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Article Peace-Man @DanaLee10346514 Promo



Is a "correct record" not how we find truth?

druthers.ca/wp-content/uploads/druthers-MARCH-2026-resized.pdf

Page 7 "Where do you stand?"

Is a "correct record" not how we find truth?

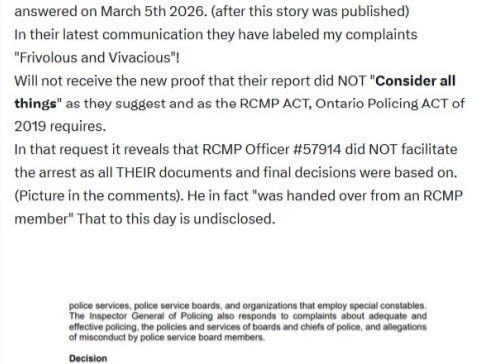
Royal Canadian Mounted Police
 Ottawa Police Service - Service de police d'Ottawa
 Department of Justice Canada - CBC News
 By: Dana-lee Melfi

Just think about this for a moment.

The law states that the arresting officer is the one who utters "You are under arrest" and places hands on the suspect and the suspect submits to that authority.

We seen many of these RCMP officers in tactical gear smashing windows, beating on people, pointing a rifle at my head as I was undamed and recorded the same actions to many others, PHYSICALLY MAKING ARRESTS! And much more.

But we never seen this issue raised in the police files, disclosure to accused, to the Courts, at the EA Inquiry, in oversight mechanisms or addressed in official charges pending on the officers/on going as they fail to respond).

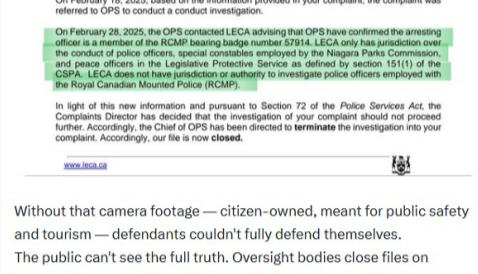


No matter what side of the line or label you wish to adopt, this is something that is being highly overlooked because it implicates much more than just a few individual officers breaking the law. The implications on their own official documents show a pattern of #PIIP (Political Interference Into Policing) and it is ongoing!

Now the IOP (Inspectorate of Policing) has a mandate to ensure proper record keeping and has labeled my investigation with documents obtained through ATIP ACT, LECA, CRCC, IOP, OPIRD, IPC and the list goes on. All THEIR own documents prove that they based their decisions off false and misleading information with a new ATIP request that was answered on March 5th 2026. (after this story was published) In their latest communication they have labeled my complaints "Frivolous and Vvaacuous!"

Will not receive the new proof that their report did NOT "Consider all things" as they suggest and as the RCMP ACT, Ontario Policing ACT of 2019 requires.

In that request it reveals that RCMP Officer #57914 did NOT facilitate the arrest as all THEIR documents and final decisions were based on. (Picture in the comments). He in fact "was handed over from an RCMP member" That to this day is undisclosed.



Without that camera footage — citizen-owned, meant for public safety and tourism — defendants couldn't fully defend themselves. The public can't see the full truth. Oversight bodies close files on incomplete records. The EA Inquiry's "history" stays sanitized.

What does this mean?

If the foundational arrest records were falsified from the start — as the new March 5, 2026 ATIP proves about RCMP Officer Mathieu Castonguay #57914 — the entire system is built on a lie. The latest LECA/OPS confirmation (file E-202410211407481365) that he "was handed over from an RCMP member" (still unidentified to this day) shows they didn't just get the name wrong — they deliberately hid who actually uttered the words, placed hands on me, and made the physical arrest while in full tactical gear. This isn't a paperwork error. It collapses everything downstream:

- Police Files & Initial Reports — Every notebook, occurrence report, use-of-force form, and inter-agency memo started with the wrong arresting officer. Tactical actions (rifles pointed, windows smashed, beatings) were erased or reassigned.
- Disclosure to the Accused — I and every other convoy participant got incomplete or false disclosure. Charter rights to a fair defence? Violated from Day One.
- The Courts — Judges, prosecutors, and bail hearings relied on sworn falsehoods. My charges were withdrawn once the discrepancies surfaced — but how many others weren't?
- Emergencies Act Inquiry — The POEC heard testimony claiming "no RCMP arrests." Their entire report and Canada's official history of the Convoy are now tainted.
- Project Natterjack — The RCMP's own national after-action review used these corrupted files. Their "lessons learned" are worthless.
- Oversight Bodies — LECA, CRCC, IOP, OPIRD, etc. all closed files based on the same lies. They even labelled my complaints "Frivolous and Vvaacuous" while refusing to consider the new proof they never "considered all things" as required by law.

