Independent interim investigation and report

Dana-lee Melfi / Peace-Man / 01/30/2024Free from outside control; not depending on another's authority.





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INTRODUCTION



You cannot search for accountability while standing in a lie....

Hello,

My name is Dana-lee Melfi.

Born in Ottawa, Ontario Canada 1971

This is an independent investigation that was started some time ago.

A born Canadian that learned to be a proud humanitarian. There are no other labels in my mind other than humans.

Human accountability and the security of our country is the basis of this report.

From personal experience - Secrecy will erode trust

As Canadians we need to start in our country and get real answers

Show the world how real accountability can be achieved

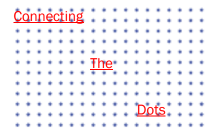


As an example, this article discusses the problem. I was never contacted by this writer.

Why? Why is my image used worldwide and not one professional question from media or security forces?

Notes page:

METHOD



Internal faith of humanity is shown by external actions

This is exactly the method used. Cannot be coerced, bribed, threatened or feared.

As a mere citizen, without influence, without bias, without fear, without religion-based faith, without corporate funding, I have been doing an investigation for quite some time.

Documented inquiries and investigations

This report is backed by many Documents, Video, Contracts, Meta data, Secure emails, Interviews, social media, Government tools for citizens and employees, Lawfare, Government documents, Private Documents, Court Rulings and current submissions.

Concerns in question – Request to lay charges as citizens arrest

- Government penetration
- Inquiries and investigation
- Written word not followed
- Main concern is the safety of Canadians.
- Document manipulation section 67
 - **67 (1) (2)** R.S., 1985, c. A-1, s. 67 <u>2019, c. 18, s.39</u>
- <u>Murder</u>

Criminal Code (R.S.C., 1985, c. C-46)

Conspiracy
 Criminal Code (R.S.C., 1985, c. C-46)

- Citizen manipulation
- Media manipulation
- Corporate manipulation
- Court manipulation
- Selective law
- Generational wealth
- Cruel and unusual punishment (12)
- OIC paragraph 30(1)
- Treason

<u>Criminal Code (R.S.C., 1985, c. C-46)</u>

DISCUSSION



The destabilization of Democracy, Wealth, Reputation, civility, Currency, economy, Health, food, resources,

FAMILY and so on in many countries, is what the goal is. To what end is the question on all minds.

The lunacy being played out is meant to anger the people and "give no choice" but to stand up and protect.

Reactions to this lunacy is what they are waiting for.

The purposeful inundation of information will distract you from the root causes.

What reactions will you give?

I did mine. It was standing in peace with love for my country, the people in it, and to show humanity how to

"Take A Stand" in PEACE.

Most have not believed or understood what documentation as far back as 2014 I stood on.

My action was to spark investigations depending on the outcome of that action. You cannot fight the

Government; Citizens are the Government in Canada.

WE can hold accountability.

They could not find me in contempt, so they went about it in a different way. They tried to silence me.

"I should take a bet the charges will be dropped before I enter any courtroom and go under oath."

08/27/2023

The infiltrators in the citizen led movement 2022 have found me to be highly dangerous to exposing them.

I have feared for my life at times. The Government institutions I have worked for find the same.

Consistency is the key. You can research my life and find no contradictions to my manner, my documented

life or my honour and integrity. I have been direct with government entities, corporations, law and people

in general for my entire life.

Helping and caring for others has never helped me monetarily, and I am ok with that.

I am proud and happy within myself.

My heart bleeds to see so many deceived. I will continue as many people have asked me to stay true to

facts.

There are many in this plan to discredit any voice of reason.

I have social media that has consistently and constantly asked questions and very few would even engage

out of fear as many have seen what they have tried to do to a man that stood merely in peace, eh?

Social fearing, sabotage, conspiracy, coercion, doubt, and division

So here is your chance to question anything, any written material, Speeches, Videos, websites.... Come on anything!

I am waiting!

Any of you realize what my mission has always been since the Hydra was unleashed in 2019?

It is documented and written. www.Peace-Man.ca

Just as so many that NCI has featured. National Citizens Inquiry https://nationalcitizensinguiry.ca/

"We should have proper investigations into the massive changes in our country before elections."



The security of the Person and Nation

"Security of the person is a right protected by the Charter of Rights and Freedoms in Canada. It means that you have the right to the health and privacy of your body, including the physical integrity of your body."

"National security is often understood as the capacity of a nation to mobilize military forces to guarantee its borders and to deter or successfully defend against physical threats including military aggression and attacks by non-state actors, such as terrorism." What is not often understood is the far-reaching new technologies, and various other tactics used such as the concerns listed above on page 4.

If a proper investigation is done and the lead investigator finds it is their
brother or boss as the suspect, does one stop their investigation?
Let's begin by showing the path I have taken as a mere citizen!

To understand the methodology of this report is to understand the person Who is Dana-lee Melfi?

At the age of 16 I found out this is what my name was through a Birth Certificate request.

Before that time, I believed and used Dana-lee Larabie.

This was also my first experience requesting information.

As a child I asked a LOT of questions. To the point I was shunned and told I was annoying. (Continues to this day)

Life as a Canadian back then was different than it is today and so was the generation before.

My hobbies up to the age of 16 were reading and learning. If you look at my "school records" from government sources, it would be described as much different. It would be described as I was distracted and hard to manage.

The reasons for this stem from years of abuse in the school system and calling out hypocrisy to teachers and Principals faces. Then I would get the strap.

Some of the torture methods were unimaginable to me even as a child. Many of these attacks were even documented. For example: Being picked up out of my desk chair by my neck by a teacher and held in the air as I peed my pants in front of the class. Then getting the strap 10 mins later. I was seven years old. That torture went on for years.

As humans are all born to have the same intelligence and continue throughout life.

Of course there are the exceptions that affect the use of that intelligence we all have.

As babies and neurons start to get molded, so do you, your being and beliefs.

As humans can testify, almost all that I have met have gory details within their lives.

We need not share them in such a report but use them to learn and care for others.

This is where my personal will and determination stem from.

The start in "Using the System"

At the age of 16 is where we begin this Investigaton, report and start to learn the "system".

Let's start with the birth Certificate. "What is it?" was my first question.

Is it to prove you are alive? Is it to prove where you were born? Is it a bank note?

As a human, how and where you were born will become important you are told.

You must rely on others' documentation to be true as you have no memory of that time.

In my life, I have found out it is shrouded in mystery. Was the documentation true?

For me this started a path of investigation interest in my being and intelligence.

At the age of 16 I moved out of my parent's place and had to start life on my own.

The man that raised me taught me one lesson that supersedes all others.

"Learn to teach yourself"

"If you cannot teach yourself, you will learn nothing."

He is a smart man and saved my life many times from this lesson.

I was not taught currency and the importance. How to buy clothes, food, water nor shelter.

That is right, the basics of life need to be bought with currency.

Learn that or perish, is what you are taught from the moment you are born.

Perish (Suffer complete ruin or destruction)

There is a misconception out there that gilded letters in front of one's name dictates one human has more knowledge and authority over another. We can see this in the hypocrisy of many of these people with their dishonesty and loss of integrity to get those very cherished gilded letters.

I am NOT saying any human intelligence should be discounted.

We are at a precipice of humanity I would like you to try and understand.

Precipice (a situation of great peril: on the precipice of war.)

With whom is the question.

The answer is with us.

In all countries, territories and the likes, we are now governed by laws and Governments.

In many millennia of human existence, the written word is what we are to abide by today.

Rulers have risen and fallen. Dynasties and kingdoms, the same.

Some have not and moved into the shadows thousands of years in the making.

While we as mere humans go through our lives, we see written words change and are slowly

disregarding human life and existence. But what can we do?

Right now, we need to use the tools available and question openly and without fear,

coercion, bribery, and the litany that is all connected to what can corrupt "The system" and

humans in it.

Currency = Failed human experiment

"Tax System"

At this point in human history, we are all "taxed" in a multitude of different ways.

In all these ways it is said to help us. In Canada our "Birth Certificate" is linked to our "tax system".

I have told you of the mystery of the birth certificate in my case and example.

In 1989 my "Social insurance number" that binds both and is determined to regulate what you need to pay was compromised. At eighteen years old "Taxation Canada" tried to audit me for working five full time jobs in several cities across Canada at once. I was told I owe tens of thousands in unpaid taxes.

I started my investigation. It was found through an audit of the physical signatures on all the cheques cashed in at the time, only one was mine. I lived in Ottawa and visited 817 Heron Rd. Many times.

I will never forget the man's name "Jack Mizerak" that headed Taxation Canadas part.

He told me under breath that he had the address of one of the perpetrators that used my SIN* number. He explained that he could do nothing about it and handed me a paper with the address on it. He said your SIN has been cleared and I was good to go. The very next year I received a letter saying I owed \$10,000+. I continued my jobs as a young man and visited Taxation Canada several times over the years and told them "I would not do my taxes until they fix their problem in their system". In 2010 I received a letter threatening to arrest

me. I once again visited the office in Saskatoon and made them make a note that I refuse until they fix their problem.

I have not heard from them since. Filed 1 year within the 33 years since, in 2000.

I am not a rich man in currency as life and dishonest people have hampered my life's happiness and prosperity in monetary value. This does not happen to everyone. Do you think

of the ones that are not good with this currency system?

I have gone on to work a career even as a government employee to this day and it has been 33 years since I filed taxes. I pay enough deducted from my employer's payments that should never owe any and in fact always "over paid" just in case all this time.

The point in telling you of this situation is to show why I question the "system" and using the tools that are available to the citizens for accountability.

Government fair bidding?

After some years working as a cook, restaurant manager, framer cleaner ext. Built a good reputation and work ethic. I had started to work with companies that bid on government contracts. MERX was born during that time for "fair bidding". I witnessed it was anything but. As I worked for one of these companies, I asked for my wage increase that was built into the contract at the War Museum of Canada. And they refused and said they could not afford it. I quit my job the next day and started my own company and took about 60k worth of contracts from them through Black and McDonald, a government contractor that managed much of the Museum inner workings because of that work ethic and much lower costs they were being soaked for.

I was immediately targeted by these families that have worked with the government and make it almost impossible for others to sign any new contracts. So much so I was forced to go to Ottawa Police for help when my personal property like my work trucks smashed, slashed and so on every morning.

Ottawa police called an ambulance and disregarded every word because they understood who I was talking about. (Not the first nor last time OPS did not take evidence to crimes) (in Audit)

You may not understand the type of people I am speaking of.

But with any human now, do not get between them and their money. I ended up dissolving my company as I was in fear of my life and at the same time the people I picked as partners stole the 60k+. I still owned 51% though and decided to dissolve through my partner's own accountant that agreed it was best. I moved to Saskatoon the next day.

These examples are shortened for this "Interim report"

I had also co-owned and managed other companies as well:

Great Canadian Salt Solution (GCSS*), Meltoh, Vapormech and Land of ID BBS.

In the GCSS* we have seen the need for a much better and cheaper supply of a high-quality saline solution. So, we built it! We had customers like Corrections Canada, PWGSC, Canadian blood services, Tattoo parlors, extended care homes etc. Even DND looking at our product.

We are meant to believe in Canada there is a fair and free market. We have laws for that right? So far off the truth it is deplorable the deceptions to Canadians. To sell in a catalogue, on a shelf or in any larger space today, you had better come with cash! You will not find a shelf because of generational wealth and no competition options. Not just in this country and is part of the problem & solution in the end.

When arriving in Saskatoon, I did not want to be a manager, owner nor anything with overseeing anyone.

I applied to places like Tim Hortons to serve and talk to people. Laugh joke and smile was what I needed. Turned down initially for the job because I was "overqualified". I begged that manager for the job, and she hired me. For many months I came to know regulars and served coffee with a smile and purpose. I was greatly known for my kindness and attention to detail. (That is a hard one for me not to do) When you as a regular Canadian go to work for these companies training is a regulation and many aspects necessary from food preparation to communication skills. As I sat through these courses on CD in a cold dark room there were courses on bullying and how to deal with it.

Before I go on, want to remind you that many Canadians that are brought to this country or seeking asylum are now trained with agreements for these displaced people to integrate. To take these same courses and live by what they see from Canadians as an example.

Bad behavior

While in this position as a mere server I witnessed horrible actions of bullying and intimidation from managers on staff. I told my manager as I was witnessing these acts immediately and face to face in a calm and measured manner. I then was called by the owner, and they agreed that should not have happened and thanked me. The next day I was fired from my basic job.

There was no recourse I could do, and it was one week before Christmas.

When the term is used "They slipped through the cracks" and excuses people like to tell themselves to feel better, so they do not have to get involved is another basis to this report.

Look the other way

In all these scenarios so far,

it could have helped a lot of people if others did not just "Look the other way"

At the end of this report, you will see a full focused picture on the destabilization and penetration that can all be fixed if others stop looking the other way and focus on the root causes, starting with our beautiful country of Canada.

Contractor VS

Becoming a government employee

In 2009 I received a call from SaskTel in Saskatoon for an interview as a service representative.

I thought this would be perfect as I could just be an employee and live for a decent pension. I passed their tests. Given a position. I did not have proof of graduation and they gave me a GED equivalent.

For the first year I made it a point to show up around an hour early every day so I could study and get to know more than your average new employee. I was given many hats to wear at the same time at one point and I was happy. Received awards and dealt with some major clients. My expert testimony was used. The Director sat with me for one day and said, "wow, we cannot even teach that!" Dana-lee, good job!". In short, I was proud.

In 2013 everything changed though, and I witnessed horrible treatment of others and myself from the corporation. If I did a whistleblower document, it would end up in the hands of the very people I was complaining about. Do you realize the CEO is who these documents go to as the designate? I already had communications with that corrupt man and instead sent the file to MP in charge of Crown Corps, UNIFOR, HR, CEO, and not one to this day has addressed it. UNIFOR flat our refused to file a grievance on several attempts.

Beginning of documented path 2014 for this report

I saw the poor treatment and had many other employees come to me because they knew I would bring it up and investigate. I did investigate and found the tools that were given to employees were insufficient and the measure by the second was very unfair. "It was like asking a framer to build a house with no hammer" The performance indicators from some on what they called a PIP were almost impossible for some to endure. It started to cause me and many a total change in our health and happiness at work. The company though did not listen to anyone and pressed on.

I was told to follow the chain of command to offer solutions and show where the root causes were causing the harm. The manager agreed with me and said, "I can't do anything though; my hands are tied". I went to the UNIFOR union to file a report and a grievance. It was refused and not considered. I asked employees and they wanted me to keep pressing on. I wrote an 8-page report with 50+ pages of supporting documents.

I sent it to the MP of Crown Corps, Director, Unifor, HR, Sub Director and yet to this day, NOT one response. I wrote another with 108 Pages including supporting documents and brought it to UNIFOR to file a grievance. I was refused again. The company to date has yet to respond, even though it is against the SaskTel Constitution. How a union can refuse to take a grievance is beyond me. The treatment of employees and myself really affected many people, including both mentally and physically, that did not matter enough to the company to take notice and help, as that would mean admitting fault and taking responsibility.

They want you to become ill

By 2015 I could not take it anymore and did not want to lose my job. I was not one to use doctors unless I broke something because of experience with my rare medical conditions. I do not speak of it often as it is personal. Because of what had been transpiring for a couple years it exasperated both mentally and physically. A Doctor at a clinic plainly wrote 6 months stress leave.

No notes, no explanations that I have chronic pain. No appointments for further medical treatment despite me telling her for the first time in my life I had thoughts of violence. It scared me that day and why I went to see a doctor.

I waited three months and tried to get better on my own with no help. Instead of getting better I was getting worse. It started to affect my home life and relationships. When I returned to her, she was not convinced I was ready for a return to work and wrote another six months for sick leave. This time I was referred to a psychiatrist. I was given pills for depression and sleep. During those six months I applied for LTD (long-term disability). I was denied and it crushed me, the next day it was reversed and granted from PEBA. (Email audit, personal and Canada Life (GWL)) I was trying to help myself and was visiting a counselor on my own for over a year at the Saskatchewan Health authority. The day I was denied I had an appointment, and they saw me in total distress. They would not let me leave the building and gave me two options "for my safety".

We bring you to hospital voluntarily or they will force it on me. I did not want to be committed by someone else. So, I went with them. Within 24 hours I was a patient at the Dube center for a danger to self. Now I am crazy right?

While at the Dube I was calm, cooperative, and constantly asked to speak to a doctor. While locked up I spoke with my doctor. For a total of about 30 minutes in 40 days (about 1 and a half months). The last day I was there she wrote PEBA and advised I was disabled and would need support. I also started seeing a new family doctor monthly for many months and he wrote PEBA that I was unable to work.

I was put into a contract for a place called Vital Life and the outcome was to return to work "unless medical evidence went against the end result." There was a team that did not agree, and one referred me to a bone specialist for my shoulders. I got an appointment set up by PEBA for a foot doctor. He looks at me and sees a problem anyway and refers me to a real bone specialist for shoulders and identifies the issue and illness that is not reparable. He makes an application for me to be a chronic pain client and it is approved in one day and the first appointment would be 18 months (about 1 and a half years) away because of a waiting list.

So, as you can see, I was always following their medical path and doctors' advice. But before I got to my first Chronic pain appointment my LTD was discontinued. I appealed and their decision stayed even with the three doctors that agreed I could not work any job. Dr. Starr even explained why and gave a medical opinion. I went on to appeal twice and was unsuccessful.

They cut all funds and health care when I needed it most.

During that same time Saskatchewan Health Authority deemed me disabled and gave support of \$1300 per month and helped me rent a house. Under the same Government as PEBA that denied.?

You may not know what it is like to wake up in the morning with no use of your arms and not able even call for help, I do... The constant pain and mental anguish are barely bearable. If I did not have a strong mind, I would not know where I would be right now. I feel for Canadians, and it

pushes me.

Standing in peace and watching in silence was the best thing to ever happen in life.

It was meant to show others a path forward in truth.

The first time that I thought I could prove document manipulation

I was not well. But at least I had support and was on a healing path.

I decided to initiate an "Ombudsman investigation request," it took them a long time to even communicate. I was determined and inundated them with documents, and they agreed to investigate in 2017. Never received a proper response. In fact, the response was not in line with their mandate and constitution.

Initiating investigations with citizen tools

I do not watch tv for more than 10 years. Only question period where you never hear an answer.

In my spare time, I read the various tools as Canadians to hold accountability now, as I am invested in finding out why the written word and systems are not working.

After years of the Ombudsman doing their investigation, I figure their mandate is to find fairness.

I find the Public Information Disclosure Commissioner (PIDC*) has the mandate to investigate wrongdoing. I submitted a complaint that identifies 18 various Corporations, Crown corps, RCMP, Police, PEBA and so on with offers to give an abundant number of documents, video, recordings, meta data and so on.

I had no idea that the office for the Ombudsman and the PIDC were in the same office and even cross use some of the same employees. Then one day I receive the final report from PIDC on the Ombudsman investigation? I never heard from the Ombudsman again even after I asked for the final report. I still contact them just for tracking purposes.

I explain to the PIDC that they never actually addressed nor contacted me for any documents or evidence to substantiate claims for either investigation. They came up with a conclusion for both by only accepting information from PEBA, Canada Life and Vital Life.

The only solution that was given from the now disgraced Jerry Diaz was I sue the Government.

So, I have and now 6th year in. And the Government now trying to get it thrown out.

Out of fight or flight, I fight. But it is killing me faster.

(DANA_LEE VS GOVERNMENT OF SASKATCHEWAN & CANADA LIFE)

I tried to warn people what I seen coming in 2019

Do you remember seeing articles and videos like this?

 $\underline{https://www.theepochtimes.com/article/the-closing-of-21-million-cell-phone-accounts-in-china-may-suggest-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-accounts-a-high-ccp-account$

virus-death-toll-3281291

https://off-guardian.org/2020/03/24/12-experts-questioning-the-coronavirus-panic/

https://www.youtube.com/watch?v= BRmbUN1Wxs



What about this one?

March 6th, 2020, was the first live 5G and is just coincidence that first covid death was March 9th, 2022, in Canada? The video is all about FUN and GAMES with some GIVEAWAYS!

