My name is Jeffrey Ohrt. I am in the last days of my life. I have waited until I met the spirit and the letter of a dying declaration under Canadian law to contact the Nova Scotia Serious Incident Team (SIRT), RCMP Major Crimes (or similar / appropriate division) and the media due the abhorrent treatment I have received from some members of the Liverpool Detachment of the RCMP between 2019 and 2022. None of my circumstances are related to COVID. It is only a small part of why I am dying from multiple homicides.

- My death is imminent.
- My medical circumstances are hopeless.
- My death is the result of multiple homicides and attempted homicides.

I am under the physical and emotional duress / distress of an imminent death. With COVID closing businesses (with free wifi) and no internet at home, I am forced to write my documents in a text editor without spell check and often without sleep. I never know which seizure I won't wake up from, which night I won't wake up from - that makes it very difficult to get sleep. Please excuse my grammar and spelling.

This is a SIRT document to be placed in my dying declaration - it is intended for the Nova Scotia Serious Incident Response Team (SIRT) investigators, RCMP Major Crimes (or similar / appropriate division) and the media. All documents and evidence (I have or can be produced before my death) are being stored in a github repository under my name.

Github is a fancy filing cabinet on the internet. Things are organized by folder. Names should be self-explanatory. You can download whatever you want or think relative here:

https://github.com/jeffohrt (click on repositories in the top center) or here

https://github.com/jeffohrt?tab=repositories

In January 2022, I (and my guests) have been assaulted, harassed and threatened by Randy Wambolt, using weapons and barricades, for 17 months. He has threatened 2 mass shootings around the anniversary (2021) of the Portapique shootings and his violence has escalated to endanger children on multiple occasions last fall and this winter. He has tortured his wife to control his son. He exploits and abuses the disabled tenants in the building. He has repeatedly threatened all the witnesses in a Can Say document served in April 2021.

Some RCMP have reported him to Adult Protective Services and Child Protective Services. Some RCMP prejudice, contempt and disdain for those on welfare is breeding a meat grinder of violence in my building.

I am not on welfare. I am dying from injuries previously unrelated to Randy.

Randy learned how to kill me (1 of my 4 terminal medical conditions) in court on July 22nd 2021 when I had to testify to my health. He has been trying to kill me since July 23rd. He screams his intentions as he assaults me with weapons. He recruited another tenant to help him. Being assaulted day and night, by 2 men, who know both how to kill me and are trying, has cost me my dominant hand.

Randy screaming his intentions to kill me as he carries it out lasted from July 23rd 2021 to November 2021. I am still being assaulted day and night. On January 13th Randy tried to force his way into my apartment. His landlords have already testified Randy has broken into apartments before. The RCMP have the case file and

911 call from a tenant that locked herself in the bathroom and called for help when Randy tried to break into her apartment, screaming similar threats at her. My landlords believe this was 2013 or 2014.

Randy Wambolt is a violent sociopath. He lives a comfortable lifestyle (for him) which he defends, violently; both with weapons and barricades. He preys on the vulnerable and diminished capacity members of his community, particularly those on welfare, to support his lifestyle and comfort.

Randy Wambolt is a welfare fraud - both in the sense he does not need to be on welfare although he sobs and cries and blames his sugars (diabetes), his depression and his family tragedies. His theatre is well known and the most common way this sociopath manipulates people who do not know him. Randy Wambolt is also a welfare fraud because he works steadily and does not report his income to Social Assistance.

Randy Wambolt is a pathological liar and thief. His lying and stealing is his main source of fraudulent income. For a decade (at my building) Randy used violence, weapons and barricades to harass, threaten and assault tenants to force them off the porch at the building where I live. Randy used the porch as a showroom - to advertise what he had for sale. Randy has also filled the basement and backyard of the rental house he shares with 3 other apartments with upcycled, fraudulently obtained and stolen items. He defends his domination of these three areas and his lifestyle with violence.

Randy is a pathological liar - but he is also a sociopath - an impulsive liar. His lies are spur of the moment and don't line up with his other lies (*no continuity*). It takes only a little effort to fact check him and catch him lying. Randy covers for this with all the theatrics, the sobbing and crying and sheer volume of the lies being told.

Randy uses *attrition* (wearing you down) and *battery* (overwhelming you) with incredible amounts of contradicting lies, violence and threats.

It's pure chaos. Add in his theatrical sobbing and crying and it's even more chaos. This is deliberate - it is a *predatory manipulation*.

It is even more effective against those of diminished capacity because not only can they not keep up with all the contradicting lies, threats and violence, they lack the resources to explain what is being done to them.

There are more complete documents and evidence of this explanation and Randy's violence in my dying declaration repository.

Some RCMP in Liverpool know this about Randy, although they may not use my language. Some RCMP do not. That is where the problems with the RCMP, that led to Randy trying to kill me the day after court, began. My dying declaration has a section for Randy:

https://github.com/jeffohrt/DieDec-Randy

There is a tremendous amount of evidence, some RCMP has refused to acknowledge or record, stored in my repo. This includes photographs, court documents and court recordings as well as journal entries and descriptions of violent interactions.

The short version for SIRT and others: Randy is known as a violent sociopath (impulsive predatory manipulator), welfare fraud, pathological liar and thief. He is also other things that some RCMP have refused

to document, report or investigate.

