

Peoples of the Salmon

AFFIDAVIT

I, Steven W. Lundy, have served the office of the Governor General,
was refused hand delivery at the gate.
Mary Simon or (as applicable), at the office
located at:

Rideau Hall
1 Sussex Drive,
Ottawa Ontario K1A 0A1,

at am/pm on Date: Sept 15, 2001

Received by:

Print Name:

Verified:



Print Name:

Witness or date stamp from the office

Cc Peoples of the Salmon
1064, 2480 East Hastings Vancouver BC, V5K 1Z1
Cell: (604) 788-8956 email: popois@protonmail.com

Canada Post / Postes Canada
VANIER PO
262 MONTREAL RD
OTTAWA, ON K1L6C0
GST/TPS#: 119321495

2021/09/15	04:20:32	SYLVIE
CC/CC105616	W/G2	TR1016400
ONH 13%	1@11.92	\$11.92
XPost		

Actual Weight 0.691kg
To K1A0A1

This is your Tracking #



ONH 13%	1@0.00	\$0.00
Coverage \$100.00		

ONH 13%	1@1.67	\$1.67
Fuel Surcharge		

For complete terms and conditions consult the Canada
Postal Guide at www.canadapost.ca or any Post Office

Delivery Standards are subject to change
and US and International Service
Guarantees are suspended



Peoples of the Salmon

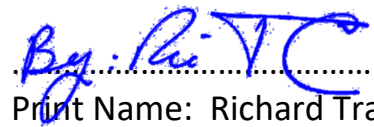
AFFIDAVIT

We, People of the Salmon have served via Registered Mail –
Canada Post RN 501 890-077 CA, the office of the Governor General,
Mary Simon and/or her Office, located at:

Rideau Hall
1 Sussex Drive,
Ottawa Ontario, K1A 0A1

at 4:33:50 MST pm on Date: September 15, 2021 – via Sherwood Park, AB, Canada
(Receipt attached)

Verified:


Print Name: Richard Tracy

Witness or date stamp from the office

Cc: Peoples of the Salmon
1064, 2480 East Hastings Vancouver BC, V5K 1Z1
Cell: (604) 788-8956 email: popois@protonmail.com

Canada Post / Postes Canada
NOTTINGHAM PO
688 WYE RD
SHERWOOD PK, AB T8A6G0
GST/TPS#: 898789185

2021/09/15 04:33:50 PRIMARY
CC/CC102693 W/G1 TR979884

Customer/Client: 9718174
G/S 5% 1@ \$5.47 \$5.47
Ltr other/Lettre (Autre)

Actual Weight / Poids réel 0.500kg
To / À destination du code K1A0A1

This is your Tracking # / Ceci est votre
no de repérage



G/S 5% 1@ \$9.75 \$9.75
Registered/Recommandé

G/S 5% 1@ \$0.00 \$0.00
Coverage \$100.00/Couverture \$100.00

SUBTL/SOUS-TOTAL \$15.22
GST/TPS \$0.76
TOTAL/TOTAL \$15.98

CDN Cash / Espèces CAN \$50.00
CHG. DUE / MONNAIE (\$34.02)
RND. CHG. / MONNAIE ARRONDIE (\$34.00)

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CANADA POSTES
POST CANADA

REGISTERED DOMESTIC
CUSTOMER RECEIPT

RECOMMANDÉ RÉGIME INTÉRIEUR
REÇU DU CLIENT

R

To / Destinataire
Name / Nom
Address / Adresse
City / Prov. / Postal Code
Village / Prov. / Code postal

Declared Value / Valeur déclarée \$

FOR DELIVERY CONFIRMATION
canadapost.ca or/ou
1 888 550-6333

CONFIRMATION DE LA LIVRAISON
postescanada.ca
CPC Tracking Number / Numéro de repérage de la GCP
RN 501 890 077 CA

33-086-584 (17-12)

REGISTERED

Fragile and perishable articles are not indemnified against damage. Indemnity and fees information is available on request at your postal outlet.

Instructions

- 1) Complete any declared value on receipt, tear on perforated line, date stamp on reverse and give receipt to customer.
- 2) Remove label from backing (except area indicated) and apply the label to front of item adjacent to address.

Apply label here
Veuillez placer l'étiquette ici



RECOMMANDÉ

Aucune indemnité ne sera versée pour l'avarie d'un objet fragile ou périssable. Des renseignements sur les indemnités et les droits sont disponibles à votre comptoir postal.

Instructions

- 1) Indiquez la valeur déclarée dans la section Reçu, détachez le long du pointillé, apposez le timbre à date au verso et remettez le reçu au client.
- 2) Décollez la pellicule protectrice (sauf la région indiquée) de l'étiquette. Apposez l'étiquette sur le dessus de l'envoi, près de l'adresse.





Document Index of Kanata Governance

This document, made and compiled from separate documents, now merged to form one includes:

Affidavits:

- a. Affidavit of Non-Deliverability: Governor General at Rideau Hall September 15, 2021
- b. Affidavit of Governor General Being Served via Registered mail: RN 890-077 CA issued September 15, 2021

2. Provost Marshall Letter

Attention to:

Honorable Governor General, Rideau Hall
Provost Marshall Derek Andriatz, Esquimalt, BC

3. Proclamation 2021 0920 A 1

Attention to:

Corporation of Canada/CANADA
The Directors/Ministers of Parliament
Agents et al of The Corporation of Canada/CANADA

4. Summary Judgement; Dishonoured Presentment, Certificate of Non-Response

Attention to:

House of Commons, CANADA



Province of British Columbia; Premier John Horagan

5. Dishonour, Certificate of Non-Response

Attention to:

Rt. Honorable Richard Wagner, Chief Justice of Canada

Hon. David Lametti, Minister of Justice and Attorney General of Canada

Office of the Deputy Attorney General of Canada

Prime Minister and Ministers of Indian Relations and Reconciliation

Hon. Marc Miller

Hon. Carolyn Bennett

Attorney General for British Columbia

Indigenous Relations and Reconciliations British Columbia; Hon. Murray Rankin

Canada, B.A.R. and Lawyer, Shishalh Nation and British Columbia

6. Order to Rescind

Attention to:

Agents of the Provincial Government, Attorney General of the Federal Crown, RCMP, Teachers, Principals, and Politicians

Governor General of Canada

Corporation of CANADA

Cc: Provost Marshall, Mr. Bernard Dionne

7. Governor General of Canada Independence and Soveran Law; Oneiric of and for the Original Peoples

Attention to:



Governor General of Canada – Hon. Mary Simon
Corporation of CANADA
CC: Provost Marshal Mr. Bernard Dionne

8. Governor General of Canada Dishonour and Certificate of Non-Response

Attention to:

Governor General of Canada
CC: Provost Marshal, Mr. Bernard Dionne
Media Relations Department National Defense, Mr. Derek Andriatz

9. Command to the U.N. Committee for the Elimination of Racial Discrimination (C.E.R.D.) from: Anishinabek Solutrean Metis Indigenous Nation (A.S.M.I.N.) in alliance with Peoples of the Salmon.

Attention to:

H.E. Mrs. Leslie Norton
Permanent Representative of Canada to the United Nations Office Geneva

Governor General Simon
E-mail: info@gg.ca

The Ontario Court of Appeal

E-mail: daniel.Marentic@ontario.ca

The Ontario Divisional Court
E-mail: scj-csj.divcourtmail@ontario.ca

The Federal Crown

AGC_PGC_OTTAWA@justice.gc.ca



Crown Taylor Andreas - taylor.Andreas@justice.gc.ca

10. Ontario Teachers' Pension Fund; Emergency Writ of Mandamus



To:

Honorable Governor General
Honor of the Crown
Rideau Hall
1 Sussex Drive,
Ottawa, Ontario K1A 0A1

Provost Marshal Bernard Dionne RCM Strategic Military Command

Derek Andriatz
Esquimalt BC

Maxim of law: "No one can unjustly enrich himself at the expense of others"

Documents of File

For Your Consideration and Action.

The acting Government has committed criminal acts against the Original Peoples and those PERSONS and Citizens of the Corporation of Canada/CANADA.

Writ of Mandamus Sept10,2021

This Corporation is and still commits Genocides by Vaccination and Forced Protocols of Vaccine Passport

Summary Judgment Sept 10,2021

The Prime Minister by enforcing Acts of Confinement and Segregation, through an ACT of PARLIAMENT called the Indian Act. This has never been made into law that would allow this/these corporation[s] to steal the Originals Peoples Resources and Lands

Dishonor June 22 2021

Certificate of Dishonor July 23 2021

Other documents which establish criminality.

Order to Rescind September 10,2021



Your Excellency Governor General Mary Simon, we require you prorogue Parliament for 37 Days post-election of September 20, this is due to our Aluuxw to acquaint themselves with the CORPORATION AND put in place Directives for the Directors of the Corporation of Canada/CANADA.

All former benefits of CITIZENS will be kept as well as the military be used to enforce rogue agencies not following Peoples of the Salmon Aluuxw.

Named Aluuxw appointments have been made and accepted; A.S.M.I.N. Glen Bogue, and the second, The Supreme Ojibwe Clan Mother, Ogimakwe.

CANADA is a defunct corporation and its Seat at the United Nations is invalid and shall be rescinded. This United Nations Seat shall be replaced by the de jure Government of Peoples of the Salmon and is expected to be accepted by 126 countries. As well, a Clan Mother will be appointed to a seat of the United Nations 196 countries.

tsi'la-chis s-xwénam _k'áts'-at t'ém-shin

:pópóis

:Popois

Headman

Peoples of the Salmon

Dated: September 14, 2021



Proclamation 2021 0920 A 1

Made: September 14, 2021,

Re: Dissolution requires a proclamation:

NB: The date of this summons may be changed through the issuance of a further proclamation for return of the Members to government.

To the Corporation of Canada/CANADA,

The Directors/Ministers of Parliament
Agents et al of The Corporation of Canada/CANADA

We, **Peoples of the Salmon**, require the new return date of the newly voted members to Ottawa by

Date: October 25, 2021

The reason for this Prorogue is to facilitate “aluuxw” to acquaint the workings of Kanata into the Corporation of Canada/CANADA so that all matters will be adjusted prior to having the Members seated.

.....
Aluuxw

.....
: *popois*

:Popois

Headman, Peoples of the Salmon

All Seals in Effect

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UCC 3-419



C 8



Allies of Her Majesty the Queen

RN 501890 125 CA

RN 555847 029 CA

SUMMARY JUDGMENT

DISHONORED PRESENTMENT
CERTIFICATE OF NON RESPONSE

Canada/CANADA
HOUSE OF COMMONS
Parliament Buildings
Ottawa Ontario K1A 0A6
FAX 613 947 0310

Province of BRITISH COLUMBIA
Premier John Horagan
PO BOX 9041 STN PROV GOV'T
VICTORIA BC V8W 9E1
FAX 250 387 0087



Notice to Agent is notice to Principal, Notice to Principal is Notice to Agent

CRIMINAL CODE SECTION 15

15. No person shall be convicted of an offence in respect of an act or omission in obedience to the laws for the time being made and enforced by persons in de facto possession of the sovereign power in and over the place where the act or omission occurs.

As of August 13, 2021 the Government of Canada was in dissolution

Effects of Dissolution

With dissolution, **all business of the House is terminated**. The Speaker, the Deputy Speaker and the Members of the Board of Internal Economy continue in office for the acquittal of certain administrative duties until they are replaced in a new Parliament. ^[13] For the purposes of certain allowances payable to them, Members of the House of Commons at the time of dissolution are deemed to remain so until the date of the general election. ^[13]

**UCC 1-207
WITHOUT PREJUDICE**

CONT...1



Summary of ~~the~~ 1



10/15

Usually three proclamations are issued at the time of dissolution. The first is for the dissolution itself, stating that Parliament is dissolved and declaring that **"the Senators and Members of Parliament are discharged from their meeting and attendance"**. A second proclamation usually appears simultaneously; it calls the next Parliament and informs with regard to the issuance of writs of election, the date set for polling and the date set for the return of the writs. The third proclamation fixes the date on which Parliament is summoned to meet, sometime following the return of the writs. ^[123] The date of this summons may be changed through the issuance of a further proclamation. ^[124]

**Verification of Cease and Desist Order to the Prime Minister Justin Trudeau. RN 501 890 125 CA
Postal Registry Certificate July 23, 2021**

Justin Trudeau in his capacity as Prime Minister has failed in responding to **the Presentment and Affidavit** to be answered point by point. When Justin Trudeau refused to answer the affidavit, this became the **ESTOPPEL for his non response.** [Emphases is mine]

As there is no sitting Government in Canada there can be no government in BRITISH COLUMBIA

Constitution act 91 Federal Responsibility

- 11. Quarantine and the Establishment and Maintenance of Marine Hospitals.
- 24. Indians, and Lands reserved for the Indians.

Therefore the measures in effect by visa vie Canada and the Covid 19 measures is null and void until PARLIAMENT reconvenes after the election on September 20 2021.

Further that BRITISH COLUMBIA has not the opportunity to enforce matters of a Vaccine Passport on any matters coming in force of article 91 of the Constitution 1982 U.K.

Or:

Any other Provincial Government

And that under the criminal code of Canada section 15, no one is to obey an act or omission in obedience to the laws for the time being made and enforced by persons in de facto possession of the sovereign power.

Premier J. Horgan

Health Agent Dr. Bonnie Henry

Health Minister Adrian Dix.

Or:

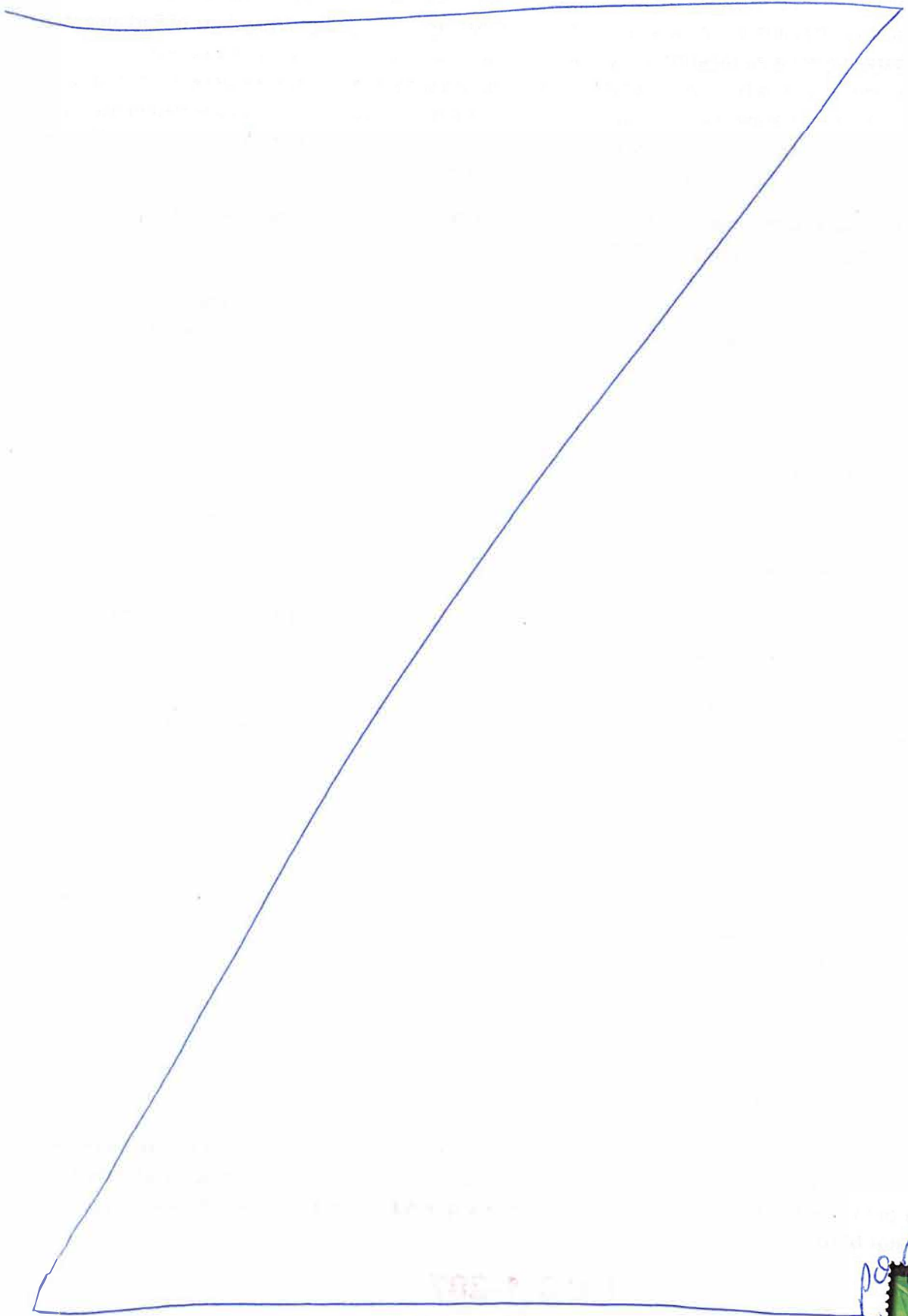
Any other Politician or agent in any other Province.