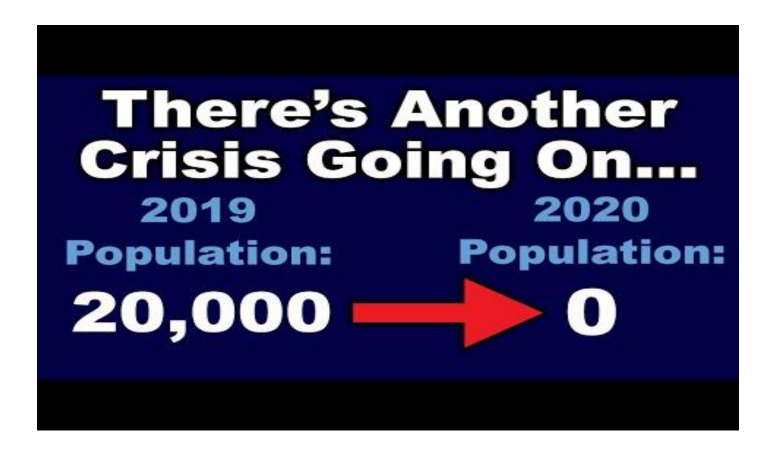
BTW all these are bookmarks I saved. If I felt something was important, I also recorded them.

https://www.youtube.com/watch?v=ECC7Max0Aig



HTTPS://WWW.YOUTUBE.COM/WATCH?V=MR04G09A5J4

The Crisis Going On Right Now, That You Are Not Being Told About... 23 Mar 2020



HOW DID OTHER APPROACHES WORK LIKE SWEEDEN??

HTTPS://NEWS.YAHOO.COM/SWEDENS-RESISTANCE-LOCKDOWN-RAISES-QUESTIONS155335578.HTML

WHY DID Federal Policy for Emergency Management Change?

Decades old plans and so many policies not followed.

https://www.publicsafety.gc.ca/cnt/rsrcs/pblctns/plc-mrgnc-mngmnt/index-en.aspx

Social Engineering Is Central To Technocratic Rule

Ok, let's continue.

I now had support and a home, a beautiful and supportive girlfriend and things were looking up in 2017. At the end of 2018, the love of my life had passed away, I started to withdraw and isolate and spent all my time watching news and reading. I started bugging friends and writing on Facebook about various things like the World Forces Games, WEF SDG's, The

WHO (all still logged) and was mocked. When the lockdowns started, and people saw what I was saying they just shut up and followed. I ended up making some videos where I saw so many homeless people not even able to eat or use the bathroom. I started filming Police acting in hypocritical ways. And post this to YouTube and send it to the police services board in Saskatoon.

From 2018 to 2020, my best friend Ian Porter and I scoured for information. Ian was very good at keeping me on task despite pain and mental anguish. Then, my best friend that lived with me died suddenly and suspiciously. I believe murdered. Ian Porter went to the hospital in Saskatoon on August 22nd complaining of aches and pains all over his body. They sent him home after 5 hours and said they did blood tests and found nothing wrong. They did a covid test. They said you are a bit malnourished and sent him home with a prescription for Ensure. One week later Ian died - less than 24hrs after this covid shot. They were not going to let me in the hospital, and I was having none of that. I told them I was going in. They told me his heart was surrounded by cancer. That he had several strokes throughout the night. But the day before I was there, and Dr's said he was fine, and they had no signs of any trouble. He was ready to go home.

Then the next morning I went in and I had no choice, Ian and I had discussed this type of scenario because of Donna. I gave the DNR order. They cleared the room. Disconnected him. I held his hand for two hours as his breath came to a stop.

I vowed I would find answers even if it killed me. I had just been able to speak of Donna after much of the same thing happened to her. It took me a year again to be able to deal with lan's death. We pretty much lived together for 32 years.

Mandates announced

After Ian had passed Sept 1st, 2020, I moved to the hunting camp I built with my own hands 35 years prior in Ontario, as I could no longer afford my house and did not want to live in the city lunacy anymore.

While I was in quite the isolation, I was able to meditate and still monitor what was happening through satellite internet.

I see Justin Trudeau announce on June 26th, 2021,

"We will not bring mandates into Canada for covid".

Then on Sept 13thth, 2021

"We are bringing in two federal mandates" Live in a scrum outside.

3,849 views Streamed live on 13 Sept 2021

Justin Trudeau announces Mandates

https://www.youtube.com/watch?v=jqhxf6vL6B4

The first thing I thought of was (and yelled at the tv) "How is that legal?".

On September 23rd 2021 I did an Atip request online for files "at" the Department of Justice.



MENU ~

Home > Access to Information and Privacy Online Request

Access to Information and Privacy (ATIP) Online Request

FAQ | Security | Privacy Notice

Welcome to the ATIP Online Request

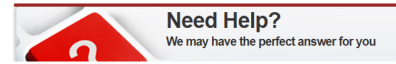
To be eligible to make a request under the Access to Information Act or the Privacy Act, you must be a Canadian citizen, a permanent resident of Canada or an individual or corporation currently present in Canada.

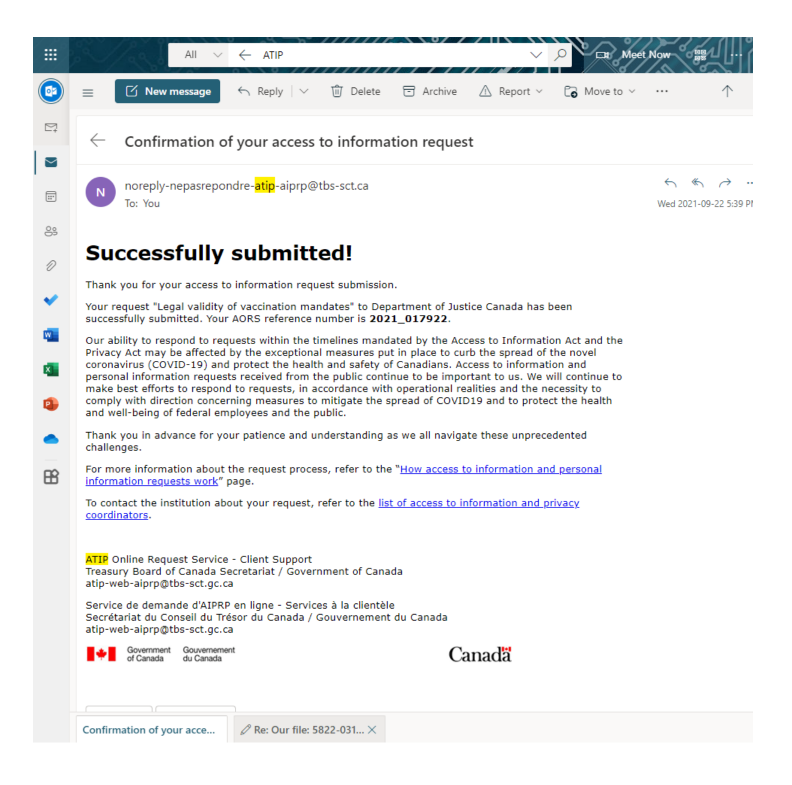
1 Did you know?

New Access to Information and Privacy request service!

The Government of Canada has launched a new service to submit ATIP online. This service helps you search all 265 institutions, find the right one and even look through past requests.

Go to the ATIP Online Request Service to start your ATIP online request with the new Government of Canada service. Please note: Some Federal Departments have not yet transferred to the new ATIP Online Request Service, including Immigration, Refugees and Citizenship Canada (IRCC), Canada Border Services Agency (CBSA) and the Royal Canadian Mounted Police (RCMP). This is the complete list of institutions still using this website. To submit an application on this site for one of these departments, please press **Next** below.







Thu 2021-09-23 5:45 PM

Hello, Valerie

Thank you for such a swift response.

In less then 24 hours is not my experience with government agencies and should be commended.

I see in your response, understanding and attention to detail.

I am disabled and do not type well, please excuse. I am grateful for the clarification requests. If you find it is better to speak to me that is an option. For clarification Lam a Mr

1. What is meant by "endorsement"

"an act of giving one's public approval or support to someone or something."
In the current governments research into mandated vaccines, is there any legal entities within the DOJ or Supreme Court of Canada that have been asked to

review the two mandates in question and endorse the decisions before implementation?

Each mandate should have been separate entities and require the government to seek legal counsel. The government understanding that an ATI could make any such documentation or counsel decisions public. An agreement to pass a counsel meeting vote, judges decision, consultation from internal or external lawyers etc is essentially a public endorsement. The point is to collect the process taken. We're there multiple agencies involved on agreeing the legal validity?

Now this is a tricky one for several reasons.

I would hate to set a date and miss when the beginning of the process started. As well, the longer the range the longer the investigation will take. I expect any Canadian can understand the time constraints this issue presents.

If we (the government and I) are speaking the specific two mandates and "their" process it should be no far back as March 3rd 2020.

If we are speaking pandemic preparedness that is a much larger issue. Note: Planned pandemic preparedness funded and planned for a very long time was not enacted. "New" plans were passed. This is another story or is it totally related within the legal boundaries? I would set this date at Jan 1st 2018.

I am requesting any and all involvement in the legal advice specifically pertaining to the two mandates. Not to exclude consultants, judges, any legal council, political parties, House members, counsel members, Government party members.

The Records must show the legal validity for these mandates to be implemented. This is what the citizens want to know. Current laws must be observed. Depending on when laws were changed in this period will also be telling.

1 fully understand and expect blackouts, redaction and the importance of Canadian Security. The dates, names, organizations, forms of communication not withholding electronic video meetings on the legality of said mandates are sufficient. The actual final legal decisions are most important and I request not to be blacked

1. Government employees and recommendations to large companies to follow suit. They essentially opened the door.

2. Travel.

I hope this clarifies the 4 points.

I appreciate the Privy Counsel advice and will be in communication. ;)

Mr. Dana-lee Melfi

From: Dauw, Valerie <Valerie.Dauw@justice.gc.ca>

Sent: Thursday, September 23, 2021, 3:18 p.m.

To: 'dana_lee_ca@hotmail.com'
Subject: A-2021-00580 / online tracking # 2021_017922

Hello Dana-lee Melfi.

The purpose of this email is to seek clarifications from you in order to locate records responding to your request received in this Office on September 23, 2021. Please note that the reason a request is being submitted is not required.

I would appreciate if you could clarify or rephrase your request and specify which documents are being sought. We note that you wish to obtain, pursuant to the Access to Information Act (ATIA):

"I am requesting any and all documents pertaining to legal advice and endorsement of Justin Trudeau's mandated vaccines. Including all legal parties names, who they spoke to in the government. Including any official emails, documents, video calls, discussing the legal validity."

Before conducting a search of our records, we require clarification from you concerning the information you are seeking. The Access to Information Act provides a right of access to information in existing records. Furthermore, section 6 of the Act states that a request for access must provide sufficient detail to enable an experienced employee of the Department of Justice with a reasonable effort to identify the relevant records.

Issues:

1. What is meant by 'and endorsement' ie. it is my understanding that public service employees would not provide an endorsement

2. A date range from which to begin looking would be most helpful

3. Are you requesting only legal advice records?

4. The content of records containing legal advice requested and/or given are subject to ATIA section 23 [solicitor-client privilege]

**To clarify point 4, general identifying information (for example the date and names of who sent and received emails) is most often released, however the content of such records would not be released.

Options:

1. Identify a date range if possible
2. You may wish submit a request to the Privy Council Office which may hold relevant records

These links may also be of interest to you: https://www.canlii.org/en/index.html

Please note that we will put your request in abeyance until we receive additional information from you. If we have not received your reply by October 22, 2021, we will consider the request abandoned and close our file accordingly. Should you wish to discuss your request, do not hesitate to contact me.

Please be advised that you are entitled to complain to the Information Commissioner concerning the processing of your request within sixty days of the receipt of this notice. In the event you decide to avail yourself of this right, your notice of complaint should be addressed to.

Office of the Information Commissioner, 30 Victoria Street, Gatineau, Quebec KTA 1H3

Please note that I am unavailable until Monday September 27, 2021. Have a wonderful weekend.

Regards,

Valerie Dauw
ATIP Advisor / Consellère AIPRP
ACCess la Information and Privacy Office ATIP Justice Canada / Government of Canada
Accès à Information et protection des renseignements personnels AIPRP Justice Canada / Governement du Canada
Tel Mis 43-90-014.

← Reply → Forward

Lots of communication ensued and Is now under investigation from the OIC https://peace-man.ca/atip

First we started on "clarification" a few rounds with DOJ and this was necessary to help a citizen get the search down to specifics. When it was clear what I was looking for is when things went wonky to say the least. Below is the decision they made arbitrarily and did not follow procedure and process.

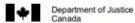
What you are about to see is an "extension" on the request place for 1875 days - that is five years.

I searched for papers and journals questioning the legality of McGill and so on before they came in and they were right. It would be very difficult to be able to legally mandate vaccination.

But when it happened not one of them requested the proof that individually there is no proof of validity.

The public was not notified nor given any reassurance of the mandates being legal. If you watched the scrum instead he brings in "new laws" to protect business and to segregate people.

In the legal realm I could not find one paper of substance that reached a conclusion. Citizens were asking this question and never answered too, few actually asked for proof.



Ministère de la Justice

Access to Information and Privacy 275 Sparks Street, 9th Floor Ottawa, Ontario K1A 0H8 Telephone: 613-907-3700 Facsimile: 613-957-2303

PROTECTED B

Our file: Your file: A-2021-00580 / VD 2021_017922

December 1, 2021

Dana-lee Melfi

Dear Mr. Melfi:

This letter is further to your request of September 23, 2021, to obtain:

Revised November 10, 2021

Exclude records requiring confirmation for Cabinet confidence

Revised October 27, 2021

All records between December 1, 2020 and October 6, 2021 associated with the legality/legal path of Justin Trudeau's announcements August 13th 2021 and subsequently the implementation of these mandates regarding: a/ COVID-19 vaccinations for federal employees and;

b/ travel (domestic and international to and from Canada; not only Canadians). Exclude:

- Drafts unless a draft is a final version of a document;
- 2. Publicly available information;
- 3. Correspondence from the public.

Revised October 6, 2021

'I am requesting all records related to whether Justin Trudeau's two mandates regarding COVID-19 are for the protection of workers or to boost vaccination rates. In addition, whether the two mandates were legally investigated separately and what were the paths or path.

Include:

- any official emails, documents, video calls, discussing the legal validity of the mandates.
- any and all documents pertaining to the legal advice and/or endorsement of COVID-19 vaccines.
- pre covid emergency health preparedness plans.

The two mandates are regarding:

- Government employees and recommendations to large companies to follow suit.
- 2. Travel.

Date range: January 1, 2018 to October 6, 2021."

Revised 27-09-2021

I am requesting any and all documents pertaining to legal advice and endorsement of Justin Trudeau's mandated vaccines. Including all legal parties names, who they spoke to in the government. Including any official emails, documents, video calls, discussing the legal validity.

Date range: January 1, 2018 to September 23, 2021.

.....

Original request received 23-09-2021

Hello, I am requesting any and all documents pertaining to legal advice and endorsement of Justin Trudeau's mandated vaccines. Including all legal parties names, who they spoke to in the government. Including any official emails, documents, video calls, discussing the legal validity. My reasons are to look as a Canadian citizen into the validity of the legal process taken into such a questionable decision. The government is indicating that it is up to the public to take them to court to question the validity into the legal aspects, but I have looked everywhere and the Government has not proven the mandates are legal or legitimate. If I am missing a publicly shared publication on the legality, direct me to that information please. For such a historic decision the legality must be proven in the Supreme Court of Canada BEFORE it has to be challenged by a Citizen or business. My understanding as a Canadian citizen is that the government cannot break the law, our Constitution and Freedoms and Rights ACT, thus the request into the legal validity. A specific example is: what lawyers endorsed Justin's mandates

Pursuant to paragraph 9(1)(a) and 9(1)(b) of the Access to Information Act, I hereby notify you that an additional 1825 days are required to comply with your request. The extended period of time is required because the request is for a large number of records and necessitates a search through a large number of records and meeting the original time limit would unreasonably interfere with the operations of the Department. It may be possible, however, to reply sooner should we complete the processing of your request prior to that time.

If you have any questions concerning the processing of your request, do not hesitate to contact Valerie Dauw at 613-907-3677 or valerie.dauw@justice.gc.ca.

Please be advised that you are entitled to complain to the Information Commissioner concerning the processing of your request within sixty days of the receipt of this notice. In the event you decide to avail yourself of this right, your notice of complaint should be addressed to:

Office of the Information Commissioner 30 Victoria Street Gatineau, Quebec K1A 1H3

Sincerely,

Hamelin Digitally signed by Hamelin, Valerie Date: 2021.12.01

For: Malaka Hendela Director, Access to Information and Privacy

cc. Office of the Information Commissioner of Canada

I was having none of these 1875 days (about 5 years) and the strange way they went about it.

I see it was to "intentionally" "add layers" and "time" to my request.

So I filed a complaint on the grounds they did not follow the ATIP ACT I asked only to communicate in email or mail.

After a bit the DOJ ATIP Director started to want to call me.

No, no, Over the years I have had enough of the "calls" that never get logged or recorded. She ended up making it necessary and called my father as a witness. She had no answers and said "There is no process to remove an extension" I argued and placed another complaint directly on her to the DOJ.

(Guess who marked the complaint on her as "invalid"? Wow they thought I was dumb.) Anyways, during the call I told her "Don't worry I will teach you how" to reverse the extension.

Before we go on, she is no longer in her position.



Ok so 10 days later the extension was "retracted" removed, and the file put on hold!

Now the work begins on holding accountability and I place a complaint on the way they retracted it and "DID NOT NOTIFY THE OIC".

That complaint took 8 months for an investigator to finally call me. When he did, he said the complaint was not "validated". So, I am like "What do you need to validate it?"

You know though, I tried to bring this all out to get real answers and all I see is people afraid to talk about the real questions. It has all been live as it happened

since my site creation and on www.Peace-man.ca Facebook, Twitter Canada Unity when I was an admin, and nobody asked a question. Too much reading. Not a headline or 30 second video.

You should see the questions that are NOT being asked or answered on the fate of humanity because of corruption. It is certainly a dog-eat-dog world and quite frequently the good people get eaten.

So here is the Retraction on the next page.

Since this retraction, every employee that I had emailed has "moved on" or retired so I am told, and I have zero contact with the DOJ as they have the file "on hold".

BUT....a "Verified" OIC investigation now with the errors adding up!



Ministère de la Justice Canada

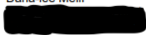
Access to Information and Privacy 275 Sparks Street, 9th Floor Ottawa, Ontario K1A 0H8

Our file: A-2021-00580/ VD Your file: 2021 017922 Telephone: 613-907-3700 Facsimile: 613-957-2303

PROTECTED B

December 20, 2021

Dana-lee Melfi



Dear Mr. Melfi:

This letter is further to your request of September 23, 2021, filed under the Access to Information Act to obtain:

All records between December 1, 2020 and October 6, 2021 associated with the legality/legal path of Justin Trudeau's announcements August 13th 2021 and subsequently the implementation of these mandates regarding: a/ COVID-19 vaccinations for federal employees and;

b/ travel (domestic and international to and from Canada; not only Canadians). Exclude:

- 1. Drafts unless a draft is a final version of a document;
- Publicly available information;
- 3. Correspondence from the public
- 4. Records requiring confirmation for Cabinet Confidences

This letter formally confirms the retraction of the extension letter issued on December 1, 2021.

The file has been placed on hold as of December 1 to allow for clarification of scope. Accordingly, the notice of extension letter is formally retracted and no extension date currently exists for your file. You confirmed December 15, 2021, via email, that you agreed to place your file on hold as of December 1, 2021 which allows for the retraction of the extension letter.

Your file is on hold until a confirmed amount of records is identified as responsive to your request. Once all records are received by the ATIP office, we will communicate to allow you to clarify the scope of your request. If the request scope is not changed at that time then we will issue an adequate extension to inform you of the time required to process the records responsive to the request.