Violent Domestic Abuser

The 1st issue, leading to Randy trying to kill me, that some RCMP have steadfastly refused to acknowledge, document or investigate because of their prejudices towards the 'welfare recipients' that live in my building, that some RCMP have assumed I am, that 1st issue :

Randy Wambolt is a violent domestic abuser.

Randy uses emotional, financial and verbal attrition (wearing his wife down) and battery (overwhelming her with lies and threats) to pound on and destroy his wife's confidence and independence. His abuse of his wife (Crystal) is compounded by her failing health. Randy lies so often about his wife's health, tailoring his lies for maximum impact on the person being told the lies, that no one really knows what is wrong with Crystal. Randy can be heard in the court recordings, repeatedly contradicting what he says about his wife solely so he can claim I am lying (in that moment) with no regard for the fact he is contradicting himself.

Randy had always spoken to his wife harshly. The first sign of criminal levels of domestic violence are in the court documents and recordings.

August 1st 2020 Rand yelled at his wife, in my presence, "Make me a sandwich you fucking lump or I'll put you in a home, in diapers, and nobody will visit you." The "home" and "diapers" was a reference to Crystal's fast moving dementia and failing health.

I cut all ties with Randy. I never set foot in his house again. I told George (Randy's son) what had happened and that I couldn't help George's parents or grandmother anymore. I had been bringing them to town and back for food and clean laundry during the early days of COVID. My going to George is what started the escalation in violence from Randy in Sept 2020.

The court documents and audio recordings detail Randy's increase in violence, assaulting myself and my guests in August 2020. In September it escalated to the full barricade of the porch, threats of violence with weapons and throwing of weapons on the porch.

References to this violence are spread throughout the court documents, testimony and RCMP reports. The RCMP assure me Adult Protective Services has been notified. I have seen no sign of it.

I have never been allowed to explain the intense domestic violence and abuse of Crystal Wambolt by Randy Wambolt. The RCMP have never investigated.

Murderous Violence between Father and Son

The 2nd issue, leading to Randy trying to kill me, that some RCMP have steadfastly refused to acknowledge, document or investigate because of their prejudices towards the 'welfare recipients' that live in my building, that some RCMP have assumed I am, that 2nd issue:

... is the murderous level of violence between Randy and his son.

George Wambolt (Randy's son) confided in me, over the duration of my living in the building, that Randy has always beaten Crystal in this manner (financial, emotional, verbal attrition and battery). George's entire childhood was watching his mother beaten in this manner.

In the early days of COVID, as I helped George's parents and grandmother get laundry and food, George watched me go through his life in miniature. This is why he confided so much in me over such a short time. George knew nothing about my past or health. Nothing about my employment for 25 years. George had no idea that I've interviewed victims of extreme violence for a quarter of a century. I never interviewed George. I wanted to be left alone. I did not want to get involved. George told me what he told me of his own accord as he increasingly warned me of his father's violence, as he watched me go through his life in miniature.

- Randy went on welfare when he was 28 or 29, George was 10 or younger. Before that George's childhood was normal and he knew little to nothing about his father's violence.
 - I knew little to nothing the first year, I had nothing to do with the tenants. This has been confirmed by all witness testimony.
- As Randy escalated the lying, stealing and violence to provide more than what welfare gave, George
 grew older and more embarrassed by his father's action and more angry at his father's violence
 especially towards Crystal, George's mother. At 15, George moved out on his own, got his own
 mortgage, to escape his father's lying, stealing and violence.
 - George watched me go through the same thing from April 2021 to July 2021. I helped bring food and clean laundry to Randy, Crystal and Randy's mother. Randy began stealing immediately (By-Law has testified, it's in the court recordings) and I refused to help him out more and more. By May most of my time, if home, was spent sitting with Crystal, so Randy could go about his welfare fraud business without involving me. The details of Randy's escalation in violence are in the court documents and testimony.
- On August 1st, 2020, when I told George I could no longer help his parents and grandmother, he thanked me for what I had done and told me he went through the same thing. This was the first time George confided that he can't help his mother or grandmother, he can't go to their homes, because if he sees what his father is doing to abuse his mother, he is worried he will beat his father to death.
- In Sept 2020, when Randy began using violence, weapons and barricades to threaten, harass and assault myself and my friends who had also helped George's parents, George and I made an agreement.

 George agreed to try to get his father to leave me alone. I agreed to not press criminal charges and not have Randy evicted. George repeated that he won't be able to go to Randy's home out of the fear he will beat, possibly kill, his father. George said he would do his best.

Randy's escalation in violence over that winter against myself and my guests, Randy's escalation in abuse of his wife Crystal, all that was done to try to force George to stop helping me. All I wanted was to be left alone. In the fall and winter of 2020 my friends and I, being assaulted by Randy, helped George with his home renovations. We BBQ'd at his house. My friends used his pool. I hunted and trapped his land.

Randy got more and more violent with us and his wife, trying to control his son.

I have never been allowed to explain this to the RCMP.

A good RCMP interaction

Court documents and audio recordings detail Randy Wambolt stealing my trapping equipment to sabotage the little bit of employment I was capable of in late March 2021. Similarly Randy Wambolt stole my fridge and threw it in the garbage to sabotage my damage deposit on my apartment in early April 2021. The RCMP requested an eviction. When I explained I had an agreement to not evict Randy, the RCMP requested a peace bond, I completed the paperwork, including a Can-Say document, all of which were served to Randy by the RCMP.