Further: that Peoples of the Salmon and the Tribunal are the First law of the Land. British Columbia is Corpus juris secundum or the second body of law. Certificate of Non Response to the validity of the Indian Act is on file. Section 88 of the Indian act of this unpassed law is not binding.



NOV 10 2004

NOV 10 2004



Or:

Authority of Parliament

Nothing in subsection (2) derogates from the authority of Parliament to enact laws in relation to the matters referred to in that subsection and, where such a law of Parliament and a law of a province conflict, the law of Parliament prevails to the extent of the conflict.

And by Decree:

It is understood that Peoples of the Salmon will not allow the De facto government of British Columbia to impose genocidal and Racist measures on their Nations.

Or:

Measures of Vaccines and Passports that **NO CONSENT HAS BEEN GIVEN** that restricts our Rights and Freedoms.

Peoples of the Salmon
1064, 2480 East Hastings Street.
Vancouver BC V5K1Z1

Email: popois@protonmail.com cell: (604) 788-8956



CTSADBJ04082008

VERIFIERS:

Maathlaatláa

Giltimi

Hamajolis

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UCC 1 207

CC: OFFICE OF THE ATTORNEY GENERAL FOR BRITISH COLUMBIA
Honorable Minister David Eby

UCC 1-207
WITHOUT PREJUDICE



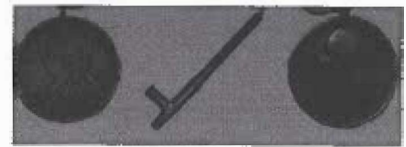
NOV 8

NOV 14/03

NOV 14/03

NOV 14/03





**People of the Salmon
First Law of the Land**

**Traditional knowledge
Custom and Tradition**

FROM THE ALLIES OF HER MAJESTY

Accepted for Value and Returned for Value;

**ADMIRALTY LAW-AND-ORDER
TRUST LAW-AND-ORDER**

**CORPUS JURIS SECUNDUM by CANADA , BRITISH COLUMBIA,
B.A.R. ALL LAWYERS, AGENTS FOR THE CROWN**

Notice to the Agent ,is Notice to the Principal,
Notice to the Principal, is Notice to the Agent.
Sovereign and ALLIES to Her Majesty the Queen, Mary Elizabeth Windsor of the United Kingdom.
Bargain 1665 Of 1835 with Her Majesty Queen Victoria

The Rt. Hon. Richard Wagner, Chief Justice of Canada,
FAX : 613 996 9138
Supreme Court of Canada, 301 Wellington street, Ottawa Ontario K1A 0J1
Hon. David Lametti, Minister of Justice and Attorney General of Canada,
OFFICE OF THE DEPUTY ATTORNEY GENERAL OF CANADA
284 Wellington street, Ottawa Ontario, K1A OH8
Prime Minister and Ministers of Indian Relations and Reconciliation
HONORABLE MARC MILLER
EMAIL: Marc.Miller@parl.gc.ca
House of Commons
ottawa ontario K1A 0A6
FAX 613 995 6404
HONORABLE CAROLYN BENNETT
FAX 613 947 4622
Email: carolyn.bennett@parl.gc.ca

Provost Marshal

CANADA POSTES POST CANADA
REGISTERED DOMESTIC **RECOMMANDÉ RÉGIME INTÉRIEUR** **R**
CUSTOMER RECEIPT REÇU DU CLIENT
Name: AG David Lametti
Address: 5740 Teredo St, Sechart BC
City / Prov. / Code postal: 105304
Declared Value: 33-086-584 (17-12)
FOR DELIVERY CONFIRMATION: canadapost.ca
CONFIRMATION DE LA LIVRAISON: postescanada.ca
1888 550-6333
CPC Tracking Number: RN 555 846 142 CA
Trail Bay Post Office JUN 11 2011

CANADA POSTES POST CANADA
REGISTERED DOMESTIC **RECOMMANDÉ RÉGIME INTÉRIEUR** **R**
CUSTOMER RECEIPT REÇU DU CLIENT
Name: AG David Lametti
Address: 5740 Teredo St, Sechart BC
City / Prov. / Code postal: 105304
Declared Value: 33-086-584 (17-12)
FOR DELIVERY CONFIRMATION: canadapost.ca
CONFIRMATION DE LA LIVRAISON: postescanada.ca
1888 550 6333
CPC Tracking Number: RN 555 846 160 CA
Trail Bay Post Office JUN 11 2011

Cont... 2

2.

Attorney General for BRITISH COLUMBIA
Honorable David Eby PO BOX 9044 STN PROV GOV'T
VICTORIA BC V8W 9E2
FAX 250 387 6411
DEPUTY Tichard Fyfe
PO BOX 9290 STN PROV GOV'T
VICTORIA BC V8W 9J7
FAX 250 387 6224

HONOURABLE MURRAY RANKIN
INDIGENOUS RELATIONS and RECONCILIATION
FAX 250 953 4856
PO BOX 9051
STN PROV GOV'T
VICTORIA BC V8W 9E2



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Fragile and perishable articles are not indemnified against damage. Indemnity and fees information is available on request at your postal outlet.

RECOMMANDÉ
Aucune indemnité ne sera versée pour l'avarie d'un objet fragile ou périssable. Des renseignements sur les indemnités et les droits sont disponibles à votre comptoir postal.

Instructions
1) Complete any declared value on receipt, tear on perforated line, date stamp on reverse and give receipt to customer.
2) Remove label from backing (except area indicated) and apply the label to front of item adjacent to address.

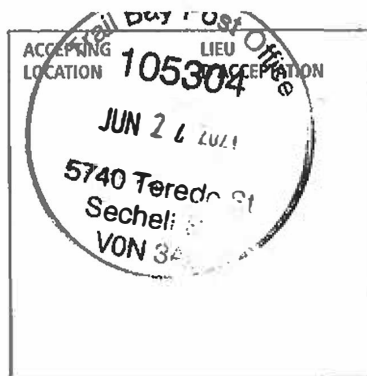
Instructions
1) Indiquez la valeur déclarée dans la section Reçu, détachez le long du perforail, apposez le timbre à date au verso et remettez le reçu au client.
2) Décollez la pellicule protectrice (sauf la région indiquée) de l'étiquette. Apposez l'étiquette sur le dessus de l'envoi, près de l'adresse.

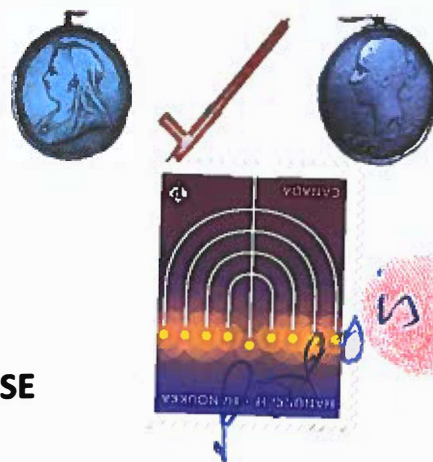
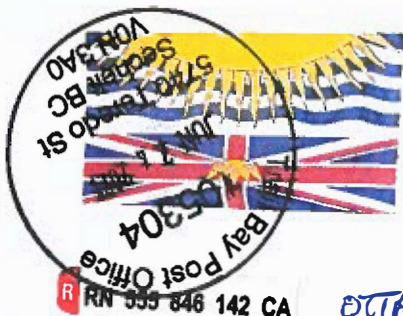
Apply label here
Veuillez placer l'étiquette ici

REGISTERED
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2) Remove label from backing (except area indicated) and apply the label to front of item adjacent to address.

Apply label here
Veuillez placer l'étiquette ici





DISHONOUR

RN 555 846 160 CA VICTORIA
A.G. DAND BY

CERTIFICATE OF NON RESPONSE

TO : CANADA, B.A.R. and LAWYER, SHISHALH NATION and BRITISH COLUMBIA

This **DISHONOUR** Notice to the above Entities who have refused to answer the Question "When did Canada pass law with the third reading of the INDIAN ACT by Parliament and a published Gazette record of it?" presented¹ to the SHISHALH Community Forum on rewriting the Nation's Constitution.

No Response to date, **June 22, 2021** has been received by Email, a legal and Lawful means.

The Question made May 03, 2021 and subsequent emails to agents.

On Wednesday June 16, 2021, a Response email from "Chris August" was received that did not answer this question.

The **Final Notice and an Opportunity to Cure** was made Wednesday June 16, 2021,

The three days to **Respond ended: At the end of the business day, Monday 21, 2021,**

"No reponse by email was Verified and acknowledged by third Party to have been made."

Therefor:

Your Silence in this matter is your agreement that all rights to Protest has now expired.

NOTICE: The signatures below are for ID purposes only. This does not change their status at law.

Popois
Popois headman for People of the Salmon
Nimul shishalh

Maatlaklaw
Maatlaklaw headman for People of the Salmon

Verifier:

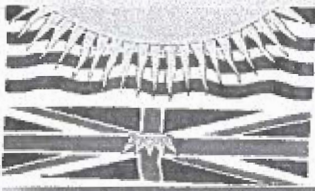
Verifier:

Paul L. Gougeon

All rights reserved.:Claim of Rights.:Without prejudice

Contact:[PO Box 1060 2480 East Hastings street Vancouver BC V5X 1Z1] Email:popois@protonmail.com

¹ Notice, knowledge, or a notice or notification received by an organization is effective for a particular transaction from the time it is brought to the attention of the individual conducting that transaction and, in any event, from the time it would have been brought to the individual's attention if the organization had exercised due diligence. An organization exercises due diligence if it maintains reasonable routines for communicating significant information to the person conducting the transaction and there is reasonable compliance with the routines.



RECEIVED

JUN 24 2021

DISHONOUR CERTIFICATE OF NON RESPONSE

**TO : CANADA, B.A.R. and LAWYER, SHISHALH NATION and BRITISH COLUMBIA
Attorney General's for CANADA, BRITISH COLUMBIA
Honourable Ministers of Indigenous Services and Reconciliation CANADA
Minister of Indigenous affairs and Reconciliation BC**

This **DISHONOUR Notice** to the above Entities who have refused to answer the Question "When did Canada pass law with the third reading of the INDIAN ACT by Parliament and a published Gazette record of it?" presented¹ to the SHISHALH Community Forum on rewriting the Nation's Constitution.

The BRITISH COLUMBIA "Order of Council 1036" of 1938 is null and void. No Reserves Are mentioned in the Constitution 1982 U.K. and are no force and effect and Ultra Virus Indians.

Knowing that this Indian Act has been used against all Indigenous Peoples as Genocides. People of the Salmon will be available to transition the Present Band Council system to the Hereditary as they are removed.

NOTICE: The signature below are for ID purposes only. This does not change my status at law.

Popois headman for People of the Salmon
Nimulh shishalh



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Contact:[PO Box 1060 2480 East Hastings street Vancouver BC V5X 1Z1] Email:popois@protonmail.com

¹ Notice, knowledge, or a notice or notification received by an organization is effective for a particular transaction from the time it is brought to the attention of the individual conducting that transaction and, in any event, from the time it would have been brought to the individual's attention if the organization had exercised due diligence. An organization exercises due diligence if it maintains reasonable routines for communicating significant information to the person conducting the transaction and there is reasonable compliance with the routines.



Peoples of the Salmon
Order to Rescind

To whom it may concern:

Agents of the Provincial Government, Attorney General of the Federal Crown, RCMP, Teachers, Principals, and Politicians et al: Notice to Principal is Notice to agent, notice to agent is notice to Principal.

Filed : EMERGENCY WRIT OF MANDAMUS

TO RESPONDENTS-DEFENDANTS: "The lawful term writ of mandamus refers to an order by a court to a lesser government official to perform an act required by law, which he has refused or neglected to do. This type of court order is a remedy that may be sought if a governmental agency, public authority, or corporation in service of the government, fails or refuses to do its public or statutory duty."

Ontario Teachers Pension Fund Writ of Mandamus:

The Tribunal Peoples of the Salmon endorses this statutory Duty to act.

All perpetrators of unjust enrichment has to be turned over to the People by Trust

<https://www2.gov.bc.ca/gov/content/health/about-bc-s-health-care-system/office-of-the-provincial-health-officer/current-health-topics/covid-19-novel-coronavirus>

Federal Government: Cease and Desist Order unanswered July 23, 2021 [to Canada]

Verification of mailing August 11, 2021

Summary Judgement August 13, 2021

Article 43

43 (1) A person affected by an order, or the variance of an order, may request the health officer who issued the order or made the variance to reconsider the order or variance if the person

(a) has additional relevant information that was not reasonably available to the health officer when the order was issued or varied,

(b) has a proposal that was not presented to the health officer when the order was issued or varied but, if implemented, would

(i) meet the objective of the order, and

(ii) be suitable as the basis of a written agreement under section 38 [may make written agreements],

Whereas: All measures of the Provincial Government has been in Conflict of Interest in enforcing measures of the Genocides and Crimes against Humanity and 5G perpetrators.

Definition

According to John Braithwaite, restorative justice is:[4]

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WITHOUT PREJUDICE

UCC 3-419

UCC 8

...a process where all stakeholders affected by an injustice have an opportunity to discuss how they have been affected by the injustice and to decide what should be done to repair the harm. With crime, restorative justice is about the idea that because crime hurts, justice should heal. It follows that conversations with those who have been hurt and with those who have inflicted the harm must be central to the process.

Although law professionals may have secondary roles in facilitating the restorative justice process, it is the citizens who must take up the majority of the responsibility in healing the pains caused by crime.[4] The process of restorative justice thus shifts the responsibility for addressing crime.

Therefore unless you meet the requirements of our WRIT, the process of restorative justice is here and now [immediate]

There is a Judicial review on Monday 13, of September at the Vancouver Law courts. Anticipated between 10:00 a.m. and 14:00 pm.

Now: Until all affidavits answered and proven in science. This writ is our argument.

Final Judgment: Download FINAL JUDGMENT - NATURAL AND COMMON LAW TRIBUNAL- November 29 2020

<https://exopolitics.blogs.com/files/final-judgment---natural-and-common-law-tribunal-november-29-2020-1.pdf>

Peoples of the Salmon endorse this argument in the fact that the failure of the Federal and Provincial governments to prove A Covid Pandemic exists.

as Lord Coke, the draftsman of the Petition of Right, said in the 1610 decision of *Thomas Bonham v College of Physicians* 8 Co Rep 107a; 77 Eng Rep 638, commonly known as *Dr. Bonham's Case*, in the Court of Common Pleas:

"In many cases, the common law will control Acts of Parliament, and sometimes adjudge them to be utterly void: for when an Act of Parliament is against common right and reason, or repugnant, or impossible to be performed, the common law will control it and adjudge such an Act to be void."

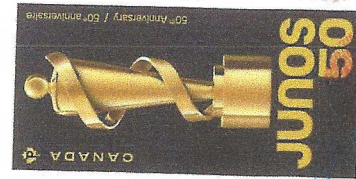
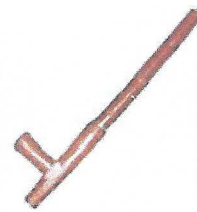
Parent and Child

Verified Date: Sept 12 2021..
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Popo's masth leather Hemah Jois

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**UCC 1-207
WITHOUT PREJUDICE**



RN 501890 125 CA

RN 555847 029 CA

To:

Governor General of Canada
Her Excellency the Right Honorable Mary Simon
Office of the Secretary to the Governor General
Rideau Hall
1 Sussex Drive
Ottawa ON K1A 0A1
613-993-8200

} Peoples of the Salmon
} tribunal members/High council
} First law of the Land
} Recognized Government of
} Kanata
} Sovereign Kanata
}

CORPORATION OF CANADA
The Queen's Representative in Canada

FROM:

Peoples of the Salmon, ALLIES OF HER MAJESTY
ADMIRALTY LAW-AND-ORDER
TRUST LAW-AND-ORDER
TRADITIONAL KNOWLEDGE
CUSTOM AND TRADITION
INDEPENDENCE AND SOVERAN LAW
In order to have your U.K. Constitution on our original Peoples Lands, it
must qualify under international law.



