

Notice of Obligation

As it is nothing more than redundant for us to return your phone call of today as in the short past, whenever we have tried to speak to anyone of Epcor on matters regarding BEVERLY BRAAKSMA and/or EPCOR'S ACCOUNT 7337348, and this alleged claim of "payment" you so direly insist upon, we only receive arguments and yet more unanswered questions.

Herein this writing serves to establish yet MORE history on the matter.

Now, if any of you idiots reading this really think a "birth certificate" is somehow a celebration of you breathing your first breath of life on this planet... give your head a shake. Please then explain why it is printed on "money bond paper", says "For Treasury Use Only" and when you call up the Registrar they tell you it is NOT YOURS. It has a specific logo on it and TWO signatures of LIABILITY. Sum that up to: It is NOT YOURS and private use of that name is CLEARLY FRAUD and some (now dead) guys are liable for it, but some other guys have taken that over.

Ok, since we have that semi-cleared up...

It would only be observant to see this document being a PUBLIC ACCOUNT (being for Treasury Use Only) via PUBLIC accounting and IN TRUST (as The Government of the Province of Alberta is operating in bankruptcy). This account "name", specifically written in all caps letters is a clear indication of PUBLIC COMMERCE, IN TRUST.

So, in order to attempt to substantiate Epcor's claim, by way of their employees' demands, that Epcor can ONLY accept "money" from the BENEFICIARY of this PUBLIC ACCOUNT via her/his private money which evidences his/her private labour, then it seems it would be VERY SIMPLE TO PROVE YOUR CLAIM in the following manner:

1. We require a BILL in the account name in upper and lower case also stating Epcor will accept cash, as cash is PROOF OF LABOUR.
2. We require a certified copy of the account ledger for 7337348 from May 2013 to today's date (both payable and receivable side) which would demonstrate a true debt owed
3. We require the CFO, Guy Bridgeman, to swear an affidavit stating the only way to settle this matter is with money stemming from the BENEFICIARY of this PUBLIC DOCUMENT's labour and that this BENEFICIARY is the liable party for this otherwise noted PUBLIC DEBT, and finally
4. We will require a RECEIPT for this and any future PURCHASES from Epcor.

If NONE of these things can be produced, it TRUTHFULLY DEMONSTRATES you CANNOT PROVE YOUR CLAIM and are on your 5th day of damaging the men/women having BENEFICIAL USE of the property and are liable for these damages, ie. Criminal Code of Canada S. 422.

Herein is ALSO NOTICE of daily charges added to the existing daily charges for power generator rental at \$500.00 per day plus cost of fuel.

If Epcor and/or its CFO cannot produce the above by 12:00 Noon June 10th, this will only serve to re-iterate Epcor's inability to prove their claim. Epcor Utilities Inc. is in DISHONOUR in YOUR bankruptcy and in DEFAULT as per Certificate of Default served via Fax Transmission on Friday, June 6th, 2014.

PER: FD End Game Inc.
Secured Party

Successful Fax Transmission evidence is Proper Notice