
The Corporation of Sault Ste Marie - Alleged Collusion with The Rotary Club - Important Notice

From Mark Lepore <mlepore@hotmail.com>

Date Sun 2025-10-05 8:23 PM

To discoverthesault@cityssm.on.ca <discoverthesault@cityssm.on.ca>; info@rotarysault.com <info@rotarysault.com>; info@ssmps.org <info@ssmps.org>; info@cityssm.on.ca <info@cityssm.on.ca>; futuressm@cityssm.on.ca <futuressm@cityssm.on.ca>; pwt@cityssm.on.ca <pwt@cityssm.on.ca>; csd@cityssm.on.ca <csd@cityssm.on.ca>; discoverthesault@cityssm.on.ca <discoverthesault@cityssm.on.ca>; planning@cityssm.on.ca <planning@cityssm.on.ca>; info@cityssm.on.ca <info@cityssm.on.ca>; human.resources@cityssm.on.ca <human.resources@cityssm.on.ca>; engineering@cityssm.on.ca <engineering@cityssm.on.ca>; r.caron@cityssm.on.ca <r.caron@cityssm.on.ca>; mayor.shoemaker@cityssm.on.ca <mayor.shoemaker@cityssm.on.ca>; mayorsoffice@cityssm.on.ca <mayorsoffice@cityssm.on.ca>

***** IMPORTANT *** Secondary Legal Notice in relation to Primary Legal Notice requesting The Rotary Club and its involvement with assets locally.**

Statement of Material Misrepresentation,

To: The Rotary Club, The City of Sault Ste. Marie, Sault Ste. Marie City council, individually and in any other capacity, agents, trusts, liens, assigns, affiliates, or entities, and all acting on the underwritten behalf.

The underwritten (Mark Lepore of 636 Shafer Avenue) respectfully submits this notice in relation to an open investigation concerning unregistered securities issued by ECI Development and its affiliated entities and hereby requests written clarification regarding the use of tax contributions of the underwritten in any form or association by providing all documentation in relation, or association with public tax contributions, in regards to holdings, securities, assets, land ownership, liens, trusts, tax spending into private, or trust entities, or any similar acting on the publics behalf, and in relation with The Rotary Club.

New evidence has emerged indicating that there is a systemic issue involving securities which have been "legitimized" through reliance on forgeries into trust instruments, or other hidden element(s) unknown to the underwritten, and the general public. Allegations are that the signature was falsified under this offshore structure, trust, or other similar unknown financial, asset or investment vehicle, which was subsequently used to justify the legitimacy of asset holdings and investor relationships within Canada. This framework is systemic, has been proven within court cited documents involving the underwritten overseas, and is not isolated to financial instruments overseas. These instruments can be used in similar form in Canada to defraud the general public.

The underwritten was unaware of the forged documentation and concealed investment vehicle until 9-29-2025. As such, is now aware that these trust structures may hold forged signatures unknown to the general public allowing for exploitation, fraud, and regulatory evasion.

The evidence, without citation or verification of the underlying trust documentation, or unknown financial asset or investment vehicle, constitutes a breach of regulatory duty and a failure to uphold

the standards of securities oversight in Ontario Canada, as well as breaches the following Legal and Obligatory Laws.

The underwritten submits that the Rule of Law has been inverted, into what was designed to protect citizens, and has been weaponized to conceal fraud, launder assets, and silence dissent. This is not governance—it is organized deception under the guise of legality.

Legal & Regulatory Breach (includes affiliated parties)

Reliance on the forged documentation, including trusts, violates the following principles:

National Instrument 45-106: Exempt Distributions require accurate disclosure of beneficial ownership and control.

OSC Rule 11-501: Electronic Delivery of Documents mandates that all submitted materials be verifiable and authentic.

Duty of Inquiry: The Trust is obligated to provide material representation, especially where offshore structures are used to circumvent registration requirements.

Forgery – Criminal Code s.366: *Every one commits forgery who makes a false document, knowing it to be false, with intent that it be acted on as genuine to the prejudice of any person.* Penalty: Up to 10 years imprisonment if prosecuted by indictment

Fraud – Criminal Code s.380: *Misrepresentation of identity or authority, Concealment of material facts, Deprivation of property, rights, or opportunity* Penalty: Up to 14 years imprisonment for fraud over \$5,000

Uttering Forged Document – Criminal Code s.368: *Submitting forged contracts, trust deeds, or business filings, Presenting false documents to regulators or financial institutions* Penalty: Up to 10 years imprisonment if prosecuted by indictment

Perjury: With intent to mislead s.131: makes before a person who is authorized by law to permit it to be made before him a false statement under oath or solemn affirmation, by affidavit, solemn declaration or deposition or orally, knowing the statement is false. Penalty: Up to 14 years imprisonment

