notes show my children have had approximately "50 cavities, 3 root canals & now one child needs a painful gum graph" Judge Ward Branch ignores the notes & again rudely cuts me off midsentence and says "you are not saying they have post traumatic stress disorder from tooth problems are you" as he looks at me in the most condescending and arrogant way. Judge Ward Branch is quietly beaming at his private joke he has shared with the mom at my experience. I say to Judge Ward Branch that he is rude. Judge Ward Branch seems to ignore my comment when I say he is rude.

122:30 Judge Ward Branch informs us he will give his final ruling at 4:15 in courtroom #208. Yes, I have stood around all day being bullied, ridiculed and made fun of by Judge Branch in regards to my simple requests to 1) take my children to dentists, doctors or other medical professionals 2) extend my access to my almost adult children to half the summer & winter holidays, 3) collect on the \$1000 owed to me after the mom filed a malicious court application claiming attempted child abduction in 2012 when I asked to take my son to a pediatrician & proved with a audio recording & a note from the doctor on Fraser Street that it was not an abduction attempt but was an attempt to take my son to his doctor's appointment.

122:30 The court reporter announces the next court application calling Judge Ward Branch "My Lord". The mom had also referred to Judge Ward Branch with this religious term throughout her limited interaction with the court. The mom had come to court with zero evidence or rational argument as to why I should not be allowed to bring my sons for medical appointments to save their teeth or why I should not share the upcoming summer & winter school holidays 50/50 each year going forward.

122:45 Judge Ward Branch gives his ruling & denies my requests in light of 100s of pages of powerful evidence which include medical notes of over 40 cavities, numerous root cannels, abscessed teeth & fact the mom encourages a violent family member of hers to have regular access with the children. This family member of the mom's has a long criminal record of violence and is the same man I caught forcing sex upon a child many years ago of which the mom was caught on audio minimizing the sexual assault by explaining sex with children happens anyway in society. (Please see transcript)

DENIED BY JUDGE WARD BRANCH!

- 1) Request to take children to medical aid during weekdays is denied
- 2) Request to pick up children up at their school is denied
- 3) Request to change pickup times on Friday from 6 pm to 4 pm is denied
- 4) Request to take children to counselling throughout the year is denied
- 5) Request to take children to a dentist during weekdays is denied
- 6) Request to take children to a pediatrician during weekdays is denied
- 7) Request to split summer holidays & winter holidays evenly between dad & mom denied
- 8) Request to have mom help pay court costs of application is ignored

- 9) Request to ensure children are attending all medical appointments referred by general practitioner doctors to specialists doctors is denied

GRANTED BY JUDGE

- 1) Allow dad to see his kids for no extra days at summer, but allow dad to put his existing 2 blocks of time together that the dad fought for in 2010 and add his weekend to this time, which totals 18 days over the summer holidays to spend with his teenage sons.
- 2) Allow dad to see his kids for not the half split of winter and spring break time as he requested, but to allow for only 5 days at Christmas time & 7 days during spring break.
- 3) Made order saying mom had to provide list of medical practitioners to the dad within 15 days and had to keep this list updated. This was redundant, as this order already existed and had not been adhered to by the mom since 2010.
- 4) Judge Ward Branch said earlier in the day that he was "making an order" that all medical practitioners had to provide the dad with medical records upon his request, of which Judge Branch never followed through. This was redundant, as an order already existed from 2010 & 2013, but as told to the judge by the me, the mom was informing medical doctors that these orders were out of date and to ignore & not give the me any medical information on the children.

125:50:00 During his ruling, Judge Ward Branch goes on to explain how I now live many hours away in another town and it is impractical for me to use my Wednesday access & is now going to make it hard for me to utilize this day when I come to town by forcing me to give lots of notice if I want to see my sons when he is in town. It is important to note that this ruling flies in the face of a 2010 order and the mom had filled out no application for this request, as this was an idea and a further sick attack by Judge Ward Branch against me as a parent in my strongest view.

