

In the Supreme Court of British Columbia

Between

Samuel Michael Frank, petitioner

and

BC Attorney General, respondent

Richard David John Durie

#105 - 2929 Nootka St

Vancouver, BC

V5M 4K4

I, Rick Durie, affirm that:

I have personal knowledge of the facts and matters herein referred to by me except where indicated to be on information and belief, and where so stated I verily believe them to be true.

I have been a citizen of Canada since my birth.

I continue to exercise good faith in my allegiance to Her Majesty Elizabeth II, Queen of Canada.

I believe that I have been provided a measure of fairness, security, and accountability for my actions through the rule of law as upheld by the Crown in Canada, for which I am grateful.

I am presently the duly elected Prime Representative of the Interactive Sovereign Society, whose constitution and other defining documents as presently written are included as exhibits to this affidavit.

I believe that the requirement for a member of the Interactive Sovereign Society, such as the petitioner, to adhere to the society's principles assures at least as much fairness and security in that person's relations with me or any other citizen of Canada as the requirement for a citizen of Canada to adhere to the laws created by the Crown's legislative assemblies.

I hold it as my constitutional responsibility as Prime Representative of the Interactive Sovereign Society to assure that the principles of the Interactive Sovereign Society are written as per the democratic agreement of the society's full membership, and that the proper mechanisms are in place to assure that the society's members adhere to these principles, as required by Interactive Sovereign Society constitutional law.

The Interactive Sovereign Society recognizes a peace officer in Canada as having the right to assure that an Interactive Sovereign Society member is adhering to the society's laws, and as Prime Representative, I would be grateful for any sincere efforts of such an officer to provide this assistance to the society if and when it appears needed, as long as the officer is willing to become familiar with the society's laws and judicial system.

All present Interactive Sovereign Society members to my knowledge exercise good faith in their allegiance to Her Majesty Elizabeth II except for the petitioner, who presently withholds this allegiance without malice or prejudice until it has been confirmed that his section 3 Charter rights cease being denied for periods of time prior to re-affirming this allegiance.

I believe that I have seen active participation in the Interactive Sovereign Society bring about positive changes to members' outlook on life, relationships with other people, feelings of self worth, and gratitude for the existence of freedom and democracy, and I believe that these changes may be attributed to the society's principles and to the inherent respect for an individual created by uninterrupted democratic enfranchisement.

The right to vote in an election of members of a legislative assembly is never denied for any period of time for an Interactive Sovereign Society member, unless that member has laws imposed upon Her or Him by another institution that denies this right for periods of time.

The Interactive Sovereign Society has now existed for over three years, and during that time, no justification has been demonstrated as to how denying the right to vote in an election of the members of a legislative assembly for any period of time might be considered a reasonable limit in a free and democratic society.

The Constitution of the Interactive Sovereign Society is attached to this affidavit as Exhibit "A".

The Constitution of the Interactive Sovereign Society states that the Prime Representative can grant Charter to the society. The Charter for the society, as presently written, is attached to this affidavit as Exhibit "B".

The Constitution of the Interactive Sovereign Society states that the summation of the principles agreed upon by this society in their present state of development shall be maintained by the prime representative and made accessible to all members of the society as much as is reasonably possible. The Summation of Principles for the society, as presently written, is attached to this affidavit as Exhibit "C".

The Interactive Sovereign Society Summation of Principles describes an enactment known as ISS Inter-Sovereign Relations. This enactment, as presently written, is attached to this affidavit as Exhibit "D".

The Interactive Sovereign Society Summation of Principles describes an enactment known as ISS Contributions. This enactment, as presently written, is attached to this affidavit as Exhibit "E".