Please be advised that you are entitled to complain to the Information Commissioner concerning the processing of your request within sixty days of the receipt of this notice. Should you decide to avail yourself of this right, your notice of complaint should be addressed to:

Office of the Information Commissioner 30 Victoria Street Gatineau, Quebec K1A 1H3

Sincerely,

Malaka Hendela Director, Access to Information and Privacy

cc. Office of the Information Commissioner of Canada

Once this retraction was made

It was time for accountability

RE: Our file: 5821-04375 / Institution's file: A-2021-00580

(i) You replied on Fri 2021-12-24 12:56 PM



Carole Audette < Carole. Audette@oic-ci.gc.ca>

To: You

Start reply with:

Schedule a meeting

Dear Ms. Melfi,

I was asked to contact you to discuss your complaint. Would you be available this afternoon or tomorrow morning to speak? Please indicated the time that suits you best.

Sincerely,

Carole Audette

Enquêteur, Greffe

Règlement des plaintes et respect de la Loi Commissariat à l'information du Canada

carole.audette@ci-oic.gc.ca/Tel.: 819-994-1492 ou 1-800-267-0441

Investigator, Registry

Complaints Resolution and Compliance

Office of the Information Commissioner of Canada

carole.audette@ci-oic.gc.ca /Tel.: 819-994-1492 or 1-800-267-0441

Fax: 819-994-1768

N'hésitez pas à me répondre dans la langue officielle de votre choix | Please feel free to reply in the official language of your choice

Hello Dana-lee Melfi,

Let me start by apologizing for the misspelling of your name below.

As you have requested, this email serves as confirmation that we are officially retracting your extension and placing your file on hold as of December 1, 2021.

Your request still reads as:

All records between December 1, 2020 and October 6, 2021 associated with the legality/legal path of Justin Trudeau's announcements August 13th 2021 and subsequently the implementation of these mandates regarding: a/ COVID-19 vaccinations for federal employees and;

b/ travel (domestic and international to and from Canada; not only Canadians)

Excluding records requiring confirmation for Cabinet Confidences, drafts unless a draft is a final version of a document, publicly available information, and correspondence from the public as previously confirmed.

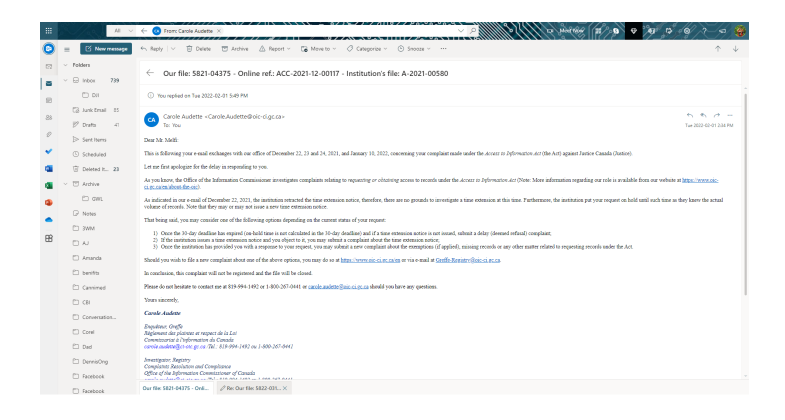
We will only be able to provide you with records that we have, meaning held within the Department of Justice. As previously mentioned, we will follow up with you on the status of your request on January 24, 2022.

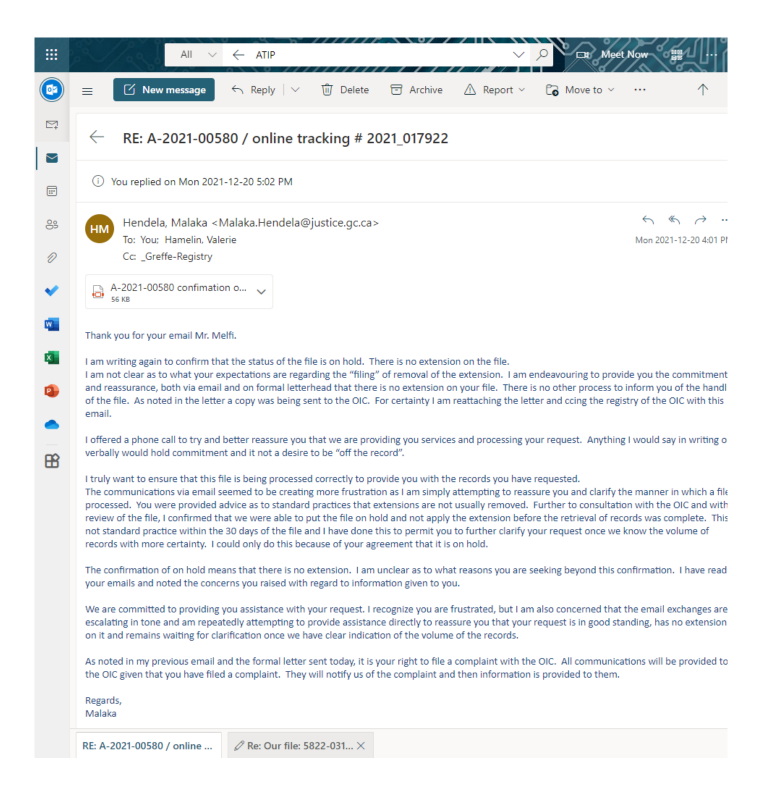
Malaka Hendela is available Thursday December 16th between 9:00 - 10:30 am or after 2:30 pm. Please confirm a convenient time for a phone call.

Thank you

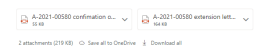
Valerie Hamelin
A/Team Leader / Chef d'équipe par intérim
Access to Information and Privacy | Accès à l'information et la protection des renseignements personnels
Department of Justice | Ministère de la Justice
Ottawa, Canada K1A 0H8
343-574-6975

The first complaint was marked as "This file will not be registered and the file closed"! 01/02/2022 - Save pic to zoom in)





Mon Sept 23rd 2023



With all due respect. I have provided the extension; it is no longer valid because they did not follow the ACT and retracted the extension. They told me as I was fighting to remove the illegal extension, they did not have a process to reverse it. I wanted to do all communications in email but they kept insisting on calling me on the phone. I agreed only to lay a complaint with the Director on the service received so far. There is a communications tracking for just this reason when employees are not following procedure. I have all the emails and have forwarded them. If you need the whole string from me again why track those communications?

There have been extra layers added to my request now and they refuse to respond in emails. I find it to be insulting you say you need me to provide the extension in the complaint page but there is no option to make complaints on individuals or

I will call you Monday sept 12th to clarify anything you need and provide any further details.

Dana-lee Melfi

I told you; I am tenacious! And stayed on them.

Hello,

Excuse me, do you not understand my complaints?

You are trying to tell me and dismiss this as a complaint because You only investigate complaints relating to requesting or obtaining access to records under the Access to Information Act?

I believe my complaints were clear and shown within the tracked communications to be under the Access to Information Act in the code of conduct, information processing, and dealing with errors.

Have Shown you even a Director of ATP that provided false information, several employees with lack of attention to detail, false information and they did not get the request was just for documents filed in the DOJ as requested from my paid submission online Even you now use a new word to describe the actions taken "Retracted". Where is the official retraction and labeled as such, with explanation to the OIC?

There is none, so how can you call it a retraction?

I Dana-lee Melfi am asking you to firstly investigate the previous complaints and now a couple other issues have arisen you did not address.

Since you understand now the error of just files within the dates specified, within the Department of Justice why am I still waiting for an update on the suspected file count?

Make sure the 400000+ files they requested after the dates specified are not included as to add an extension

You said I could expect a response on January 10th, its now February. More delays and "unfair" review of my complaints.

Seems most I have dealt with always want to do business on the phone, but if you can't understand the written word and rules your supposed to follow, what confidence would I have on the phone?

Please DO NOT DISREGARD my complaints and questions

Dana-lee Melfi

Sent: Tuesday, December 21, 2021 9:03 PM
To: _Greffe-Registry <Greffe-Registry@oic-ci.gc.ca> Subject: Re: Our file: 5821-04375 / Institution's file: A-2021-00580

Thank you for responding.

I have a hard time understanding why you say "we do not have sufficient information to allow us to register your complaint." When I provided your office with the file# and email tracking number "A-2021-00580 / online tracking # 2021 017922".

I spent an hour writing out very specifically on my complaints only to have your page error out. Also, you allow only 500 characters and a very convoluted way to make such a complaint.

Your page does not have an apparent section for this type of complaint and a file must be uploaded?

Your print page after making the complaint does not print the typed complaint itself and neither does your response.

Then you respond with insufficient information and now I must clarify?

Listen very carefully please.

There have been many issues that are already listed to you. Giving you the email tracking is exactly why there is email tracking, so I do not have to rewrite everything After reviewing Valerie D, Valerie H and Malakas emails on the file please respond as to if you have understanding yet. The tracking is specifically created for investigation.

After reviewing the communications have your lawyer read this next sentence and tell me if the ATIP ACT has been respected.

"Making statements claiming they are facts knowing you do not have sufficient information to be making these statements of fact, qualifies as misleading and if not an outright lie."

The only reason for me to go to these lengths is because Malaka ATIP Director has repeatedly refused to answer to my first communication with her. And several afterwards, this is very frustrating to a citizen. She wanted only to make a phone call

That is all from me right now. Please notify me when you plan on reviewing these documents and how long it will take please.

Thank you Dana-lee Melfi

And again "We will not proceed with your complaint.



It is not that hard!

Revised November 10, 2021 Exclude records requiring confirmation for Cabinet confidence

Revised October 27, 2021

All records between December 1, 2020 and October 6, 2021 associated with the legality/legal path of Justin Trudeau's announcements August 13th 2021 and subsequently the implementation of these mandates regarding: a/ COVID-19 vaccinations for federal employees and;

b/ travel (domestic and international to and from Canada; not only Canadians).
Exclude:

- 1. Drafts unless a draft is a final version of a document;
- 2. Publicly available information;
- Correspondence from the public.

⊞ Hide email □ X RE: A-2021-00580 / online tracking # 20...

↓ Download

Save to OneDrive RE: A-2021-00580 / online tracking # 2021_017922 What is the status? What is the status? Dana-lee Melfi p postmaster@outlook.com Thu 2023-08-31 11:55 AM To: Hendela, Malaka; Dauw, Valerie Thu 2023-08-31 11:55 AM RE: A-2021-00580 / online tr... I am wondering what the status of my ATIP request is? Last time we spoke, we discussed my complaint, and you said a investigator will contact me. You said it could take up to three months and it has been 8. I have given ample time without My complaint was about how the ATIP ACT was not followed and individuals that I had correspondence with such as yourself and your office.

If I understand correctly, you are in charge of complaint investigations on yourself? Is this why so much time has passed? mx.ssan.egs-seg.gc.ca rejected your message to the following email addresses: I would like my ATIP request to be followed up on and documents sent to date please.

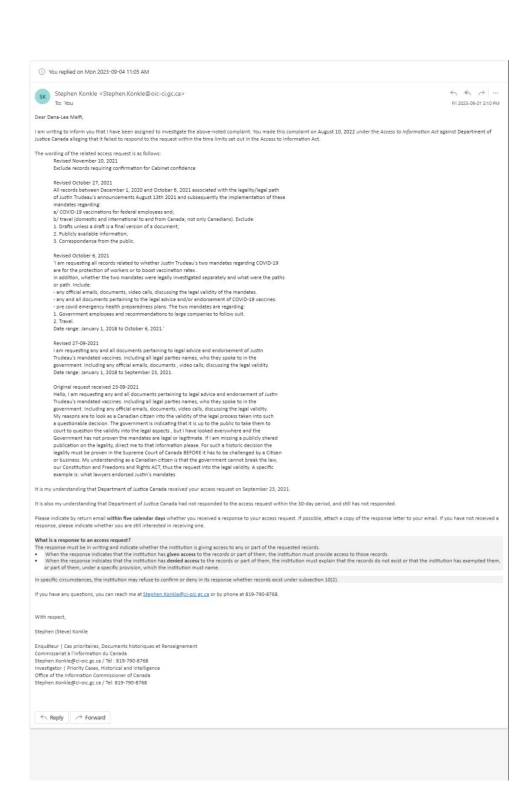
Also would like an update on my complaint that was filed one day after the extension was placed. Before the decision to hide the fact the ATIP Act was broken. You know exactly what I am speaking about and I want answers.

I understand It is Valerie that is looking after my file and have cc'ed her. The address you sent your message to wasn't found at the destination domain. It might be misspelled or it might not exist. Try to fix the problem by doing one or more of the following: Send the message again, but before you do, delete and retype the address. If your email program automatically suggests an address to use, don't select it.
 Clear the recipient AutoComplete cache in your email program by Dana-lee Melfi ← Reply ≪ Reply all → Forward 2. Clear the recipient Auto-Complete cache in your email program by following the steps in this article. Status code 5.1.1 Then resend the message, but before you do, be sure to delete and retype the address.
3. Conflact the recipient by some other means (by phone, for example) to confirm you're using the right address. Ask them if they've set up an email forwarding rule that could be forwarding your message to an incorrect address mx.ssan.egs-seg.gc.ca gave this error:
0 RESOLVER.ADR.RecipientNotFound; Recipient not found by SMTP address lookup



They all start to disappear?

Then one day 2023 09 01 an OIC investigator gets back to me!



And now "Validated" 2024 02 08



Stephen Konkle <Stephen.Konkle@oic-ci.gc.ca>

← ← → ···
Thu 2024-02-08 1:33 PM

Hello Dana-Lee,

As previously noted in separate communication, as a result of your previous correspondence with me, and further review by the OIC Registry, additional allegations have been validated for this complaint.

The complaint now alleges that:

- . Justice took an invalid extension of time and eventually withdrew it. This allegation falls under paragraph 30(1)(a).
- . Justice improperly placed the access request on hold. This allegation falls under paragraph 30(1)(f).
- . Justice communicated by phone, despite requesting communication in writing. This allegation falls under paragraph 30(1)(f).
- Justice did not meet its responsibilities under subsection 4(2.1) to make every reasonable effort to assist the requester with the above-noted access request(s). This allegation falls under paragraph 30(1)(f)
- Justice did not respond to the above-noted access request(s) within the 30-day or extended period, as required by section 7. This allegation falls under paragraph 30(1)(a).

In order to advance the investigation of this complaint, I am now requesting your initial representations regarding each of these allegations. Please provide these representations to me by Friday, February 16, 2024. If you require an extension to provide your representations, please let me know. Similarly, if you have any questions or concerns, please do not hesitate to reach out to me by phone or by email.

Thank you,

Stephen (Steve) Konkle

Because of expediential moves to destabilize

I must jump ahead to today in this interim report

2/21/2024

Hello all,

My name is Dana-lee Melfi

This email is one of the first steps to once again secure our county.

I cannot get legal representation to continue because of the control mechanisms in place.

I will have to do it in this way instead.

There has been a great deception going on and very few taking the steps to bring it to an end.

I would have reported it sooner, but the investigation was not complete.

I did try to report and gave evidence to Ottawa police already when PLT reached out to me.

Officer Blonde. We will deal with that immediately after contacting me.

I have done all I can to this point and will be returning home soon from Ottawa.

As a mere citizen, without influence, without bias, without fear, without religion-based faith, without corporate funding, I have been doing an investigation for quite some time. The OIC is aware and so is CSIS.

I was aware some true humans were doing the same in different ways.

I had just not met them until recently.

Now the dots are connected.

I want all to know, I never inserted myself anywhere other than the protest itself as a mere man standing in peace.

I did know though, that this would be used to my advantage. My premise was I could not spend time investigating people or entities without "personal interactions to document".

The push for deception has now become expediential, dangerous and problems with my health, so I cannot finish my report the way I would like. Instead have decided to give the first piece of the puzzle. Ask the proper authorities to take my laptop for a forensic audit. I bought it just for this purpose and knew Ian would not mind using his life insurance to do so. Canada Life was the holder of that policy and kept it from me for a year and a half. It was finally, after many communications and threats of me suing them for a second time they decided to release it on 02/08/2022

From: Chappell, Sarah <Sarah.Chappell@canadalife.com>

Sent: January 28, 2022, 1:28 PM

To: Dana-lee Melfi <dana_lee_ca@hotmail.com>

Subject: RE: CLAIM - 9346808-9 IAN PORTER

Good afternoon, Dana-Lee,

Thank you for your reply.

It is clear this case has not been adjudicated as smoothly as I would have liked, and again I

am very sorry for the stress and frustration this claim handling has caused you.

I am trying to make it right. I have brought lan's case to my leader, and together we have

discussed everything that has transpired.

Although we do not have the signature page of the beneficiary designation, we feel the intent

of lan's is clear, and we are going to make an exception and approve this claim to be paid to

you as the beneficiary. I hope this outcome provides a sense of relief.

From: Chappell, Sarah <Sarah.Chappell@canadalife.com>

Sent: February 7, 2022, 7:48 AM

To: Dana-lee Melfi <dana_lee_ca@hotmail.com>

Subject: RE: CLAIM - 9346808-9 IAN PORTER

Good morning, Dana-lee,

What you have submitted is exactly what I need.

I will have Miranda process the payment immediately. You should see the deposit in your

account in the next 3-5 days.

Thank you again for working with me to get this resolved.

I wish you all the best,

Sarah

I will cooperate to the fullest and in total honesty and integrity. I will tell you that there are real police officers, RCMP and others ready to collaborate and have told me they understand the danger until then.

I am not fed, nor do I bow to globalists that we do not see.

For security purposes I will not be adding my report in this email.

Tomorrow I will be going to 1941 Ogilvie Rd, Ottawa Ontario Surrendering what they need.

I am only interested in the law and protection of our country.

The JCCF connection right up to the terrorists that were let into parliament on Feb 16th to address the nation are all connected.

Now that there is a "hard link" to those that authorized this action is the time to address the penetration of government and citizens before the planned destabilization continues. That is right Justin, and it has now been linked to you this time.

Now I know we always get the same type of messages back like "We get a lot of communications and will try and respond".

This better not happen in this case going forward.

Some of you know how to forensic audit what David Amos has been sending. Many respond to David and say "why are you sending me this"

Some of you know of his impeccable records.

I am going to share some of mine for some light reading into the roles of the ones I have personal experience with and explain what you are about to see very clearly.

In 2020 my best friend was murdered, Ian Porter. This was your 1st big mistake!

For a couple years I had to live with that after I held his hand as he took his last breath. I vowed to him on that death bed I would catch who had done this. What I did not realize was I had already been on that path. PIDC complaint 2018 by Dana-lee Melfi.

(So let me get something straight. You work for and are an assistant for both the Ombudsman and PIDC?

Yinka Jarikre, B.A. (Hons.), J.D. Assistant Ombudsman | Assistant Commissioner)

When lan passed, I moved back to Ontario to my hunt camp to meditate for a year and wait for investigations I was involved in to conclude.

They never really did though, and a shell game was played on me. I made sure to document it.

In 2020 I also became aware of a grass roots movement, or so it seemed. I started to gather the tools I would need. (Find out in the audit)

I realized in 2018 that everything is decompartmentalized for a reason. Somehow, we needed to link it all together. Why, and the root causes.

Decades old plans had made this very difficult.

In 2022 I decided to go to Ottawa and stand in symbolism, on documents already filed.

Making sure I did not break ANY laws. I did not even cross a street without the light. As a smoker, all butts in my pocket because I would not throw one in the bush, why would I in the city? etc.

2nd mistake was arresting me.

I see the change from a perspective of no other on that ground.

I saw on Feb 8th a corporation formed and placed demands on a Five eyes country.

(Freedom Convoy 2022 open letter) (I slyly wrote about it)

I see the lawfare starting while still on the ground in Jan. Specific date is Jan 29th, 2022, with lawyers targeting protestors.

I stood 10 hours a day and listened to every speech, that were also all recorded from CCTV from city, (Cam #? OTT00029875.0001) CSIS and Ottawa Police?

We will get back to this as it will be important in the POEC, NCI and Court of Kings bench where NONE of the footage was used and why.

"One of the speakers on Wellington Street was Tom Marazzo, a founder of Veterans 4 Freedom"

I was standing there watching them and have ever since.