This matter was handled by Constable Murphy and Constable Davis on April 5th 2021 (RCMP case file : 2021-449087) and April 9th (RCMP case file 2021-471334).

Their conduct is what all parties (public, private, SIRT, RCMP and media) would expect.

First Threat of a Mass Shooting

The 3rd issue, leading to Randy trying to kill me, that some RCMP have steadfastly refused to acknowledge, document or investigate because of their prejudices towards the 'welfare recipients' that live in my building, that some RCMP have assumed I am, that 3rd issue:

Randy Wambolt threatened to shoot everyone in the building on April 9th 2021, when he was told the RCMP were looking for him, but before he was served the first set of court documents, including the Can-Say document that listed his son as a subpoenaed witness.

I did not witness these threats as the RCMP had suggested / requested I not be present when the RCMP confronted Randy (April 5th) and served documents (April 9th).

My landlords witnessed this threat of a mass shooting and wrote it in Randy's file. As subpoenaed witnesses - they felt they could not discuss Randy with me until after court - which at that time was April 21st. I did not learn about the first threat of a mass shooting until July 25th 2021, 3 days after court, 2 days after Randy started trying to kill me. The first threat is not in the court documents or recordings.

I have never been allowed to explain it to the RCMP.

Witness Coercion and Intimidation by Torture of a Family Member

The 4th issue, leading to Randy trying to kill me, that some RCMP have steadfastly refused to acknowledge, document or investigate because of their prejudices towards the 'welfare recipients' that live in my building, that some RCMP have assumed I am, that 4th issue :

Randy Wambolt abused and tortured his wife from late fall / early winter 2020 to April 2021 when he learned that George (his son) was helping me. Randy's violence against his wife, to manipulate his son, escalated as George kept to our agreement: no charges, no evictions in exchange for me being left alone. This is all explained earlier in this document as Issue 2.

Violent assaults against myself and my guests escalated, stealing my property to damage my employment and apartment damage deposit lead to the peace bond application (and documents) served on April 9th. I met with George on April 9th and assured him I was keeping to our agreement - the peace bond is not criminal charges, it is not an eviction, but it is protection for myself and my apartment.

Part of the peace bond documents served was the Can-Say document - it listed subpoenaed witnesses, including George Wambolt, his partner Tracey and a brief account of what they would testify to.

Randy Wambolt tortured his wife, publicly and privately, from April 2021 until July 2021 to coerce and intimidate his own son into not testifying.

George Wambolt was on the verge of a mental breakdown within days of this major escalation in violence against his mother in April 2021. George was subpoenaed for the April 21st court date. I sabotaged serving his subpoena and refused to re-file for the May 31st and July 7th court dates out of concern for his physical health and the concern he would beat or kill his father if forced to testify - as he explained was his own fear for months. George told me repeatedly in April and May he would kill his father if forced to confront him because of how Crystal (his mother) was being tortured since court documents were served on April 9th.

I told Tracey (George's partner - also a subpoenaed witness for all court dates) what I had done (sabotaged serving subpoena, refusal to re-file subpoena) and why (George's health and his concern he'd kill his father).

Randy Wambolt verbally / emotionally abused his wife in open court, in front of the judge, angering all the witnesses on July 7th. George's subpoena was reinstated.

I was ordered (by the courts) to re-file a simpler Can-Say document. Randy was re-served the document which again listed his son as a subpoenaed witness.

Randy Wambolt continued to torture his wife daily, to coerce his own son into not testifying.

On July 22nd, the day of court, Tracey (George's common law partner) showed up at my house in her PJ's, covered in soot - her house had been hit by lightning and caught fire. I told Tracey (and George by association) not to bother with court that day. Their children and grandchildren had been in the house when it was hit and caught fire - I told Tracey to be with them. Details can be heard in the court recordings.

I have never been allowed to report this to the RCMP.

Second Threat of a Mass Shooting

The 5th issue, leading to Randy trying to kill me, that some RCMP have steadfastly refused to acknowledge, document or investigate because of their prejudices towards the 'welfare recipients' that live in my building, that some RCMP have assumed I am, that 5th issue:

On May 29th 2021, 2 days before the May 31st court date, Randy Wambolt spent 9 ½ hrs yelling and screaming at me while I cleaned my apartment (before 8am to after 5:30pm). May 29th is the first day I have spent at my apartment since July of 2020. I was avoiding Randy's violence while first George and then the RCMP and the courts tried to resolve the issues so I could be left alone.

On May 29th, Randy exited his apartment the minute he saw I was on the porch and in the driveway. All of his assaults are ambushes as I enter and exit my apartment or vehicle as detailed in court documents and testimony by multiple witnesses.

Randy was on the porch and in the driveway the minute he saw I was also on the porch for the first time in almost a year. I had to enter and exit my apartment and carry objects to the garbage at the back of the building.

I had been gone from my apartment for so long in the month of May (to avoid Randy, the violence, the torture and abuse of his wife), I did not notice an entire freezer of food rotting because a compressor died.

Randy yelled and screamed at me for 9 ½ hrs, escalating in violence and threats. Just after 5:30, as I was getting into my car to leave for a few days, Randy threatened "I'm going to get a gun. I know where one is. I'm going to get a gun and kill everyone in this fucking building and then myself.