All rights reserved.: Claim of Rights.: Without Prejudice

Notice to the Agent, is Notice to the Principal,
Notice to the Principal, is Notice to the Agent.
Accepted for Value and Returned for full Value;
Royal Orders are in effect, of Queen Anne, King George, Queen Victoria, Lord Dufferin

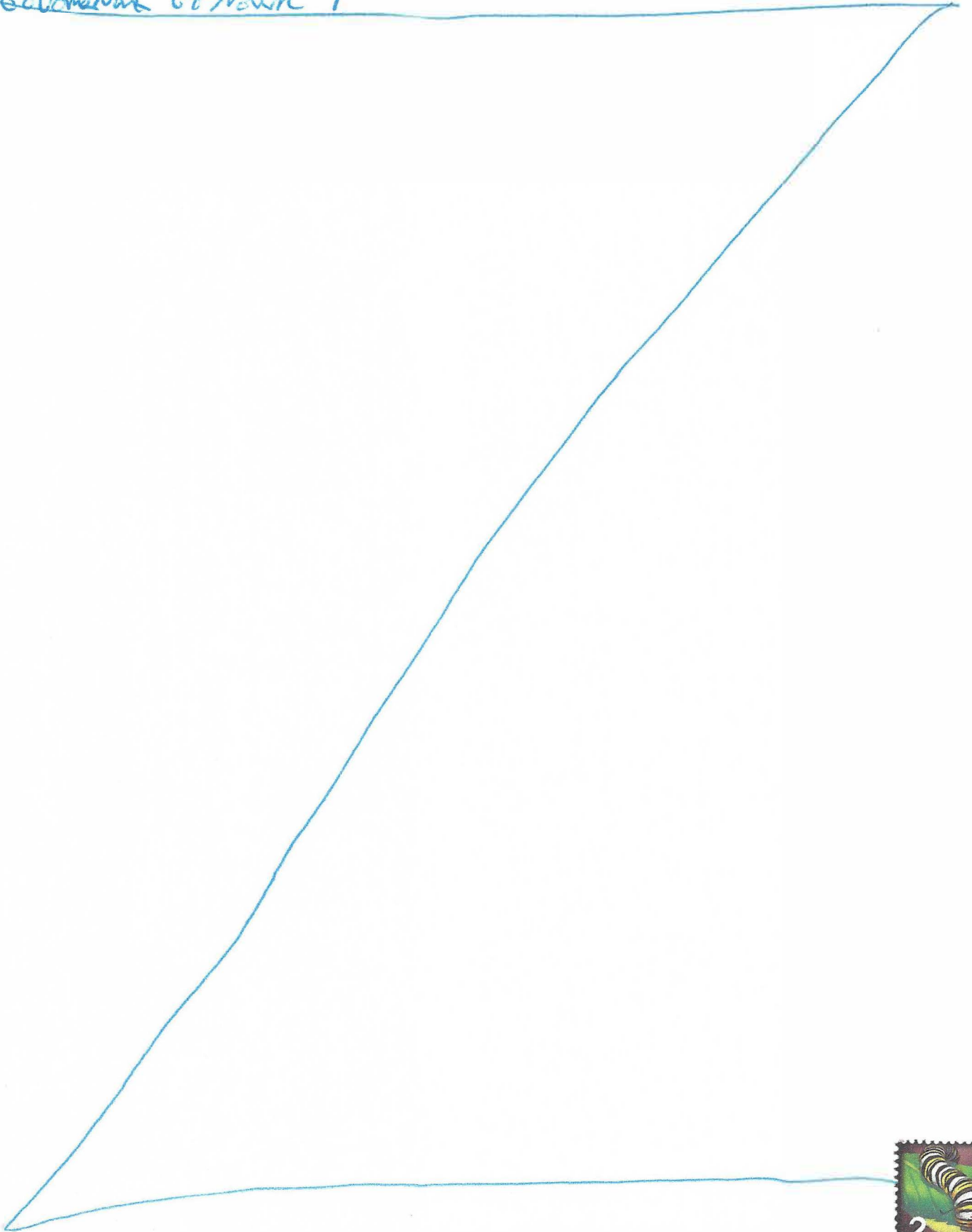
cc to:

Provost Marshal
Mr. Bernard (Bernie) Dionne, RMC's Strategic Communications Advisor (SCA), at
bernard.dionne@forces.gc.ca for all RMC Public Affairs-related matters.
and
Media Relations Department of National Defence
Phone: 613-996-2353
Email: mlo-blm@forces.gc.ca

UCC 1-207
WITHOUT PREJUDICE



Goldmann Goldmann 1





Re: Oneiric of and for the Original Peoples, Directors of the Corporation of Canada.

Accept this instrument as a formal implementation for two aluuxw.

Name:1

Name 2

Greetings and Salutations,

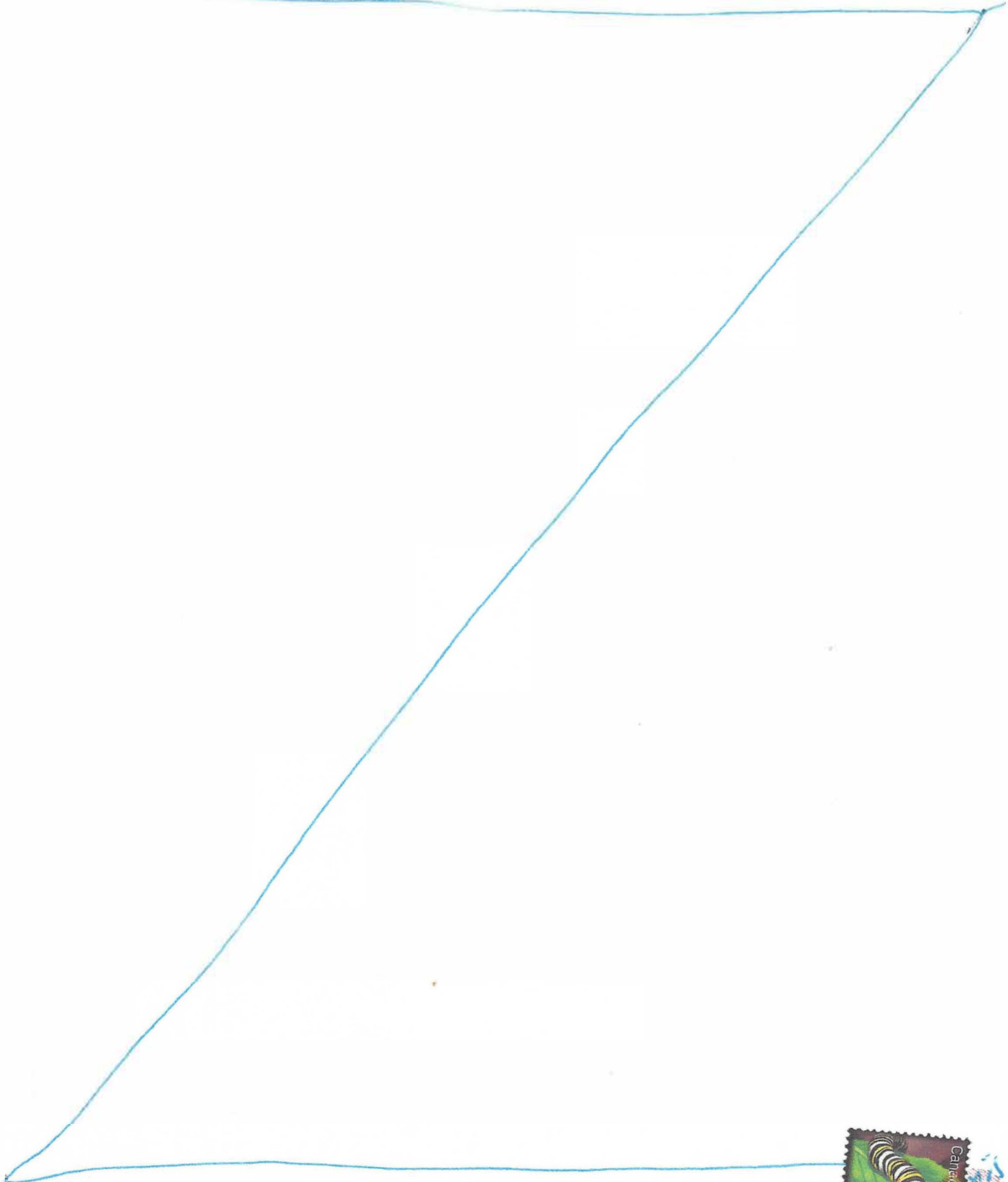
Congratulations on your recent appointment as Her Majesty the Queen Elizabeth second of Great Britain representative to Canada/CANADA, office of Governor General. It is with great hope that we, Peoples of the Salmon, acknowledge the office of Governor General being held by one of the original people. We sincerely request that you will do honour in and to this Office for all our relations across this land and uphold the "honour of the Crown".

1. Popois, Headsman, of the Peoples of the Salmon of this land, commonly referred to as "British Columbia", who are recognized first law of the land, am writing to provide lawful direction in your official capacity of Governor General of Canada/CANADA.
2. The time is long past, now here, for the original peoples of this land to walk with, not under, the Queen/Dominion, nor corporations British Columbia/BRITISH COLUMBIA nor Canada/CANADA, that, until now, have unlawfully occupied our lands and harmed our peoples, in dishonourable ways, including but not limited to internationally acknowledged cultural and physical genocides.
3. It has been found with the many deaths of our children across Canada/CANADA and in British Columbia/BRITISH COLUMBIA, agents of Her Majesty have failed in the "Charge" of upholding the "honour of the Crown". As such, the Crown, Federal and Provincial, has failed in the duties and obligations of fulfilling Royal Proclamations, "fiduciary duty of care", honourable leadership and in being a true ally of the Peoples of the Salmon. The genocides taking place under alleged authority of Her Majesty's, Agents, acts of Parliaments and by the hands of Her Majesty's R.C.M.P./RCMP forcefully kidnapping and placing Peoples of the Salmon on Reservations and in Residential Schools.
4. It is time for the occupant of the Office you now hold, ensure, finally, to honour past agreements, Imperial Orders and Trusts, in full, with honour and integrity moving forward.
5. The Honourable Governor General Mary Simon, U.K. representative to Her Majesty the Queen, we require you to inform Her Majesty Queen Elizabeth the second, and the Privy Council of Canada/CANADA/Parliament our requirements and honourable intentions as each have no lawful authority nor jurisdiction here upon the land, Kanata, Turtle Island.
6. The historic context of the Royal Orders and proclamations of 1704 and 1763, which, along with the fact that the Indian Act is not Law, and never has been, confirms the legal standing of our position. As you are aware, Imperial Order states that any law that is repugnant to Imperial Order, is no law.

UCC 1-207
WITHOUT PREJUDICE



Geometric Construction 2



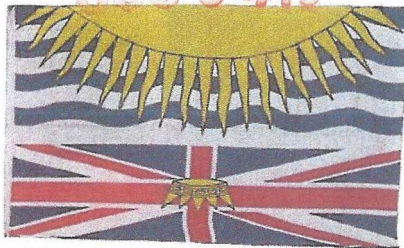


7. As the Queen's representative, whose role includes ensuring all Governments and agents of both "Canada/CANADA" and "British Columbia/BRITISH COLUMBIA" perform solely within the spirit and parameters of Royal edicts (Imperial Orders), including but not limited to those noted above.
8. The time of the imposed legal circumstance of our lands being held "in trust" for original peoples' "benefit" now comes to an end. The "honour of the Crown" is at stake and found severely wanting. A return of the land to the original peoples without manipulation or deception is due.
9. Take notice, as you are aware, original peoples' first law of the land flows through hereditary leaders not elected band councils. As such, Peoples of the Salmon do not recognize any claimed authority of "bands", "band councils" and "status Indians" as they were created by deception, manipulation, bribery, intimidation and our peoples being tricked into "giving" up their natural law, natural rights and natural heritage to "de facto" and corrupt corporate structures claiming "force of law", allegedly created under invalid "Indian Act".
10. International, national, provincial and municipal legislatures/councils/laws have recognized publicly, and legally, that the original peoples of this land commonly referred to as "British Columbia" (and most of the land commonly referred to as "Canada" (provinces and territories)) are now, and always, unceded, unsold, unconquered and "belonging" to the original peoples, while many treaties have been broken, which means original peoples are the "de jure" first law of the land. There is no other law.
11. As original peoples being first law of the land all other law forms are subject to the will and laws of the first peoples. Governor General Mary Simon it is hereby the Will of the original peoples:
 - A. We require past, present and future negotiations with unlawful band councils be acknowledged as null and "void ab initio" as such negotiations and agreements/treaties occurred under the cloak of fraud and intimidation. This includes proper education, protection and support of "band members", who often live in fear of their band council, to remove and replace band councils with their true hereditary leaders.
 - B. We require, Madame Governor General, your effort in accessing all long overdue trust monies owned by original peoples. Return these accounts to the management of our "aluuxw"
 - C. We require your participation for ensuring the appropriate financial, banking be instituted to enable all monies of our "INDIAN TRUST" to be made readily available to be used in a manner benefiting all of the original peoples and Citizens of Canada/CANADA,. Transparency and accountability is a must.
 - D. Mr. Alan Brough is our appointed Administrator who will be in communication with you in regard to this matter. Alan is of the Wolverine Clan of the Peoples of the Salmon and has accepted his role in constructing the new financial structure needed for a universally accepted banking Institution and transfer of all trust funds.



Governor General's





E. Since the INDIAN ACT is not Law, Peoples of the Salmon have the only lawful Governance in Kanata. The Tribunal of the Peoples of the Salmon will inform you the Honourable Governor when our Leaders will be available to discuss formal recognition and transition.

Full disclosure, transparency and accountability to and for all Canadian citizens, agents of Her Majesty, corporations, subjects and Royal Allies is due. We walk in truth and cannot lie. The time of lies, deception, murder and theft are past.

If there is honour in You and off/for Her Majesty we look forward to walking into the future together in openness, to live in harmony with all our Mothers' Mother Creations, bringing families together, sharing light, love, peace, harmony on the Creator's Path of Kindness.

REPLY IS NECESSARY AND MANDATORY. Non response is your acquiescence.

Immediate Resonse is 10 days upon receipt of the postal Contract

By Registered mail: P.O. Box 1064, 2480 East Hastings Street Vancouver V5K 1Z1

Any ambiguous writing or miss spelling will be defined on behalf of the writer.

E.&O.E.

Contact: popois@protonmail.com cell: 604 788 8956

Dated: 23 of August twenty twenty-one

CTSADEBJ04082008

.....
:popois
Headsman, Peoples of the Salmon

.....
:Alan Brough
Administrator, Peoples of the Salmon

.....
:maathlaatlao
Headsman, Peoples of the Salmon

UCC 1-207





UCC 3-419



RN 501 890 125 CA
RN 555 847 029 CA

To:

Governor General of Canada
Her Excellency the Right Honorable Mary Simon
Office of the Secretary to the Governor General
Rideau Hall
1 Sussex Drive
Ottawa ON K1A 0A1
613-993-8200

} Peoples of the Salmon
} tribunal members/High council
} First law of the Land
} Recognized Government of
} Kanata
} Sovereign Kanata
}

CORPORATION OF CANADA
The Queen's Representative in Canada

Dishonor

Certificate of non Response



FROM:

Peoples of the Salmon, ALLIES OF HER MAJESTY
ADMIRALTY LAW-AND-ORDER
TRUST LAW-AND-ORDER
TRADITIONAL KNOWLEDGE
CUSTOM AND TRADITION
INDEPENDENCE AND SOVERAN LAW

In order to have your U.K. Constitution on our original Peoples Lands, it must qualify under international law.

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Notice to the Agent, is Notice to the Principal,
Notice to the Principal, is Notice to the Agent.

Accepted for Value and Returned for full Value;

Royal Orders are in effect, of Queen Anne, King George, Queen Victoria, Lord Dufferin

cc to:

Provost Marshal

Mr. Bernard (Bernie) Dionne, RMC's Strategic Communications Advisor (SCA), at

UCC 1-207
WITHOUT PREJUDICE



UCC 3-419



UCC 8

bernard.dionne@forces.gc.ca for all RMC Public Affairs-related matters.

and
Media Relations Department of National Defence
Phone: 613-996-2353
Email: c

Derek.Andriatz@forces.gc.ca

August 23, 2021 "DISHONORED"

REPLY IS NECESSARY AND MANDATORY. Non response is your acquiescence.

Immediate Resonse is 10 days upon receipt of the postal Contract

By Registered mail: P.O. Box 1064, 2480 East Hastings Street Vancouver V5K 1Z1

To date, no response by has been forthcoming from you Madame, Governor General. A position that was to be held in high esteem to others in the Corporation of Canada." **Honor of the Crown**"

The Original Peoples of Kanata have asked you to uphold the Honor of the Crown. This Certificate of Non Response is the Estoppel that you are to Follow the Directions of the Aluuxw



Maatlaakla

Maatlaakla Headsman

Tom Whonnock

Hame joles Headsman

Any ambiguous writing or miss spelling will be defined on behalf of the writer.

E.&O.E.

Contact: ppois@pr

cell: 604 788 8956

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UCC 1- 207, 308

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WITHOUT PREJUDICE**



Chief Clan Mother Ikway Michine
ANISHINABEK SOLUTREAN MÉTIS INDIGENOUS NATION
IN ALLIANCE WITH THE PEOPLES OF THE SALMON

askit4equity@gmail.com

COMMAND TO THE U.N. COMMITTEE FOR THE ELIMINATION OF RACIAL
DISCRIMINATION (C.E.R.D.)

Re: Your Memorandum to ASMIN, dated April 30, 2021 - **URGENT BASIS**

Your Memorandum, REFERENCE: CERD/EWUAP/102nd session/2020/MJ/CS/ks,
Failure to Consult, dated Nov. 24, 2020,

**Violation of International Aboriginal Common Law, C.E.R.D. Convention
and UNDRIP**

Greetings to Yanduan Li, Chair of C.E.R.D., and Dr. Amir,

We write today to COMMAND an historic step in International Law:

- A) the removal of the **de facto** government in Canada from the United Nations;
- B) recognition of the **de jure** government of Kanata, led by the Alliance of:
 - I) ASMIN
 - II) The Peoples of the Salmon
 - III) Other Hereditary Clan Mothers, Chiefs, Headmen, Head-women.

