

Psam Frank
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BC Minister of Justice and Attorney General

Honourable Suzanne Anton
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Victoria BC V8W 9E2
Phone: 250 387-1866
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Dear Madame,

The purpose of writing is to inform your office of a systemic, perpetual denial of the author's rights as guaranteed in section 3 of the Canadian Charter of Rights and Freedoms, and of the remedy by which the author asks to have this denial of his lawful rights ceased, and to ask either for acknowledgement from your office of the suitability of this remedy, or for an alternate suggestion as to how this denial may be remedied.

Section 3 of the Canadian Charter states that a citizen of Canada is guaranteed by law the right to vote in an election of the members of a legislative assembly. All federal, provincial, and civic Crown legislative assemblies have legislated means for citizens to exercise this right on a date chosen by various criteria, and then no means is provided to exercise it (an unnecessary denial of a lawful right, as will be demonstrated) for a period of time, usually four years. It is possible to provide this right in a manner such that it is never denied for any period of time.

The Interactive Sovereign Society (ISS) is a Body of People with a legislative assembly that never denies the right illustrated in section 3 of the Canadian Charter at any point in time. Its members choose the society's Prime Representative, and each member has one vote which may be cast at any time that They choose and changed at any time after that. This is called an interactive electoral system. After several years of observation of this system by participants, no demonstrable justification has been observed as to why the denial of the right to vote for periods of time might be considered a reasonable limit to place upon this right in any society that values freedom and democracy. Section 1 of the Canadian Charter may therefore not be applied to the denial of section 3 rights, despite the practice of denying the right to vote for periods of time having been believed to be the only way in which democracy could be practiced all over the world so far in history, to the author's knowledge.

Because the law, declared under principles that recognize the supremacy of God and the rule of law, dictates in section 3 that the right to vote must be guaranteed, then according to these principles, Interactive Sovereign Society members, having chosen a legislative assembly that provides Them without fail this right as guaranteed under those principles, must not have any laws imposed upon Them that are created by any legislative assembly which denies this right for periods of time. Other, possibly more

appropriate and/or just, remedies to the denial of this right might be conceived at some point, but for the present time, the above remedy is apparently the only one, as far as the author can see.

It is therefore being asked that a declaration be provided in writing from your office affirming that it is unlawful for the laws of Crown legislative assemblies to be imposed upon the author of this letter, unless and until such time as Crown legislative assemblies cease the periodic denial of this right. After receiving such notification from your office, it may be expected and declared that, if any citizen of Canada believes at any time that the author is acting unlawfully, They may ask the author to appear before an ISS judicial panel and any sanctions decided by the panel will be respected. The author's failure to do this would indicate a lack of good faith to the laws He claims to have chosen, and thus his right to have this method used to cease the denial of his section 3 rights would henceforth be forfeit, retroactive to the date of the alleged unlawful act, thus subjecting Him to the governance, and relevant penalties, of the Crown's legislative assemblies, for that time period.

The author wishes it to be known that this request for the provision of his lawful democratic right is not made out of frivolousness, belligerence, self indulgence, or lack of respect for the efforts of the Crown's government to look after the peace and good governance of the nation of Canada. This request is made out of a sense of duty to the well being and mutual respect of the People of Canada, for whom He feels the greatest of care. His observations thus far after years of involvement with the participants in an interactive electoral system have been that it promotes love, trust, and mutual respect in a fashion far superior to periodic elections. He has observed this system to minimise antagonism and argumentation in the negotiating process of arriving at agreements on decisions that affect a society's members. His predictions, based on extrapolations from firsthand experience, are that an interactive electoral system used on a large scale will improve stability, efficiency, and decisiveness of a political body, while at the same time showing more sensitivity to minorities and empowerment of disenfranchised People. If the request being made were solely for his own benefit, then He would not have put in the great effort that He has invested over several years to promote this system and develop its potential. This is a concerted effort to take advantage of one of the best written pieces of law in the world, the Canadian Charter of Rights and Freedoms, in its ability to provide freedom and democracy for Canadians, and expand the potential that it offers the nation to this end. At such time that the author is provided the remedies He seeks, then Canada will have made a step toward freedom and democracy that no other nation in the world may lay claim to, setting a precedent that will give servants of the Crown a claim to pride in their accomplishments that no other civil servants in any nation in the world may come close to.

The Constitution of the ISS is included herein. The ISS Summation of Principles, also included, is the description of the laws to which the author must adhere, as democratically chosen by the members of the ISS. Any Canadian may become a member of the ISS to have a democratic voice in determining the laws to which the author is responsible.

There are several specific needs which the author is presently denied due to the inability of many institutions and officials in Canada to recognize the denial of his lawful rights as stated above. With the declaration from your office as asked above, these needs may likely be attainable.

The author needs to have his lawful name designated in a manner which is determined by the legislative assembly to which He is responsible, and to have this name acknowledged and respected in Canada. He has previously used the legal name Samuel Michael Frank ascribed to Him by the Crown upon his birth, but He presently uses the lawful name Psam Frank, as recognized by his chosen legislative assembly. This makes it difficult to do such things as hold a bank account and seek contractual employment, since most companies which offer these things require a legal name designated by a bureau of vital statistics, commissioned by a Crown legislative assembly, and operating under regulations dictated by a Crown legislative assembly.

The author needs to have confirmation that his monetary contributions to society will be allocated by a legislative assembly that does not deny his section 3 rights for periods of time. Contributions to Canada Revenue Agency are allocated among Federal and Provincial governments, whose legislative assemblies deny section 3 rights for periods of time, so the author needs to have the ISS receive his contributions and allocate the expenditures made from those contributions.

The author needs to be assured that officers operating under Crown law may be made aware of the nature of the denial of section 3 rights in Canada, and the means by which this denial has been remedied for the author. The author intends to be fully available to the extent of his abilities to any Crown officer that suspects the author may have acted unlawfully, as long as the officer may be made aware of the legislative assembly to whose laws the author may be held responsible.

Upon receiving this remedy to the unlawful denial of the author's rights, the author offers full cooperation with your office in any reasonable way possible to the extent of his abilities. Absolutely no further remedy shall be sought to these denials, and no fault of your office, or any other Crown office, is implied or believed by the author for these denials.

Several years ago, the author notified your highest commanding officer, her sovereign Majesty, Elizabeth II, Queen of Canada, that He was rescinding his allegiance to Her. It has been the author's impression that her Majesty has approved of, and respected, the motives and methods for this display of civil disobedience by the author as a form of protest to the denial of his rights. He now anticipates with pleasure the possibility of renewing his pledge of allegiance to her Majesty upon the provision of a suitable remedy for these denials. The author is grateful to live in a nation where it may be expected that the servants of the sovereign would of their own accord honour these sensible laws She has assented as they are written.

Upon failing to receive a response to this letter, the author intends to follow it with two further notices, one month apart each, after which, if no response is received, the author intends to commence action in Provincial Court to see that remedies may be ordered by which the cessation of these denials of the author's rights may be enacted.

Contact information for the duly elected Prime Representative of the Interactive Sovereign Society is also provided herein so that any matters under consideration may be discussed with Him.

Thank You kindly for your time and attention.

Psam Frank

His Excellency, Rick Durie
ISS Prime Representative elect
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