125:50:00 Judge Ward Branch goes on a rant as he mocks me and says "since there is no allegation of family violence"... The New Westminster courts and or Judge Ward Branch know this statement is untrue and the mom and her close family member have a long history of well documented violence that includes:

- 1) The mom's emotional & physical violence was reason dad left the mom in 2008
- 2) The mom often hit the children in the face and both the children would flinch at the slightest hand raised near them until the ages of 10 or 11. This was noticed by a nurse and pointed out to me and getting hit in the face was exactly what the mom did to me on a regular basis when we lived together.
- 3) The children have over 40 cavities & what is termed extreme carries and is a form of passive aggressive violence directed at them by the mom.

- 4) The mom has directed both emotionally & financial violence directed at me when she knowingly claimed attempted child abduction in 2012 & near drove me to a breakdown & suicide.
- 5) As stated to Judge Ward Branch earlier, the mom would often tell the children(when they were younger) to punch me in the groin when I picked my kids up and the mom would laugh in her nasty way to encourage and not stop this action. (re: recordings on file)
- 6) The mom's close family member has a long criminal record of horrific violence that was provided to this court numerous times as evidence. (his record does not capture the hit and run death while high on cocaine that was admitted to me in confidence years prior) This is also the same close family member that this New West family court was made aware of sexual violence to a child a number of years ago. (re : transcript of recorded conversation with mom as she minimized & "poo pooed" this man's sexual deviancy, but did not attempt to stop his contact with the children)
- 7) The mom has a history of very well documented parental alienation which is a form of emotional violence. The mom's parental alienation has been captured on audio and is used by advocates around to explain what denied parental access looks like.

133:45:00 Judge Ward Branch mocks me as I hold up a picture of my one son's teeth for him to view (a few months earlier a dentist had told me this was the worst dental decay he has ever seen in a child) and I refer to the 60 pages of dental notes & pictures I provided to this courts in my binder. Judge Ward Branch makes a joke of the children's extreme dental health by telling me to take his children to a dentist in North Vancouver which is 8 hours return travel from my home. Judge Ward Branch indicates that North Vancouver is where he personally accesses a dentist for himself, but does not name his dentist or indicate if this is a pediatric dentist. Of special note, is that North Vancouver on this day of March 9, 2020 of court was the epicentre to a Covid19 outbreak & deaths that was in the general news media. At the time of writing this complaint against Judge Ward Branch & the New Westminster courts, there has been the death of a North Vancouver dentist from Covid19 complications.

134; 18; 00 I explain that my children are being abused and not getting the needed medical attention they so desperately need (as per my binder with dental notes, emails and pictures), as Judge Ward Branch again rudely cuts me off mid sentence and makes what looks like a mocking face at me as he abruptly gets up and walks out of the courtroom to his private chambers and leaves me standing with two abused children and out many thousands of dollars as my application is largely disregarded by the New Westminster courts.

I am disgusted & heartbroken. I await the clerk court notes and then drive the 320 kms home in a blinding snowstorm. I witness a part rollover of a SUV a few hundred yards in front of my vehicle and stop to make sure the occupants are OK. I arrive home at around midnight emotionally & physically exhausted. It takes me a further week to finally sleep most of the night

as I recall the horrors of the New Westminster family court system my children & I have experienced.

As I write this complaint, I did see my children for the 7 days on spring school break which I am truly grateful for, but due to Covid19, I have not seen my children since. On May 8, 2020 I was forced to call the Vancouver Police Department after not hearing back from my youngest son (12 years old) after leaving numerous messages for him to call me. The mom currently has my 12 year old son taking the Catholic training program in which my oldest son told me they are taught that the crime of divorce will see me not go to heaven.

Judge Ward K Branch only had three cases this day of March 9, 2020. The first case was a white lady that used less than ten minutes of his time. The second case was the dark skinned lawyer that was chastised for his way of dressing (ascetically pleasing to the eye) that took a further ten minutes of time. Then there was my case that took the whole rest of the day. It is my strongest view that Judge Ward Branch abused the trust of the people and used my case to sleep walk through the day while getting his jollies by bullying me.