It was announced by Freedom Corp that if there was any excess of funds that it would go to a "veterans' charity". Set an agreement meant with Veterans for Freedom.

It was not until June of 2022 that I started to see the real correlation between JCCF, V4F, Freedom Corp and then the control mechanism in place to infiltrate citizens and the

"Alternative media". (I had a hard time believing it myself until my first personal interactions) (all logged in various systems and platforms)

Signal, Facebook, YouTube, X, Peace-Man.ca etc.

Now, as we can see in **David Amos VS Queen Elizabeth** a soldier is for life.

So, Tom, you are still a soldier.

In the various interactions on the street in 2022 I began to get international attention.

I then became a "target" as JCCF had written in their "Press release". They just did not know to what extent, or did they?

I am going to give you just one firsthand experience for an example of an experience that is documented and done by crisis actors.

On the 18th of February 2022 I was walking to go get a pizza, then to my hotel. I had people come to me and say, "They are bringing out the horses!". So, I walked over to that area and was sickened by what I saw and walked away. As I came out of the pizza shop 30 mins later was walking to the hotel and saw Candace Serro and a friend talking to a trucker, I caught their eye. I noticed they were following me right after that. She was walking well. She did not seem to be in any pain. I entered the hotel and saw Chris Barber for the first time standing in the entrance and I walked up and shook his hand then entered the lobby. As I do I hear a reporter say to me (loud) "Peace-Man, did you hear a lady was trampled and killed by the horses!". I turned to him and said" shut up and do real reporting! I just seen her, and she is fine!"

I sit down at the computers in the lobby to eat my pizza and start looking online quickly for information.

As I do this Candace and her friend walk in and come right to me. Her friend says to me "This is Candace, and she was the one just trampled by the horse" I said sit down and cleared a chair.

About 50 witnesses were there. Many people started to gather around us. I asked first "are you feeling ok?" She said no.

I could see the setup happening and her "wanting" the media blitz, so I said "stand up" when she did, I turned her around to face the elevator and said come with me "I will get you help"

I live with chronic pain and two self-dislocating shoulders, all verified. Suffice to say, I know when someone is faking.

When we entered the elevator, I stopped anyone else from entering and brought her up to my room. I questioned her on the way and still seen no signs of pain.

When entering the room there was an elderly man in there allowing people to take showers and acting as a guard for the room. I sat her down and took two pictures with her for the documentation. I then stood up abruptly and said stay here I will go get medical help. She tried to say no. I left the room and asked the man not to let anyone in or out until I return. I made an 18-minute phone call to 911 and explained the situation. I also explained I do not see her in pain, but she is complaining of pain. I explain the media in lobby and ask them to come directly up to the room and not go to front desk. They stayed on the phone with me until they were in the elevator. I lead them to the room without saying anything. When we entered the room, The girls were sitting down and were surprised to see paramedics. After they hooked her up to a machine, I started to record but only had my burner phone on me. (ZTE 80\$ phone low quality and memory) So I recorded when they could not find anything wrong with her. (Two recordings)

She was acting strange and trying to show extreme pain. Not one bruise nor scratch but she would howl in pain and say, "you have to bring me to the hospital!" The paramedic said, "I am sorry but do not see the need". She persisted so they agreed and put her in a stretcher. (1 picture) Then I asked and took a picture with her friend in the doorway. (2 pictures) I followed them in a second elevator to go get a picture of ambulance # (1 picture & 1 video).

When I go back into the hotel I stay in the lobby and call David from Live from the shed. He gets some media guy to call me and asks the story. I tell it, just as I told you. He listened and then said, "So you never saw the stomping and it is 2nd hand info so we can't do anything with this bye" and hung up.

Later the next day I looked on the computer and saw many posts about her and on her personal Facebook saying she had a broken clavicle I believe. Over a few weeks of seeing her speak and write on social media, I never once heard about me or even a thank you. This was already confirming my suspicions of staging. At the time there was a lot of videos out there and in one I see her throw herself under the horse with a little help of a push from unidentified man. That video disappeared a day later. I went to inspect the area a few days later and took note of the several cameras that were focused on that very spot. I identified minimum of four.

Within two weeks Candace messaged me on FB and asked if I could give her the pictures and video. I said sorry Candace, I can't do that right now. She then blocked me on social media, and I watched for two years as she never mentioned me after telling her story many times. I was contacted by someone a few months ago that said she was with Candace as she received 20k from a police officer? Hmmm (in audit)

I know why the police did not find any fault and they are not able to say, but I can. Because there is evidence of her "lunging in" and the man identified and not named.

I saw her on Feb 17th, 2024, face to face and walk right past her, she knows there is something up.



Does she look in pain?

https://1drv.ms/v/s!AoMHXSwEZu9oIXVtWHmU5mfBjqeS?e=RZaFda
https://1drv.ms/v/s!AoMHXSwEZu9oIXZ94jYW OZt0qnq?e=BtqzOT

Lots Happened on the 17th of February 2024 on the ground again as I stood in silence and peace once again and is the reason for the expedited report

Immediately I emailed Monick and said I wanted to talk to someone from JCCF.

Let's go back now to February 21st, 2022, and talk about lawyers.

On this date I had a card on it with a David Anber name on it. I had watched this man speak on stage saying, "We will get you free representation if illegally arrested". I had also called some friends and they gave me the same phone number. So, I called. I received an assistant on the phone, and he said he would call me back in a few minutes. When he did, said, "We would require \$4500 retainer fee.

I politely said nope, that is not what I seen and heard. Our call finished there, and he hung up.

I was not going to worry about a lawyer and was going to ignore court summons to tell yas the truth.

I went home to the mountain. In March I was invited to my friend's house for a safe gathering Jay

VanderWier. While I was there, I was confronted by two truckers that said a lawyer was trying to get ahold

of me by the name of Monick, but they did not have her number. One trucker was named Jonker, and I cannot remember the other truckers' name, but we took a picture together. Just hours after Kevin Eresman and he says "You have to talk to my lawyer; she wants to speak to you and gives me her number. When I call her, she explains that she was at the protest and had taken a picture of me and wrote about me in her blog. While on the phone with her I looked up this blog and saw the story and the picture she took. The story was beautiful. (I will spare you most of it for now) I will tell you that when she was about 30 feet away knelt down, and finished taking her picture, I broke my stance and reached my arms out for a hug. She wrote in her blog "I decided to hug him". "It was the best hug ever".

I whispered what I had whispered to any adult that hugged me "Through peace and love we will beat them".

Because of this and our conversation I decided to retain her and had a verbal agreement. She texted me and left a message while I was at Jay's the second night and said "Tell any other person that was unjustly charged that we have a team of lawyers that will get funding for representation for free" I went and showed this text to one of the leads and even took the mic to read her text. (1 recording) (in audit)

A few days alter I signed a retainer with Monick and paid her \$1000.00 with a question of "If you secure funding will you return my money?" Her answer was "yes"

About a month goes by (Email audit) and Monick asks me to sign a paper and describes it as authorization to do applications to secure funding from "various" corporations that were doing this. I said yes and signed.

Not long after I got an email that says JCCF has agreed to fund as a payee for her services.

I got an email from JCCF Communications manager, and she sends me a draft of a "News release" they want to put out. (Email audit)

I could not agree and saw they had done zero due diligence or even asked me one question to draft this up. First off it said I worked for DND. I never said such a thing. I tell them, I worked "in" DND buildings. (Signature Audit) and many other falsities. I make some suggestions to put in the media that interviewed me and used my picture. They agree and I get a message back. "This will be the final edit".

BUT,... in this new edit it says "Peace Man from Ottawa protest represented by Justice Centre against mischief charges" I DID NOT AGREE! I also did not like many of the falsities in the "News release".

When I signed the Retainer (Document Audit) Many suggested media and interviews were implied and I had seen them do so with others like Tamara Lich and Chris Barber.

https://www.jccf.ca/peace-man-from-ottawa-protest-represented-by-justice-centre-against-mischief-charges/

I felt pressured to just accept the help and move forward. So, what I did was say this in an email with Monick to log it. I was never even added to their "active cases" on their website. They had this "news release" even to this day with a donate button on the post. I also did not like that the "news release" was listed under "POSTED ON: AUGUST 11, 2022 - COVID-19-NEWS-RELEASES - NEWS RELEASES"

I have never spoken of Covid. I am all about the root causes of the planned destabilization.

I was never contacted by JCCF again until the day Monick emailed me, and they said they were cutting their support in 2023, and I would have to pay Monick myself or take an offered lawyer from a subcontractor on a brand-new firm "Freedom Advocates".

Immediately I tried to contact JCCF for weeks as Monick was not getting answers and was "going along" with them breaking our retainer. When they did not answer I had a supporter say go there! Meaning Calgary and she paid for the flight for me to walk in the front door of their office.

They found out I was on the way and a Mr. James Manson contacted me to go for lunch.

I wish I had recorded that conversation as he made excuses for their actions. I agreed to have a "consultation" with this new lawyer. He was bad news I could tell right off the top. He sent me a new retainer and I refused it and in fact did not even answer until he contacted me to tell me JCCF would pull support if I did not sign by November 7th, 2023.

I sent a letter reminding Monick her contract was still in place and highlighted the necessary parts. I also told her she had a professional obligation. I see she had not done this in the past by not reporting the illegal and unprofessional actions of Eva and Kieth & JCCF & John Carpay. (all emails in audit) (respective law societies have been notified.)

How they framed me and "created dirt" using social fearing and many tactics people were unable to see.

This is just one avenue used. We still need to talk about Freedom Corp and the control they started to wield.

https://peace-man.ca/slander

Now that you have seen the actors in action.

Supporting videos of the same time from others:

https://youtu.be/kjtTm2iE4o0

https://youtu.be/SaPOn0EFLC4

https://youtu.be/-nTJcvQJaTM

https://youtu.be/zYZVEcrsVak

So what would they do to people that rise and start to have a voice?

Whether it be a Dr., Scientist, news broadcaster or just a mere citizen, what control methods were already in place and how long have they been planning? What training did the crisis actors receive and where??

Do you know how hard it is to "scrub someone" from the internet?

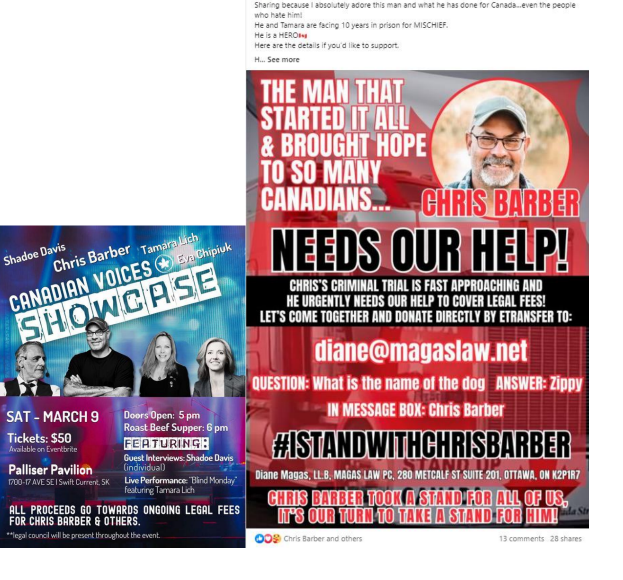
Try and look back before 2020 for Tamara? Start there.

Bringing up the past is sometimes the way to understand how to move forward.

So now go look at this video where Chris Barber and Brigitte Belton "Joins" Canada Unity and "starts to plan". https://publicorderemergencycommission.ca/exhibit-videos/com00000829/?t=1708807978
Look at timestamps 12:00, 22:00, and 32:00

But now we see lies as in "Unacceptable!" propaganda and posters that are completely false and keep injecting Garbage like you see on next page.

Melissa McKee August 16 at 6:37 PM · €





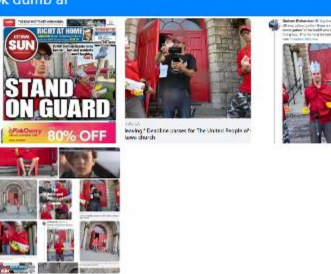
Do you know what TUPOC is (The United People of Canada)?

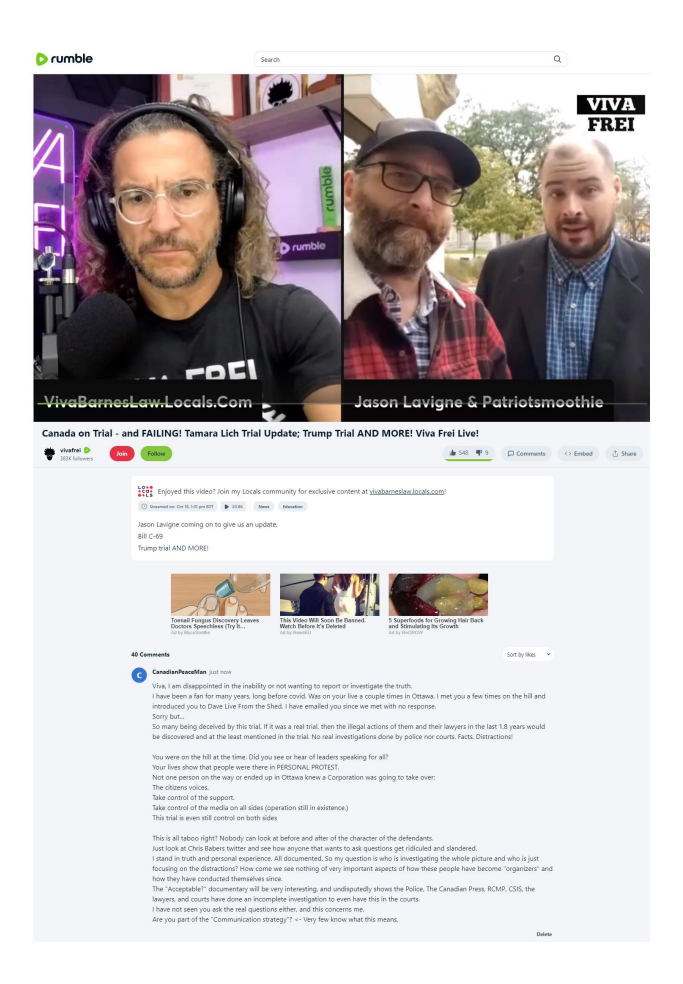
Ok so they have a LOT of money. This is there symbol in red pic. now look at logo on Tamara's page.



They were the ones that did that clown show downtown Ottawa that made all "freedom Convoy" people look dumb af

: © đ









NEWS RELEASE 丛

The Democracy Fund announ... See more

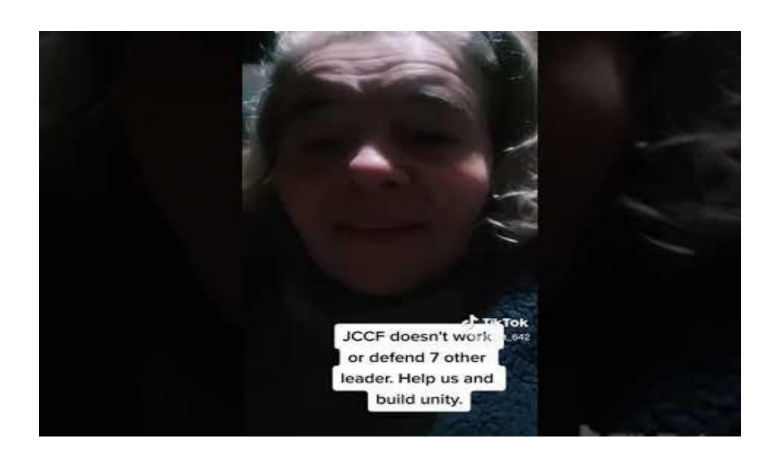


Democracy Fund announces new Funding. JCCF are also funding. But then when they had current contracts gave me so much grief by saying they could not afford it anymore. Then their own clients (With my same lawyer) Start doing this below as people were trying to help me. I sent many emails and both JCCF and my lawyer said they could do nothing. I never said a word about Barber before this and as you can see in our text he changed and started attacking me because I questioned his queen?

Using his platform to attack and "create" more lies. Even the supporters have removed these posts because of his attacks.

Anytime someone started to question them they would get attacked in many ways. Then people would just start to tell it like it is like Brigitte and myself. But for the most part people wanted to believe the lie being fed to them.

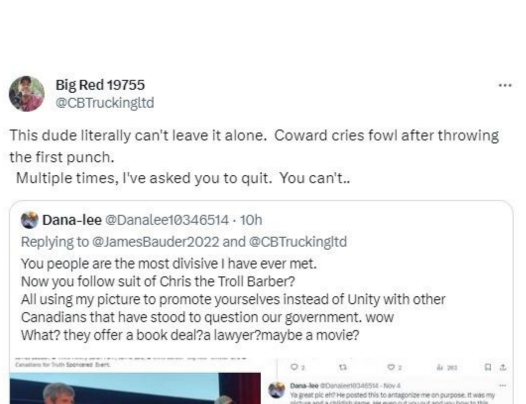
https://youtu.be/zYZVEcrsVak





After this yes Chris your sabotage worked. I never received much help after and ZEO on twitter because of your social fearing te











Dana-lee @Danalee10346514 - 16m

You people have been purposely making up lies to discredit me from the start. I should have never helped anyone I guess, and stayed as an individual.

You both post my pictures and cut people out. Nobody is allowed to tell the truth, or you attack.

Showing true colors. he

I was right, a movie!



My original picture on FB where he got the picture.



After the two days I had thoughts, they were all not so

bad. Until not one would contact me again. Canadians for truth are NOT looking for truth and yas all disappoint me.

Maybe prove me wrong and you did not see the deception?

Now we also see where I start to call all of them out. Without fear of social status.

Many people have been following what I posted. Just too scared to say a word. They see what happens if you call the Queen and the henchmen out.



Conveniently Chris Barbers account is finally suspended

Probably for toxic gaslighting like this as ONE example.



Big Red 19755 @CBTruckingltd · 5h

Does that pile of human garbage seriously unblock me just to post, then reblock. No wonder she's run from Ottawa like the discusting coward she is. Pathetic Bridget 🔣 🤣 🐌. Anything for attention 🦡 🦛



I have almost 2 TB of files, recordings, emails and messages on this whole investigation. I have shown you what you need to ask questions and pressure our security forces of Canada to start arrests and investigate.

I want to focus on the Conspiracy, Treason and Murder but there are so many others like fraud, theft, Threats and the sorted things this "controlled group" does. And trust me, it is very well controlled despite the look of chaos.

Remember what I said about the inundation of information?

You can only fool some of the people for so long.

Now my personal views on all of this are not documented here because that is where bias would come in. So far, I have only told you of "documented experiences".

Make no mistake Freedom Corp is the cause for Canadian division. The amount of time I hear Tamara say "We need only positive help for each other" or complain they are being attacked as she creates how many new businesses is sickening. Books, Peace Passports, speaking costs, and let's not forget the bad singing and music.

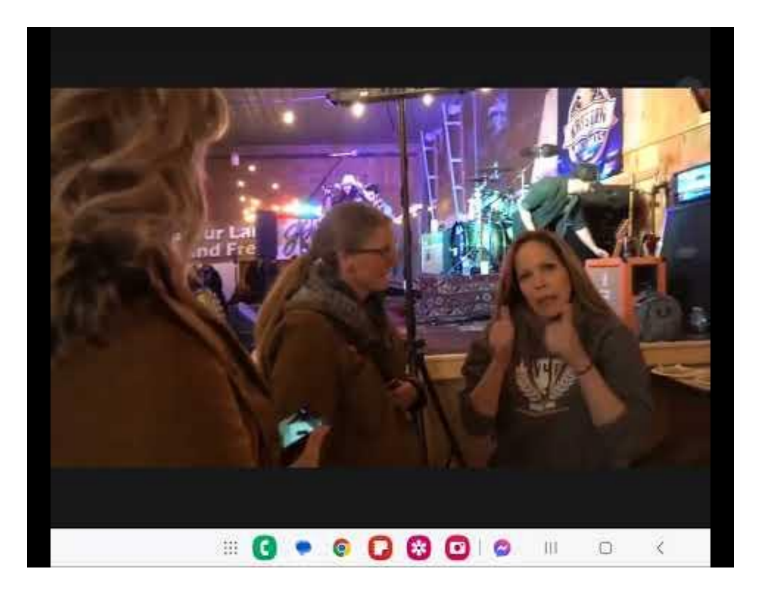
Now you can see a new propaganda movie coming out!