1

The Grounds for Removal

The Dominion (Colony) called 'Canada' ceased to exist in law after the passing of the Statute of Westminster in 1931, which ended the legal jurisdiction of the Governor General in Ottawa, which capital city was confirmed by the Superior Court in Ottawa to be on our Un-Ceded Land. Per Indigenous Common Law below, the Dominion of Canada never had lawful jurisdiction, since the Statute of Westminster was passed only in London.

Today, the website of the Governor General of 'Canada' confirms that the Governor General now only has **de facto** power, not **de jure** power that belongs to the un-conquered, un-surrendered Hereditary Indigenous Nations.

See Governor General's website at Exhibit Book Tab 1

The Supreme Court of Canada confirmed in *Haida v BC* [2004] that the Crown is only in **de facto** control of the resources of Kanata that belong to the women and men who are Indigenous to this land :

[32] The jurisprudence of this Court supports the view that the duty to consult and accommodate is part of a process of fair dealing and reconciliation that begins with the assertion of sovereignty and continues beyond formal claims resolution. Reconciliation is not a final legal remedy in the usual sense. Rather, it is a process flowing from rights guaranteed by [s. 35\(1\)](#) of the [Constitution Act, 1982](#). This process of reconciliation flows from the Crown's duty of honourable dealing toward Aboriginal peoples, which arises in turn from the Crown's assertion of sovereignty over an Aboriginal people and **de facto** control of land and resources that were formerly in the control of that people. As stated in *Mitchell v. M.N.R.*, [2001] 1 S.C.R. 911, 2001 SCC 33, at para. 9, "[w]ith this assertion [sovereignty] arose an obligation to treat aboriginal peoples fairly and honourably, and to protect them from exploitation" (emphasis added).

2

International Constitutional Common Law (aka Indigenous Common Law)

On April 23, 2021, the Supreme Court of Canada confirmed that, prior to the Canada

Act of 1982, our Aboriginal Rights were recognized under the International Law known as British Imperial Policy:

[68] **Before 1982, common law Aboriginal rights were recognized in Canada under British imperial law** (*Calder*, at pp. 328 and 402; *Mitchell*, at paras. 62-64). Under the imperial doctrine of succession, when Britain took possession of a new territory, the laws in force in that territory **were presumed to continue** (subject to some exceptions). **This doctrine was not limited to practices, traditions or customs that were “integral to the distinctive culture” of the Aboriginal people**, as in *Van der Peet*. This suggests, on the one hand, that the test for a common law right may be met even where the *Van der Peet* test is not.

Accordingly, our **de jure**, lawful authority over the Land known as Kanata, on Turtle Island (North and South America and The Caribbean) “were presumed to continue.”

The British Imperial Policy was clearly stated by Brian Donovan, clerk to Chief Justice Lamer during the historic case, *Delgamuukw (Wet’suwet’en) v BC* [1997] which case recognized the sovereignty of the Wet’suwet’en Land in British Columbia. It is noted that Brian earned his Master of Law at Harvard University, and his Doctorate of Philosophy at Oxford University.

In his 2003 article, *Common Law Origins of Aboriginal Entitlements to Land*, this Common Law Doctrine of England was set forth by Lord Mansfield in *Campbell v. Hall* (1774), 1 Cowp. 204 [98 E.R. 1045:

A country **conquered** by British arms becomes a dominion of the King in the right of his Crown; and, therefore, necessarily subject to the Legislature, the Parliament of Great Britain.

See Donovan at Exhibit Book Tab 2

3

The Supreme Court of Canada has twice clearly stated that the Indigenous Peoples of Kanata (erroneously re-titled “Canada”) were never conquered:

A. In *Haida v BC* [2004]:

[25] Put simply, Canada's Aboriginal peoples were here when Europeans came, **and were never conquered**. Many bands reconciled their claims with the sovereignty of the Crown through negotiated treaties. Others, notably in British Columbia, have yet to do so.

B. In *Regina v Desautel* [2021] :

[30] **The honour of the Crown [. . .] recognizes the impact of the “superimposition of European laws and customs” on pre-existing Aboriginal societies.** Aboriginal peoples were here first, and they were **never conquered; yet, they became subject to a legal system that they did not share**

Neither ASMIN nor The Peoples of the Salmon have been conquered, nor do they consent. Instead, these un-surrendered Nations seek the removal of the unlawful, **de facto** government of 'Canada' from the Un-Ceded Lands of Ottawa (and from all of Turtle Island), and from the United Nations.

It is well noted that The Canada Act of 1982 was passed only in London, England, which Act is not valid over the Indigenous Sovereign Government of Kanata.

The BNA Act of 1867, renamed The Constitution Act of 1982 by the **de facto** Canada Corp. did not receive the Royal Assent of Queen Victoria, and was repealed in 1893.

See The Statute Law Revision Act of 1893 at Exhibit Book Tab 3

It is well noted that the Peoples of the Salmon never signed The Oregon Treaty of 1846, by which Queen Victoria, as Queen of Canada, simply stole British Columbia. 4
Further Grounds for Expulsion from the United Nations

A) Ottawa is on Un-Ceded Land

This was confirmed by Ottawa Superior Court Justice Hackland on Feb. 13, 2020.

See p. 9-10 of the Transcript at Exhibit Book Tab 4

It is clear in The Royal Proclamation of 1763 that Trespassers on our Indigenous Land “are strictly required to remove themselves **forthwith**”:

*And we do **strictly** enjoin and require all Persons whatever who have either willfully or inadvertently seated themselves upon any Lands within the Countries above described, or upon any other Lands which, **not having been ceded to** or purchased by us, are still reserved to the said Indians as aforesaid, forthwith to remove themselves from such Settlements.*

Instead of removing itself, Canada Corp. was registered on the SEC, and then created various Band Corporations, pursuant to The Indian Act, which Act:

- A) has no Royal Assent;
- B) is racist on its face;
- C) violates Article 3 of the C.E.R.D. (ratified by Canada Corp. on Oct. 24, 1974)

States Parties particularly condemn racial segregation and apartheid and undertake to prevent, prohibit and eradicate all practices of this nature in territories under their jurisdiction.

See Canada Corp. on the SEC at Exhibit Book Tab 5

One of those Band Corporations is The Algonquins of Ontario Inc., which Canada Corp. recognizes as the only Indian Entity with whom it will negotiate for Legal “Treaty” Title to Ottawa, and consequently the rest of Kanata. 5
The difficulty is that Algonquin is only a trading language of various Tribes occupying Kanata, part of which Tribes are known as the Anishinabek Nations, like ASMIN. The Land of Kanata belongs to the Anishinabek peoples, The Peoples of the Salmon, and the Hereditary Wet’suwet’en, and the women and men.

Our Sovereign Nations have been recognized as Nations by the Supreme Court of Canada, in *Regina v Sioui* [1990]:

“I consider that, instead, we can conclude from the historical documents that both Great Britain and France felt that the Indian nations had sufficient independence and played a large enough role in North America for it to be good policy to maintain relations with them very close to those maintained between sovereign nations.

This is a repetition of the Court’s statement in the earlier Landmark case, *Calder v AGBC* [1973], at page 328:

“This clearly indicates that the Indian nations were regarded in their relations with the European nations which occupied North America as independent nations.”

The **de facto** Canada Corp. then is trespassing on Sovereign Indigenous Land.

Pursuant to the Common Law of Trespass, the onus is on the Crown to produce a prior, superior title to our Laws, which Laws are presumed to continue after 1982.

As Dr. Amir learned in 2012, the Crown has no such Treaty with our Clan Mothers, and instead relies on fake Treaties signed only by Canada Corp., and its wholly-owned subsidiary Band Corporations, which cannot be a Treaty by two Nations.

6

B) Theft of the Consolidated Tax Fund

The **de facto** Canada Corp. passed an H.S.T. Sales Tax, the revenues of which surpassed the current Income Tax Act.

Instead of repealing the Income Tax Act, Canada Corp. merely transferred the income from the Consolidated Tax Fund to Cede & Company at Chase Bank in New York,

which funds are thereafter transferred off-shore. This is theft.

See Ex. 1.1 on the Security and Exchange Commission webpage E.D.G.A.R. at Ex. Book Tab 6

Genocide and Cultural Genocide

The 2019 Murdered and Missing Indigenous Women and Girls Committee found that Canada Corp. is guilty of the Genocide of over 1,000 Indigenous females.

In *Brown v Canada* [2017], the Ontario Superior Court found, at [6], that 60,000 Indigenous People simply vanished.

The Truth and Reconciliation Commission Report of 2015 stated at Part V that Canada Corp. was to STOP taking our Indigenous children, yet the Superior Court on our Un-Ceded Land in Ottawa took 3 of our ASMIN children, as punishment for their father's protest of the oil pipeline over Wet'suwet'en Land in British Columbia in 2011.

In 2021, the world learned that the Canada Corp. policy resulted in the murder, or at least negligent homicide of 1500 of our children, at schools run by the Vatican. 7
The Supreme Court of Canada, in *Daniels*, changed the Metis into "Indians,"

[50] The first declaration should, accordingly, be granted as requested.
Non-status Indians and Métis are "Indians" under s. 91(24)...

This is like calling the Portuguese "Spanish." It is Cultural Genocide of 6 Million Metis.

UNDRIP and the Failure to Consult

On Nov. 24, 2020, the C.E.R.D. Committee directed the Canada Corp. to Consult

with our Nation, and to pass UNDRIP.

Though also mandated to Consult by the Supreme Court of Canada in *Tsilhqot'in v BC*, at [78], and in *Regina v Desautel*, at [72], the Crown has refused to Consult with us.

More alarmingly, the Superior Court of Ontario Justices Hackland, Gomery, Akbarali, Sweeny, Campbell, its Divisional Court of Appeal Justice Corbett, and the Ontario Court of Appeal Justices Thorburn, Harvison-Young, and Associate Chief Justice Fairburn have all failed to order the Crown to Consult, in order to enable the Crown Corporation to take our Un-Ceded Land by foreclosure, **without Treaty**.

Most of these Justices have called our Land Claim in Trespass, and our assertion of our Rights per UNDRIP “frivolous,” or silly. Justice Fairburn failed to recognize our Tribunal.

The Court of Appeal of British Columbia actually barred the ASMIN Grand Chief from filing in its court, as did Justice Corbett, in violation of our Right to have Representatives of our choice in Courts on our Un-Ceded Land, per the Supreme Court of Canada in *Daniels v Canada* at [54], which Supreme Court is on our Un-Ceded Land.

This is collusion. 8

The Divisional Court and ONCA Justices have made these errors of law after the Canada Corp. finally passed UNDRIP on June 21, 2021, Article 3 of which cites our Nations’ right to **self-determination**, the synonym for which is ‘**Sovereignty**.’

WE COMMAND

A). The expulsion of the Canada Corp. from the United Nations for:

I) Genocide, and Cultural Genocide;

- II) Apartheid Policies that result in the death of hundreds of our children,
at residential schools, so they could not pass on their Land Claim in Trespass
rights, in violation of C.E.R.D. Article 3.
- III) Racketeering, by enforcing Acts passed in London on Un-Conquered People,
in order to usurp our Natural Resources;
- IV) Fraud, by passing off the Canada Corp. as a lawful government;
- IV) Theft of our Consolidated Tax Fund, and our Natural Resources.
- V) Trespass on Un-Ceded Land, in violation of The Royal Proclamation of 1763,
and the Common Law of Trespass.
- VI) Failure to Consult (with results).
- VII) Failure to honour the ASMIN U.N. Comprehensive Land Claim of Feb. 2009.
- VIII) Collusion by the Crown with only certain Indian families to form artificial Band
Corporations, controlled by the Crown, with artificial fiat currency from Chase
Bank in New York, which Corporation prints the currency 'out of thin air',
without any legal authority, when a Sovereign country prints its own money!

See Transcripts of Prof. Werner, EU MP Bloom and Canadian MP Poilievre at Ex. Book Tab 7,8,9.

B). International recognition of :

- I) ASMIN and The Peoples of the Salmon as the lawful Indigenous government
of Kanata.

II) The Cease and Desist Command of the Peoples of the Salmon

See Exhibit Book Tab 9

Dated: Sept. 7, 2021

ASMIN Clan Mother Chief Dr. Ikway Michine

Peoples of the Salmon



Headsman popois

Verifiers:



Maathlaatláa



Giltimi



Hamajolis

To:

H.E. Mrs. Leslie Norton

Permanent Representative of Canada to the United Nations Office Geneva

E-mail: genev-gr@international.gc.ca

Governor General Simon

E-mail: info@gg.ca

The Supreme Court of Canada

E-mail: registry-greffe@scc-csc.ca

The Ontario Court of Appeal

E-mail: daniel.Marentic@ontario.ca

The Ontario Divisional Court

E-mail: scj-csj.divcourtmail@ontario.ca

The Federal Crown

AGC_PGC_OTTAWA@justice.gc.ca

Crown Taylor Andreas - taylor.Andreas@justice.gc.ca

Peoples of the Salmon

#1064, 2480 East Hastings Street, Vancouver, BC V5K 1Z1

popois@protonmail.com

**TO RESPONDENTS-DEFENDANTS
ONTARIO TEACHERS PENSION PLAN OTTP:**

To Ontario Teachers Pension Plan otpp.com - Emergency Writ of Mandamus - September 10, 2021

[Download ONTARIO TEACHERS PENSION PLAN WRIT OF MANDAMUS](https://exopolitics.blogs.com/files/ontario-teachers-pension-plan-writ-of-mandamus.pdf)

<https://exopolitics.blogs.com/files/ontario-teachers-pension-plan-writ-of-mandamus.pdf>



EMERGENCY WRIT OF MANDAMUS

TO RESPONDENTS-DEFENDANTS: “The lawful term *writ of mandamus* refers to an order by a court to a lesser government official to perform an act required by law, which he has refused or neglected to do. This type of court order is a remedy that may be sought if a governmental agency, public authority, or corporation in service of the government, fails or refuses to do its public or statutory duty.”

**TO RESPONDENTS-DEFENDANTS
ONTARIO TEACHERS PENSION PLAN OTTP:**

TO RESPONDENT DEFENDANT ONTARIO TEACHERS PENSION PLAN

Member Hotline:

Phone: (416) 226-2700

Toll free: 1 (800) 668-0105

Fax: (416) 730-7807

Fax toll free: 1 (800) 949-8208

Email: Inquiry@otpp.com

Call service hours: 9:00am to 4:30pm, Monday to Friday

Head Office

Toronto

5650 Yonge Street

Toronto, Ontario M2M 4H5

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Head Office Directions and Building Facilities

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Fax: + 852.2230.4530

Email: inquiry_asia@otpp.com

London

10 Portman Square

London, W1H 6AZ

Phone: +44 20 7659 4450

Fax: +44 20 7659 4451

Email: contact_london@otpp.com

New York

375 Park Avenue, Suite 2601

New York, NY 10152

Phone: (212) 888-5799
Fax: (212) 838-2549

Singapore

Asia Square Tower 2
12 Marina View #20-01A
Singapore 018961

Media Relations
Dan Madge

Ontario Teachers'

Phone: +1 416 730 6451
Email: media@otpp.com

Europe, Middle East and Africa
Oliver Mann

Kekst CNC

Phone: +44 203 7551 607
E-mail: otpp@kekstcnc.com

Asia-Pacific
Prudence Lai

Phone: +852 2903 9291
Email: OTPP_Asia@kekstcnc.com

**TO RESPONDENTS-DEFENDANTS
ONTARIO TEACHERS PENSION PLAN OTPP:**

This is a Tribunal Emergency Writ Of Mandamus.

(1) Defendants' Unjust Enrichment: Tribunal: an Equitable Writ of Mandamus - Ordering that any and all Unjust Enrichment of any and all named and unnamed Defendants from their co-conspiracy to cause irreparable and imminent harm and injury to all human beings similarly situated be lawfully seized and deposited in Trust with the following Commission:

(2) 5G/AI Coronavirus Genocide Truth and Reconciliation Commission:

Ordering the establishment of a 5G/AI Coronavirus Genocide Truth and Coronavirus Truth and Reconciliation, whose operations are funded by the Unjust Enrichment of the Defendants in Trust under (1) above, whose mission is the application of Restorative Justice to the Defendants named and unnamed herein, and Restorative Justice to the all human beings similarly situated, as well as the living Gaia Mother planet Earth.


Defendant Respondent Ontario Teachers Pension Plan is hereby ordered immediately:

(1) to divest itself of all Unjust Enrichment genocidal Pandemic related investments, stocks, bonds and other instruments of investment as described below; and

(2) to pay over such Unjust Enrichment proceeds into a public interest Trust as determined by such above-referenced 5G/AI Coronavirus Genocide Truth and Coronavirus Truth and Reconciliation (the "Commission").

Reference: <https://canucklaw.ca/ontario-teachers-pension-plan-and-the-interesting-stocks-they-own/>

Ontario Teachers Pension Plan, And The Interesting Stocks They Own



Elementary Educators
 @ETFOeducators


Same goes for schools!

Let's not just open schools; let's make them safe.

