

Diligent Notice of Lawful Excuse

RE: PROVINCE OF ONTARIO, CANADA

(legal fiction principal)

BIRTH CERTIFICATE

Ricci, Paul Joseph Jr. (legal name/agent)

Registration Number 49-05-045316

Registration Date of June 23, 1949

and unlawful intimidation of the Christian man Paul-Joseph: of the Ricci family.

Alison Redford, the private woman acting as
Minister of Justice and Attorney General for Alberta
C/o: *Legislature Office*
#403 Legislature Building
10800 - 97 Avenue
Edmonton, AB, *no code non commercial*
Phone: (780) 427-2339; Fax: (780) 422-6621

July 30, 2008

Registered Mail # 79 263 247 730

And to

Robert Nicholson, the private man acting as
Minister of Justice and Attorney General of Canada
C/o: Department of Justice Canada
Minister of Justice's Office
284 Wellington Street
Ottawa, Ontario *no code non commercial*
Phone: (613) 992-3128; Fax: (613) 995-1049

Registered Mail # 79 263 247 726

And to

Chris Bentley, the private man acting as
Attorney General for the Province of Ontario
C/o: McMurtry-Scott Building
720 Bay Street, 11th Floor
Toronto, Ontario *no code non commercial*
Phone: (416) 326-2220; Fax: (416) 326-4007

Registered Mail # 79 263 247 690

Notice to the agent is notice to the principal and notice to the principal is notice to the agent

**RE: Promise to Appear, Docket #'s 080404452U101001 and 080404452U101002
Section 742.6 Criminal Code of Canada**

Greetings to all. I, the sovereign living soul man created by God with a private, non corporate name of Paul-Joseph: (appellation) of the Ricci family, have made a good faith gesture to resolve

the aforementioned matter by making *special appearances*, under the doctrine of “*private necessity*” (duress/force/fear/intimidation/coercion) **no lawful contract of submission on the record**, (*Vincent v. Lake Erie Transp. Co.*, 109 Minn. 456, 124 N.W. 221 (1910)), on July 2nd and 16th in front of Darlene Wong the private woman acting as a judge for the Provincial Court of Alberta. I also provided the *Notice of Lawful Excuse* dated July 11, 2008 addressed to the Attorney General’s for Alberta, Canada and Ontario and a copy of the letters addressed to the private woman acting as the de facto Minister of Justice and Attorney General for Alberta dated July 2 and May 26, 2008 that included my “*Notice of Revocation of Consent/Declaration of Independence/Acceptance of Mandate*” dated February 15, 2008 that was addressed to **Her Majesty the Queen** (all of which copies are enclosed again), through her various representatives/agents (Stephen Harper the private man acting as Prime Minister; Michaëlle Jean, the private woman acting as Governor General of Canada; James M. Flaherty, the private man acting as the Minister of Finance Canada; Vic Toews, the private man acting as President of the Treasury Board of Canada; Michael M. Fortier, the private man acting as Receiver General for Canada; Robert Nicholson, the private man acting as the Minister of Justice and Attorney General of Canada; Gordon O’Connor, the private man acting as the Minister of National Revenue; Chris Bentley, the private man acting as the Attorney General for the Province of Ontario; Dwight Duncan, the private man acting as the Minister of Finance, Ontario) wherein I revoked consent to be recognized by the legal name/person on the *Birth Certificate* with legal name/agent **Ricci, Paul Joseph Jr.**, Registration Number 49-05-045316, and Registration Date of June 23, 1949 that was sourced by the creator/owner/grantor/mandator/principal **PROVINCE OF ONTARIO, CANADA**.

The facts/evidence indicated in the aforementioned *Notice of Lawful Excuse dated July 11th, 2008*, the letters addressed to the Minister of Justice and Attorney General for Alberta and the *Notice of Revocation of Consent/Declaration of Independence/Acceptance of Mandate* were never rebutted, disputed nor contested and thus through your own laws (of which you just seem to continue to ignore) gave their *tacit consent* wherein a *maxim of law* states that silence constitutes agreement and thus by not responding the facts so stated stand as true, accurate and correct evidence and as such there has been no intention to mislead and/or defraud anyone.

The sovereign living soul man created by God will no longer make a *special appearance* under the doctrine of *private necessity* to resolve this matter.

I would suggest that Alison Redford, the private woman acting as Minister of Justice and Attorney General for Alberta and her agents/representatives forward their concerns to the owner/creator of said legal name on their documents (derivative of the legal name on the aforementioned *Birth Certificate* that was created by the government), which is the principal **PROVINCE OF ONTARIO, CANADA**, so they can address and settle/set-off any and all legal and/or financial obligations in regards to this matter.

Have you not ignored your own precedents in law as per the British Columbia Provincial Court, Frank Bruno decision of September 25th 2003, case# 61231-28, in New Westminster, of that same province, before the man acting as a judge, called Couto, wherein it was evident that the federal crown was without jurisdiction to proceed as they had initiated the charges contrary to the proscription of the requirements laid out in section 2 of the criminal code of Canada allowing only the provincial Attorney General to press the initial Charge?