Get ready for a new propaganda movie! Pretty sure these production companies are not doing this for free. The first propaganda show was only sold to people that already are fighting for our country. (Draining resources) If it was so important to make Unacceptable! Why would it not be shown to the people we are trying to reach? No, instead they charge and put this garbage can of lies out on many platforms as "truth". https://youtu.be/DVZ3DLGEc34

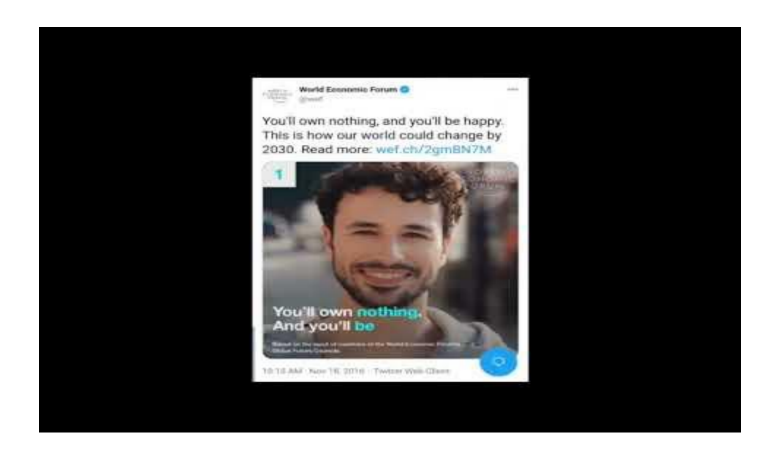
I have opted not to show the month of communications from inside the "Clandestine" media control group at this time.

Only because of the time we need to address this soon and have these people put in JAIL!

https://voutu.be/YYsxsApiU-o



https://youtu.be/YYsxsApjU-o



Some light reading to put it all together

Closing from FREEDOM CORP. ET AL AND HIS MAJESTY THE KING IN RIGHT OF CANADA and ATTORNEY GENERAL OF CANADA **Emergencies ACT Inquiry of Canada** https://publicorderemergencycommission.ca/files/documents/Closing-Submissions/Freedom-Corp.-et-al-Closing-Submissions.pdf (Did we see the important "evidence" needed for truth?) (What lawyers "spoke for the people"?) (When "expert witnesses" were called, why was the question never asked about a Corporation making demands on a Five Eyes country?) (Why on a lot of questions not asked from any investigator or investigative journalists?) Change in Directors 02/08/2022 https://www.canadiancharitylaw.ca/wp-content/uploads/2022/02/Change-to-Director-Information-for-Freedom-2022-Human-Rights-and-Freedoms-February-8-2022.pdf (strange amendments made in first year)

Requirements for soliciting corporations under the Canada Not-for-profit Corporations Act (NFP Act)

https://ised-isde.canada.ca/site/corporations-canada/en/not-profit-corporations/requirements-soliciting-corporations-under-canada-not-profit-corporations-act-nfp-act

Deeming a corporation non-soliciting

https://ised-isde.canada.ca/site/corporations-canada/en/not-profit-corporations/deeming-corporation-

non-soliciting

(Non-Soliciting means they brought in less than 10k in a year)

We know Freedom Corp is the "owner" of at the least 4.2 million and has claimed nothing in Corporations Canada filings? (I am no expert on Corporations, but the laws and conditions are clear.)

Five Eyes Charter

https://www.dni.gov/files/ICIG/Documents/Partnerships/FIORC/Signed%20FIORC%20Charter%20with%2 OLine.pdf

Freedom 2022 Human Rights and Freedoms (Corporation number 1372685-1)

Copies of requested corporate documents

Document Description Date Directors PDF (199 KB) Change to director information 2022-02-

80

Directors PDF (199 KB) Change to director information 2023-04-28

Registered office PDF (134 KB) Change to registered office 2023-05-08

Annual Return PDF (121 KB) 2023 2023-05-01

Directors PDF (197 KB) Change to director information 2023-01-11

Incorporation Certificate Articles PDF (517 KB) 2022-01-30

Amendment Certificate Articles PDF (244 KB) Province or Territory of Registered Office 2023-01-11

Registered office / Directors PDF (134 KB) Initial 2022-01-30

Registered office PDF (136 KB) Change to registered office 2023-01-11

Contracts and Retainers are vital to showing some of the truth hidden.

The cases already fought show a LOT!

The same "witnesses" used over and over?

The hypocrisy that "Alternative media" exposed. Did you see it? Were you too afraid to ask?

Have you seen what happens to those that have?

Yes, I am no longer silenced and sick of deception. Bring it on. Ask a question.

If not to me, ask your favorite media personalities or heroes?

Have a great day

In the protection of person and humanity. & ca

If I could show you right now....

All the media is controlled.

I have proof because they let me in their snake pit and tried to use me.

I recorded over a month of them plotting and making "propaganda" with *****, **** ***, and 53 other influencers in Oct 2022 while many had conditions not to talk or be on social media. Facilitated by lawyers. So, they started to control the media and steal voices just as they did on Feb 8th, 2022, by forming the corporation and placing demands on a Five Eyes country. This is why the Gov never had to

respond, and quite frankly were not allowed to respond. From that day the citizens across our country lost
their voice. Prove me wrong, I tell them. They are so scared of me because I am the only honest one with
balls of steel.
Divergemedia.ca has done somewhat of an investigation
https://divergemedia.ca/2023/03/02/staley-keith-wilson-dean-french-and-a-billionaire-with-an-idea/
https://divergemedia.ca/2023/12/30/opinion-how-the-freedom-convoy-protesters-were-kettled-and-beat-
<u>by-police/</u>
https://divergemedia.ca/2024/01/23/opinion-how-tamara-hold-the-line-lich-drove-canadian-truckers-

under-the-bus/

 $\frac{https://www.canada.ca/en/treasury-board-secretariat/news/2021/08/government-of-canada-to-require-vaccination-of-federal-workforce-and-federally-regulated-transportation-sector.html$

3,849 views Streamed live on 13 Sept 2021

https://www.youtube.com/watch?v=jqhxf6vL6B4



https://globalnews.ca/video/8187981/canada-election-trudeau-tells-off-protester-asks-isnt-there-a-hospital-you-should-be-going-to-bother Really a leader?

https://globalnews.ca/video/8187488/one-on-one-with-liberal-leader-justin-trudeau
https://www.cbc.ca/news/canada/ottawa/keith-wilson-lawyer-complaint-tweet-apology-1.7087890

Pfizer Canada Contract ATIA.pdf

https://drive.google.com/file/d/1DGlxi2gS95nt5F1fZdCnKuaMSC Xlc-h/view?usp=sharing

Clandestine media group

https://youtube.com/shorts/ptUDONwvttY?feature=share

JCCF lawyers and only "voice of the people" first with Miller and his "clown show" then they have the best chance to ask real questions and do-nothing Oct 2022

You can go check and all these people do is interview each other and never have an open forum with real questions, just vetted ones and if anyone says something uncomfortable, they have an army online to silence you.

https://youtu.be/LFyh5kuFUdk



https://youtube.com/shorts/QmQW3WMpoH4

This was the first of many documents they shared and had zoom meeting about. It was expected that as a person in the group you must follow this template and "Narrative"

What the heck is "Stakeholder engagement"?

https://1drv.ms/p/s!AoMHXSwEZu9oIFUxOozCFUIIjWK6?e=AWmb86

These are the demands made by a Corp on a country.

Not questioned by ONE media or in any inquiry or court case.

https://1drv.ms/w/s!AoMHXSwEZu9olVy819insJMWXTzC?e=bnlQBr

Who has the most control over the lawyers that "defended people"?

Just a video of some of the "opportunists and penetrators of citizen led movements"

https://youtu.be/jWN9xXMw7uM

This is one video that shows how they are inserted and how they "overpower" the original ideas.

More on these later and much earlier videos that will show the "Architects".

Let's look at Chris Dacey for a minute.

A Porn star that is involved with silencing me, and next video will show a citizen investigating this man in 2023 and made a video about it. I had no idea who Blundell was until someone sent me this video.

Dacey goes on a 3 hour live with Tyler Matoff and Judy Martens and tells thousands of people I was responsible for uncovering and bringing his "past" up. (Not so past as it turns out) (Now deleted)

(copy in audit) (will see if I can add a link to this somewhere)

We have Nazi's in our house, why not porn stars, Crisis actors and inserted globalists?

Dacey has made horrible media for years and MSM has hundreds of thousands of comments that are negative.

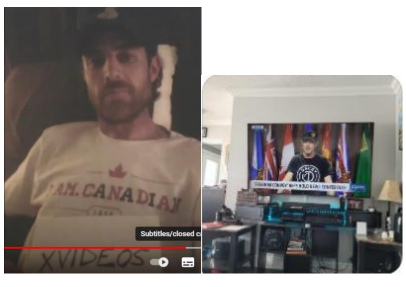
https://www.youtube.com/watch?v=9d S6jLvKsg&t=186s



Then we start to look at all the great media he has done?????

Do you realize this is exactly what keeps the people we are trying to reach divided?





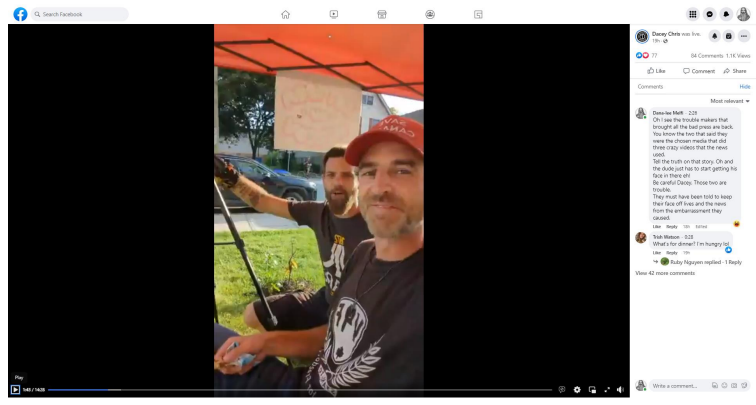




That is right, it is Dacey's job to film and make bad press.









'We're not leaving:' Deadline passes for The United People of Canada to leave Ottawa church

Don't call out any bad behavior though because of the well laid plan of social fearing.

Who is behind the base of original followers of these people should be your next question.



Deal to buy St. Brigid's fell apart after TUPC failed to make \$100K in deposits: court documents

A deal that would have seen The United People of Canada (TUPC) buy a church building near downtown Ottawa collapsed because the controversial group failed to make deposits totalling \$100,000, according to court documents.

Canada - Ottawa | August 26



Police promise 'enhanced presence' at St. Brigid's until property issue resolved

Ottawa police say it has received so many calls for service at St. Brigid's that there will be an "enhanced presence" at the property until the dispute between the landlord and the United People of Canada is resolved.

Canada - Ottawa | August 25



TUPC remains at St. Brigid's after deadline to remove its things passed overnight

A deadline to remove their belongings came and went overnight, but a controversial group with ties to the Freedom Convoy remains in an Ottawa church.

Canada - Ottawa | August 25

Of course the Mainstream media eats it all up and not one real investigative story for months of this garbage. And now we know why!!!!! just look who did get attention in MSM.

Newly created Rosie convoy! Only made up then or was it a long-term plan?

For this, let's look at the story of," the dangers of being kind." (https://peace-man.ca/slander)

Happening at the same time as this video below.

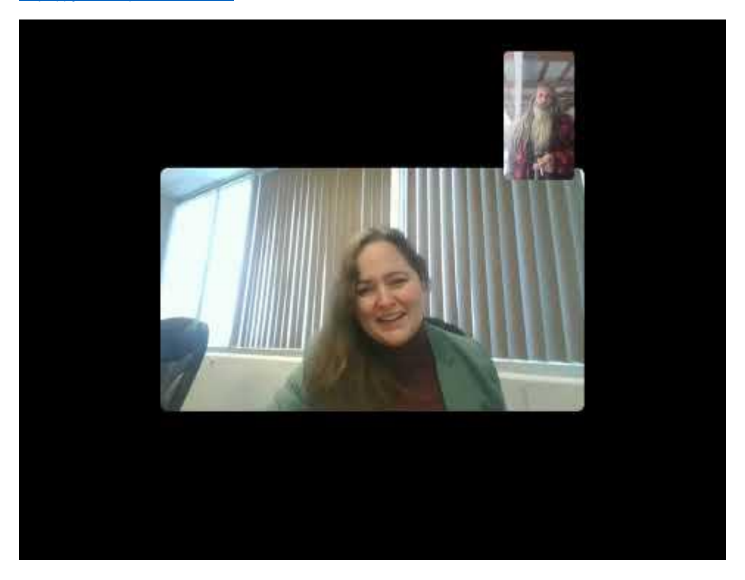
https://www.youtube.com/watch?v=kjtTm2iE4o0

Wog asked Dacey in to answer to my allegations and only asked one question, he lied, and I proved that, then no more questions and became a HAIL Dacey room. Tactical misdirection.

https://twitter.com/WogPogReal/status/1758590483272720718

MSM interview you never heard about. No contact after this interview. I tried reaching out and NOTHING.

https://youtu.be/MHZzfR4VXbA



Barber text messages where he admits working with Jason Laface on the phone during his conditions to attack my systems. 2023/08/23

https://youtu.be/Mrhe4vzwQAY



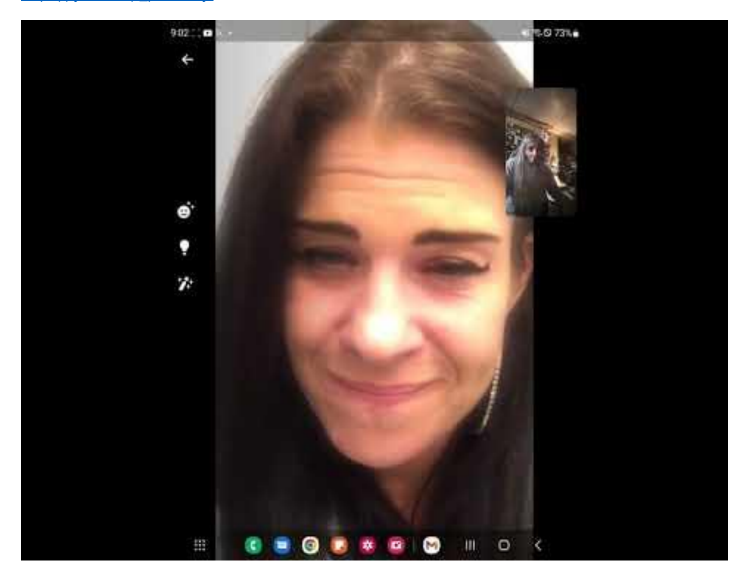
Kelly Anne Wolfe 10/15/2022

This is a video of Kelly Anne as I called her up as she was calling for "extremists" to go to Toronto and "shut down the financial district". There is another video on this call as well.

She makes amazing claims that were never substantiated. Even says she has Trump behind her.

She is all part of the "Team" they have operating in Canada. CSIS are aware and does nothing.

https://youtu.be/_pZfJY6lJyl



Now if you look at the scope of MSM all controlled, who is to say the globalists did not send in a bunch of "penetration" into the citizens. The only thing that could stop them is a "citizen led movement"

They had time to see it forming from James Bauder in 2019 and some even say, "I called and asked if I could help" This line was used a lot as they inserted people in key positions to create propaganda.

In this video which was a day after James asked me for help because he discovered what was happening in the backend of his sites and Jason using Canada_Unity to create 50 subdomains.

I removed Jason from everything in five minutes except the Canada_unity website. He threatens to steal it and in the next video it shows Jason admitting to his crimes. When he put up horrible videos to 91k people.

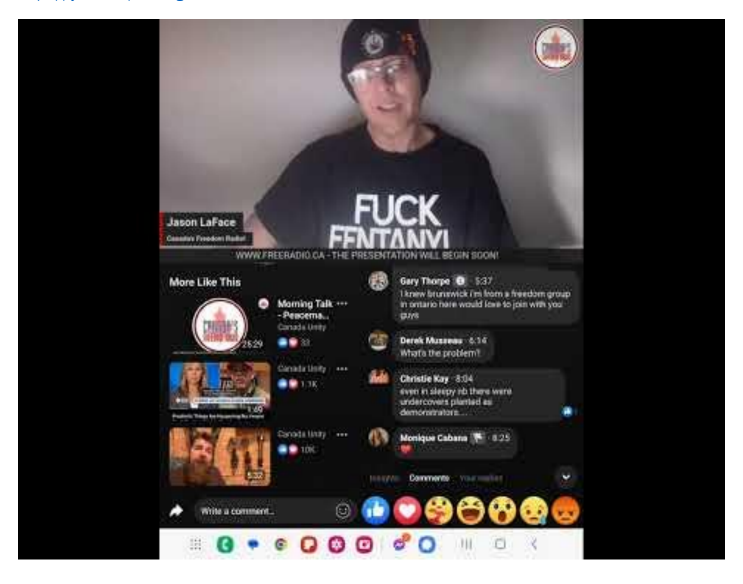
https://youtu.be/RXf1vNcsDNA



In this video just after Jason hung up on James and I, he took over the site and posted this on FB in a Stream yard portal after he was kicked and blocked. He has over 60 online personas and was ready for this, so he set up the portal. I have lots of backend screenshots as he tried to alter the website in real time as I was logged in and he could not remove me. Then suddenly, I had a power outage at my place and the net went down. Then he was able to remove me. A few days later GoDaddy received my complaint of a

"rogue IT" that blocked both James and me. They restored and placed extra security. Canada-Unity was getting over 170k pw attacks every day after for some time.

https://youtu.be/U8XfvgKhm10



More on the inserted "Crisis actors" later. Many of them are also PC and IP experts.

Ok so now we get to JCCF and their involvement. This is a large file I have.

To show you the number of communications because of their deceptions on the people I have put it straight out and holding them to the contract they signed with my lawyer.

Since they control the media, it is easy to show the connections. They are backed and fundraise to "drain resources" and "silence people". John Carpay has a sorted past and has lost his license but continues to use a lot of resources propping Tamara up for political aspirations. That is the whole reason for controlling media.

https://1drv.ms/b/s!AoMHXSwEZu9oIVsgZWHorwK6hIvZ?e=KzsaMm

There are a lot more and these questions and concerns have been brought to CSIS, and Ottawa police.

Both have ignored.

Why would lawyers and firms put their backing behind a corporation that placed demands on a country? HMMMMMM?

They thought I could be threatened, bought, coerced and the likes. I cannot.

https://1drv.ms/w/s!AoMHXSwEZu9olVy819insJMWXTzC?e=9nkBe0

After JCCF was added as a payee onto my retainer I watched closely. They only ever placed one ad with my face as a "news release" with a donate button for over 450 days. Now all removed but of course I have captured them all.

https://1drv.ms/p/s!AoMHXSwEZu9oIFUxOozCFUIIjWK6?e=AWmb86

Here is the only post made by JCCF about me. I was never added into "active cases" and zero contact for over a year until they sent an email to my lawyer saying I would have to take their "appointed lawyer"

because they could not pay for "Private lawyers". Funny thing about that is I can show you where other "private lawyers are paid" like Wayne Narvey with the very same lawyer as me. I asked Wayne if his bill was paid in total and the answer was yes. He was advised to take a deal and plead guilty for the charges in Ottawa and the crown would drop the charges from his stopping the poisoning of our rivers.

https://www.jccf.ca/peace-man-from-ottawa-protest-represented-by-justice-centre-against-mischief-charges/





Peace Man from Ottawa protest represented by Justice Centre against mischief charges

POSTED ON: AUGUST 11, 2022 / COVID-19-NEWS-RELEASES / NEWS RELEASES

OTTAWA: The Justice Centre has taken the case of Dana-Lee Melfi, popularly known as "Peace Man" during the Ottawa freedom convoy. Mr. Melfi was arrested on Saturday, February 19, 2022, in Ottawa during a peaceful protest, on various mischief related charges, including mischief, mischief to property, disobeying a lawful order, and obstructing justice. \\

Mr. Melfi maintains his innocence and states that the right of peaceful protest is fundamental to a healthy democracy.

