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#TRUDEAU4TREASON FACING LIFE IN PRISON



ISN'T "TREASON" TOO STRONG? ISN'T IT JUST BEING DRAMATIC?

This renegade Prime Minister of Canada committed treason by illegally invoking the Emergencies Act (EA) against peaceful protesters. Because of the invocation of the EA the members of the Freedom Convoy 2022 in Ottawa in February 2022 were attacked violently and charged criminally for peacefully and legally exercising their right to freedom of speech and assembly and association. The protestors who were opposing the Federal mandatory vaccine restrictions on travel.

HERE ARE THE FACTS:

- This EA is only supposed to be invoked if the police are unable to deal with a situation under existing criminal justice system. RCMP, OPP and OPS all reported under oath to the senate committee on Trudeau's invocation of the EA that they did not request the federal government to invoke the EA.
- The treasonous Prime Minister brought the EA in illegally because he bypassed parliamentary consent as required by **section 17(1) of the EA**, and he passed law under regal authority like that of a King or Tyrant. By doing this he undermined the democratic process and committed treason.
- **Section 20(1) of the EA** states that the Federal government cannot direct the police, even in an emergency.
- **Paragraph 3 of the EA** prohibits Trudeau from violating the rights of citizens, even in an emergency. Trudeau violated freedom of speech, assembly and association and a host of legal rights. The right to protection from arbitrary treatment by police was violated because, the peaceful protesters were beaten, their property damaged and confiscated, and they were arrested without cause and many stayed in jail without reasonable bail.
- **The Criminal Code of Canada, section 46(1) defines treason as (2) Every one commits treason who, in Canada, and (a) uses force or violence for the purpose of overthrowing the government of Canada or a province.**

WHAT CAN WE DO TO HOLD THEM ACCOUNTABLE?

- GO TO [STAND4THEE.CA](https://stand4thee.ca) TO PARTICIPATE IN CURRENT ACTIONS
- SHARE THIS MESSAGE WITH OTHERS
- PARTICIPATE IN THE TRUDEAU4TREASON CANADA TRAIL COMING UP THIS SPRING!

What is the Trudeau4Treason Canada Trail?

This is a physical cross Canada tour (not a convoy) to bring awareness and education on the illegal actions of Trudeau Liberal government, and those involved with illegally invoking the Emergencies Act and violating the rights of Canadians. The tour will kick off in Ottawa and spread out to the West and the East, with stops in cities along the way to connect with communities and share targeted actions that every Canadian can participate in to create change.

The Objective is to garner critical mass so that meaningful action can be taken by Canadians that will ultimately lead to an investigation and arrest of Trudeau and his accomplices.

We are looking for volunteers across the country to help us with lodging, fundraising, team leads, and folks who can help us spread the word! Email Trudeau4Treason2022@gmail.com to join the Trudeau4Treason Canada Trail!

We don't need a revolution in Canada or fundamental changes in our laws, our rights are firmly protected in the Bill of Rights and the criminal code is sufficient to deal with treason.



Contact: Stand4THEE@gmail.com
Legal Support: MISLegalServices@yahoo.com



Canadian Bill of Rights

1960, c. 44

An Act for the Recognition and Protection of Human Rights and Fundamental Freedoms
Assented to 10th August 1960



THE Parliament of Canada, affirming that the Canadian Nation is founded upon principles that acknowledge the supremacy of God, the dignity and worth of the human person and the position of the family in a society of free men and free institutions;

Affirming also that men and institutions remain free only when freedom is founded upon respect for moral and spiritual values and the rule of law;

And being desirous of enshrining these principles and the human rights and fundamental freedoms derived from them, in a Bill of Rights which shall reflect the respect of Parliament for its constitutional authority and which shall ensure the protection of these rights and freedoms in Canada;

Therefore Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

PART I

Bill of Rights

1. It is hereby recognized and declared that in Canada there have existed and shall continue to exist without discrimination by reason of race, national origin, colour, religion or sex, the following human rights and fundamental freedoms, namely:

- (a) the right of the individual to life, liberty, security of the person and enjoyment of property, and the right not to be deprived thereof except by due process of law;
- (b) the right of the individual to equality before the law and the protection of the law;
- (c) freedom of religion;
- (d) freedom of speech;
- (e) freedom of assembly and association; and
- (f) freedom of the press.

2. Every law of Canada shall, unless it is expressly declared by an Act of the Parliament of Canada that it shall operate notwithstanding the

Canadian Bill of Rights, be so construed and applied as not to abrogate, abridge or infringe or to authorize the abrogation, abridgment or infringement of any of the rights or freedoms herein recognized and declared, and in particular, no law of Canada shall be construed or applied so as to:

- (a) authorize or effect the arbitrary detention, imprisonment or exile of any person;
- (b) impose or authorize the imposition of cruel and unusual treatment or punishment;
- (c) deprive a person who has been arrested or detained
 - (i) of the right to be informed promptly of the reason for his arrest or detention,
 - (ii) of the right to retain and instruct counsel without delay, or
 - (iii) of the remedy by way of *habeas corpus* for the determination of the validity of his detention and for his release if the detention is not lawful;

(d) authorize a court, tribunal, commission, board or other authority to compel a person to give evidence if he is denied counsel, protection against self incrimination or other constitutional safeguards;

(e) deprive a person of the right to a fair hearing in accordance with the principles of fundamental justice for the determination of his rights and obligations;

(f) deprive a person charged with a criminal offence of the right to be presumed innocent until proved guilty according to law in a fair and public hearing by an independent and impartial tribunal, or of the right to reasonable bail without just cause; or

(g) deprive a person of the right to the assistance of an interpreter in any proceedings in which he is involved or in which he is a party or a witness, before a court, commission, board or other tribunal, if he does not understand or speak the language in which such proceedings are conducted.

3. (1) Subject to subsection (2), the Minister of Justice shall, in accordance with such regulations as may be prescribed by the Governor in Council, examine every regulation transmitted to the Clerk of the Privy Council for registration pursuant to the *Statutory Instruments Act* and every Bill introduced in or presented to the House of Commons by a Minister of the Crown, in order to ascertain whether any of the provisions thereof are inconsistent with the purposes and provisions of this Part and he shall report any such inconsistency to the House of Commons at the first convenient opportunity.

(2) A regulation need not be examined in accordance with subsection (1) if prior to being made it was examined as a proposed regulation in accordance with section 3 of the *Statutory Instruments Act* to ensure that it was not inconsistent with the purposes and provisions of this Part. 1960, c. 44, s. 3; 1970-71-72, c. 38, s. 29; 1985, c. 26, s. 105; 1992, c. 1, s. 1AA(F).

4. The provisions of this Part shall be known as the *Canadian Bill of Rights*.

PART II

5. (1) Nothing in Part I shall be construed to abrogate or abridge any human right or fundamental freedom not enumerated therein that may have existed in Canada at the commencement of this Act.

(2) The expression "law of Canada" in Part I means an Act of the Parliament of Canada enacted before or after the coming into force of this Act, any order, rule or regulation thereunder, and any law in force in Canada or in any part of Canada at the commencement of this Act that is subject to be repealed, abolished or altered by the Parliament of Canada.

(3) The provisions of Part I shall be construed as extending only to matters coming within the legislative authority of the Parliament of Canada.

"I am a Canadian, a free Canadian, free to speak without fear, free to worship God in my own way, free to stand for what I think right, free to oppose what I believe wrong, free to choose those who shall govern my country. This heritage of freedom I pledge to uphold for myself and all mankind."

The Right Honourable John G. Diefenbaker, Prime Minister of Canada, House of Commons Debates, July 1, 1960.