With new variants spreading, Ford must:

- 👉 fund smaller classes
- 👉 mandate masking for Kindergarten ←
- 👉 fund CO2 monitors & portable air purification units
- 👉 ensure increased testing

#onted #onpoli



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ONTARIO TEACHERS PENSION PLAN BOARD

[+] Company Information

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<https://twitter.com/ETFOeducators/status/1371865858046365704>

The Elementary Teachers Federation of Ontario (ETFO) has publicly called for forcing masks on children, even those in kindergarten. However, not everything is as it appears. For example, the OTPP, the Ontario Teachers Pension Plan, owns \$83 million in stock in 3M. This is a company that makes masks.

Also, an honourbale mention and shoutout to Stormhaven, who has covered this, and taken a different approach. Check that piece out as well, as it has lots of good information.

What else is in the OTPP (which includes both elementary and high school teachers)? Information on the holdings can be obtained for free at the U.S. SEC, the Securities and Exchanges Commission.

COMPANY	AMOUNT
3M CO	\$83,000,000
Abbott Labs	\$355,000
Biogen Inc.	\$41,915,000
Eli Lilly & Co	\$1,110,000
Gilead Sciences	\$1,406,000
Globeus Med Inc.	\$513,000
Jazz Pharmaceuticals PLC	\$317,000
Johnson & Johnson	\$84,386,000
Medpace Holdings Inc.	\$393,000
Merck & Co.	\$406,000

Mersana Therapeutics	\$504,000
Moderna Inc.	\$970,000
Pfizer	\$599,000
Procter & Gamble	\$837,000
Regeneron Pharmaceuticals	\$736,000
Sarpeta Therapeutics	\$753,000
TEVA Pharmaceuticals	\$17,487,000
United Therapeutics Corp.	\$1,077,000
Vertex Pharmaceuticals	\$502,000
West Pharmaceutical SVSC	\$797,000

COLUMN 1	COLUMN 2	COLUMN 3	COLUMN 4
NAME OF ISSUER	TITLE OF CLASS	CUSIP	VALUE (x\$1000)
3M CO	COM	88579Y101	83,000
ABBOTT LABS	COM	002824100	355
ABIOMED INC	COM	003654100	665

\$83 million in 3M, a company that manufactures facemasks. This is one of those things that makes you go “hmmm...”, doesn’t it?

In addition to owning parts of companies involved in health care and pharmaceuticals, the OTPP has other interests in businesses that will also profit from extended lockdowns, and the “Great Reset”. Here are some of them:


COMPANY	AMOUNT
Amazon Group	\$287,000
Apple	\$1,104,000
Bank of America Corp	\$579,000
Black Hills Corp	\$322,000
Blackstone Group	\$413,000
Costco Wholesale	\$943,000
Goldman Sachs	\$1,714,000
Home Dept	\$81,854
Kroger Co.	\$662,000
McDonald's Corp.	\$81,651,000
Microsoft	\$244,167,000
PayPal Holdings	\$542,000
Pepsico	\$853,000
Rogers Communications	\$743,000

Shaw Communications	\$906,000
Tesla Inc.	\$561,455,000
Tri Pointe Group Inc.	\$1,118,000
Twitter Inc.	\$257,000
Verizon Communications	\$860,000
Visa Inc.	\$83,780,000
Zoom Video Communications	\$392,000


It's not much of a stretch to see that the OTPP stands to benefit from lockdowns and the "Great Reset". After all, they are heavily invested in industries and companies that will profit from the current situation.

In addition to owning part of 3M, this Pension Plan also owns considerable stock in Gilead Sciences, Eli Lilly, Merck, Moderna, Pfizer, Teva, and over \$84 million in Johnson & Johnson. This could explain their support for the vaccine agenda. Then again, it could all just be a coincidence.

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
Jo Taylor

President and Chief Executive Officer, Ontario Teachers' Pension Plan


Since January 2020, President and Chief Executive Officer, Ontario Teachers' Pension Plan. Responsible for advancing Ontario Teachers' Pension Plan global effectiveness across the entire enterprise. Works closely with other executive team members and international colleagues to collectively design and execute our international investment strategy and associated support requirements. More than 35 years of investment experience, including 20 years with 3i Group, an international private equity and infrastructure investor, in a number of senior group management roles, including Chief Executive Officer of its US subsidiary. At Ontario Teachers' Pension Plan, Member of the Investment Committees for private companies and total fund allocations. Also oversees the investment teams operating in the international offices to set strategy, review investment proposals, manage key relationships and optimize the allocation of resources. Non-Executive Director at Camelot Group, which operates the National Lottery in the UK. MBA from Manchester Business School; BA (Hons) from London University.

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Mark Wiseman

Chairman, BlackRock Alternative Investors; Global Head, Active Equities, BlackRock Inc.

Mark is a Senior Managing Director at BlackRock, Global Head of Active Equities, Chairman of its Alternatives business, and Chairman of BlackRock's Global Investment Committee. He also serves on BlackRock's Global Executive Committee. Prior to joining BlackRock in 2016, Mark was President & CEO of the Canada Pension Plan Investment Board (CPPIB). Mark joined CPPIB in June, 2005 as the organization's Senior Vice-President, Private Investments. He was later named Executive Vice-President, Investments, responsible for managing all of the investment activities of CPPIB. He was named President & CEO in 2012. Prior to joining the CPPIB, Mark was responsible for the private equity fund and co-investment program at the Ontario Teachers' Pension Plan. Previously, Mark was an officer with Harrowston Inc., a publicly traded Canadian merchant bank and a lawyer with Sullivan & Cromwell, practicing in New York and Paris. He also served as a law clerk to Madam Justice Beverley McLachlin at the Supreme Court of Canada. Born in Niagara Falls, Ontario, Mark holds a Bachelor of Arts from Queen's University and a law degree and Masters in Business Administration from the University of Toronto. He was also a Fulbright Scholar at Yale University, where he obtained a Master of Laws. Mark is a regular lecturer at the Harvard Business School and an adjunct professor at Tsinghua University.

It could also be a coincidence that Jo Taylor, who's in charge of the OTPP, has ties to the World Economic Forum. Likewise, it may just be happenstance that Mark Wiseman, who runs Blackrock (which owns SNC Lavalin), used to run the CPPIB, and helped set up the OTPP.

Read into it what you will.

<https://www.sec.gov/edgar/browse/?CIK=937567>

<https://archive.is/EFPhz>

Submissions At End Of December 2020

<https://archive.is/PQnkQ>
[SEC Filings, Total Pension Fund Assets, December 2020](#)
<https://archive.is/SKUga>
<https://www.weforum.org/agenda/authors/jo-taylor>
<https://www.weforum.org/people/mark-wiseman>

[Ontario Teachers, World Economic Forum](#)
[Healthcare Of Ontario Pension Plan's Holdings](#)

END OF REFERENCE

1. Indictment in the Matter of the Genocidal Technologies Pandemic, dated November 15, 2020

[Download INDICTMENT - TRIBUNAL.PUBLIC.HEALTH.JUSTICE-FINAL VER 1-11.15](#)

<https://exopolitics.blogs.com/files/indictment---tribunal.public.health.justice-final-ver-1-11.15.pdf>

NATURAL AND COMMON LAW TRIBUNAL FOR PUBLIC HEALTH AND JUSTICE

INDICTMENT

Under Articles 6 and 7 of the International Criminal Code¹

=====

Quoting Page 103 forward of said Indictment:

Equitable Relief Requested: Writ of Mandamus and Restorative Justice

Restorative Justice vs Retributive Justice: “Restorative justice is an approach to justice in which one of the responses to a crime is to organize a meeting between the victim and the offender, sometimes with representatives of the wider community. The goal is for them to share their experience of what happened, to discuss who was harmed by the crime and how, and to create a consensus for what the offender can do to repair the harm from the offense. This may include a payment of money given from the offender to the victim, apologies and other amends, and other actions to compensate those affected and to prevent the offender from causing future harm.”

“A restorative justice program aims to get offenders to take responsibility for their actions, to understand the harm they have caused, to give them an opportunity to redeem themselves and to discourage them from causing further harm. For victims, its goal is to give them an active role in the process[1] and to reduce feelings of anxiety and powerlessness.[2] Restorative justice is founded on an alternative theory to the traditional methods of justice, which often focus on retribution. However, restorative justice programs can complement traditional methods.”

¹ https://www.icc-cpi.int/NR/rdonlyres/EA9AEFF7-5752-4F84-BE94-0A655EB30E16/0/Rome_Statute_English.pdf

“Academic assessment of restorative justice is positive. Most studies suggest it makes offenders less likely to reoffend. A 2007 study also found that it had the highest rate of victim satisfaction and offender accountability of any method of justice.[2] Its use has seen worldwide growth since the 1990s.[3] Restorative justice inspired and is part of the wider study of restorative practices.”

”Definition

According to John Braithwaite, restorative justice is:[4]

...a process where all stakeholders affected by an injustice have an opportunity to discuss how they have been affected by the injustice and to decide what should be done to repair the harm. With crime, restorative justice is about the idea that because crime hurts, justice should heal. It follows that conversations with those who have been hurt and with those who have inflicted the harm must be central to the process.

Although law professionals may have secondary roles in facilitating the restorative justice process, it is the citizens who must take up the majority of the responsibility in healing the pains caused by crime.[4] The process of restorative justice thus shifts the responsibility for addressing crime.

In 2014, Carolyn Boyes-Watson from Suffolk University defined restorative justice as:

...a growing social movement to institutionalize peaceful approaches to harm, problem-solving and violations of legal and human rights. These range from international peacemaking tribunals such as the South Africa Truth and Reconciliation Commission to innovations within the criminal and juvenile justice systems, schools, social services and communities. Rather than privileging the law, professionals and the state, restorative resolutions engage those who are harmed, wrongdoers and their affected communities in search of solutions that promote repair, reconciliation and the rebuilding of relationships. Restorative justice seeks to build partnerships to reestablish mutual responsibility for constructive responses to wrongdoing within our communities. Restorative approaches seek a balanced approach to the needs of the victim, wrongdoer and community through processes that preserve the safety and dignity of all.”[5]

“Difference from other approaches

According to Howard Zehr, restorative justice differs from traditional criminal justice in terms of the guiding questions it asks. In restorative justice, the questions are:

(109) 105

Who has been hurt?

What are their needs?

Whose obligations are these?

What are the causes?

Who has a stake in the situation?

What is the appropriate process to involve stakeholders in an effort to address causes and put things right?[6]

In contrast, traditional criminal justice asks:

What laws have been broken?

Who did it?

What do the offender(s) deserve?[7]

Restorative justice is also different from the adversarial legal process or that of civil litigation.

As Braithwaite writes, ‘Court-annexed ADR (alternative dispute resolution) and restorative justice could not be philosophically further apart’. While the former seeks to address only legally relevant issues and to protect both parties' rights, restorative justice aims at ‘expanding the issues beyond those that are legally relevant, especially into underlying relationships’.”[8]

History

History of the term

The phrase “restorative justice” has appeared in written sources since the first half of the nineteenth century.[9] The modern usage of the term was introduced by Albert Eglash, who in 1977 described three different approaches to justice:

“retributive justice”, based on punishment;

“distributive justice”, involving therapeutic treatment of offenders;

“restorative justice”, based on restitution with input from victims and offenders.[10]

Precursors in indigenous groups

According to Howard Zehr, “Two peoples have made very specific and profound contributions to practices in the field – the First Nations people of Canada and the U.S., and the Maori of New Zealand... [I]n many ways, restorative justice represents a validation of values and practices that were characteristic of many indigenous groups,” whose traditions were “often discounted and repressed by western colonial powers”.[11] For example, in New Zealand, prior to European contact, the Maori had a well-developed system called Utu that protected individuals, social stability and the integrity of the group.[12] Restorative justice (sometimes known in these contexts as circle justice) continues to be a feature of indigenous justice systems today.[13]

Development of theory

Howard Zehr's book *Changing Lenses—A New Focus for Crime and Justice*, first published in 1990, is credited with being “groundbreaking”, [14] as well as being one of the first to articulate a theory of restorative justice. [15] The title of this book refers to providing an alternative framework for thinking about – or new lens for viewing – crime and justice. [16] *Changing Lenses* juxtaposed a “retributive justice” framework, where crime is viewed as an offense against the state, with a restorative justice framework, where crime is viewed as a violation of people and relationships. [17] The book made reference to the positive results of efforts in the late 1970s and 1980s at victim-offender mediation, pioneered in the United States by Howard Zehr, Ron Claassen and Mark Umbreit. [18]

By the second half of the 1990s, the expression “restorative justice” had become popular, evolving to widespread usage by 2006. [19] The restorative justice movement has attracted many segments of society, including “police officers, judges, schoolteachers, politicians, juvenile justice agencies, victim support groups, aboriginal elders, and mums and dads.” [20]

“Restorative justice is a fast-growing state, national, and international social movement that seeks to bring together people to address the harm caused by crime,” write Mark Umbreit and Marilyn Peterson Armour. “Restorative justice views violence, community decline, and fear-based responses as indicators of broken relationships. It offers a different response, namely the use of restorative solutions to repair the harm related to conflict, crime, and victimization.” [21]

Development of practice

“In North America, the growth of restorative justice has been facilitated by NGOs dedicated to this approach to justice, such as the Victim Offender Mediation Association, as well as by the establishment of academic centers, such as the Center for Justice and Peacebuilding at Eastern Mennonite University in Virginia, the University of Minnesota's Center for Restorative Justice and Peacemaking, the Community Justice Institute at Florida Atlantic University, the Center for Peacemaking and Conflict Studies at Fresno Pacific University in California, and the Centre for Restorative Justice at Simon Fraser University in British Columbia, Canada. [22] Members of the Mennonites and the social-action arm of their church-community, Mennonite Central Committee, were among the early proponents. [23][24] The antinomian groups advocating and supporting restorative justice, such as the Mennonites (as well as Amish and Quaker groups), subscribe to principled pacifism and also tend to believe that restorative justice is much more humane than the punitive juvenile and criminal justice systems.” [25]

“The development of restorative justice in continental Europe, especially the German speaking countries, Austria, Germany and Switzerland, is

somewhat different from the Anglo-Saxon experience. For example, victim-offender mediation is just one model of restorative justice, but in the present European context it is the most important one.[26][27] Restorative justice is not just a theory, but a practice-oriented attitude in dealing (not only) with criminal relevant conflicts. Restorative justice may be moving towards restorative practice.”[28]

“In October 2018, the Committee of Ministers of the Council of Europe adopted a recommendation to member states which recognised “the potential benefits of using restorative justice with respect to criminal justice systems” and encouraged member states to “develop and use restorative justice”.[29]

“Internationally, 125 nations collectively endeavored to contribute to the Prison Fellowship International set up by Charles Colson in 1979, which is aimed to help the current and former insiders and their family members beyond America. The Center for Justice & Reconciliation was initiated for information dissemination and education pertaining to justice and reconciliation as of 1996 by the Prison Fellowship International.”[30]

Application

In system-wide offenses

“The South African Truth and Reconciliation Commission shows how restorative justice can be used to address system-wide offenses that affect broad swaths of a group or a society.”[31]

Preliminary Evidentiary Reports of specific Defendants' Unjust Enrichment

Source: Robert F. Kennedy, Jr. <https://tinyurl.com/yyy4ypbt>

Britons could launch class-action lawsuit for BILLIONS in compensation for Government ‘falsely imprisoning’ nation during lockdown, law lecturer predicts

- Dr Jonathan Morgan is Director of Law at Corpus Christi College in Cambridge

- He has put forward an argument around whether the Government can be sued

- Says legal precedent suggests the amount of compensation could be billions

- Comes after former Supreme Court judge said the Government had twisted law

<https://www.dailymail.co.uk/news/article-8914971/Britons-launch-class-action-lawsuit-Government-falsely-imprisoning-nation-says-lawyer.html>

Tribunal: an Equitable Writ of Mandamus

(1) Defendants' Unjust Enrichment: Tribunal: an Equitable Writ of Mandamus - Ordering that any and all Unjust Enrichment of any and all named and unnamed Defendants from their co-conspiracy to cause irreparable and imminent harm and injury to all human beings similarly situated be lawfully seized and deposited in Trust with the following Commission:

(2) 5G/AI Coronavirus Genocide Truth and Reconciliation Commission: Ordering the establishment of a 5G/AI Coronavirus Genocide Truth and Coronavirus Truth and Reconciliation, whose operations are funded by the Unjust Enrichment of the Defendants in Trust under (1) above, whose mission is the application of Restorative Justice to the Defendants named and unnamed herein, and Restorative Justice to the all human beings similarly situated, as well as the living Gaia Mother planet Earth.

2. Judgment of the Tribunal in the matter of Genocidal Technologies Pandemic On the Indictment: Genocide & Crimes against Humanity by 5G-Pandemic Perpetrators

Final Judgment: [Download FINAL JUDGMENT - NATURAL AND COMMON LAW TRIBUNAL- November 29 2020](https://exopolitics.blogs.com/files/final-judgment---natural-and-common-law-tribunal--november-29-2020-1.pdf)

<https://exopolitics.blogs.com/files/final-judgment---natural-and-common-law-tribunal--november-29-2020-1.pdf>

Emergency Writs of Mandamus to

(1) Claw back Unjust Enrichment from Pandemic profiteers such as and not limited to: Bill Gates, Jeff Bezos, and Vaccination companies
[See financial data in Indictment],

(2) Establish a South Africa style Truth & Reconciliation Commission to apply Restorative Justice to Pandemic Defendants [as opposed to Retributive Justice like death penalty - These terms are defined toward the end of the Indictment].