And it gets even darker with the "citizen safety and tourism" cameras — the publicly owned City of Ottawa cameras sitting exactly where the arrests happened on Wellington.J filed ATIP requests to the City, RCMP, and OPS. The City admitted the footage exists but blocked it, citing a secret **undisclosed** court case (they refused to give the docket number). RCMP — who swore under oath they could access every city camera — suddenly **"could not locate"** the very footage that captured the beatings and arrests right in front of me. Yet that same camera's video magically appeared in the EA Inquiry... when it showed peaceful moments. https://publicorderemergenciescommission.ca/exhibit-videos/ott00029862_0001-0176-1764288927

How come they are working so hard to bury the most incriminating evidence?

This is systemic erasure. Deny, Delay, "Lose." Hide the video that would prove excessive force and RCMP hands-on involvement. Protect the narrative. Shield command under #PIIP.

The law is crystal clear: In Ontario, Canada, the "arresting officer" is the peace officer (such as a police officer from municipal services, OPP, or RCMP) who has reasonable and probable grounds to believe a person has committed, is committing, or is about to commit an indictable offence and subsequently takes that person into custody. Supreme Court of Canada.

Key Aspects of the Arresting Officer in Ontario:

- **Definition of Arrest:** An arrest occurs when an officer physically touches a person to detain them or utters words of arrest, and the person submits to that authority.
- **Authority:** Under the *Criminal Code* (s. 495), a police officer may arrest without a warrant if they have reasonable grounds to believe it is necessary.
- **Grounds for Arrest:** The officer must have both subjective (honestly believed) and objective (reasonable person with similar training would agree) grounds for the arrest.
- **Multiple Officers:** While a specific officer often initiates the process, an arrest may involve multiple officers in a dynamic situation.
- **Citizen's Arrest:** If a citizen makes an arrest, they must hand the person over to a police officer, who is then deemed to have arrested the person.
- **Duties:** The arresting officer is responsible for informing the individual of the reasons for the arrest and their right to counsel immediately. This raises reasonable suspicion of *Criminal Code* offences:
 - s. 366 (Forgery) — making false documents knowing they would be acted upon as genuine
 - s. 465(1)(b) — conspiracy to prosecute based on materially inaccurate records

This is bigger than one arrest or one person. It's about systemic erasure of evidence that could expose illegal actions, Charter breaches, and why so many charges were dropped or withdrawn once discrepancies surfaced (like mine). The record must be corrected — not just for me, but for everyone affected. That's why the petition e-7240 exists, and why everything stays public and transparent at peaceman.ca/accountability (updated daily with all ATIP responses, videos, correspondence — free and open).

If the foundational arrest records were falsified from the start as the new March 5, 2026 ATIP proves about RCMP Officer Mathieu Castonguay #57914 not being the arresting officer despite all official docs claiming otherwise "Was handed over from RCMP member" and to this day that member not identified, the rot spreads everywhere: police files, court disclosures, the Emergencies Act Inquiry, Project Natterjack review, oversight closures... all built on lies.

It's a pattern: Deny, delay, "lose," or hide video that could prove excessive force, improper arrests, or RCMP hands-on involvement not documented anywhere else. Protect the official narrative fed to courts, inquiries, and the public. Shield officers and command from real accountability under #PIIP (Political Interference Into Policing).

It doesn't stop at one document. It collapses everything downstream.