Mr. Melfi has worked for government in various positions and stations, including within the Department of National Defence, in various Government buildings in Ottawa, on Parliament Hill, and in the Canadian War Museum. He attended the Ottawa protests wearing two cameras on his head and carrying a large Canadian flag. Mr. Melfi, who is ill with chronic conditions, personally protested many hours each day, enduring pain, standing still near Parliament Hill holding his flag in a peaceful stance.

Mr. Melfi did not have a vehicle at the protest and did not block any roads. He simply stood with his flag. Mr. Melfi states he was exercising his right to peaceful protest. Mr. Melfi however, may have come to the attention of the authorities, particularly after giving interviews to the Canadian Press, New York Times, Washington Post, Epoch Times and many independent media, which went viral around the world.

Ottawa lawyer Monick Grenier, on behalf of the Justice Centre, represents Mr. Melfi and will argue that there were no reasonable grounds to arrest Mr. Melfi, that he was arbitrarily detained, and subject to unreasonable search by police officers.

Mr. Melfi's next court date is August 18, 2022.

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Justice Centre



Trial today for Chilliwack Pastor charged for in-



The Convoy that United the Country

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Then even after several communications of mine asking them to uphold their agreement they did not. and posted this. As you can see the page was removed. They asked me to remove all references to JCCF from MY media pages. I unequivocally said no. I warned them I would hold them accountable.

https://www.jccf.ca/charges-against-parliament-hills-peace-man-withdrawn/





Charges against Parliament Hill's "Peace Man" withdrawn

OTTAWA, ON: The Justice Centre is pleased to announce that the charges against Dana-Lee Melfi, popularly known as "Peace Man," were withdrawn on January 23, 2024.

The federal government invoked the Emergencies Act on February 14, 2022. Mr. Melfi, who was in the nation's capital during the Freedom Convoy protest, was arrested on February 19, 2022, during the police crackdown on protestors. He was charged with mischief, mischief to property, disobeying a lawful order, and obstructing justice.

Peace Man was conspicuous in the crowd with his striking appearance. His flowing, grey hair and beard, sunglasses, and cameras drew significant media attention. Each day he would take up a peaceful stance near Parliament Hill, either draped in or carrying a large Canadian flag, to greet passersby with the two-fingered peace sign. He brought no vehicle and blocked no roads. He had said in various media interviews, with outlets like Canadian Press, New York Times, Washington Post, Epoch Times, and many independent media, that he was in the nation's capital to encourage dialogue between the government and protestors.

Mr. Melfi's trial was scheduled for the week of January 22, 2024. Just days prior to the trial, a large number of social media videos were disclosed by the Crown as evidence against Mr. Melfi. Mr. Melfi's lawyer, Monick Grenier, notified the Crown that she was contemplating filing a Late Disclosure Application if she was not successful in having the evidence excluded. Ms. Grenier was prepared to appeal to Section 24(2) of the Canadian Charter of Rights and Freedoms, which requires courts to exclude evidence from a trial if it can be established that its admission would bring the administration of justice into disrepute. She also raised the possibility of filing a Jordan Application, which protects Canadians from unreasonable trial

Adding to this complexity, the parties were advised the week before the trial that the Court was double booked. Mr. Melfi would not have been at fault for either potential delay. In 2016, the Supreme Court of Canada ruled that trials must be heard within 18 months of charges being laid in accordance with the Chartersection 11(b) right of Canadians "to be tried within a reasonable time."

What is commonly referred to as the "Freedom Convoy" protest has since, in fact, been recognized in another court proceeding as a combination of as many as 13 different protests. Mr. Melfi always considered himself to be carrying out his own personal protest.

Monick Grenier, counsel for Mr. Melfi, stated, "My client stood in peace throughout the protest. After his arrest, Mr. Melfi was set to advance breaches of his rights under sections 8, 9 and 10 of the Canadian Charter of Rights and Freedoms. We are pleased with this

For media inquiries, please contact media@jccf.ca.

Photo Credit: www.clickmonick.com

Related Posts

Court Ruling. Federal Government acted Illegally in responding to 2022 Freedom Convoy Court upholds Quebec's unscientific and dracenian Covid curfere law Emergencies Act Finally. A Candidatiout Fulse Against Government Finally. a judge who didn't just say 'it just desen't matter any more!





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Get In Touch #253, 7620 Elbow Drive

Crisis actors in Parliament. Now I feel Derek is very smart and a good man. But this Dacey actor is nothing but trouble for Canada and part of a much larger group as you have seen.

Sorry Derek but nothing can be left unchecked now. The link to the Parties is now on you.

Media companies do not just "Book the media room" to make addresses to the Nation without authorization. That authorization does not come from CPAC. You showed us, it comes from the "Communications Director" He must ask the parties for the right to clear this type of request, we are sure.

https://www.youtube.com/watch?v=lq-PhRY5dzM



https://www.cpac.ca/headline-politics/episode/freedom-convoy-representatives-hold-news-conference-february-16-2024?id=a839caeb-efed-4d7d-8df0-55b33acd9885

THEN someone let another Crisis actor (and terrorist) into our house. Kelly Anne Wolfe wow just wow.

(And zero explanation just how that happened!)

Now, right after all of this I was on the hill, and many came up to me with support and asking me to continue in this investigation. So many deceived though and cannot see the setups!

https://www.cpac.ca/headline-politics/episode/canadian-democratic-defence-association-proposes-new-political-initiative?id=92e9e883-4729-446c-9a47-f5b791eb855e

Now we must go back a bit to October 2022.

One day I got a call out of the blue from Eva Chipiuk on my cell phone.

Almost nobody had my cell # other than my Lawyer Monick and It had been put in my retainer and the JCCF file.

When she called and said, "Hello My name is Eva and am Tamara's lawyer" "I would like to ask you a few questions"

"I understand you have a lot of videos and documents that could help Tamara"

First thing I asked is "How did you get my number?" She did not answer and continued to ask if I would help.

I said, "What I have can help everyone" She placed her hand over the phone for a couple minutes without saying anything and I could hear mumbling. I was saying into the phone, "hello, are you there?" over and over. Then she comes back on and says will you help? I say at this time because I am also in litigation "I don't think I can at this time"

She hung up on me.

I immediately emailed my lawyer and documented the call and asked why she had my #. I was told to ignore it.

Two weeks later I was asked into the

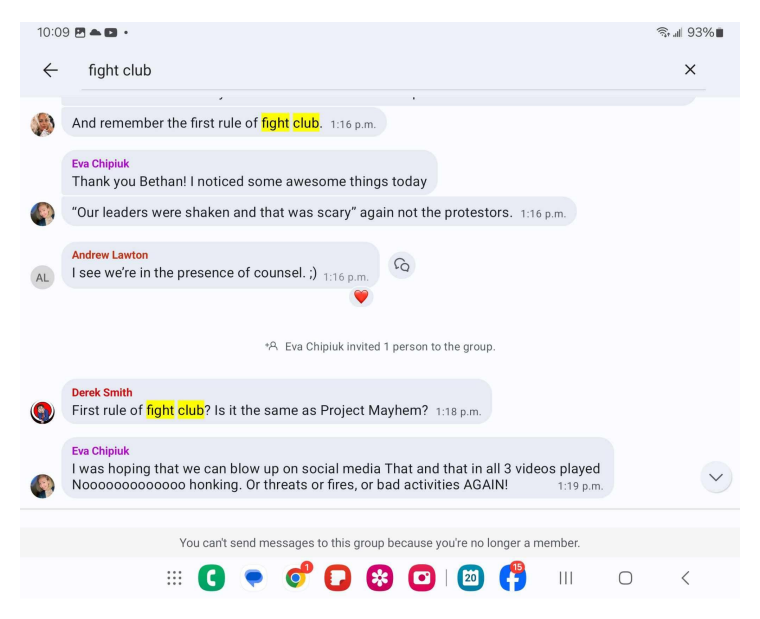




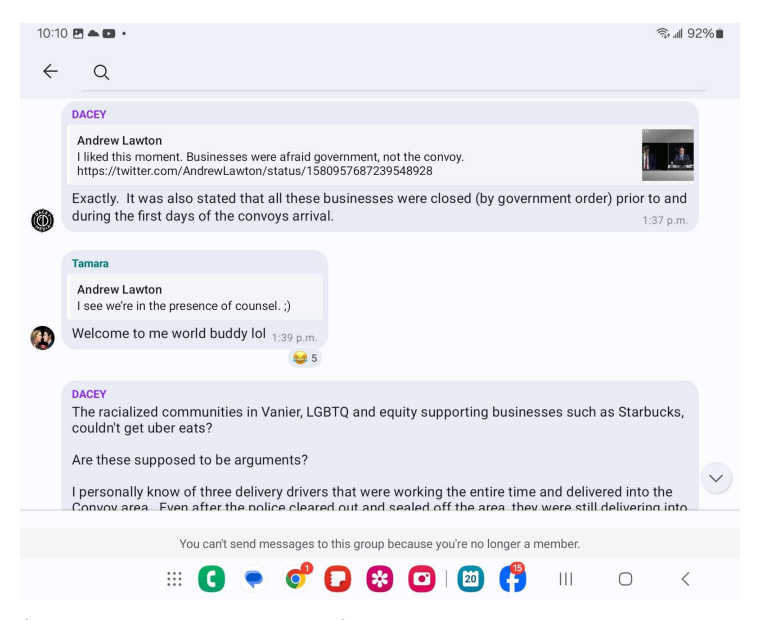
Canada Freedom Rights Movement

Inquiry inquisitors. Narrative destroyers. Human rights defenders. Mission focussed. Clandestine.

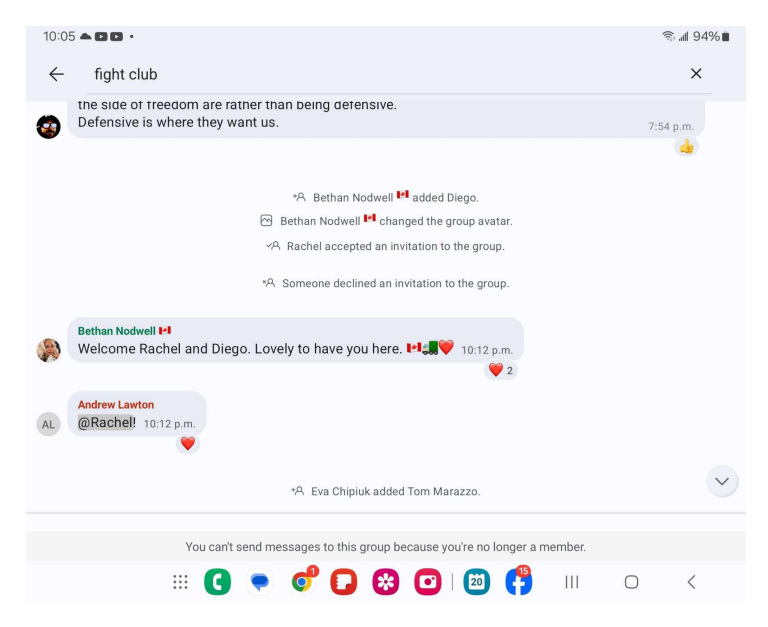
I recorded over a month of communications in there but let's show the most important ok.



The death threat and acknowledgement.



Communicating without presence of council. They cannot say they were available on the app 24 hours a day, right?



Eva adding people known to conflict with conditions like Tom Marazzo.

"Social Engineering Is Central To Technocratic Rule"

In closing, keep in mind that technocracy is inherently a technological society run through social engineering.

Fear is but one manipulation tool. The focus on "science" is another. Anytime someone dissents, they're simply accused of being "anti-science," and any science that conflicts with the status quo is declared "debunked science."

The only science that matters is whatever the technocrats deem to be true, no matter how much evidence there is against it.

We've seen this firsthand during this pandemic, as Big Tech has censored and banned anything going against the opinions of the World Health Organization, which is just another cog in the technocratic machine.

If we allow this **censorship** to continue, the end result will be nothing short of devastating. We simply must keep pushing for transparency and truth. We must insist on medical freedom, personal liberty and the right to privacy.

One fight in particular that I don't see us being able to evade is the fight against mandatory COVID-19 vaccinations.

If we don't take a firm stand against that and fight for the right to make our own choice, there will be no end to the medical tyranny that will follow. As noted in the Covert Geopolitics article:32

"As you might have guessed, 'the most important anchor of recovery' is for a COVID-19 vaccination ... The implication is that without a jab the world will be unable to return to any sense of normalcy, particularly in terms of open interaction with your fellow man ...

You can actually participate in the global efforts to cripple the Deep State organized criminal cabal's ability for genocide, while enjoying healthcare freedom at the same time, by boycotting Big Pharma for good." https://humansbefree.com/2020/11/great-reset-and-new-world-order.html

Before we get to the next stage, I also want to show you that I have never dropped the ball at focusing on the root causes.



My opinions may be uncomfortable, but inevitable.

Justin Trudeau Larry Brock CSIS Canada

#Citizensarethekey P It is inevitable or yas all could just follow the fake incentives and not focus on the root causes.

There are only 4 parties that could ever have a PM.

This PM is offering an Option #5 Peace-Man

@followers @highlight

...

...



Option #5-Due to the public admission of governments and Cabinets being penetrated from a private Corporation we cannot vote to have security of the person and country.

Inevitable the citizens will call for a public court of law. I have realized inquiries have no accountability.





Justin Trudeau @ @JustinTrudeau · 1h

Reminder: Winter pollution price rebates are going out today. If you're in Alberta, Manitoba, New Brunswick, Newfoundland and Labrador, Nova Scotia, Ontario, Prince Edward Island, or Saskatchewan, keep an eye out for your quarterly payment.

Q 821

17 220

O 766

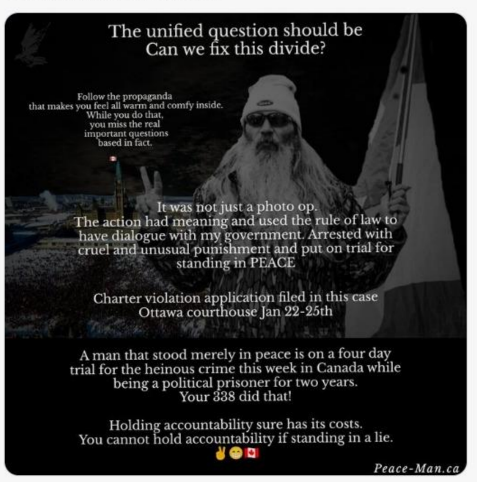
III 124K

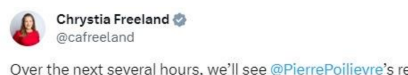
口土



Dana-lee @Danalee10346514 · 10s

Then hold real accountability! I did not appreciate the hate speech from our PM. I will show him what a real PM should do. At this very moment can we trust any of them? "Ze Cabinets are Penetrated"! I do not do Propaganda, I do facts.





Over the next several hours, we'll see @PierrePoilievre's reckless programs that matter most to Canadians.



Not all are fooled so easily

I am more convinced now that "they" knew there would be an uprising after the full out tyranny started, and controlled that too! It is time to "TAKE A STAND" in PEACE

It is time for a public inquiry like you have never seen before!



Pierre Poilievre @ @PierrePoilievre · 1h

It's FREEZING today in North Bay and thanks to Justin Trudeau, people here have to pay more carbon tax on heat.

Common sense Conservatives will take the tax off, so you can keep the heat on: keeptheheaton.ca



Scott Aitchison

Q 125

1 127

O 739

III 23K





Dana-lee @Danalee10346514 · 14m

But will you get to the root causes? Or part of the root cause so won't face fact? @csiscanada Start your investigations here, the party that propagated the "Penetration". Then the rest fell in line. I will show you all how to be a real PM Peace-Man & U 101



Dana-lee @Danalee10346514 · 34m

Listen, We can all talk all day long about the symptoms of the root causes to the destabilization of or reputation, wealth, civility, democracy, economy and much more. Or we can get to the root causes with real important questions and action into a public inquiry. Investigation

Not one political party took offence to the public announcement that OUR Canadian cabinets have been penetrated. NOT ONE!



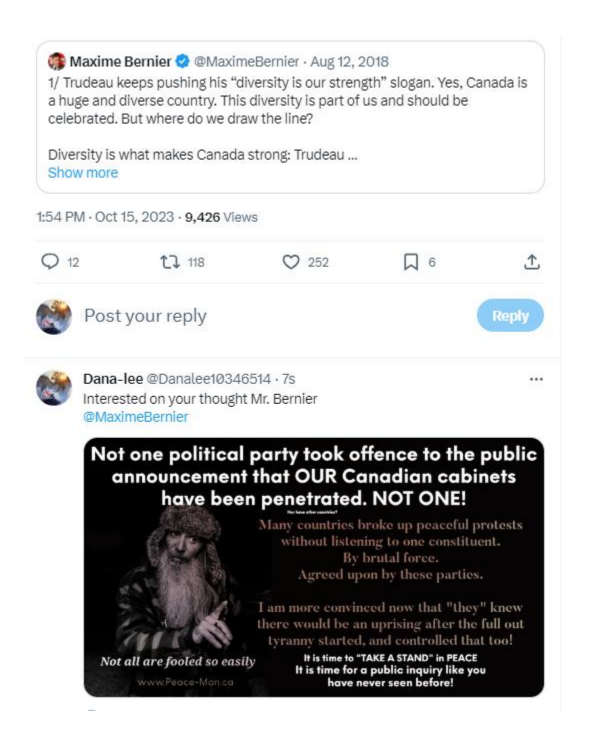
Many countries broke up peaceful protests without listening to one constituent.

By brutal force.

I am more convinced now that "they" knew there would be an uprising after the full out tyranny started, and controlled that too!

Not all are fooled so easily

It is time to "TAKE A STAND" in PEACE t is time for a public inquiry like you Never got back to me in email or any other form of communication. All 338!





Jagmeet Singh





.

Wednesday, Feb 7 • 8:51 a.m.

Texting with Jagmeet (SMS/MMS)



Get to answering real questions

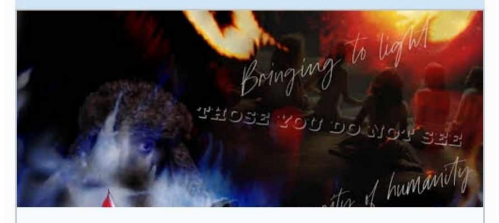


Saturday, Feb 10 • 5:32 p.m.

Let me make it more clear.

"Why did you personally not take offense to close schwab's admission that he penetrated cabinets?"

Peace-Man.ca



Peace-Man.ca This site tells a story as it c...

Through Peace & Love we have Exposed them! Dana-lee Melfi Ottawa, Ontario, Canada...

peace-man.ca

RESULTS



Results will depend on the actions taken.

I would like our government protection agencies to immediately make arrests on my behalf.

I personally will use this act to lay the necessary charges that can be investigated and collaborated.

Law societies need to swiftly do their job and stop these unprofessional and corrupt lawyers deceiving the people.

I ask our Senate to call for the investigation of OUR House of Commons and itself.

lawsociety@lso.ca <lawsociety@lso.ca>; jason.carrier@rcmp-grc.gc.ca <jason.carrier@rcmp-grc.gc.ca>; mcu@justice.gc.ca <mcu@justice.gc.ca>; Communications@sirc-csars.gc.ca <Communications@sirc-csars.gc.ca>; general@oic-ci.gc.ca <general@oic-ci.gc.ca>; David Amos <david.raymond.amos333@gmail.com>; admin@lawsociety.mb.ca <admin@lawsociety.mb.ca>; info@nationalcitizensinquiry

The Citizen's Arrest and Self-Defence Act - Canada.ca

section 494(1)

INTRODUCTION AND BRIEF DESCRIPTION

Anyone can arrest a **person** committing an indictable offence or who they have reasonable grounds to believe has committed a criminal offence and is being lawfully pursued.