(3) Enforcement at the National Courts and other Venues - Enforcement of the Tribunal's Judgments at National Courts of the 118 Nations ratifying the International Criminal Code, and other International, Common Law, and appropriate Venues. The 118 Nations ratifying the International Criminal Code are listed at: All the States that have ratified the International Criminal Court Statute

https://exopolitics.blogs.com/international_criminal_co/2020/09/all-the-states-that-have-ratified-the-international-criminal-court-html

(4) Criminal Intent or Scienter - Amendment to Indictment Tribunal Emergency Injunctions, Emergency Writs of Mandamus and Enforcement at the National Courts and other Venues

Because of a factual finding of Scienter or Criminal Intent, "a mental state in which one has knowledge that one's action, statement, etc., is wrong, deceptive, or illegal: often used as a standard of guilt", the following Criminal Sentences under the International Criminal Court Statute are Imposed by the Tribunal upon Named and Unnamed Defendants

(A) All financial assets and real capital owned by those prosecuted and convicted of crimes against humanity shall be seized and confiscated.

(B) The following individuals shall be sentenced to imprisonment for crimes against humanity, with the following terms of Incarceration without Parole:
Crimes regarding the implementation of 5G+ and above in the Nordic region and worldwide:

Prime minister Stefan Löfven, Sweden – 10 years imprisonment

Prime minister Juha Sipilä, Finland – 10 years imprisonment

Prime minister Lars Løkke Rasmussen, Denmark – 10 years imprisonment

Prime minister Erna Solberg, Norway – 10 years imprisonment

Prime minister Katrín Jakobsdóttir, Iceland – 10 years imprisonment

All United Nations Organization and UN Agency and UN Member Heads of Government promoting and supporting the implementation of 5G+ in their Nations - 10 years imprisonment

All National Heads of Agency and Commissioners [such as the US Federal Communications Commission FCC] promoting and supporting the implementation of 5G+ in their Nations - 10 years imprisonment

All CEO's of Telecommunications Entities, Corporations, Partnerships implementing and distributing 5G+ wherever located - 10 years imprisonment

Crimes regarding the world wide implementation of 5G+ via Outer space:

Defendant Elon Musk – 25 years imprisonment

All UN Agency and UN Member Heads of Government promoting and supporting the implementation of COVID Vaccines/any and all Vaccines/Aspartame in their Nations - 10 years imprisonment

All National Heads of Agency and Commissioners promoting and supporting the implementation of COVID vaccines/any and all Vaccines/Aspartame in their Nations - 10 years imprisonment

All CEO's of Vaccinations Entities, Corporations, Partnerships implementing and distributing COVID Vaccines/any and all Vaccines/Aspartame wherever located - 10 years imprisonment

Named 5G/COVID-19 Pandemic Perpetrator Defendants - 10 years imprisonment

Named Financial, Banking, and Pandemic Unjust Enrichment Defendants - 10 years imprisonment

Named Mainstream Media/Social Media Disinformers Defendants - 10 years imprisonment

Named Mass Vaccination Pandemic Genocide Defendants - 10 years imprisonment

Named 5G and DEW directed energy weapons Defendants - 10 years imprisonment

Named Social and Medical Control Methods Pandemic Defendants - 10 years imprisonment

Crimes regarding 2009-2020 Lockstep Depopulation 5G-vaccines-Pandemic:

For a Criminal Co-conspiracy allegedly commencing May 5, 2009 at 3pm EST in the President's room, Rockefeller University, 1230 York Avenue,
New York, NY 10065

Rockefeller Foundation - All financial assets and real capital owned by those prosecuted and convicted of crimes against humanity shall be seized and confiscated.

David Rockefeller Jr.: Life Imprisonment without Parole

Bill Gates: Life Imprisonment without Parole

Warren Buffett: Life Imprisonment without Parole

George Soros: Life Imprisonment without Parole

Ted Turner: Life Imprisonment without Parole

Michael Bloomberg: Life Imprisonment without Parole

Vaccinations/Aspartame

Melinda Gates: Life Imprisonment without Parole

Tedros Adhanom Ghebreyesus, WHO: Life Imprisonment without Parole

Donald H. Rumsfeld [Aspartame]: Life Imprisonment without Parole

(5) Evidentiary Repository of the Tribunal is online at <http://www.peaceinspace.org> and is presumed to accompany any and all Applications for Enforcement of the Judgment and Orders of this Tribunal in the National Courts of the 123 Nations ratifying the International Criminal Court Statute, Rome Statute, and in other Common law and lawful Venues.

NATURAL AND COMMON LAW TRIBUNAL
FOR PUBLIC HEALTH AND JUSTICE

Sunday Nov. 29, 2020

www.Peaceinspace.org

**NATURAL AND COMMON LAW TRIBUNAL
FOR PUBLIC HEALTH AND JUSTICE**
www.Peaceinspace.org

ENFORCEMENT OF EMERGENCY WRIT OF MANDAMUS

Defendants, November 29, 2020 Judgment of the [Peaceinspace.org](http://www.Peaceinspace.org) Tribunal in the matter of Genocidal Technologies Pandemic On the Indictment: Genocide & Crimes against Humanity by Vaccination Pandemic Perpetrators, including and not limited to:

All UN Agency and Nation State Heads of Government promoting and supporting the implementation of “COVID VACCINATION” [GENETIC BIOWARFARE]/any and all Vaccines/Aspartame in their Nations

All National, Regional, Provincial, State, Municipal, Heads of Agency and Commissioners promoting and supporting the implementation of “COVID VACCINATION” [GENETIC BIOWARFARE]/any and all Vaccines/Aspartame in their Nations

All CEO's of Vaccinations Entities, Corporations, Partnerships implementing and distributing “COVID VACCINATION” [GENETIC BIOWARFARE]/any and all Vaccines/Aspartame wherever located

Convicted Genocidal Vaccination Entities

And any and all other Defendants entities convicted by the [Peaceinspace.org](http://www.Peaceinspace.org) Tribunal as entities developing, manufacturing and distributing COVID 19 Vaccinations, including and not limited to:

1. AstraZeneca - For COVID 19 Vaccines
2. Pfizer - For COVID 19 Vaccines <https://www.pfizer.com/>
3. Moderna - COVID 19 Vaccines <https://www.modernatx.com/>
4. The Pirbright Institute <https://www.pirbright.ac.uk/>
5. Johnson and Johnson <https://www.jnj.com/>
6. Any and all other COVID “Vaccinations”

2009-2020 Lockstep Vaccination Genocidal Pandemic Criminal Co-conspiracy, including and not limited to individually and collectively:

World Economic Forum, Klaus Schwab, and Officers, Directors, Employees, and Agents

Bill and Melinda Gates, Individually

Bill and Melinda Gates Foundation,

Michael Bloomberg, David Rockefeller, Jr., Warren Buffett, George Soros, Ted Turner, Oprah Winfrey,

Rockefeller Foundation, Global Business Network [GBN], Peter Schwartz, Chairman GBN, Individually Other unknown and un-named co-conspirators and Defendants

World Health Organization [WHO] and Officers, Directors, Employees, and Agents

Tedros Adhanom Ghebreyesus, WHO Director General, Individually

Anthony Stephen Fauci, MD, Individually Bioweapons Laboratory, Fort Dietrich, MD, USA

Convicted Defendant COVID VACCINE PROGRAMS

Global Alliance Vaccine Initiative [GAVI], The Vaccine Alliance, including and not limited to its COVID Vaccine Program

COVID Vaccine Program United States of America, Operation Warp Speed and successor COVID Vaccine Program

World Health Organization COVAX, COVID Vaccine Program

COVID Vaccine Program People's Republic of China, National Institutes for Food and Drug Control,

Russian Federation, Rospotrebnadzor,

Pope Francis I, nee Jorge Mario Bergoglio, the bishop of Rome, the head of the Catholic Church and sovereign of the Vatican City State, and the first Jesuit pope.

Convicted Defendant 5G Genocidal Technologies: Any and all 5G/AI Artificial Intelligence, DEW Directed Energy Weapons, Neurotech Nano, Scalar, Plasma Weapons, HAARP & Chemtrails, related to the 5G-Pandemic

Any and All governments, legislatures, public organizations, corporations, companies, entities, partnerships, individuals developing, financing, distributing, supporting, deploying, approving, promoting or otherwise facilitating the placement of 5G and above or similar facilities anywhere on planet Earth are hereby subject to a Notice of Liability as Issued with this Indictment and are

deemed to be engaging in Genocide and Crimes Against Humanity

5G/AI Genocide Satellites and Any and all persons, partnerships corporations, and/or entities controlling, possessing or owning 5G and above/AI wifi or emf signal facilities, AI Artificial Intelligence or DEW Directed Energy Weapons, Neurotech Nano, Scalar, Plasma Weapons, HAARP & Chemtrails – wherever located. Whenever 5G/AI is stated herein, 5G/AI & above is referred to, for example: 6G/AI, 7G/AI, 8G/AI and above as developing.

Federal Communications Commission FCC, USA, OFCOM UK <https://www.ofcom.org.uk/>, International Commission on Non-Ionizing Radiation² Protection, Official Communications Regulators of All Nations Approving Roll-out of 5G and 60GHz transmission systems

International Telecommunications Union (ITU), US Department of Defense (DOD) DARPA, Serco Group, Crown Castle British Nuclear Fuels (BNFL), British Atomic Weapons Establishment (AWE), Neuralink CERN, Central Intelligence Agency (CIA), National Security Agency (NSA), NASA, US Air Force, US Navy, CERN, O2 Center for Strategic and International Studies (CSIS), Strategic Communications Laboratories (SCL), ICNIRP (International Commission on Non-Ionizing Radiation Protection (ICNIRP)), – SCENIHR: Scientific Committee on Emerging and Newly Identified Health Risks (a European Union Committee)

Defendant Mainstream Media/Social Media Disinformers Perpetrators of the 5G Vaccinations Genocidal Technologies Pandemic, Convicted by the [Peaceinspace.org](https://peaceinspace.org) Tribunal Any beneficial Owners - Convicted by the [Peaceinspace.org](https://peaceinspace.org) Tribunal - of and all online, print or other news media, television, radio, social media, video and audio platform, ISP, corporations, entities, individuals, editors, reporters, journalists, TV anchors, Operation Mockingbird clandestine officers, wherever located that has and continues to intentionally publish false information about, censor or delete from publication legitimate, science and journalistic- based information, constitutionally protected news, information and research regarding causal relationship of Vaccinations 5G/AI Coronavirus, Coronavirus and Coronavirus Social Control Methods to the genocide and crimes against humanity that all human beings similarly situated are now in imminent danger of.

Convicted Vaccination Genocidal Pandemic Governmental Executive Defendants
Xi Jinping, General Secretary of the Communist Party, the Chairman of the Central Military

² To open URL Links, please copy & paste all URL links into a new browser window. Thank you.

Commission and Core Leader of Peoples Republic of China, and Executive over China Armed Forces, Intelligence Agencies, Bioweapons laboratories, Public Health Agencies, Vaccination, and COVID Social Control Policies

Vladimir Vladimirovich Putin, President of the Russian Federation and Executive over Russian Armed Forces, Intelligence Agencies, Bioweapons Laboratories, Public Health Agencies, Vaccination, and COVID Social Control Policies

Donald J. Trump, 45th President of the United States of America, and Executive over US Armed Forces, Intelligence Agencies, Bioweapons laboratories, Public Health Agencies, OPERATON WARP SPEED Vaccination, and COVID Social Control Policies through 1.20.2021.

Joseph R. Biden 46th President of the United States of America, and Executive over US Armed Forces, Intelligence Agencies, Bioweapons laboratories, Public Health Agencies, Vaccination, and COVID Social Control Policies

Benjamin Netanyahu, Prime Minister of Israel, Leader of Likud, and of Armed Forces, Intelligence Agencies, Bioweapons laboratories, Public Health Agencies, Vaccination, and COVID Social Control Policies

Boris Johnson, Prime Minister of the UK, Leader of the Conservative Party, and of the UK Armed Forces, Intelligence Agencies, Bioweapons laboratories, Public Health Agencies, Vaccination, and COVID Social Control Policies

Matt Hancock, UK Secretary of State for Health and Social Care, accountable for 5G rollout and COVID Genocidal Technologies Vaccinations and Social Control Policies

The Crown Corporation and any and all of its Subsidiaries including and not limited to Serco

Justin Trudeau, Prime Minister of Canada, Leader of the Liberal Party, and of the Canadian Armed Forces, Intelligence Agencies, Bioweapons laboratories, Public Health Agencies, Vaccination, and COVID Social Control Policies

Scott Morrison, Prime Minister of Australia, Leader of the Liberal Party, and of the Australian Armed Forces, Intelligence Agencies, Bioweapons laboratories, Public Health Agencies, Vaccination, and COVID Social Control Policies

Jacinda Ardern, Prime Minister of New Zealand, Leader of the Labour Party, and of the New Zealand Armed Forces, Intelligence Agencies, Bioweapons laboratories, Public Health Agencies, Vaccination, and COVID Social Control Policies

Scandinavian Nations

Sweden - Prime Minister Stefan Löfven

Minister of Health Lena Hallengren.

Narendra Modi, Prime Minister of India, and Leader of the Indian Armed Forces, Intelligence Agencies, Bioweapons laboratories, Public Health Agencies, Vaccination, and COVID Social Control Policies

Emmanuel Jean-Michel Frédéric Macron, President of France, and Leader of the French Armed Forces, Intelligence Agencies, Bioweapons laboratories, Public Health Agencies, Vaccination, and COVID Social Control Policies

Edouard Phillipe, Prime Minister of France

Angela Merkel, Chancellor of Germany, Christian Democratic Party, and Leader of German Armed Forces, Intelligence Agencies, Bioweapons laboratories, Public Health Agencies, Vaccination, and COVID Social Control Policies

António Guterres, Secretary General of the United Nations Organization, New York, New York, USA, Leader of UN Public Health Agencies, Vaccination, and COVID Social Control Policies

European Union, and President of the Commission, Ursula von der Leyen; President of the Parliament, David Sassoli; President of the European Council; Charles Michel; Presidency of the Council of the EU, Germany

<https://europa.eu>

Michael Ryan, WHO CEO's at GCHQ-UK, NSA-USA and

Bilderberg Group, all CEOs, Monarchies, and Members

Enforcement under Natural and Common Law, and International Criminal Court Statute, Ratified by 123 Nations

Legal Standing of the Natural and Common Law Tribunal for Public Health and Justice - A Summary

https://exopolitics.blogs.com/international_criminal_co/2020/12/legal-standing-of-the-natural-and-common-law-tribunal-for-public-health-and-justice-a-summary.html

Defendants were duly indicted by the [Peaceinspace.org](https://peaceinspace.org) Tribunal in a 108 Page Indictment on November 15, 2020, to wit:

Indictment: [Download 1. INDICTMENT - TRIBUNAL.PUBLIC.HEALTH.JUSTICE-FINAL VER 1-11.15](https://exopolitics.blogs.com/files/1.-indictment---tribunal.public.health.justice-final-ver-1-11.15)

<https://exopolitics.blogs.com/files/1.-indictment---tribunal.public.health.justice-final-ver-1-11.15-4.pdf>

and were duly served and summonsed for emergency virtual Tribunal Trial on November 29, 2020

were found guilty of Genocide and Crimes against Humanity in the

Judgment of the Tribunal in the matter of Vaccinations Genocidal Technologies Pandemic On the Indictment: Genocide & Crimes against Humanity by 5G-Pandemic Perpetrators

Final Judgment: [Download FINAL JUDGMENT - NATURAL AND COMMON LAW TRIBUNAL- November 29 2020](https://exopolitics.blogs.com/files/final-judgment---natural-and-common-law-tribunal--november-29-2020.pdf)

<https://exopolitics.blogs.com/files/final-judgment---natural-and-common-law-tribunal--november-29-2020.pdf>

defined as:

Article 6 Genocide For the purpose of this Statute, "genocide" means any of the following acts committed with intent to destroy, in whole or in part, a national, ethnical, racial or religious group, as such: (a) Killing members of the group; (b) Causing serious bodily or mental harm to members of the group; (c) Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part; (d) Imposing measures intended to prevent births within the group; (e) Forcibly transferring children of the group to another group.