I had no phone at the time. I told my landlords what had happened. I went to the RCMP station and called 911 from the exterior phone. I went to George's (Randy's son) but he wasn't home.

I returned, where I met Constable Walsh (RCMP case file: 2021-748949).

Constable Walsh spoke with Randy in his home for 20 minutes (perhaps less).

At this point I (and my guests) had been the victims of an almost year long violent assault as well as the intended victims of a threatened mass shooting that we knew of and one we didn't.

Constable Walsh exited and refused to speak with me as a witness. He refused to interview me as a witness. He refused to review court documents and photographs that would show Constable Walsh (at that time) that everything Randy said to Constable Walsh that night was a lie and a manipulation (this evidence is in my repo).

An RCMP Constable refused to even entertain the idea he was being lied to and manipulated by violent domestic abuser and potential mass shooter - on the anniversary of the Portapique shootings that were committed by a violent domestic abuser turned mass shooter.

Constable Walsh refused to interview my landlords as they stood waiting to tell Constable Walsh the information they felt they couldn't tell me because of the subpoena(s).

I repeatedly asked Constable Walsh to come inside (my landlords' porch) where it was safer and we could speak together. He refused.

Constable Walsh could have learned everything in this document, everything in SIRT 1 and 2, and most of what is in the Randy folder of my Dying Declaration repo if he had bothered to interview a witness to the threat of a mass shooting but he didn't. Constable Walsh did not appear to care or even acknowledge the similarities to the Portapique shooting.

- Extreme domestic violence both in Randy's apartment and 1 upstairs.
- The threats to use firearms, the access to firearms.
- The recent anniversary of the shootings (April 18/19, 2020)

Constable Walsh refused to let me explain extreme violence, weapons and barricades. He refused to let me explain domestic violence and the murderous levels of abuse in Randy's family. Constable Walsh refused to let me explain the threats, intimidation and torture of witnesses.

Constable Walsh refused to let my landlords explain the things they knew, that I didn't, about a previous threat of a mass shooting, of previous assaults on tenants, women and the disable.

Constable Walsh's comportment and language devolved as I grew more insistent that he was being lied to and manipulated by a sociopath. His composure and tactics devolved as I insisted that I only wanted to be interviewed, my evidence reviewed and included in an RCMP file, to show Randy was lying and manipulating as always.

Constable Walsh's tactics grew more aggressive and insulting as he refused to interview me as a witness, refused to interview my landlords, refused to come inside where I said I would feel safer.

Constable Walsh was repeatedly insulting, condescending, contemptuous and clearly did not want 'to deal with this location and it's tenants'. He repeatedly asked me:

"What do you want me to do? What do you think my job is?"

My response was the same, I told him I wanted to go inside where it was safer. I wanted myself and my landlords to be interviewed as witnesses to the threat of a mass shooting. I wanted court documents and photographs reviewed and I wanted it officially recorded in the file - that Randy was clearly and blatantly lying to the RCMP, about recent interactions with the RCMP and about the extreme violence he had used for almost a year.

Constable Walsh grew more belligerent in his belief he was right and I could be bullied into going away.

As my language shifted to telling him, not what had happened, but what he was doing to ignore / re-write the narrative on what had happened, Constable Walsh's prejudices and desire to "not deal with the welfare house" became clearer and clearer.

As I tried explaining again and again in the few minutes I was given to be insulted, humiliated in public and intimidated in public by an RCMP officer, I repeated that Randy had committed a year of violent assaults, that he had assaulted and threatened me and my guests for almost a year with tools, power tools and weapons.

Constable Walsh's response, repeated each time I mentioned weapons, was an ignorant and belligerent use of paltering - of stating a truth out of context for the purpose of misleading - a politician's lie:

Constable Walsh repeatedly told me that "having tools and power tools on a porch isn't illegal". It was an ignorant and contemptuous thing to say. I wasn't reporting their presence, I was reporting their use as weapons while uttering threats - the very definition of assault in Canada.

Some of the tenants in this building don't have the intellectual resources to recognize Constable Walsh is ignoring the report of an assault and implying I am afraid of common tools. To publicly try to humiliate and embarrass a witness into not reporting a violent crime is abhorrent. To abuse and exploit witnesses Constabled Walsh contemptuously believed wouldn't understand or be able to explain what was being done to them was equally as abhorrent. My only wish, at that time, was that he write down what I said happened, to be confirmed with RCMP reports later.

This exchange went back and forth, devolving in only a few minutes. It's humiliating to be made to beg in public, in front of my landlords and neighbors and other tenants, for help for other people - Randy had threatened to kill everyone.

Any time I mentioned "Randy has been yelling at and threatening me for 9 ½ hrs today.", Constable Walsh's ignorant paltering response: "It isn't illegal to rant in a driveway." Again, the ranting wasn't the crime, uttering threats was.

Constable Walsh's parting comment indicated he had either been completely duped by Randy's sobbing and crying or was looking for any excuse to not become involved with "the welfare house".

Constable Walsh's parting comment was that he was satisfied this (Randy) was a scared, mentally ill, elderly man and not an RCMP matter. It is indescribably ignorant and dangerous, to refuse to record someone is waving weapons and uttering threats regardless of the belief as to why. It is similarly ignorant and dangerous to refuse to interview witnesses that can demonstrate they are reliable and credible witnesses.