SECTION WORDING

494(1) Any one may arrest without **warrant** (a) a **person** whom he finds committing an indictable offence; or (b) a **person** who, on reasonable grounds, he believes (i) has committed a criminal offence, and (ii) is escaping from and freshly pursued by persons who have lawful authority to arrest that **person**.

EXPLANATION

Section **494(1)** of the **Criminal Code of Canada** grant's citizens and law enforcement officers the power to arrest individuals without a **warrant** in certain specific circumstances. The section describes two scenarios where an individual may be lawfully arrested without a **warrant**. In the first scenario,

anyone can arrest a **person** whom they find committing an indictable offense. An indictable offense is a serious criminal offense, such as murder, sexual assault, or robbery, for which an accused person can be subject to a trial by jury. In other words, if a person is caught in the act of committing an offense that is considered indictable, then anyone has the right to arrest them without a warrant. In the second scenario, anyone is authorized to arrest a person who is believed, based on reasonable grounds, to have committed a criminal offense and is attempting to escape. Additionally, the **person** must be freshly pursued by those who have the legal authority to make an arrest. This means that if someone believes a person has committed an offense and has reliable evidence to support this belief, they can make an arrest for the purpose of bringing the suspect to the attention of law enforcement. It is important to note that in both scenarios, the **person** making the arrest must have reasonable grounds to believe that the arrest is necessary and justified. Additionally, the use of force must be reasonable and proportionate to the circumstances of the arrest. Failure to adhere to these conditions may result in charges of assault or false imprisonment against the individual making the arrest. Overall, section 494(1) is a crucial aspect of Canadian law as it allows individuals to take action against those who may be committing serious offenses in their presence and can contribute to maintaining public **order** and safety.

COMMENTARY

Section **494(1)** of the **Criminal Code of Canada** outlines the circumstances in which a private individual may arrest someone without a **warrant**. There are two scenarios described: firstly, if a **person** is caught in the **act** of committing an indictable offence; and secondly, if that **person** is reasonably believed to have committed a criminal offence and is both escaping and being pursued by someone with the lawful authority to make an arrest. The first scenario is relatively straightforward. If someone is caught in the **act** of committing an indictable offence, then any private individual who

witnesses the crime can make an arrest without a warrant. This provision recognizes the importance of apprehending criminals in the act, and provides citizens with the legal authority to act when they witness a serious crime taking place. The second scenario is more complicated. Here, a private individual may arrest someone without a warrant if they have reasonable grounds to believe that the person has committed a criminal offence and is actively fleeing from someone who has the lawful authority to make an arrest. This provision was included in the Criminal Code to allow citizens to assist in the apprehension of suspects when the police are not present, or to support the police in situations where they may require additional assistance. In **order** for a private individual to make an arrest under this provision, they must have reasonable grounds to believe that the **person** being pursued has committed a criminal offence. This means that they must have some evidence or observable behavior that suggests that the suspect was involved in criminal activity. This is an important safeguard, as it ensures that arrests are not made arbitrarily or without sufficient cause. Another important requirement of this provision is that the **person** being pursued must be actively fleeing from someone with the lawful authority to make an arrest. This **means** that the **person** making the arrest must not be the only **person** pursuing the suspect - rather, there must be others involved who have the legal authority to make the arrest. This could include police officers, security guards, or other individuals who have been appointed as agents of the state. Overall, section 494(1) of the Criminal Code of **Canada** grants citizens with a limited power to make arrests in certain situations. While this power is not absolute, it does provide a **means** for individuals to assist in the apprehension of criminals when other authorities may not be present or require assistance. However, it is important to remember that this power is subject to constraints and conditions, and should not be exercised lightly or without sufficient cause.

STRATEGY

Section 494(1) of the Criminal Code of Canada empowers any individual to arrest someone without a warrant in certain circumstances. As such, it is an essential tool in the fight against crime in Canada. However, law enforcement agencies and individuals must be careful when using this power to avoid infringing on the rights of individuals, including the right to privacy and liberty. This essay considers some strategic considerations when dealing with this section of the Criminal Code of Canada and strategies that could be employed. One key strategic consideration when dealing with section 494(1) of the Criminal Code of Canada is to ensure that the arrest is carried out in a legal and reasonable manner. This **means** that the arresting individual must have a reasonable belief that the **person** being arrested has committed or is in the act of committing an indictable offence. Additionally, the arresting party must have evidence-based and reasonable grounds for believing that the person to be arrested is escaping from and being freshly pursued by persons who have lawful authority to arrest them. Another strategic consideration is the safety of the arresting individual and the **person** being arrested. Given that arrests can be volatile situations, individuals are advised to assess the situation carefully and determine the level of force that is necessary. This **means** determining whether the use of physical force is necessary and whether the arrest can be carried out swiftly and efficiently, offering minimal resistance from the **person** being arrested. A third strategic consideration when dealing with section 494(1) of the Criminal Code of Canada is to ensure that individuals who carry out arrests without a warrant are aware of the powers that they have been given. This includes knowledge of the limits of their powers and the legal consequences for individuals who abuse these powers. This can be facilitated by providing training for individuals who are given the power of arrest, including law enforcement agencies, security personnel, and citizens. Training will help to ensure that these individuals have a solid understanding of the legal provisions guiding arrests and the legal requirements for carrying out arrests without a warrant. Before conducting an arrest, individuals

should approach a potential suspect with caution. It is important to identify yourself, state your intentions, and remain in control of the situation. It is advantageous to plan the arrest and speak with the **person** being arrested in a calm and rational manner. It is of foremost importance to avoid violence as much as possible. Individuals should seek assistance from others when necessary to execute arrests in a manner that is lawful and safe. In addition to the above, individuals should also be aware of the potential challenges that may arise with arrests carried out without a warrant. This includes potential legal challenges, such as accusations of unlawful arrest or violation of human rights. To avoid such challenges, individuals should ensure that they have all relevant information, including a description of the arrestee, the time of the arrest and the reason for the arrest. Proper documentation should be kept along with any physical evidence, which may be required for legal proceedings. In conclusion, section 494(1) of the Criminal Code of Canada is an essential tool for fighting crime in Canada. However, individuals must be cautious when carrying out this power, balancing the criminal investigation objectives with the rights of the individuals. Therefore, using strategic considerations like those mentioned above can ensure that arrests are carried out safely and legally, resulting in the most effective prosecution possible.

Access to Information Act (R.S.C., 1985, c. A-1)

https://laws-lois.justice.gc.ca/eng/acts/

https://laws-lois.justice.gc.ca/eng/acts/a-1/page-7.html#docCont

Offences

Marginal note: Obstruction

- 67 (1) No person shall obstruct the Information Commissioner or any person acting on behalf
 or under the direction of the Commissioner in the performance of the Commissioner's duties
 and functions under this Part.
- Marginal note: Offence and punishment
- (2) Every person who contravenes this section is guilty of an offence and liable on summary conviction to a fine not exceeding one thousand dollars.

_Greffe-Registry <<u>Greffe-Registry@oic-ci.gc.ca</u>>

(english follows)

Avis d'enquête en vertu de l'article 32 modifié (corrigé)

Institution: Ministère de la Justice Canada

Date: 1er février 2024

Numéro de dossier du Commissariat : 5822-03179

Numéro de la demande d'accès : A-2021-00580

Le Commissariat à l'information a corrigé les allégations figurant dans l'avis d'enquête en vertu de l'article 32 transmis le 15 septembre, 2022, qui sont maintenant les suivantes :

L'institution a pris une prorogation de délai invalide et l'a éventuellement retirée. L'allégation s'inscrit dans le cadre de l'alinéa 30(1)a).

L'institution a incorrectement placé la demande d'accès en attente. L'allégation s'inscrit dans le cadre de l'alinéa 30(1)f).

L'institution a communiqué par téléphone malgré la demande de communication par écrit. L'allégation s'inscrit dans le cadre de l'alinéa 30(1)f).

L'institution ne s'est pas acquittée de ses obligations en vertu du paragraphe 4(2.1), à savoir de faire tous les efforts raisonnables pour prêter toute l'assistance indiquée à la personne qui a fait la ou les demande(s) d'accès susmentionnée(s). L'allégation s'inscrit dans le cadre de l'alinéa 30(1)f).

L'institution n'a pas répondu à la demande ou aux demandes d'accès susmentionnée(s) dans le délai de 30 jours ou dans le délai prorogé, comme l'exige l'article 7. L'allégation s'inscrit dans le cadre de l'alinéa 30(1)a).

La Commissaire à l'information du Canada avise Ministère de la Justice Canada, en vertu de l'article 32 de la Loi, qu'elle a l'intention de faire enquête sur cette ou ces allégation(s). L'institution doit donc conserver tous les documents relatifs à celle(s)-ci jusqu'à ce que l'enquête et tout recours judiciaire subséquent soient terminés.

Amended notice of intention to investigate under section 32 (corrected notice)

Institution: Department of Justice Canada

Date: February 1, 2024

OIC file number: 5822-03179

Access request number: A-2021-00580

The Office of the Information Commissioner has corrected the allegations listed in the Notice of intention to investigate under section 32 issued on September 15, 2022. The allegation(s) are now as follows:

It took an invalid extension of time and eventually withdrew it. This allegation falls under paragraph 30(1)(a). It improperly placed the access request on hold. This allegation falls under paragraph 30(1)(f).

It communicated by phone, despite requesting communication in writing. This allegation falls under paragraph 30(1)(f).

It did not meet its responsibilities under subsection 4(2.1) to make every reasonable effort to assist the requester with the above-noted access request(s). This allegation falls under paragraph 30(1)(f).

It did not respond to the above-noted access request(s) within the 30-day or extended period, as required by section 7. This allegation falls under paragraph 30(1)(a).

The Information Commissioner of Canada gives notice to Department of Justice Canada under section 32 that she intends to investigate this allegation(s). Consequently, the institution must keep all records relating to the allegation(s) until the investigation and any subsequent legal proceedings are complete.

In closing,

I still stand ON the line, neither left nor right whatever those labels mean. I stand for the security of person, country and humanity. You will see no hypocrisy from me, nor will you see contradictions. The same message I sent to all 338, Real investigations must start NOW.

Thank you for your time.

If I am wrong in any way, then I am willing to be sued as I have nothing.

I know I am not wrong as I have a ton of hard evidence. What do I do now?

Dana-lee Melfi Peace-Man

Form / Formule 1 APPLICATION **DEMANDE**

ONTARIO COURT OF JUSTICE COUR DE JUSTICE DE L'ONTARIO

East / Est

Region / Région

(Rule 2.1, Criminal Rules of the Ontario Court of Justice) (Règle 2.1, Règles de procédure en matière criminelle de la Cour de justice de l'Ontario)

22-A8428

Court File No. (if known)
N* du dossier de la cour (s'il est connu)

BETWEEN: / ENTRE

HIS MAJESTY THE KING / SA MAJESTÉ LE ROI

- and / et -

DANA-LEE MELFI

(defendant(s) / défendeur(s))

1.	APPLICATION	HEARING DATE AND LOCATION
	DATE ET I IEU	DE L'ALIDIENCE SUR LA DEMANDI

Application hearing date: JANUARY 22, 2024 Date de l'audience sur la demande

Time 10:00 am Heure

Courtroom number: 1

Numéro de la salle d'audience

Court address: 161 Elgin Street, Ottawa, Ontario K2P 2K1 Adresse de la Cour

2. LIST CHARGES LISTE DES ACCUSATIONS

Charge Inform	ation / Renseig	gnements sur les accusations	3
Description of Charge Description de l'accusation	Sect. No. Article n°	Next Court Date Prochaine date d'audience	Type of Appearance (e.g. trial date set date, pre-trial meeting, etc.) Type de comparution (p. ex., date de procès, établissement d'une date, conférence préparatoire au procès, etc.)
MISCHIEF/ OBSTRUCT PROPERTY	430(1)c	JANUARY 15, 2024	TMC
MISCHIEF	430(1)d	JANUARY 15, 2024	TMC
DISOBEY A LAWFUL ORDER	127(1)	JANUARY 15, 2024	TMC
OBSTRUCT	129(a)	JANUARY 15, 2024	TMC

NAME OF APPLICANT NOM DE L'AUTEUR DE LA DEMANDE

DANA-LEE MELFI

- 4. CHECK ONE OF THE TWO BOXES BELOW: COCHEZ LA CASE QUI CONVIENT CI-DESSOUS
 - I am appearing in person. My address, fax or email for service is as follows: Je comparais en personne. Mon adresse, mon numéro de télécopieur ou mon adresse électronique aux fins de signification sont les suivants :
 - I have a legal representative who will be appearing. The address, fax or email for service of my legal representative is as follows: J'ai un représentant juridique qui sera présent. L'adresse, le numéro de télécopieur ou l'adresse électronique de mon représentant juridique aux fins de signification sont les suivants :

Monick Grenier

280 Metcalfe Street, Suite 201, Ottawa, Ontario K2P 1R7 monick@grenierlaw.ca

613-552-5537 / fax: 613-702-5557

COR-OCJ-1 (rev. 04/12) CSD

APPLICATION DEMANDE

(Rule 2.1, Criminal Rules of the Ontario Court of Justice) (Règle 2.1, Règles de procédure en matière criminelle de la Cour de justice de l'Ontario)

PAGE 2

5. CONCISE STATEMENT OF THE SUBJECT OF APPLICATION BRÈVE DÉCLARATION DE L'OBJET DE LA DEMANDE

(Briefly state why you are bringing the Application. For example, "This is an application for an order adjourning the trial"; "This is an application for an order requiring the Crown to disclose specified documents"; or "This is an application for an order staying the charge for delay.")

(Expliquez briévement pourquel vous déposez la demande. Par exemple : « il s'agit d'une demande d'ordonnance d'ajournement du procès. », « il s'agit d'une demande d'ordonnance exigeant de la Couronne qu'elle divulgue les documents précisés. », ou « il s'agit d'une demande d'ordonnance d'annulation de l'accusation pour cause de retard. »)

Charter Application advancing breaches of section s 8, 9, 10 See Schedule "A" attached; and an abridgement of time to file this Application if necessary.

GROUNDS TO BE ARGUED IN SUPPORT OF THE APPLICATION MOTIFS QUI SERONT INVOQUÉS À L'APPUI DE LA DEMANDE

(Briefly list the grounds you rely on in support of this Application. For example, "I require an adjournment because I am scheduled to have a medical operation the day the trial is scheduled to start", "The disclosure provided by the Crown does not include the police notes taken at the scene"; or "There has been unreasonable delay since the laying of the charge that has caused me prejudice.") (Enumérez brievement les motifs que vous invoquez à l'appui de la demande. Par exemple : « J'ai besoin d'un ajournement parce que je dois subir une intervention médicale le jour prévu pour le début du procès. », « Les documents divulgués par la Couronne ne contiennent pas les notes de la police prises sur les lieux. » ou « Un retard excessif a suivi le dépôt des accusations qui m'a causé un préjudice. »)

See Scheudle "A" attached

COR-OCJ-1 (rev. 04/12) CSD

7. DETAILED STATEMENT OF THE SPECIFIC FACTUAL BASIS FOR THE APPLICATION DÉCLARATION DÉTAILLÉE DES FAITS PRÉCIS SUR LESQUELS SE FONDE LA DEMANDE See Schedule "A" attached

		IGATE BELOW OTHER MATERIALS OR EVIDENCE YOU WILL RELY ON IN THE APPLICATION IQUEZ CI-DESSOUS D'AUTRES DOCUMENTS OU PREUVES QUE VOUS ALLEZ INVOQUER DANS LA DEMANDE			
		Transcripts (Transcripts required to determine the application must be filed with this application.) Transcriptions (Les transcriptions exigées pour prendre une décision sur la demande doivent être déposées avec la demande.)			
		Brief statement of legal argument Bref exposé des arguments juridiques			
		Affidavit(s) (List below) Affidavits (Énumérez ci-dessous)			
		Case law or legislation (Relevant passages should be indicated on materials. Well-known precedents do not need to be filed. Only materials that will be referred to in submissions to the Court should be filed.) Jurisprudence ou lois. (Les passages pertinents doivent être indiqués dans les documents. Les arrêts bien connus ne doivent pas être déposés. Il ne faut déposer que les documents qui seront mentionnés dans les observations au tribunal.)			
		Agreed statement of facts Exposé conjoint des faits			
		Oral testimony (List witnesses to be called at hearing of application) Témoignage oral (Liste des témoins qui seront appelés à témoigner à l'audience sur la demande)			
	The Cross Examination of Officers Delia, Methot, and Dupasquier				
		Other (Please specify) Autre (Veuillez préciser)			
aı	nua	ry 3, 2024			
		(Date) Signature of Applicant or Legal Representative / Signature de l'auteur de la demande ou de son représentant juridique			
	Do	on Couturier, Crown Attorney, 161 Elgin St, Ottawa Ontario,ON; Tel : 613-239-1222			
and Ontario Court of Justice, Ottawa Ontario.					
÷		(Name of Respondent or legal representative / Nom de l'intimé ou de son représentant juridique)			
	-	(Address/fax/email for service / Adresse, numéro de télécopie ou adresse électronique aux fins de signification)			
от	E: B	ule 2.1 requires that the application be served on all opposing parties and on any other affected parties.			
OTA : La règle 2.1 exige que la demande soit signifiée à toutes les parties adverses et aux autres parties concernées.					

Court File No. 22-A8428

ONTARIO COURT OF JUSTICE

BETWEEN:

HIS MAJESTY THE KING

Respondent

-and-

DANA-LEE MELFI

Applicant

FORM 1 APPLICATION - SCHEDULE "A"

The following protected rights under the Charter of Rights and Freedoms are relevant to
this Application: (1) Section 9 of the Charter protects against arbitrary detention or
imprisonment; (2) Section 8 of the Charter guarantees the right to be secure against
unreasonable search and seizure and (3) Section 10 (a) and (b) of the Charter, which
guarantees the individual's rights upon detention and arrest.

SPECIFIC FACTUAL BASIS FOR THE APPLICATION

- At approximately 11:31 am, on February 19, 2022, Cst. Delia from the OPS "hand off team"
 (HOT) took custody of Dana-lee Melfi ("Applicant") from an unknown officer.
- At 11:44 am, Cst. Delia advised the Applicant that he was under arrest and provided his Right to Counsel.
- At 11:45 am, Cst. Delia cautioned the Applicant and provided secondary caution, followed by a 524 warning at 11:46 am.
- 5. At or around 12:20 pm, Cst. Delia lodged the Applicant in a prisoner van for transport.
- At approximately 1:11 pm, Cst. Methot paraded the Applicant at the at the temporary processing site, 185 Sliddel Street.
- At 1:20 pm, Cst. Dupasquier fingerprinted the Applicant, after which he was released at or around 1:33 pm with a Promise to Appear.

1

GROUNDS TO BE ARGUED IN SUPPORT OF THE APPLICATION

Arbitrary Detention

- The Applicant alleges that there were no reasonable and probable grounds to arrest him
 and that his arrest was therefore unlawful. Consequently, the search flowing therefrom was
 unreasonable and would not have occurred but for the unlawful arrest.
- In R. v. Baker, grounds for arrest were not present, when a search following the detention
 resulted in the discovery of drugs, leading to three counts of possession of controlled
 substances for the purpose of trafficking and one count of possession of property (Canadian
 currency) obtained by crime.
- Justice MacDonnell found that the section 9 breach was a serious one meriting exclusion of evidence.

There are several circumstances, however, that make the *Charter*-infringing conduct serious. The power of arrest is a formidable power. An arrest not only has a profound impact on the arrested person's liberty but in almost every case it will lead to a search of his or her person. In this case, not only did McCann lack reasonable grounds to believe that the arrest was necessary to secure the applicant's safety, he never turned his mind to whether there were other ways of addressing that concern. I reject the Crown's submission that this is a case where McCann acted on grounds falling just short of constitutional adequacy. There is nothing in his evidence to support a suggestion that he was even close to having reasonable grounds to conclude that an arrest was necessary.

R v Baker, [2013] OJ No 340 at para 25.