Note that I have gone to Dr Heather Kee who is a pediatrician. Dr Kee & I had two appointments over the phone regarding my youngest son who was having fainting spells and was hurt during one of these fainting spells. I had sent via email, over one hundred pages of medical notes regarding what I believe is evidence of some form of Munchausen by Proxy. The doctor and I talked at length for approximately two hours during these two appointments which is extremely long for a doctor's appointment in Canada. Unfortunately towards the end of the second appointment, Dr Kee expressed fear of the courts & specifically judges and hung up on me. I currently have a separate complaint filed with Dr Kee's regulatory board for abandonment of a patient. Dr Kee's regulatory board is called the College of Surgeons and Physicians of British Columbia.

After not hearing from my sons for well over a month preceding the court date with Judge Branch in February 2021, I called the Vancouver Police to ask that a wellness check be done on my sons. I was met with resistance as the dispatcher asked if I had something called a, "police enforcement clause from the courts". I pretended that I did not know what a police enforcement clause was and asked her what that was. The dispatcher had no idea what it was and finally sent an officer to check on my sons. It seems this is a tactic to not check up on children by the VPD. The officer called back and said my son looked ok. I said I had two sons and did he check both? The officers said he only saw one of my sons and that he would go back and check on the other. The officer phoned me back less than 4 minutes later and said my other son was fine. The time-frame made it very improbable that the officer truly did a second check and if he did, it was not complete. This was in mid February of 2021 and I have not heard from my sons or had any electronic communication from them since January of 2021 even after requesting this wellness check. I have not filed a complaint against the officer due to it being a well known fact that the VPD are dysfunctional at best. Having just finished reading a book called, "On the Farm" by Stevie Cameron in which mass murderer Willie Pickton murdered 49

women under the nose of VPD, I am aware that the Vancouver Police force is dysfunctional and nothing but a good ol boys & girls club.

The reader most likely has forgotten about the missing & murdered woman of Vancouver, but I have read on the subject extensively. After the RCMP caught Willy Pickton and Mr Pickton bragged to an informant that he murdered 49 women mostly from Vancouver, the case was stalled by very powerful men. Judges from New Westminster Supreme court refused to let Crown prosecutors and the RCMP put Mr Pickton on trial for all the 49 of the women murdered. Instead, powerful politicians with connections to powerful judges only allowed mass murderer Willy Pickton go on trial for 7 women, as they did not want British Columbia to be known for having so many mass murderers. In Canada, Supreme Court judges are appointed by the ruling federal political party and thus complete a closed loop system that is often very questionable. It looks bad for Canada when the world finds out Willy Pickton bragged he killed 49 women under the nose of Vancouver Police and evidence showed he ground the women up and sold their flesh to retail stores as hamburger.

Due to my concern & dire fear that the New Westminster, BC Canada court will lash out & punish me for making a formal complaint, I am asking that all further court applications be moved to the Chilliwack Supreme family court, that I be provided a recording of all interaction within the courtroom & that a neutral judge with no ties to Judge Ward Branch revisit my March 9, 2020 court application.

UPDATE: After this horrific experience with Judge Ward Branch and his dysfunctional courtroom antics, I was cut off from my children. The mom was empowered by Judge Ward Branch's nasty one sided ruling and anyone listening or watching the facial expressions between the mom and this judge would know this was subtle messaging to each other. The mom was rewarded by Judge Branch & the parental alienation and child abuse through denying medical aid to the children has continued. The mom has now cut me off completely from my children.

Although I was able to utilize my spring break time of 7 days and a few weekends thereafter to bond with my sons, this quickly ended. I had sent my sons E-readers and other gifts for Christmas of 2020 due to Covid19 and received no reply. No thank you or acknowledgement for many days afterwards until I finally I got a-hold of my youngest son on the phone after more than 10 attempts and messages. My older son never bothered to thank me or acknowledge the gifts and I only ever talked to him one time after Christmas of 2020. It has now been many months since hearing from my children and all requests to access information on the health & well being of my children has been ignored by the mom. The mom has enjoyed and capitalized on Judge Branch's subtle and not so subtle messaging to her in his dysfunctional court-room on March 9, 2020.