Constable Walsh instructed me to stop the hostile and aggressive actions against Mr. Wambolt and stay on my side of the porch.

The figurative slap in the face was audible. The opposite was what a year of court documents and testimony have shown. Constable Walsh didn't care. He made his assumptions about me and doubled down on them every time he couldn't bully me into leaving.

I have never been allowed to explain this to the RCMP.

A good RCMP Interaction

I left Liverpool immediately after an ignorant interaction with the RCMP on May 29th. On June 5th or 6th I returned to Liverpool to file a proper and accurate account of May 29th. I had been told in Sept 2019 I was allowed to do that. Sept 2019 is another time I've been treated abhorrently because of my appearance without the slightest effort from the RCMP to learn I am dying a slow and ugly death while living on an inheritance, not a welfare degenerate. On June 5th or 6th, the Liverpool detachment was busy (all Constables had been called to something) and I was seen on June 7th 2021.

Constable Davis took my statement (RCMP Case File: 2021-575585).

Constable Davis identified herself as having been present on either one or both occasions (I didn't clarify) I recently spoke with the RCMP:

- April 5th when Constable Murphy spoke to my landlords about Randy Wambolt and theft and destruction of property
- April 9th when peace bond and can-say documents were served on Randy Wambolt.

I thought Constable Davis looked familiar but not from those dates. I didn't ask about it. On the advice of the RCMP, I was not home when they confronted Randy on those dates.

I believe Constable Davis spoke with me in March or April of 2020, more than a year earlier, and before I became entangled with the other tenants, including Randy.

In March or April of 2020, Randy Wambolt had called the RCMP to report Fay Munroe's common-law husband for being illegally in the building - it was a retaliation. Randy had lost a fight with Fay over a chair.

On June 7th I did not want to file a complaint about Constable Walsh and made the comment during the recorded interview. I wanted an accurate account of Randy Wambolt on the record. Constable Davis asked that I start from the beginning (April 2019). My statement was 'free-form' or 'open ended' - Constable Davis explains that during the interview. The sheer amount of information in the 2 year period (April 2019 to June 2021) meant there's no way I included everything. I can be heard on the recording stating I don't know what I did or did not say specifically. The general flow of that statement is accurate.

I expected follow-up questions and witnesses to be interviewed. To date that hasn't happened.

- Barred from the Detachment
- Not allowed to request Wellness Checks for a Disabled Adult being severely beaten
- Not allowed to request Wellness Checks for a Disabled Child in a mental health crisis

The 6th issue, leading to Randy trying to kill me, that some RCMP have steadfastly refused to acknowledge, document or investigate because of their prejudices towards the 'welfare recipients' that live in my building, that some RCMP have assumed I am, that 6th issue :

Randy Wambolt's predation of the disabled and diminished capacity to maintain his lifestyle.

... for the 5 years Fay Munroe, a vulnerable member of society, disabled and diminished in almost all facets of her life, lived in my building - she has been both victim and abuser in extreme domestic violence. To her it is normal. Her common-law husband was banned from the building for the first year I lived there (some form of peace bond). Fay regularly bragged that she and Cheezy (her common-law husband) had nearly beaten each other to death and now (that first year I lived there) they weren't allowed to see each other. The RCMP had been to her apartment many times in the months leading up to that event.

Fay was severely abused by Randy for the first 5 years she lived in my building. They fought every day. They screamed at each other every day. Randy occupied the entire porch with his furniture and he didn't allow Fay on the furniture because of her hygiene issues. This was his showroom. He was advertising and trying to sell these items and did not want Fay, her hygiene and sanitary issues, in view.

Fay believed this was as normal as her domestic violence. She fought with her common-law husband every day. She fought with Randy every day.

Fay did not understand that in that first year (April 2019 to April 2020), the first thing I did was move Randy's furniture back to the first porch post to give her the ¼ of the porch she deserved as a tenant. Fay did not understand that as often as she and I argued over her hygiene issues near my food, or how often she sat blocking the entire porch so that I had to go out into the driveway and then re-enter the porch - that during all the conflict between us - Fay doesn't understand I never brought up what I did. I never undid it. I never threatened to force her back in the corner where Randy kept her. Fay never understood I felt bad for her or that I helped a person I didn't like because it was the right thing to do.

In late March or early April of 2020 Randy called the RCMP to report Cheezy being illegally in the building after losing a fight with Fay over the porch and new chair she had gotten. They continued to fight all summer. Randy would move the furniture when I was gone (avoiding Randy), forcing her into the corner. I would move the furniture back when I was home.

In September 2020, when Randy began assaulting me, using weapons and barricades to force me off the porch, Fay lost everything I had done for her. She was forced back into the corner as Randy took the entire porch. She and Randy went back to screaming at each other as I was not there / not allowed to be there / threatened with weapons and barricades - to run the interference I had for a year and a half (April 2019 - Sept 2020).

In late March and April of 2021, as Randy ramped up his assaults against me, he began coercing Fay into filing complaints against me with the landlords by backing off on his assaults / threats / harassment of her.

My landlords warned me it was happening. Wayne - the other tenant that I drove to town so he could get groceries, coffee or cigarettes a few times a month - Wayne warned me "Fay is doing Randy's dirty work."