11. A warrantless arrest requires a subjective and objective component. An arrest without a warrant is lawful if the police officer has reasonable grounds to believe that the person arrested has committed an indictable offence. The subjective requirement requires that the police officer believes that he has reasonable grounds. The objective component requires that the belief be based on information that would lead a reasonable and cautious person in the position of the police to conclude that reasonable grounds existed for the arrest.

R v Storrey, 1990 1 SCR 241 at paras 18-19 [pages 250-251].

The Applicant submits that the onus is on the Crown to establish that the arresting officer's
grounds would rise to the level of reasonable and probable grounds required for a lawful
arrest.

R v Chehil, 2013 SCC 49 at para 45.

A detention, including an arrest, will be considered arbitrary within the meaning of section
 of the Charter if it is not authorized by law.

R v Le, 2019 SCC 34 at paras 30, 38.

Furthermore, the Supreme Court of Canada in R v Storrey found:

There is an additional safeguard against arbitrary arrest. It is not sufficient for the police officer to personally believe that he or she has reasonable and probable grounds to make an arrest. Rather, it must be objectively established that those reasonable and probable grounds did in fact exist. That is to say a reasonable person, standing in the shoes of the police officer, would have believed that reasonable and probable grounds existed to make the arrest. See R. v. Brown (1987), 1987 CanLII 136 (NS CA), 33 C.C.C. (3d) 54 (N.S.C.A.), at p. 66; Liversidge v. Anderson, [1942] A.C. 206 (H.L.), at p. 228.

In summary then, the Criminal Code requires that an arresting officer must subjectively have reasonable and probable grounds on which to base the arrest. Those grounds must, in addition, be justifiable from an objective point of view. That is to say, a reasonable person placed in the position of the officer must be able to conclude that there were indeed reasonable and probable grounds for the arrest. On the other hand, the police need not demonstrate anything more than reasonable and probable grounds. Specifically, they are not required to establish a prima facie case for conviction before making the arrest.

R v Storrey, supra, at paras 16-17 [Emphasis added].

15. When reviewing the existence of reasonable grounds, "the Court is concerned only with the circumstances known to the officer" at the time of the arrest.

R v Wong, [2011] B.C.J. No. 473 at para 19.

16. Where reasonable grounds are conveyed by another officer, the arrest will only be lawful if the instructing officer had reasonable and probable grounds.

R. v. Gerson-Foster [2019] O.J. No. 2877, 2019 ONCA 405 (CanLII), at para 84.

- 17. In the present case, there is no evidence that the arresting officer had subjective grounds for the arrest that were objectively reasonable, either directly or indirectly.
- 18. Therefore, in considering the totality of the circumstances, the arrest of the Applicant was unlawful and infringed the Applicant's right not to be arbitrarily detained contrary to section 9 of the Charter.

Unlawful Search

- 19. Section 8 of the Charter guarantees that "everyone has the right to be secure against unreasonable search and seizure."
- If the arrest is unlawful or arbitrary, any search flowing from it will also be unlawful.
 R. v. Gerson-Foster, ibid, at para 101
- The Applicant advances breaches of both 8 and 9 of his Charter Rights. Accordingly, the Crown has the burden of proving both that the arrest and the search were legal.

Where the arrest the Crown is relying upon to justify the search incident to arrest is subject to a s. 9 challenge, the Crown will carry the burden on both of the overlapping ss. 8 and 9 claims and must prove that the arrest was legal.

R. v. Gerson-Foster, ibid, at para. 75

Reason for Arrest

 The right to be advised of the legally valid reason for detention arises immediately upon arrest or detention.

It is essential that the individual detained be informed immediately of that right, *R. v. Kelly* (1985) 17 C.C.C. (3d) 419, *R. v. Nguyen* [2008] O.J. No. 219, Ont.C.A., *R. v. Fildan* (2009) 69 C.R. (6th) 65.

R v Klug, [2011] AJ No 303 at para 18.

23. The right in accordance with section 10(a) of the Charter enables the detainee to know the jeopardy he faces, failing which an informed decision to exercise one's right to counsel cannot be made.

The right to be promptly advised of the reason for one's detention embodied in s. 10(a) of the Charter is founded most fundamentally on the notion that one is not obliged to submit to an arrest if one does not [page887] know the reasons for it: R. v. Kelly (1985), 17 C.C.C. (3d) 419 (Ont. C.A.), at p. 424. A second aspect of the right lies in its role as an adjunct to the right to counsel conferred by s. 10(b) of the Charter. As Wilson J. stated for the Court in R. v. Black, [1989] 2 S.C.R. 138, at pp. 152-53, "[a]n individual can only exercise his s. 10(b) right in a meaningful way if he knows the extent of his jeopardy". In interpreting s. 10(a) in a purposive manner, regard must be had to the double rationale underlying the right.

R v Evans, [1991] 1 SCR 869 at para 31.

24. In this case, the Applicant was not adequately, or at all, advised of the reason for his arrest. There is no evidence that the unknown officer explained reasons for arrest, rights to counsel, and what the answers were.

The police must inform a person of the reasons for his or her detention so that person may make an informed choice whether to exercise the right to counsel, and if so, to obtain sound advice based on an understanding of the extent of his or her jeopardy. Here, the accused was given no indication that the police were investigating any offence other than the one for which he had been arrested. When the nature of the police investigations expanded, the accused should have been reinformed of his right to counsel.

R v Borden, [1994] 3 SCR 145, preamble.

25. The Applicant was simply not advised about the reason for his arrest and was therefore not able to assess "the extent of his jeopardy."

The rights accruing to a person under s. 10(b) of the Charter arise because that person has been arrested or detained for a particular reason. An individual, therefore, can only exercise his s. 10(b) rights in a meaningful way if he knows the extent of his jeopardy.

R v Black, [1989] 2 SCR 138 at preamble.

The Applicant's section 10(a) rights were therefore breached.

Right to Counsel

27. The right to be advised of one's Right to Counsel in accordance with section 10 (b) of the Charter "arises immediately upon detention, whether or not the detention is solely for investigative purposes." That is the informational component.

28. Section 10(b) also includes an implementational component that affords a person with a "reasonable opportunity to obtain legal advice" and encompass "delaying asking or demanding that detainees participate in the investigation against them until they have had a reasonable opportunity to consult counsel."

R v Suberu, [2009] 2 SCR 460 at para 38.

29. The Applicant's section 10(b) rights were triggered at the outset of the officer's detention and arrest, subject only to concerns about officers or public safety or in accordance with reasonable limitations prescribed by law.

R v Suberu, ibid., at paras 38, 42.

As the Ontario Court of Appeal found in Noel:

That interest is the right is to consult counsel without delay. The loss of this right is in no way neutralized because the right to consult counsel is delayed, as opposed to denied. Nor is the impact of delayed access to counsel neutralized where an accused fails to demonstrate that the delay caused them to be unable to have a late but meaningful conversation with counsel. It would be inconsistent with solicitor-client privilege to expect a detainee to lead evidence about the quality of their solicitor-client conversation. More importantly, this inquiry misses the mark.

R v Noel [2019] O.J. No. 5612, 2019 ONCA 860 at para 22.

31. Furthermore, the "right to counsel without delay exists because those arrested or detained are apt to require <u>immediate</u> legal advice that they cannot access without help, because of their detention."

R v Noel, ibid., at para 23.

32. Similarly, the Ontario Court of appeal in R v Rover found that:

The right to counsel is a lifeline for detained persons. Through that lifeline, detained persons obtain, not only legal advice and guidance about the procedures to which they will be subjected, but also the sense that they are not entirely at the mercy of the police while detained. The psychological value of access to counsel without delay should not be underestimated.

R v Rover, 143 O.R. (3d) 135 at para 45.

- 33. There is no evidence that the Applicant was advised of his rights to counsel immediately on arrest. Later in the chain of custody, Cst. Delia did not ask the Applicant if he wanted to speak to a lawyer; or in the alternative, the Applicant indicated that he wanted to speak to a lawyer but Cst. Delia, and other officers, failed to take any steps to implement that right.
- The Applicant did not give an express, informed, and voluntary waiver of his s. 10(b) rights at any time.
- 35. The importance of the Right to Counsel cannot be overstated. This is a foundational Charter right afforded to detained or arrested persons that would have been easily foreseeable in the context of planning the arrest of the Applicant.
- 36. Unlike a situation where an arrest arises spontaneously and with little advance notice, the arrest of the Applicant was planned in advance, in the context of a peaceful demonstration, such that police organized various teams to effect the arrest, including Public Order Unit officers, a field processing center operated by the Hand Off Team (HOT), transportation officers, and a temporary processing centre (185 Slidell). Yet the police failed to have a plan in place to ensure that the well-established and fundamental right to counsel be afforded to each arrestee.

37. As found by our Court of Appeal:

- 25 Detention also raises questions of immediate importance relating to the detainee's rights during detention, including the right against self-incrimination: *Bartle*, at p. 191; *R. v. T.G.H*, 2014 ONCA 460, 120 O.R. (3d) 581, at para. 4.
- 26 Beyond this, the right to counsel is also important in providing "reassurance" and advice, on such questions as how long the detention is apt to last, and what can or should be done to regain liberty: *Debot*, at p. 1144; *Suberu*, at para. 41. As Doherty J.A. said in *R. v. Rover*, 2018 ONCA 745, 143 O.R. (3d) 135, at para. 45:

The right to counsel is a lifeline for detained persons. Through that lifeline, detained persons obtain, not only legal advice and guidance about the procedures to which they will be subjected, but also the sense that they are not entirely at the mercy of the police while detained. The psychological value of access to counsel without delay should not be underestimated.

R v Noel, supra, at paras 25-26.

38. The breach of the Applicant's Charter 10(b) rights is clear in the circumstances of this case.

REMEDY - SECTION 24(2) OF THE CHARTER

- Section 24(2) of the Charter gives Courts the power to exclude evidence from trial if it is obtained in a manner that infringes the Charter and meets the test for exclusion in s. 24(2).
- Section 24 of the Charter provides:
 - (2) Where, in proceedings under subsection (1), a Court concludes that evidence was obtained in a manner that infringed or denied any rights or freedoms guaranteed by this Charter, the evidence shall be excluded if it is established that, having regard to all the circumstances, the admission of it in the proceedings would bring the administration of justice into disrepute.
- 41. In deciding whether to exclude evidence obtained, as a result of a Charter breach, the Court must take into account the following factors:
 - The seriousness of the Charter-infringing state conduct (i.e. admission may send the message that the justice system condones serious state misconduct);
 - The impact of the breach on the Charter-protected interests of the applicant (i.e. admission may send a message that individual rights count for little);
 - Society's interest in the adjudication of the case on its merits.

R v. Grant, [2009] 2 S.C.R. 353, 2009 SCC 32 (CanLII), at para 71.

R. v. Harrison, [2009] 2 S.C.R. 494, 2009 SCC 34 (CanLII), at para 36.

42. It is submitted that, in the circumstances of the Charter breaches in this case, to admit the evidence gathered and the statements made by the Applicant, from the arbitrary detention, and the illegal search and seizure would bring the administration of justice into disrepute for the reasons detailed below.

Seriousness of the Breach

43. An officer's determination to turn up incriminating evidence, in circumstances where there is no reasonable ground to search, shows a reckless disregard for the *Charter* and is a serious breach of the individual's Charter rights.

R. v. Harrison, supra, at paras 24, 27.

44. The more intentional, flagrant, reckless, or negligent the conduct, the greater the need for the Court to dissociate itself from such conduct. At the same time, "ignorance of Charter standards must not be rewarded or encouraged, and negligence or willful blindness cannot be equated with good faith."

<u>R v. Grant (2009)</u>, supra, at paras 72-75. <u>R. v. Harrison</u>, supra, at para 22.

- 45. In R. v. Noel, the Ontario Court of Appeal found that the trial judge committed errors of law with regards to her analysis of the seriousness of the breach and the impact of the breach on the Charter protected interest. The Court of Appeal stated that:
 - [18] Specifically, the trial judge found the seriousness of the breach to have been "attenuated somewhat in this case, because the police complied with their obligation to hold off questioning the arrestee until after contact with counsel was facilitated." This passage contains two errors.
 - [19] First, had the police attempted to use Mr. Noel as a source of self-incriminating evidence before he had a reasonable opportunity to speak to counsel, that would have been yet another s. 10(b) breach. The seriousness of the breach the trial judge did find cannot be attenuated by the fact that the police did not commit an additional breach of Mr. Noel's rights.

R. v. Noel, supra, at paras 18-19

- The Ontario Court of Appeal recently reiterated the seriousness of a section 10(b) breach.
 R. v. Davis, 166 O.R. (3d) 401, 2023 ONCA 227 (CanLII), at para 51.
- 47. The fact that the unlawful search and seizure from the Applicant was conducted under the aegis of an arbitrary detention exacerbates the seriousness of the state misconduct and generates a cumulative sense that the police disregarded the Applicant's Charter interests.

R v Mohammed, [2015] O.J. No. 574, 2015 ONSC 905 (CanLII), at paras 156-158.

- 48. Several Charter breaches are raised in the within application: (1) the unlawful arrest and arbitrary detention of the Applicant; (2) the warrantless and unlawful search resulting from the unlawful arrest, including obtaining the Applicant's name, statements/utterances from the Applicant, and social media; (3) the breach of the Applicant's section 10(a) rights; and, (4) the breach of the Applicant's section 10(b) rights. The Charter breaches in this case are serious.
- Considering the cumulation of the various breaches, this factor favours exclusion.

Charter Protected Interests of the Applicant

- 50. The dicta of the Court of Appeal in Brown with respect to this factor squarely applies to the facts of the present case:
 - ... While we doubt that the grounds existed even for an investigation detention, we are prepared to assume that the officer had those grounds for the purposes of a s. 24(2) analysis. The existence of a basis to detain does lessen the negative impact of the improper arrest on the appellants' rights, however, it does not change the fact that he was physically restrained on a public thoroughfare by two police officers who had no grounds to do so. The interference remains significant even if some lesser interference was appropriate.

R. v. Brown, [2012] O.J. No. 1569, at para 28.

- 51. The Court of Appeal in Noel also recognized that:
 - [21] In addition, the trial judge erred in evaluating the impact of the breach. She said:

I have heard no evidence about the impact of the breach on the protected interest of the accused. He did not testify on this application about any impact. It is his onus to demonstrate that a breach occurred and that the evidence should be excluded. While the evidence is that his right to confer with counsel was delayed, and there is necessarily an impact on his constitutionally protected interests as a result, there is no evidence that it was denied, or that the delay impacted adversely on his ability to have a meaningful conversation with counsel. On balance, I conclude that this factor is quite neutral in the s. 24(2) analysis. [Emphasis added.]

[22] With respect, this passage reflects a misunderstanding of the relevant Charter protected interest. That interest is the right is to consult counsel without delay. The loss of this right is in no way neutralized because the right to consult counsel is delayed, as opposed to denied. Nor is the impact of delayed access to counsel neutralized where an accused fails to demonstrate that the delay caused them to be unable to have a late but meaningful conversation with counsel. It would be inconsistent with solicitor-client privilege to expect a detainee to lead evidence about the quality of their solicitor-client conversation. More importantly, this inquiry misses the mark.

R. v. Noel, supra, at paras 21-22 [bold emphasis added].

- 52. In the present case the Applicant was physically handcuffed, searched and detained in a public street. The interference with the physical integrity of the Applicant was significant and the impact and intrusion on his Charter protected interests were serious.
- 53. Adding to the unlawful arrest and search, that the Applicant's 10(a) rights were breached when he was not accurately advised of the reasons for arrest, thereby compromising his ability to make an informed decision pertaining to this section 10(b) rights to counsel.
- Furthermore, the Applicant was denied access to counsel for over two hours while under police custody. This factor also favours exclusion.

Society's interests

- 55. The charges before the Court are not serious and an assessment of this factor should weigh in favor of exclusion of the evidence.
- 56. The Supreme Court of Canada recognized that, "the view that reliable evidence is admissible regardless of how it was obtained...is inconsistent with the Charter's affirmation of rights" and "is inconsistent with the wording of the section 24(2), which mandates a broad inquiry into all the circumstances, not just the reliability of the evidence.

 Rv Grant, supra, at para 80.
- 57. In the event the court finds that the charges before it are serious, the Supreme Court held in Grant that the seriousness of the offence must not take on disproportionate significance when considering the third line of inquiry because this factor has the potential to "cut both

ways." The Court further found that failure to effectively prosecute a serious charge due to excluded evidence may have an immediate impact on the how people view the justice system. Yet, as discussed, it is the long-term repute of the justice system that is the focus of section 24 (2) of the *Charter*.

58. In McGuffie, the Court of Appeal for Ontario found that:

The seriousness of the charges to which the challenged evidence is relevant, does not speak for or against exclusion of the evidence, but rather can cut both ways. On the one hand, if the evidence at stake is reliable and important to the Crown's case, the seriousness of the charge can be said to enhance society's interests in an adjudication on the merits. On the other hand, society's concern that police misconduct not appear to be condoned by the courts, and that individual rights be taken seriously, come to the forefront when the consequences to those whose rights have been infringed are particularly serious.

R v McGuffie, 131 O.R. (3d) 643, 2016 ONCA 365 at para 73.

Balancing the Factors in Grant

- 59. In determining whether the evidence should be excluded, the Court must assess and balance the effect of admitting the evidence on society's confidence in the justice system.
- If the first two factors make a strong case for exclusion, the third factor will seldom, if ever, tip the balance in favour of admissibility.

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R. v. McGuffie, supra, at para 63.
R. v. Le, supra, at para 142.
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61. Even when the evidence is reliable and the charges are very serious, police conduct that shows a blatant disregard to a citizen's *Charter* protected rights favors the exclusion of the evidence because to admit the evidence in such circumstances may send the message that the Courts condones serious state misconduct.

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R. v. Harrison, supra, at paras 34, 36, 39.
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62. The Supreme Court recognized:

...[t]hat even though the officer's mistake was not made in bad faith, this alone does not make the Charter breach in "good faith" (see Le, at para. 147). Good faith on the part of the police, if present, would reduce the need for the court to dissociate itself from the police conduct (see Grant, at para. 75; Paterson, at para. 44). Good faith cannot be claimed if the Charter breach arises from a police officer's negligence, unreasonable error, ignorance as to the scope of their authority, or ignorance of Charter standards (see Grant, at para. 75; Buhay, at para. 59; Le, at para. 147; Paterson, at para. 44). I also accept that "[e]ven where the Charter infringement is not deliberate or the product of systemic or institutional abuse, exclusion has been found to be warranted for clear violations of well-established rules governing state conduct" (Paterson, at para. 44; see also Harrison, at paras. 24-25).

R v Tim, 2022 SCC 12 at para 85 [Emphasis added].

63. In Noel, the Ontario Court of Appeal recognized that rights to counsel is "a well-established rule. The law around s. 10(b) is clear and long-settled. It is not difficult for the police to understand their obligations and carry them out."

R. v. Noel, supra, at para 34.

64. In balancing these factors, the Court should not lose sight that "Charter protections belong to everyone" and guard against sending a message that "the ends justify the means". Ultimately, as Chief Justice McLachlin writes, failure of the court to disassociate itself from illegal state conduct "may signal to the public that Charter rights, however high-sounding, are of little actual avail to the citizen, breeding public cynicism and bringing the administration of justice into disrepute."

R. v. Grant, supra, at para 76.

65. The Supreme Court made it clear that in balancing the three factors, the Court must keep in mind that:

Justice is blind in the sense that it pays no heed to the social status or personal characteristics of the litigants. But justice receives a black eye when it turns a blind eye to unconstitutional searches and seizures as a result of unacceptable police conduct or practices.

R v. Morelli, [2010] 1 S.C.R. 253, at para 110 [Emphasis added].

- 66. In the circumstances of the Charter breaches in this case, to admit the evidence gathered from the unlawful detention, the unlawful arrest, the unlawful search and seizure of the Applicant, including utterances/statements, and social media; the breach of his rights to be properly informed of the reason for arrest, and his right to counsel, would bring the administration of justice into disrepute. The only appropriate and just remedy in the circumstances of this case is the exclusion of all the evidence obtained as a result of the Applicant's arrest.
- The Applicant proposes to proceed in a blended voir dire fashion with the trial of this matter.