Here's the domino effect this creates:

- **Police Files & Initial Reports:** Every RCMP and Ottawa Police Service notebook entry, occurrence report, use-of-force forms, arrest log, and inter-agency communication started with the wrong arresting officer. Tactical actions (smashing windows, pointing rifles, physical takedowns by officers in/sgs) were either erased or falsely re-assigned. The foundational evidence chain was corrupted from Day One.
- **Disclosure to the Accused:** I and other convoy participants received incomplete or outright false disclosure. We couldn't mount a proper defence because we didn't have the true facts about who arrested us or how. This alone breaches Charter rights and basic principles of fair trial disclosure.
- **The Courts:** Judges, prosecutors, bail hearings, trials, and any convictions or withdrawals operated on sworn documents containing falsehoods. My own charges were eventually withdrawn after I exposed discrepancies, but how many others weren't? This taints the entire judicial process.
- **Emergencies Act (EA) Inquiry:** The Public Order Emergency Commission (POEC) heard police testimony under oath claiming no RCMP arrests occurred during the invocation. Their entire understanding of events, the "necessity" of the EA, and the final report relied on these inaccurate records. The official history presented to Canadians was misleading.
- **Project Natterjack:** Even the RCMP's own National After-Action Review — their comprehensive internal examination of the entire Freedom Convoy operation — used these compromised arrest files and operational data as its foundation. Their "lessons learned" recommendations on tactics, command, and intelligence are now questionable at best.
- **Oversight & Accountability Bodies:** LECA, CRCC, IOP, OPIRD, and all the rest closed complaints, terminated investigations, or cleared officers based on the same false information. No real accountability happened because the starting point was a lie. This enables the ongoing pattern of #PIIP (Political Interference Into Policing) with zero consequences.

This isn't about a few bad apples or simple mistakes. It's a systemic pattern that distorts the public record, protects misconduct, and undermines the rule of law.

The recent LECA/OPS confirmation (file E-202410211407481365) that RCMP #57914 was the arresting officer strengthens concerns that initial records may have framed arrests as solely OPS-led (e.g., mischief charges) to avoid highlighting federal involvement under the Emergencies Act invocation. This raises questions about whether handovers were structured to disguise or downplay RCMP actions taken pursuant to federal authority, potentially to limit scrutiny of EA enforcement practices.

This raises **reasonable and articulable suspicion** of offences under the *Criminal Code of Canada*, specifically:

- **Section 366** (forgery): making a false document (e.g., arrest reports or related records) attributing the arrest solely to OPS or Officer #57914 while omitting the actual arresting member's identity and actions), knowing it to be false, with intent that it be acted upon as genuine to the prejudice of others (including obstructing accurate due process).
- **Section 465(1)(b):** conspiracy to prosecute a person for an alleged offence, knowing that they did not commit that offence (or, by extension in this context, knowing the record of the offence/arrest was materially inaccurate).

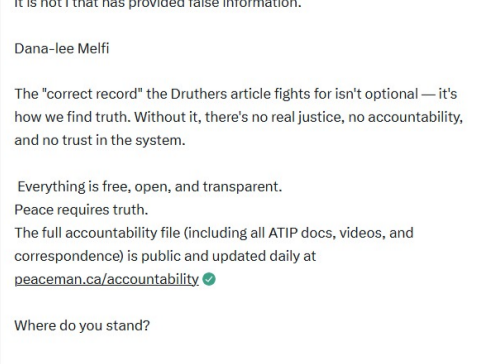
The law in Canada is the Officer that utters "You are under arrest" and places hands on a person is the arresting Officer.

They cannot just make up a new process and "hand me over" to the Ottawa Police for arrest and processing. The Ottawa Police omitted information in their police report, in disclosure and to the courts. I could have been in jail for 10+ years. From their false arrest and false information it has also cost me over 20k to prove my innocence. As a disabled person I live off of \$733 per month. You try that!

Police Service was never transitioned to the LECA and against the law.

How many others made complaints and were never transitioned to LECA? I know of a few!

They know that the oversight bodies are **NOT** doing anything about RCMP and use the decompartmentalization very effectively to hide their crimes on me.



I am asking my compliance services to "correct the record".

It is not I that has provided false information.

Dana-lee Melfi

The "correct record" the Druthers article fights for isn't optional — It's how we find truth. Without it, there's no real justice, no accountability, and no trust in the system.

Everything is free, open, and transparent. Peace requires truth. The full accountability file (including all ATIP docs, videos, and correspondence) is public and updated daily at peaceman.ca/accountability

Where do you stand?

5:43 PM - Mar 21, 2026 - 5 Views

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Peace-Man @DanaLee10346514
 Peace-Man: I believe in humankind. I do not agree on bad treatment to others. Calling out bad behaviour is not bad behaviour.

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