When Randy was served the first court documents by the RCMP on April 9th, Randy and Fay were instantly best friends. Fay was allowed on the furniture. They held hands while Randy sobbed and cried on the porch. Fay was allowed to come and go from Randy's home (that had never happened before). Fay helped look after Crystal - sitting with her while Randy went about his welfare fraud business.

My landlords asked if I felt it was abuse, my answer was yes but that I felt I couldn't do or say anything about it because Fay was supposed to be a witness for Randy in court. There were worse things going on and court was supposed to be only days away. It kept getting postponed.

Fay's new found friend in Randy meant a staggering increase in domestic violence between her and Cheezy (her common-law husband).

As court dates (April 21st, May 31st, July 7th) came and went due to postponements, Fay was beating and getting beaten daily, louder and more violently than in the year before. There were rumors she'd testify and I felt more and more uncomfortable about not reporting the domestic violence in my building.

I was still disgusted with Constable Walsh's actions and I was waiting for Constable Davis' investigation to begin and I could report the violence that way - to a Constable that was aware of it from before my issues with Randy.

Court hearings were moved to Thursday July 22nd. On Friday the 16th (a week earlier), Fay's daughter (Fay does not have custody) began having a serious mental health crisis.

Fay does not have custody of her children. Normally they visit infrequently but with COVID closing schools, they had been around more often and I was growing more concerned that the older daughter, still a minor, was witnessing, experiencing or involved in the domestic violence in Fay's life as well as Randy's abuse and torture of his wife. Fay's children are both more severely impaired than Fay. It is child abuse to groom any child, let alone a disabled child to those (Randy and Fay's) levels of domestic violence.

On Friday July 16th Fay's daughter was standing in the driveway screaming. Not words, just noise, to drown out her mother. When I came to see what was happening both women were covered in scratches and welts and staring figurative death daggers at each other - normal for their fights in the previous year. So I left it as an extreme mother-daughter fight.

On Saturday July 17th Fay's daughter was doing the same thing. When I came to see what was happening, there were no scratches or welts. My upstairs neighbor (Wayne) was trying to console the daughter while Fay glared at her. I left it as being handled.

On Sunday July 18th Fay's daughter was screaming on the porch again. I came out to see what was happening. Fay was sitting on the porch blocking everything. I couldn't leave the porch because the daughter was sitting blocking the walkway. When I took a step towards leaving, she hissed and growled like an animal. I had only seen her brother do that. He is vastly more impaired than the mother or daughter. I had to wait hours for them to leave before I could. They went upstairs and I left.

Leaving a disabled child in that state of mental crisis did not sit well with me. On Monday morning (July 19th 2021 - 3 days before court - 4 days before Randy tries to kill me) I went to the RCMP station to request wellness checks on both women in case of cross-over with Fay's extreme domestic violence / common-law husband.

Abhorrent is not a strong enough word for how I was treated at the RCMP station. I was not allowed to explain any of the above reasons, violence or why I was at the RCMP station.

When I entered the station I spoke to reception / office staff. I requested Constable Davis because of the incident over a year earlier in which Constable Davis had visited and spoke with Fay about her and her common-law husband's peace bond (or similar) and their domestic violence issues.

Constable Walsh recognized my voice. He came out from his work space and told the office staff:

"I'm familiar with this situation, I will handle it."

Constable Walsh used his authority, body language and comportment to force me out of the detachment. I was forced outside and made to beg, in public, for help for others, again. I was refused, again.

While being forced out, Constable Walsh was repeating himself:

"You've been told Randy Wambolt is a mental health issue."

"You've been told Randy Wambolt is a civil issue."

"You've been told Randy Wambolt is a peace bond issue."

Randy Wambolt had been violently assaulting my friends and I for almost a year. Randy had been torturing his wife and threatening other witnesses for months. There was no point reminding Walsh - it would only anger him and complicate why I was there. I believed Constable Davis was handling the May 29th issue, so I stuck to the simple version of why I came to the RCMP station.

While being forced out, I was telling Constable Walsh:

"I am not here about that. I am not here about Randy. I am not here about that night (May 29th)."
"I am not here to talk to you. I am here to see Constable Davis. I am here for a different matter she handled long before Randy and I."

Walsh - not acting as an RCMP Constable in my eyes - in my eyes he was getting even for me "going behind his back" or "going over his head" and filing a report with Constable Davis (June 7th). Walsh's anger, ignorance and prejudices prevented him from even considering I could be there for any other reason.

Walsh used public humiliation, used public accusations (indirect or not) that I was lying, that I was there to cause trouble for Randy ...

Walsh, devolved even faster than before, frustratedly repeating his Randy spiel. I despise being called a liar particularly in public and particularly when it is meant to try to intimidate or force me to do something to prevent or block help for others.

And I was forced to beg in public again, for help for others again:

"I am not here about that (Randy). I am here about a different matter from before that (Randy). I am here to see Constable Davis. I am here to sit for an interview about domestic violence in my building that has nothing to do with Randy and nothing to do with you (Walsh). I am not here to talk to you (Walsh)."

"I want to go inside where it is safe. You're trying to humiliate me in public. You're trying to force me to leave without knowing why I am here."

Walsh never asked and never let me explain why I was there. That would derail his narrative.