Fabricating evidence s.137: Every one who, with intent to mislead, fabricates anything with intent that it shall be used as evidence in a judicial proceeding, existing or proposed, by any means other than perjury or incitement to perjury is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years. Penalty: Up to 14 years imprisonment

Obstruction of Justice – Criminal Code s.139: Knowingly interfering with the administration of justice —by silence, omission, or misdirection. Penalty: Up to 10 years imprisonment if prosecuted by indictment

Accessory After the Fact – Criminal Code s.23: individuals assisting a criminal avoid detection, arrest, or punishment after knowing the crime occurred, can, and will, be charged as an accessory. Including destroying evidence, withholding information, or refusing to cooperate. Especially relevant for lawyers, agents, or regulators who knowingly ignore crimes committed.

Penalty: Up to 24 years imprisonment if prosecuted (same as primary offence)

Counselling or Aiding an Offence s.22: Knowingly aware of a crime and encourages, solicits, or enables it—even passively—will be brought up on charges as a party to the offence. Includes failure to report when the person is in a position of authority or influence. Applies if they benefit from the crime, or help conceal it. “Counselling” of said crimes include procurement, incitement, or silent facilitation. Penalty: Up to 24 years imprisonment if prosecuted (same as primary offence)

Civil Breach: Tort of Deceit & Breach of Fiduciary Duty based on outcome: Intentional misrepresentation causing harm. Penalty: Monetary Damages, Injunctions, Rescission

Public or Professional Duty to Report

Lawyers, accountants, financial advisors, regulators have statutory obligations to report fraud or misconduct:

Failure to report can trigger disciplinary action, civil liability, or loss of license under provincial laws (e.g., Ontario Securities Act), willful blindness is treated as complicity.

Any trust, or privately owned structure, lien, unknown financial asset or investment vehicle in question are not formed with proper disclosure, and thus violates Canadian law, and the underwritten seeks to verify this framework is not being undertaken locally through currently investigated parties such as the Rotary Club, which is involved in said, alleged accused company of forging signatures to defraud the public of assets, nor is this framework subject to proper residency or beneficial ownership verification. Its use to legitimize unregistered securities, launder money, and defraud the public constitutes a jurisdictional laundering of consent.

Sovereign Evidence Statement

The underwritten affirms possession of physical evidence confirming forgery, and group chats, withheld for sovereign and strategic reasons. The existence of such evidence renders associated parties in said trust or private structure not only negligent but potentially complicit in legitimizing unregistered securities through fraudulent instruments which can be used locally, or abroad.

The underwritten asserts that the Rule of Law has been systematically undermined through the use of opaque Trust structures, forged documentation, and jurisdictional evasion. These mechanisms constitute a deliberate inversion of legal principles, transforming protective frameworks into tools of deception.

Request for Complete Release of all Documents involving Mark Lepore of 636 Shafer Avenue in association with the City of Sault Ste Marie, The Rotary Club, including any other trusts, assigns, affiliates, Financial Instruments, Leins, Asset Vehicles, Investment Vehicles, Special Purpose Vehicles, Trust Instruments, Securities, or entities in regards to assets or material holding involving the underwritten through tax contribution.

The underwritten formally requests that all parties:

IMMEDIATELY INFORM, Mark Lepore of 636 Shafer Avenue, through response to this notice, via email with read receipt, and delivery receipt, involving any known material, legal, or suggested dealings or assets involving Mark Lepore of 636 Shafer Avenue, especially in regards to information regarding

names of trust instruments and its role in legitimizing securities, current land status of Sault Ste. Marie property in Canada, in regards to land ownership, status of the corporation of Sault Ste Marie, status of the Rotary Club, it's legal holdings, title, and associated paperwork, with signatures, in respect to the underwritten. This includes trusts, assigns, affiliates, Financial Instruments, Asset Vehicles, Investment Vehicles, Special Purpose Vehicles, Investment Vehicles, Trust Instruments, Securities, business', corporations, structures, or entities in regards to finances, assets or material holding involving the underwritten.

Provide written justification for any and all material, legal, and suggested dealings and assets involving Mark Lepore of 636 Shafer Avenue, provided, and haven being open without consent of the underwritten while using the underwritten tax contributions, including the basis for all associated dealings in said trust, private equity, material asset, or otherwise in association with The Rotary Club, The City of Sault Ste. Marie, its owners, any associated entity to any of the owners of said organizations involving their associated dealings with the underwritten.

Request for Acknowledgement of any Material Witnesses, involving any associated documents or information.