Article 7 Crimes against humanity 1. For the purpose of this Statute, "crime against humanity" means any of the following acts when committed as part of a widespread or systematic attack directed against any civilian population, with knowledge of the attack: (a) Murder; (b) Extermination; (c) Enslavement; (d) Deportation or forcible transfer of population; (e) Imprisonment or other severe deprivation of physical liberty in violation of fundamental rules of international law; (f) Torture; (g) Rape, sexual slavery, enforced prostitution, forced pregnancy,

enforced sterilization, or any other form of sexual violence of comparable gravity; (h) Persecution against any identifiable group or collectivity on political, racial, national, ethnic, cultural, religious, gender as defined in paragraph 3, or other grounds that are universally recognized as impermissible under international law, in connection with any act referred to in this paragraph or any crime within the jurisdiction of the Court; (i) Enforced disappearance of persons; (j) The crime of apartheid; (k) Other inhumane acts of a similar character intentionally causing great suffering, or serious injury to body or to mental or physical health.

https://www.icc-cpi.int/NR/rdonlyres/EA9AEFF7-5752-4F84-BE94-0A655EB30E16/0/Rome_Statute_English.pdf

ENFORCEMENT EVIDENCE POST TRIAL & CONVICTION

Dated September 7, 2021

"Vaccine" rna/dna bioweapon Nanowars: Nurse Klanmother Karen Lucyk MacDonald & Tony Pantalleresco

WATCH VIDEO:

<https://www.brighteon.com/0d16bdb5-1c13-4375-9246-08f956b5ab3e>

NEWSINSIDEOUT: <https://newsinsideout.com/2021/05/vaccine-rna-dna-bioweapon-nanowars-nurse-klanmother-karen-lucyk-macdonald-tony-pantalleresco/>

Scientific Demonstration of Vaxxed persons assaults on unvaccinated for Life Energy – Zombie Apocalypse: Nurse Klanmother Karen Lucyk MacDonald

WATCH VIDEO: <https://www.brighteon.com/c6beeda3-7c01-4945-88df-51c638455feb>

NEWSINSIDEOUT: <https://newsinsideout.com/2021/05/scientific-demonstration-of-vaxxed-persons-assaults-on-unvaccinated-for-life-energy-zombie-apocalypse-nurse-klanmother-karen-lucyk-macdonald/>

Pfizer RNA vaccine will cause the destruction of the crystal structure in proteins, and violation of Wave Optics in proteins, thus transforming proteins into prions, as it was in the “mad cow disease” in Britain (BSE - Bovine Spongiform Encephalopathy) in 1980s and 1990s. The human equivalent is Creutzfeldt-Jacob disease (vCJD), or, in other words, the “the mad man disease”. The Pfizer vaccination will result in the Zombi Apocalypse. The incubation period is 8 years. Those people who are vaccinated now, will get their proteins transformed into prions exactly for the next financial crisis in ten years, that is, the “great reset”.

COVID-19 RNA Based Vaccines and the Risk of Prion Disease

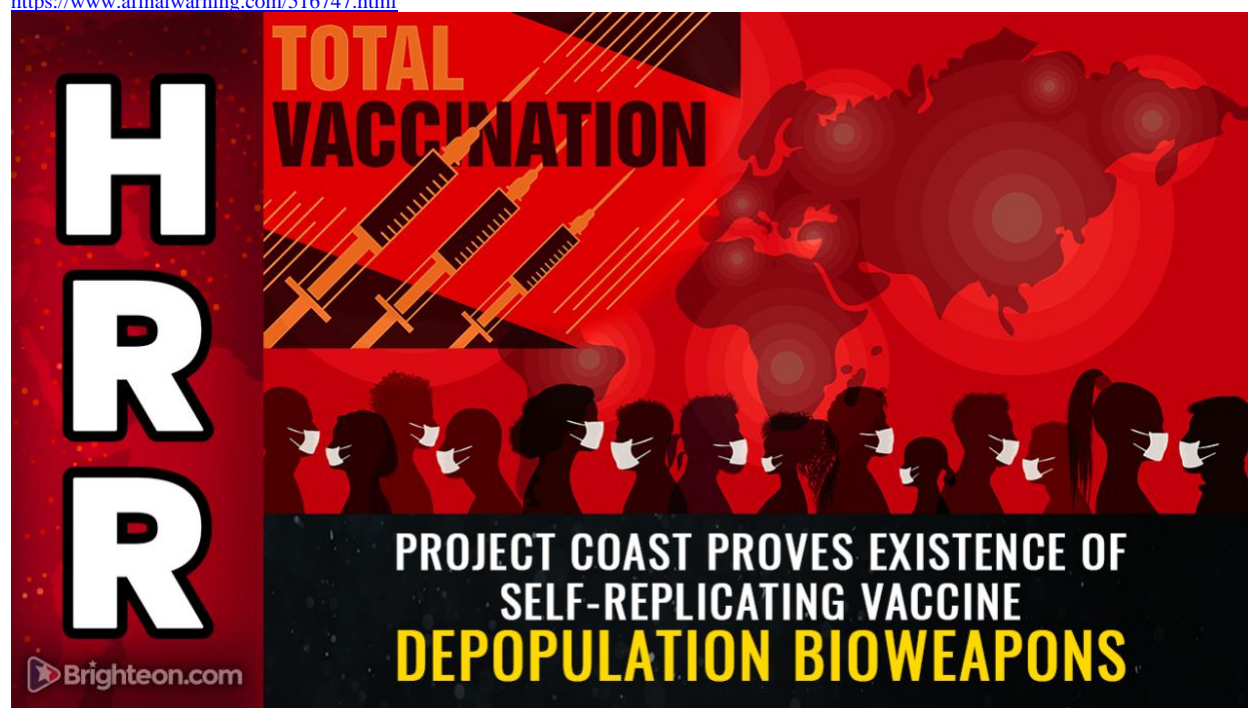
Citation: Classen JB. COVID-19 RNA Based Vaccines and the Risk of Prion Disease. Microbiol Infect Dis. 2021; 5(1): 1-3. Research Article ABSTRACT Development of new vaccine technology has been plagued with problems in the past. The current RNA based SARS-CoV-2 vaccines were approved in the US using an emergency order without extensive long term safety testing. In this paper the Pfizer COVID-19 vaccine was evaluated for the potential to induce prion-based disease in vaccine recipients. The RNA sequence of the vaccine as well as the spike

protein target interaction were analyzed for the potential to convert intracellular RNA binding proteins TAR DNA binding protein (TDP-43) and Fused in Sarcoma (FUS) into their pathologic prion conformations. The results indicate that the vaccine RNA has specific sequences that may induce TDP-43 and FUS to fold into their pathologic prion conformations. In the current analysis a total of sixteen UG tandem repeats (ΨGΨG) were identified and additional UG (ΨG) rich sequences were identified. Two GGΨA sequences were found. Potential G Quadruplex sequences are possibly present but a more sophisticated computer program is needed to verify these. Furthermore, the spike protein, created by the translation of the vaccine RNA, binds angiotensin converting enzyme 2 (ACE2), a zinc containing enzyme. This interaction has the potential to increase intracellular zinc. Zinc ions have been shown to cause the transformation of TDP-43 to its pathologic prion configuration. The folding of TDP-43 and FUS into their pathologic prion conformations is known to cause ALS, front temporal lobar degeneration, Alzheimer's disease and other neurological degenerative diseases. The enclosed finding as well as additional potential risks leads the author to believe that regulatory approval of the RNA based vaccines for SARS-CoV-2 was premature and that the vaccine may cause much more harm than benefit.

<https://scivisionpub.com/pdfs/covid19-rna-based-vaccines-and-the-risk-of-prion-disease-1503.pdf>

BOMBSHELL: Gates Foundation, DARPA funding self-replicating, weaponized vaccine technology that began under Apartheid, to exterminate Blacks... and now it's powering the covid vax

<https://www.afinalwarning.com/516747.html>



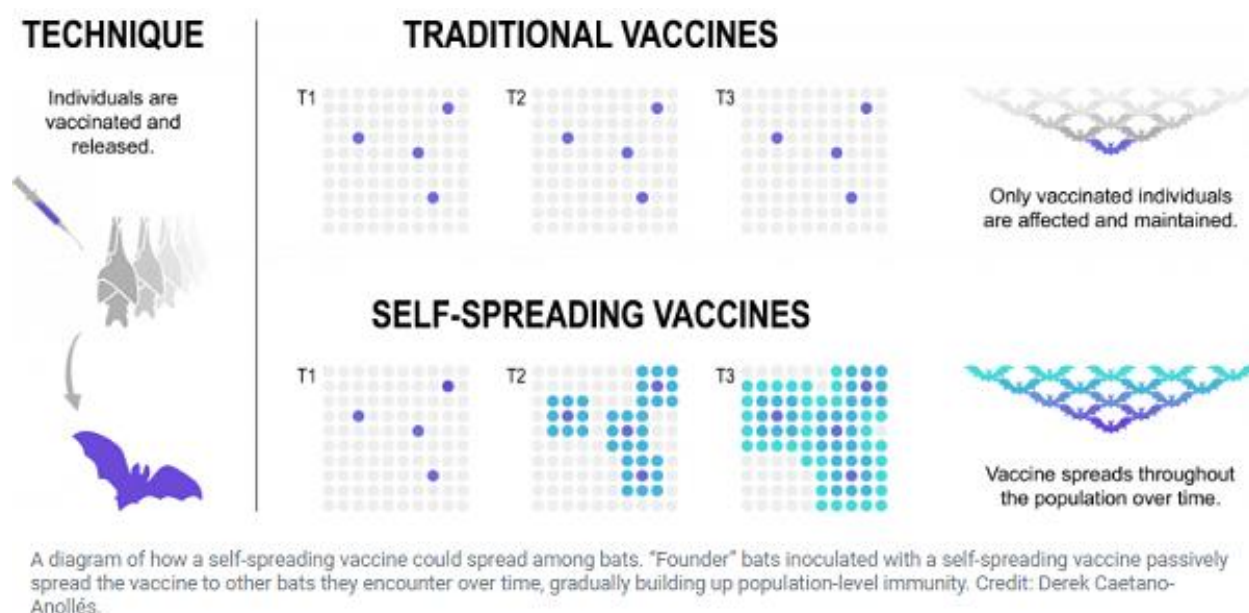
([Natural News](#)) Bombshell story synopsis: Research on race-specific, self-replicating (self-spreading), weaponized vaccines was being conducted by doctors and scientists under the Apartheid regime in the 1990s, with the goal of causing self-spreading infertility and deaths among Blacks.

- This same research continues today, predominantly in the United States, funded by DARPA and the Gates Foundation.

- The technology, known as “self-replicating vaccines,” spreads through the population like a virus, causing the spread of infertility and death, all for the purpose of extermination and population reduction.
- This same technology is now believed to be behind covid-19 vaccines, which are transmitting harmful spike proteins to the unvaccinated, causing widespread bleeding, bruising, blood clots and other harmful effects, *even in the unvaccinated*.
- Proponents of self-replicating vaccine technology are self-avowed depopulation advocates who wish to exterminate most of the human beings living today.

In 2020, the Bulletin of the Atomic Scientists published a well-researched article documenting the history of self-spreading vaccines, warning about its implications for humanity. Such technology is prone to “unintended consequences” and cannot be undone, warns The Bulletin in this article entitled, “[Scientists are working on vaccines that spread like a disease. What could possibly go wrong?](#)”

That article documents the horrifying history of our self-replicating, race-specific weaponized “vaccines” were under development by the Apartheid regime to exterminate Blacks and keep the White racist regime in power.



The article is outstanding and is extensively quoted below. The authors are Filippa Lentzos and Guy Reeves, both Europeans, which explains why they are able to publish dangerous truths that no American journalist would dare utter, out of fear of retribution from the tyrannical medical science establishment that now controls nearly every institution in the United States.

For the record, these two authors are not asserting in their article that covid-19 vaccines are self-replicating vaccines. That’s a connection that we have only been able to make recently, after witnessing the explosion of bizarre symptoms emerging in *unvaccinated* people who are merely in close proximity to the vaccinated. Over the last two weeks, thousands of reports of this phenomenon have been received by the top whistleblowers and front line doctors who are

sounding the alarm over the experimental “vaccine” injections being aggressively, coercively pushed in the United States, despite the complete lack of any credible evidence that shows such vaccines are safe and effective for widespread, long-term use in healthy, asymptomatic individuals.

From the Bulletin article (selected passages, edited for length):

A small, but growing number of scientists think it's possible to exploit the self-propagating properties of viruses and use them to spread immunity instead of disease.

For at least 20 years, scientists have been experimenting with such self-spreading vaccines, work that continues to this day, and which has gained the attention of the US military.

The biologists Scott Nuismer and James Bull generated fresh media attention to self-spreading vaccines over the summer after publishing an article in the journal Nature Ecology & Evolution.

Once released, scientists will no longer be in control of the virus. It could mutate, as viruses naturally do. It may jump species. It will cross borders. There will be unexpected outcomes and unintended consequences. There always are.

Self-spreading vaccines are essentially genetically engineered viruses designed to move through populations in the same way as infectious diseases, but rather than causing disease, they confer protection. Built on the chassis of a benign virus, the vaccines have genetic material from a pathogen added to them that stimulates the creation of antibodies or white blood cells in “infected” hosts.

The idea, essentially, is to vaccinate a small proportion of a population through direct inoculation. These so-called founders will then passively spread the vaccine to other animals they encounter either by touch, sex, nursing, or breathing the same air. Gradually, these interactions could build up population-level immunity.

The principal security concern is that of dual-use. In essence, this means that the same research that is used to develop self-spreading vaccines to prevent disease, could also be used to deliberately cause harm. You could, for instance, engineer triggers into a virus that cause immune system failures in infected people or animals, a bit like HIV does naturally. Or you could create triggers in a virus that cause a harmful autoimmune response, where the body starts attacking its own healthy cells and tissues.

The bioweapon question. While researchers may intend to make self-spreading vaccines, others could repurpose their science and develop biological weapons. Such a self-spreading weapon may prove uncontrollable and irreversible.

Codenamed Project Coast, South Africa's program was primarily focused on covert assassination weapons for use against individuals deemed a threat to the racist apartheid government.

One of Project Coast's research projects aimed at developing a human anti-fertility vaccine.

The idea took hold during a time of widespread concern over worldwide population explosion. Schalk Van Rensburg, who oversaw fertility-related work at a Project Coast laboratory, told South Africa's post-apartheid Truth and Reconciliation Commission...

Van Rensburg and Daniel Goosen, a lab director, told the Truth and Reconciliation Commission that the real intention behind the project was to selectively administer the contraceptive in secret to unwitting Black South African women.

It doesn't take a massive leap of the imagination to see how the aims of South Africa's anti-fertility vaccine project would have benefited from research into self-spreading vaccines, particularly if you combine it with current developments in pharmacogenomics, drug development, and personalized medicine. Taken together, these strands of research could help enable ultra-targeted biological warfare.

Self-spreading vaccine research is a small but growing field. At the moment, about 10 institutions are doing significant work in the area. These laboratories are primarily located in the United States, but some are in Europe and Australia, as well. As the field expands, so does the potential for abuse.

*So far research has primarily been bankrolled by US government science and health funders like the National Science Foundation, the National Institutes of Health, and the Department of Health and Human Services. **Private organizations like the Gates Foundation and academic institutions have also financed projects. Recently, the Defense Advanced Research Projects Agency (DARPA),** sometimes thought of as the US military's research and development wing, has gotten involved in the research. The University of California, Davis, for example, is working on a DARPA administered project called Prediction of Spillover Potential and Interventional En Masse Animal Vaccination to Prevent Emerging Pathogen Threats in Current and Future Zones of US Military Operation. According to a pamphlet, the project is "creating the world's first prototype of a self-disseminating vaccine designed to induce a high level of herd immunity (wildlife population level protection) against Lassa virus ... and Ebola."*

Learn the shocking truth about how covid-19 vaccines are deliberately designed as biological weapons to exterminate human populations... and why they're being pushed so aggressively before the death wave becomes undeniable

I cover this bombshell breaking story in three podcasts below: A short, medium and long version of this information.

Here's the shortest version, a **10-minute summary** and introduction to Project Coast and the weaponization of self-replicating vaccines:

[Brighteon.com/1a0b71ff-da6e-4111-9e35-df8d914fdbbc](https://www.brighteon.com/1a0b71ff-da6e-4111-9e35-df8d914fdbbc)

Here's a **medium-length, 26-minute version**, which provides more details from The Bulletin article, and explains why world governments are so desperate to silence all whistleblowers who have come to realize how covid-19 vaccines are a global extermination weapon system:

[Brighteon.com/fa7bb3f6-a548-4d0e-9ce8-5087f04252de](https://www.brighteon.com/fa7bb3f6-a548-4d0e-9ce8-5087f04252de)

And here's the **full-length Situation Update podcast**, which contains the medium-length version above, plus other news about vaccines and censorship:

[Brighteon.com/9c4989d2-2e8e-4c27-93c9-44d34edbe6df](https://www.brighteon.com/9c4989d2-2e8e-4c27-93c9-44d34edbe6df)

In the 1990s, they were trying to exterminate Blacks to keep Apartheid in power. Today, they're using the same technology to exterminate the masses of humanity in order to prevent a global populist uprising and keep the globalist criminal cartel in power.