Walsh and I had another exchange as he continued to call me a liar (by insisting I was there about Randy) and humiliate me in public. Once the stress was enough to trigger my speaking in the 3rd person (SIRT 1 & 2 - childhood brain damage / coping / defense mechanism) Walsh only got angrier and more frustrated.

Walsh repeated the ignorant insults "tools on a porch isn't illegal", "ranting in a driveway isn't illegal"

Another round of my speaking in the second / third person :

"You're humiliating a witness to make him go away. You're insulting a victim to make him go away."

"I just want to come inside and sit for an interview with anyone but you."

Walsh's last comment:

"I am not taking you inside. I am not sitting you for an interview. I am not starting a process I know a judge will throw out in 2 years."

I had no way to tell Walsh I don't give a shit about 2 years when I only have months. I had no way to tell Walsh why I was there. He wouldn't allow it. He never asked.

This exchange was worse than all previous ones. Walsh went out of his way to attack me and ignored my requests for a different Constable and to come inside so I could feel safe.

I left Liverpool and didn't return until the next afternoon.

Fay was beaten all that day (Monday) as she had been for months (and technically years if not decades), until her mother called 911 that Monday night.

The common-law husband was removed by the RCMP and banned (in some fashion) from being on the property for a month.

A testament to Fay's diminished capacity - she testified in court, under oath, on July 22nd - only days after these events occurred, that I have invented this entire exchange. Fay testified in court, under oath that I never went to the RCMP Monday morning because her mother called the RCMP Monday night - which is when the RCMP came to help her.

Fay doesn't have the resources to understand her (Wayne's and Randy's) lies are why she and her daughter were in danger. Fay doesn't have the resources to understand that the RCMP refused to come help her because of who asked them for help. Fay doesn't understand she endangered her own daughter.

I have never been allowed to explain this entire event.

- Barred from the RCMP station again
- Not allowed to file an informal grievance regarding Constable Walsh
- Not allowed to report the violent aggravated assault of my 80 yr old landlord

The 7th issue, leading to Randy trying to kill me, that some RCMP have steadfastly refused to acknowledge, document or investigate because of their prejudices towards the 'welfare recipients' that live in my building, that some RCMP have assumed I am, that 7th issue :

... was a repeat of Walsh's actions by another RCMP staff member for another, unrelated, violent assault.

The peace bond hearing occurred on July 22nd 2021 in the Bridgewater Courthouse. All documents and evidence (to date) are stored in my Dying Declaration repo. This includes the complete audio recordings of all 3 court hearings.

During court, while Randy and I were in the courtroom, my 80 yr old landlord was violently assaulted by Lisa Hamlin. This woman, to this point, was not referenced, mentioned, subpoenaed or in any way connected to anything to do with Randy or I - that I knew of.

Lisa came to my home discreetly, privately, respectfully on Tuesday July 20th - just 2 days before assaulting my landlord. It was the first and only time we met or spoke at my home. I had helped her once, in 2019, to move a very large rock in her yard with a lever and fulcrum.

On Tuesday, Lisa came to my home to warn me Randy and Claudia (a subpoenaed witness) had sown such lies and chaos with Claudia's children, that Claudia's children were spreading the threats they were "coming for me". I laughed and told Lisa "it's being handled - please don't get involved". I did not consider it important enough to bring up in court.

It only took 2 days for Randy to sow such lies and chaos that Lisa assaulted my 80 year old landlord, in the Bridgewater Courthouse waiting room, yelling for me to be evicted as a welfare degenerate (non-tax payer).

Lisa waited for hours in the courthouse waiting room, she waited until my landlord had testified, and his wife was in the courtroom testifying. Lisa waited until an 80 yr old man was alone. She attacked using all her training and experience from working in the local manor (home for the elderly) to cause maximum fear and confusion in an 80 yr old man. She physically menaced him during the assault, lunging at him and clapping in his face to upset, interrupt, derail and confuse his thought and speech. She yelled insults and humiliations while demanding to know his testimony and demanding that Randy and I be evicted for destroying the tax payers' neighborhood and community. She yelled repeatedly that Randy and the other tenants weren't taxpayers and were destroying the community and neighborhood the taxpayers provided. She yelled repeatedly that Randy's war with Jeff had lasted over a year and that my landlord was a failure for not stopping it sooner.

I learned after court that Randy and a subpoenaed witness had put all this in motion in only 2 days.

I learned after court that not one tenant stood up to help their landlord and yet they had the audacity to testify, after this assault, that "we'd do anything for Art and Berle and you (Jeff) know that". Art is my 80 year old landlord. Berle is his wife, also my landlord.

It took a complete stranger to come to my landlord's defense and stop an assault.

On July 22nd, I learned of all this after court. It would have been extremely useful to have known, to have asked Lisa to testify.

After court, after I learned of the assault, I went to the courthouse and spoke with the head of the Justices of the Peace - she had helped me with several things related to this court matter. She spoke with the Sheriffs and I was told the waiting room doesn't have CCTV and isn't the courtroom and thus I had to report the assault to the RCMP.

I went to the Liverpool Detachment of the RCMP on July 23rd and was treated as abhorrently as on July 19th.

The detachment was locked (weird COVID hours of operation for the public). I rang the buzzer and an office staff member, not a Constable, answered the door. She recognized me and ignorance, prejudice and insults started before I spoke. I do not know who this woman is but she has been so clearly poisoned by Constable Walsh I wouldn't use her name if I knew it.