The underwritten formally requests that all parties:

IMMEDIATELY INFORM, Mark Lepore of 636 Shafer Avenue, through response to this notice, via email with read receipt, and delivery receipt, if you are aware, or not aware, of any disclosed information, or dealings regarding the underwritten in regards to securities, evidence of any material, legal, or suggested dealings, financials, or assets involving Mark Lepore of 636 Shafer Avenue in association with The Rotary Club, The City of Sault Ste. Marie, its owners, associations, or otherwise. This includes any information of Mark Lepore of 636 Shafer Avenue being involved in any structure, business dealing, asset management, trust, lien, or otherwise involved with The Rotary Club, The City of Sault Ste. Marie, its owners, associations, affiliates or otherwise. This information is formally requested by the underwritten, especially information of the mentioned trust instrument and its role in legitimizing securities. If no information is known, please respond with "UNKNOWN" to verify your non involvement with these parties.

If anything is known, provide written justification for any and all material, legal, and suggested dealings and assets involving Mark Lepore of 636 Shafer Avenue, including Trusts being open without consent of the underwritten, including the basis for all associated dealings, private equity, material asset, or otherwise in association with The Rotary Club, The City of Sault Ste. Marie, its owners, or any associated entity, person, or affiliates, to any of the owners of said organizations involving their dealings with the underwritten.

Timeline clause: The underwritten reserves the right to escalate this matter should no response be received within 10 business days.

Public disclosure clause: This notice may be published in the public domain to ensure transparency and protect public interest.

Disclosure of response: This notice will not accept informal responses, as a legal response and will be treated as tacit endorsement of unlawful conduct, and will be tried as such, may trigger public disclosure, cross-agency escalation, and legal action.

Cross-agency trigger: Failure to respond may result in submission to CRA, OSC, RCMP, and international regulatory bodies.

Municipal Trust Laundering Inquiry

The underwritten formally requests written confirmation from all parties whether The Rotary Club, The City of Sault Ste. Marie, its agents, assigns, affiliates, or associated entities have engaged in the creation, facilitation, or concealment of public assets—including land, infrastructure, or financial instruments—into private trust structures, lein mechanisms, special purpose vehicles, or offshore entities, without public disclosure or lawful consent.

Specifically, the underwritten requests clarification on whether any municipal assets have been transferred, pledged, or otherwise encumbered through trust instruments, bare trusts, blind trusts, or private equity structures, including any involvement in the creation or legitimization of such instruments through forged documentation, concealed beneficial ownership, or jurisdictional evasion.

If such activity is known or suspected, the underwritten requests immediate disclosure of:

- The names and legal status of all trust instruments or vehicles involved
- The origin, destination, and current status of any affected assets
- The legal basis for such transfers, including any council resolutions, public notices, or statutory authorizations
- The identities of all parties who authorized, facilitated, or benefited from such transfers

The underwritten affirms that any concealment, forgery, or laundering of public assets into private trust structures constitutes a breach of fiduciary duty, fraud under s.380 of the Criminal Code, and may trigger civil and criminal liability under federal and provincial law.

If such activity is exposed, the underwritten reserves the right to:

- Submit evidence to the Canada Revenue Agency (CRA), Ontario Securities Commission (OSC), and RCMP
- Trigger public disclosure through media, whistleblower platforms, and sovereign networks
- Initiate legal proceedings for damages, injunctions, and full restitution of public assets

The underwritten asserts that silence or non-response to this inquiry may constitute tacit endorsement of unlawful conduct and will be treated as such under applicable law.

Notice of Escalation

The underwritten further affirms that silence or dismissal in the face of documented forgery and regulatory breach will be treated as tacit endorsement of unlawful conduct, and will be tried as such, may trigger public disclosure, cross-agency escalation, and legal action.

The underwritten asserts that individuals engaged in constructive silence and strategic withholding, failing to acknowledge or deny material inquiries despite multiple documented outreach attempts is a pattern of institutional evasion and constitutes tacit non-disclosure, and may be construed as deliberate obstruction under applicable law.

This notice, and non response, may be published in the public domain as part of a broader campaign to expose systemic regulatory failures and institutional reliance on forged documentation. The underwritten reserves the right to amend this submission to include additional damages, regulatory breaches, and institutional actors should any party fail to respond or acknowledge its role.

Kind regards,

underwritten, (Mark Lepore of 636 Shafer Avenue), Sault Ste. Marie, Ontario, P6C3R9, CANADA

EVIDENCE OF ALLEGATIONS CONCERNING SYSTEMIC TRUST FORGERY AND SYSTEMIC FAILURE CAN BE FOUND FULLY DISCLOSED AT WWW.GLOBALSCANDALS.COM WHICH INVOLVES HIGH RANKING ROTARY CLUB MEMBERS, WHO MAY BE WORKING IN COLLUSION WITH THE ROTARY CLUB LOCALLY AND INTERNATIONALLY