I did receive an email from my children's mom, as she bragged that my oldest son was becoming unhinged and acting out by skipping school and becoming violent. The mom bragged she called the police on him. I requested & was denied more information/details in this regard, but it is my view that this mom was only using this information to harass me, as she has now severed

communication. This includes not updating me on medical appointments, report cards & answering emails when I requested to make dates to see my sons for this upcoming summer holidays. The mom has said in a passive aggressive email that she will not follow the existing court orders and let me see my sons as I requested for the upcoming summer holiday. I had requested to pick up my sons on July 2, 2021 to take them fishing, motor/mountain biking, driving lessons & other such healthy activities we did in past years in the country-side where I live. The reader will note that it cost me approximately \$100,000 in legal fees to facilitate the limited summer holiday time I have spent with my children over the last decade.

The mom has refused to grant me summer holiday access to my children this year, which is in contradiction to all my divorce orders. The subtle and not so subtle messaging by Judge Branch and his cronies within the New Westminster British Columbia Supreme Court was not lost on the mom or me as a father. The mom knows that if I step into the courthouse again for the tenth plus time, that the judges will again financially and emotionally abuse me and give her a smile and further facilitate/encourage her abusive that has gone on since 2009.

The reader of this complaint against Judge Ward K Branch may ask "why this goes on within our family law system". The answer is simple. Family law is a business & generates billions upon billions of dollars in income for powerful people. Judge Ward K Branch had used his whole day bullying and having fun at my expense as other cases backed up in court. I had walked in at ten am and never left the court-house until end of day at four pm. This abuse creates jobs for judges who are appointed by the Prime Minister of the ruling party. Judges at this provincial Supreme Court level are appointed by the ruling Prime Minister. In the case of Judge Branch, he was appointed by PM Justin Trudeau. Most judges have been appointed by Liberals, as they have been in power the longest. Essentially it is cronies in power, giving out extremely powerful and high payer jobs to their friends. The Federal government of Canada also gains enormously as the billions of dollars spent on lawyers in this system of family law debauchery creates taxable income that goes back to the Federal government as the GDP is artificially inflated. Why go after families you ask; can be answered in that when parents divorce, they typically have high value assets such as bank accounts, vehicles and a home, but very little to no experience with law, lawyer-ism, judges or the legal system. The powerful family law cartel would find it tougher to go after businessmen/women & hard core criminals that have litigation experience or limited assets. The mom of my children has or will soon inherit a 2 million dollar home in Vancouver from her mom of which the courts are drooling over. To the mom that suffers mental illness, this is power to create more harm to my children & me. To the courts, this is pure potential profit for lawyers, politicians and judges.

The reader must understand that I have no animosity towards the mom. I left the mom in 2008 and at the time I was relieved of all emotional ties to her. It was liberating beyond words. But my experience with the family law system has left me with a new understanding of the people that control/run Canada's family law industry. In approximately 2016 I employed a family lawyer to help with an issue, of which we talked. This highly experienced lawyer openly told me that in his experience, 40 percent of all lawyers actively & intentionally create an adversarial situation to promote more billable hours. As the reader will note, all Canadian judges were once lawyers.

An article I read in a well respected journal, explained that evidence shows that “1 in 5 business leaders may have psychopath tendencies”.

After witness years of corruption and horrors taking place within the New Westminister British Columbia Supreme courthouse by judges and lawyers, I had started carrying a digital recorder in my pocket. I have a recording of the racist comment by Judge Branch directed at this dark skinned well dressed lawyer and of the complete interaction this day as the courts empowered my children’s mother and treated me with what could only be described as a vile human rights crime against my children, my extended family such as their grandparents & me, as we all have been denied the right know & protect my sons. I have now invested well over \$100,000 since my simple divorce in 2009 with lawyer’s fees, court fees, time lost from work and am now exhausted.

I have been told that my life is in jeopardy for exposing such powerful people within the family law courts & Federal Government of Canada.

I have alerted the news media of this complaint to the Canadian Judicial Council.

Kind regards,

██████████ ██████████

May 17, 2021 ██████████