Staff: "Are you here about Randy Wambolt. You've been told repeatedly that it is a civil matter."

Jeff: "No I am not. I am here to speak with the detachment Supervisor, or make an appointment to."

Staff: "Regarding what?"

Jeff: "I want to discuss and resolve an issue with a Constable's misconduct before it becomes a formal complaint."

Jeff: "I want to report the violent assault of my 80 yr old landlord in the Bridgewater Courthouse waiting room. Courthouse officials have said the waiting room is RCMP, inside the courtroom is Sheriffs."

Staff: "Which Constable are you reporting and why?"

I gave a brief explanation of Constable Walsh's, by name, misconduct on May 29th and his abhorrent victim / witness intimidation on July 19th. As I explained Walsh's last statement on July 19th:

Walsh's last comment:

"I am not taking you inside. I am not sitting you for an interview. I am not starting a process I know a judge will throw out in 2 years."

Staff: "I don't believe that happened. I don't believe Constable Walsh did or said any of that. He is our most active Constable."

Jeff: "Pull the files, he refused to interview myself and others at the May 29th threat of a mass shooting. Pull the files, July 19th, he refused to let me in the building, refused to let me report domestic violence, refused to let me request wellness checks for a disabled mother and daughter. Pull the files - he never asked why I was here (RCMP station) then (July 19th)."

Jeff: "Your Constables got a 911 call that same day for the same reason. They hauled a man out of my building and banned him for a month, for domestic violence ..."

I wasn't allowed to explain the violence had been building for months. I was cut-off immediately by the staff member.

Staff: "You are not allowed to predict the future."

The figurative slap was audible. I never predicted the future, I was there (station) then (July 19th) because of violence from April to July.

Staff: "The Supervisor doesn't have time for this. You can go home. No-one has time for this. All the Constables are out or busy. Someone will speak to you at your home when they have time."

Jeff: "Don't bother. You (the RCMP) haven't listened to a victim the last 3 times - why would 4 be any different."

Jeff: "It will be safer for me to contact the media. Don't bother coming to my home. Forget I was ever here."

I returned to my home and did not even get out of my car when Randy Wambolt began the homicide attempt that nearly killed me in August and has cost me my right hand.

July 23rd, - minutes after an RCMP representative told me to figuratively go fuck myself, I didn't even get out of my car, the man I had reported for a year of violent assaults, weapons, threats of mass shootings, torture and abuse - tried to kill me. He spent three months at it. He recruited help. It has cost me my right (dominant) hand.

I have never been allowed to explain this.

Yet another negative interaction with the RCMP - hopefully the last

On July 24th or 25 an RCMP Constable came to my home. Technically it is after Randy starts trying to kill me, but before the nearly successful result in August 2021. The attempts continue to the present.

I do not know who the Constable is (on July 24th or 25th) and would not use his name for the same reason I wouldn't use the RCMP staff member's name - Walsh's poison spread far and fast - 3 false reports back to back will do that. The Constable's first statement:

"I've read the files (reports). I am familiar with the situation."

I was polite but blunt, explaining that no he did not. That for the last few interactions, none having to do with Randy, I have been treated so abhorrently I won't go to the RCMP again. I briefly explained being repeatedly humiliated, embarrassed, forced to beg in public and repeatedly refused to be allowed inside or in the station to speak in private.

The Constable assured me that he would put a permanent flag on my file that I was never to be turned away or refused to be let inside or interviewed again. I told him not to bother. That I would never return to the Liverpool RCMP.

The Constable asked about the assault. I described it briefly and I was immediately met with that same wall of ignorance as the Constable claimed that I was describing a disturbance not an assault.

http://criminalnotebook.ca/index.php/Common Assault (Offence)

Lisa Hamlin assaulted my 80 yr old landlord.

Which is what Randy Wambolt has been doing since August 2020 (17 months in Jan 2022) except Randy often uses weapons.

Randy began:

http://criminalnotebook.ca/index.php/Aggravated Assault (Offence) and

http://criminalnotebook.ca/index.php/Attempted Murder (Offence)

On July 23rd, it will take my autopsy to determine which level of homicide Randy will face.

http://criminalnotebook.ca/index.php/Murder (Offence)

First degree, Second degree, Manslaughter or only Attempted. It will take my autopsy to determine how much of the injuries that cost me my hand, contributed to my death.

As I tried to explain Lisa Hamlin's actions and language, I was met with an almost indecipherable excuse to not interview witnesses.

As I explained that during the assault against my landlord, Lisa yelled about being harassed for over a year by Randy. As I explained I filed a harassment complaint in June (RCMP case file 2021 - 575585) that specifically described Randy harassing and threatening the community at large, for almost a year, ... I was told bluntly:

- The Constable can not interview Lisa for the 'assault' because he believes it was only a disturbance.
- The Constable can not interview Lisa as a victim, because victims have to come forward themselves.
- Lisa Hamlin is not going to voluntarily come forward to explain she assaulted one man because she is the victim of another.

I ended the conversation at that, telling the Constable to not bother with his notes or flags, that I would not return to the Liverpool RCMP.

It simply wasn't worth the little time I have left to try to explain the murder attempt Randy had already started to the Liverpool RCMP.