Every covid-19 vaccine injection is a war crimes violation. These war crimes are taking place at your neighborhood pharmacy right now. Right under your nose. And nobody is doing a damn thing to stop it. END

Vaccinated are 'transmitting artificial intelligence synthetic 'affliction' to the unvaccinated' with multiple effects including menstruation/fertility issues – a must watch as doctors speak out

<https://davidicke.com/2021/04/26/vaccinated-are-transmitting-artificial-intelligence-synthetic-affliction-to-the-unvaccinated-with-multiple-effects-including-menstruation-fertility-issues-a-must-watch-as-doctors-speak-out/>

Nurse warns: Stay away from those who've been 'vaxxed'

<http://www.opensourcetruth.com/nurse-warns-stay-away-from-those-whove-been-vaxxed/>

Stay Away From The Vaxxed, It Is Official, From Pfizer's Own Documents

<https://beforeitsnews.com/eu/2021/04/stay-away-from-the-vaxxed-it-is-official-from-pfizers-own-documents-2671454.html>

Miami school bars vaccinated teachers from seeing students

<https://www.bbc.co.uk/news/world-us-canada-56905752>

COVID-19 Injected People Becoming a Threat to Public Health and Safety

<https://medicalkidnap.com/2021/04/28/covid-19-injected-people-becoming-a-threat-to-public-health-and-safety/>

May 1, 2021 - Attached is the 146 page document taken from Pfizer website -

https://media.tghn.org/medialibrary/2020/11/C4591001_Clinical_Protocol_Nov2020_Pfizer_BioNTech.pdf

Jim Stone advises:

"Stay Away From The Vaxxed, It Is Official, From Pfizer's Own Documents

Pfizer's Own Documents State Both Inhalation And Skin Contact Will Transmit Whatever Is In The Vax From The Vaccinated To The Unvaccinated And That The Results Are Devastating”

Here is what just this small portion of this Pfizer document is saying:

1. If a man who was not vaccinated touches a vaccinated woman, or breathes any of the air she breathes, (in other words, walks by her in the office) and he then has sex with his wife, his wife can have an adverse event and she should avoid having children.
2. If a woman who was never vaccinated gets exposed to a woman who was vaccinated, she can:
 - A: miscarry,
 - B: spontaneously abort,
 - C: poison a baby via her breast milk
 - D: Have babies that have cognitive difficulties.

International tribunal wants government to stop vaccinating residents

<https://antiguaobserver.com/international-tribunal-wants-the-government-to-stop-vaccinating-residents/>

<http://www.opensourcetruth.com/international-tribunal-wants-government-to-stop-vaccinating-residents/>

No Jab For Me data base

<https://nojabforme.info/>

As of May 1, 2021, 100 million persons in the United States of America had reportedly received the full two jabs of COVID “vaccination” jabs.³

When evaluated in the light of recently revealed formerly secret effects of COVID “vaccination” jabs, this statistic takes on ominous depopulation implications.

- **FINDING: URGENT! 5 Doctors Agree that COVID-19 Injections are Bioweapons and Discuss What to do About It⁴**

³ <https://www.sfgate.com/news/article/US-closes-in-on-100-million-Americans-fully-16142013.php>

⁴ <https://healthimpactnews.com/2021/urgent-5-doctors-agree-that-covid-19-injections-are-bioweapons-and-discuss-what-to-do-about-it/>

5 Doctors Agree COVID-19 Injections are Bioweapons



Comments by Brian Shilhavy
Editor, Health Impact News

Ever since reports have surfaced in recent days that people who have chosen NOT to receive the experimental COVID-19 shots but have been exposed to those who have received them, and have suffered what appear to be infections coming from these fully “vaccinated” people, affecting mainly women who have reported menstruation difficulties, heavy bleeding, miscarriages, and reduction of breast milk, I have been watching my newsfeed to see if any of the dissenting doctors and scientists we feature regularly here at *Health Impact News* would address these issues.

Fortunately, a team of 5 doctors in the U.S., all of whom we have featured in the past here at *Health Impact News* and are highly qualified to address this topic, just held a round-table discussion a couple of days ago to address these issues.

The issues they discuss affect ALL of us in the U.S. (and around the world) right now, and it is imperative that you take 79 minutes of your time to watch this video.

Not only do these highly qualified doctors discuss why they think this is happening, they also give practical advice at the end about what we can be doing right now to protect ourselves and stop this attack on the human race by the Globalists seeking to reduce the world’s population.

Every single one of these doctors believe that these shots are NOT vaccines, but bioweapons designed to kill human beings.

Whatever else you are doing when you come across this video, it is highly unlikely that anything else you do the rest of your day will be more important than watching this video so you can be informed of the evil effects of these injections that are being censored in the corporate media and Big Tech social media.

Then share this video with as many people as you can.

This is from our [Bitchute channel](#), and it will also be available on our [Rumble channel](#).

- **FINDING:** “Stay Away From The Vaxxed, It Is Official, From Pfizer’s Own Documents”⁵

“Pfizer’s own documents state both inhalation and skin contact will transmit whatever is in the vax from the vaccinated to the unvaccinated

Here is what just this small portion of this Pfizer document is saying:

1. If a man who was not vaccinated touches a vaccinated woman, or breathes any of the air she breathes, (in other words, walks by her in the office) and he then has sex with his wife, his wife can have an adverse event and she should avoid having children.

2. If a woman who was never vaccinated gets exposed to a woman who was vaccinated, she can:

A: miscarry,

B: spontaneously abort,

C. poison a baby via her breast milk

D: Have babies that have cognitive difficulties.

This is universal, and very bad. Here is a small section of text I translated to English:

8.3.5.3. Occupational Exposure

“An occupational exposure occurs when a person receives unplanned direct contact with a vaccine test subject, which may or may not lead to the occurrence of an adverse event. These people may include health care providers, family members, and other people who are around the trial participant.

When such exposures happen, the investigator must report them to Pfizer safety within 24 hours of becoming aware of when they happened, regardless of whether or not there is an associated secondary adverse event. This must be reported using the vaccine secondary adverse event report form. Since the information does not pertain to a participant involved in the study, the information will be kept separate from the study.”

⁵ <https://tapnewswire.com/2021/04/stay-away-from-the-vaxxed-it-is-official-from-pfizers-own-documents/>

TO CLARIFY: Vaccine study participants become super spreaders of something, they don't say what it is, but it triggers secondary adverse events in people that never had the vax, when they are exposed to people who did have the vax.

This is so bad that right here, in this little bit of quoted text, it warns that un-vaccinated men who have been exposed to a woman who was vaxxed will then pass whatever is in the vax to another woman.

*Even the relatively small portion of the document I have put below here says the vax triggers spontaneous abortions and reproductive problems when un-vaccinated people are exposed to the vaccinated and that breast milk from a vaccinated mom can harm the infant. And if anyone does not believe it, then click the link above and wade through that enormous and intentionally confusing document. **It's for real folks, the vax is indeed the kill shot.***

Do not permit the vaccinated to come anywhere near you, it is now official.

Here is a small portion of this huge document, straight from Pfizer:

Terms:

Study intervention – A vaccine test subject.

AE – Adverse event in someone who got the vax.

SAE: An adverse event in someone who was exposed to someone who got the vax.

EDP: Exposure during pregnancy

8.3.5. Exposure During Pregnancy - EDP or Breastfeeding, and Occupational Exposure

Exposure to the study intervention under study during pregnancy or breastfeeding and occupational exposure are reportable to Pfizer Safety within 24 hours of investigator awareness.

8.3.5.1. Exposure During Pregnancy An EDP occurs if:

** A female participant is found to be pregnant while receiving or after discontinuing study intervention.*

** A male participant who is receiving or has discontinued study intervention exposes a female partner prior to or around the time of conception.*

** A female is found to be pregnant while being exposed or having been exposed to study intervention due to environmental exposure. Below are examples of environmental exposure during pregnancy:*

** A female family member or healthcare provider reports that she is pregnant after having been exposed to the study intervention by inhalation or skin contact.*

** A male family member or healthcare provider who has been exposed to the study intervention by inhalation or skin contact then exposes his female partner prior to or around the time of conception.*

If this vax is not shedding into other people, why would contact between vaccinated and un-vaccinated be an event worth noting? If this vax is not shedding, then WHY does a guy who has

been around a vaccinated woman, even if he did not touch her or have sex, need to worry about getting a different woman pregnant?

That's not all, the following is detailed, and far worse.

The investigator must report EDP to Pfizer Safety within 24 hours of the investigator's awareness, irrespective of whether an SAE has occurred. The initial information submitted should include the anticipated date of delivery (see below for information related to termination of pregnancy).

** If EDP occurs in a participant or a participant's partner, the investigator must report this information to Pfizer Safety on the Vaccine SAE Report Form and an EDP Supplemental Form, regardless of whether an SAE has occurred. Details of the pregnancy will be collected after the start of study intervention and until 6 months after the last dose of study intervention.*

** If EDP occurs in the setting of environmental exposure, the investigator must report information to Pfizer Safety using the Vaccine SAE Report Form and EDP Supplemental Form. Since the exposure information does not pertain to the participant enrolled in the study, the information is not recorded on a CRF; however, a copy of the completed Vaccine SAE Report Form is maintained in the investigator site file. Follow-up is conducted to obtain general information on the pregnancy and its outcome for all EDP reports with an unknown outcome. The investigator will follow the pregnancy until completion (or until pregnancy termination) and notify Pfizer Safety of the outcome as a follow-up to the initial EDP Supplemental Form. In the case of a live birth, the structural integrity of the neonate can be assessed at the time of birth. In the event of a termination, the reason(s) for termination should be specified and, if clinically possible, the structural integrity of the terminated fetus should be assessed by gross visual inspection (unless preprocedure test findings are conclusive for a congenital anomaly and the findings are reported). Abnormal pregnancy outcomes are considered SAEs. If the outcome of the pregnancy meets the criteria for an SAE (i.e., ectopic pregnancy, spontaneous abortion, intrauterine fetal demise, neonatal death, or congenital anomaly), the investigator should follow the procedures for reporting SAEs. Additional information about pregnancy outcomes that are reported to Pfizer Safety as SAEs follows:*

** Spontaneous abortion including miscarriage and missed abortion;*

** Neonatal deaths that occur within 1 month of birth should be reported, without regard to causality, as SAEs. In addition, infant deaths after 1 month should be reported as SAEs when the investigator assesses the infant death as related or possibly related to exposure to the study intervention. Additional information regarding the EDP may be requested by the sponsor. Further follow-up of birth outcomes will be handled on a case-by-case basis (e.g., follow-up on preterm infants to identify developmental delays). In the case of paternal exposure, the investigator will provide the participant with the Pregnant Partner Release of Information Form to deliver to his partner. The investigator must document in the source documents that the participant was given the Pregnant Partner Release of Information Form to provide to his partner.*

8.3.5.2. Exposure During Breastfeeding An exposure during breastfeeding occurs if:

** A female participant is found to be breastfeeding while receiving or after discontinuing study intervention.*

** A female is found to be breastfeeding while being exposed or having been exposed to study intervention (i.e., environmental exposure). An example of environmental exposure during breastfeeding is a female family member or healthcare provider who reports that she is breastfeeding after having been exposed to the study intervention by inhalation or skin contact. The investigator must report exposure during breastfeeding to Pfizer Safety within 24 hours of the investigator's awareness, irrespective of whether an SAE has occurred. The information must be reported using the Vaccine SAE Report Form. When exposure during breastfeeding occurs in the setting of environmental exposure, the exposure information does not pertain to the participant enrolled in the study, so the information is not recorded on a CRF. However, a copy of the completed Vaccine SAE Report Form is maintained in the investigator site file. An exposure during breastfeeding report is not created when a Pfizer drug specifically approved for use in breastfeeding women (e.g., vitamins) is administered in accord with authorized use. However, if the infant experiences an SAE associated with such a drug, the SAE is reported together with the exposure during breastfeeding.*

Here's the clear part of this, that everyone can understand:

8.3.5.3. Occupational Exposure An occupational exposure occurs when a person receives unplanned direct contact with the study intervention, which may or may not lead to the occurrence of an AE. Such persons may include healthcare providers, family members, and other roles that are involved in the trial participant's care. The investigator must report occupational exposure to Pfizer Safety within 24 hours of the investigator's awareness, regardless of whether there is an associated SAE. The information must be reported using the Vaccine SAE Report Form. Since the information does not pertain to a participant enrolled in the study, the information is not recorded on a CRF; however, a copy of the completed Vaccine SAE Report Form is maintained in the investigator site file.

I will translate that to English:

An occupational exposure occurs when a person receives unplanned direct contact with a vaccine test subject, which may or may not lead to the occurrence of an adverse event. These people may include health care providers, family members, and other people who are around the trial participant.

When such exposures happen, the investigator must report them to Pfizer safety within 24 hours of becoming aware of when they happened, regardless of whether or not there is an associated secondary adverse event. This must be reported using the vaccine secondary adverse event report form. Since the information does not pertain to a participant involved in the study, the information will be kept separate from the study.

Dated: January 28, 2021

Why Would Anyone Choose to Receive an Experimental COVID mRNA Injection?

<https://medicalkidnap.com/2021/01/27/why-would-anyone-choose-to-receive-an-experimental-covid-mrna-injection/>

by [Brian Shilhavy](#)

Editor, Health Impact News

SUMMARY: The headlines and subject matter of our articles the past couple of weeks have been very somber, documenting how serious injuries and deaths are happening just shortly after people have been injected with one of the two experimental mRNA COVID injections by either Pfizer, or Moderna.

Big Pharma, the U.S. Government, and the Pharma-controlled media continue to try and downplay these deaths and injuries, denying that they have any relationship to receiving these COVID injections.

However, the evidence that we have presented here at Health Impact News, paints a very different picture, suggesting that this issue is far more serious than the corporate media, and even most in the alternative media, are reporting.

So, this begs the question: Why would anyone choose to receive one of these injections in the first place?

Most people who have received one of these injections, or plan to receive one, would probably answer something like: “To prevent me from getting the COVID-19 virus, or prevent me from spreading it to others.”

For those of us trying to shine truth and light into darkness and deception, I really think this is where the conversation needs to begin.

For those who are less informed and simply have a religious-like faith in vaccines in general, and the experimental COVID injections specifically, without ever having spent much time actually researching them, we need to stop defending what we have learned, and instead ask them to defend their faith in these shots, and then be prepared to answer their positive beliefs in these shots with verifiable facts that they can look up and research themselves.

What Does the FDA Say About the Experimental COVID Shots?

So let’s begin with what the official FDA guidelines, published on the FDA government website, state as facts regarding these injections.

For the “Pfizer-BioNTech COVID-19 Vaccine” you can find the FDA’s [*Fact Sheet for Healthcare Providers Administering Vaccine*](#) and the [*Fact Sheet for Recipients and Caregivers*](#) on the [FDA website here](https://www.fda.gov/emergency-preparedness-and-response/coronavirus-disease-2019-covid-19/pfizer-biontech-covid-19-vaccine). <https://www.fda.gov/emergency-preparedness-and-response/coronavirus-disease-2019-covid-19/pfizer-biontech-covid-19-vaccine>

For the “Moderna COVID-19 Vaccine” you can find the FDA’s [*Fact Sheet for Healthcare Providers Administering Vaccine*](#) and the [*Fact Sheet for Recipients and Caregivers*](#) on the FDA website here. <https://www.fda.gov/emergency-preparedness-and-response/coronavirus-disease-2019-covid-19/moderna-covid-19-vaccine>

Fact #1 – These “vaccines” are NOT approved by the FDA.

FDA Pfizer Fact Sheet: <https://www.fda.gov/media/144414/download>

There is no U.S. Food and Drug Administration (FDA) approved vaccine to prevent COVID-19.

The Pfizer-BioNTech COVID-19 Vaccine is an unapproved vaccine that may prevent COVID-19. There is no FDA-approved vaccine to prevent COVID-19.

HAS THE PFIZER-BIONTECH COVID-19 VACCINE BEEN USED BEFORE? The Pfizer-BioNTech COVID-19 Vaccine is an unapproved vaccine.

FDA Moderna Fact Sheet: <https://www.fda.gov/media/144638/download>

There is no U.S. Food and Drug Administration (FDA) approved vaccine to prevent COVID-19.

The Moderna COVID-19 Vaccine is an unapproved vaccine that may prevent COVID-19. There is no FDA-approved vaccine to prevent COVID-19.

HAS THE MODERNA COVID-19 VACCINE BEEN USED BEFORE? The Moderna COVID-19 Vaccine is an unapproved vaccine.

Fact #2 – Risks to these Unapproved Vaccines are UNKNOWN

FDA Pfizer Fact Sheet, <https://www.fda.gov/media/144414/download>
after giving a list of possible side effects, then states:

These may not be all the possible side effects of the Pfizer-BioNTech COVID-19 Vaccine. Serious and unexpected side effects may occur. Pfizer-BioNTech COVID-19 Vaccine is still being studied in clinical trials.

FDA Moderna Fact Sheet, <https://www.fda.gov/media/144638/download>
after giving a list of possible side effects, then states:

These may not be all the possible side effects of the Moderna COVID-19 Vaccine. Serious and unexpected side effects may occur. The Moderna COVID-19 Vaccine is still being studied in clinical trials.

Fact #3 – Efficacy in preventing COVID-19 is UNKNOWN

FDA Pfizer Fact Sheet: <https://www.fda.gov/media/144414/download>

The Pfizer-BioNTech COVID-19 Vaccine is an unapproved vaccine that may prevent COVID-19.

The Pfizer-BioNTech COVID-19 Vaccine may not protect everyone.

In an ongoing clinical trial, the Pfizer-BioNTech COVID-19 Vaccine has been shown to prevent COVID-19 following 2 doses given 3 weeks apart. The duration of protection against COVID-19 is currently unknown.

FDA Moderna Fact Sheet: <https://www.fda.gov/media/144638/download>

The Moderna COVID-19 Vaccine is an unapproved vaccine that may prevent COVID-19.

The Moderna COVID-19 Vaccine may not protect everyone.

In an ongoing clinical trial, the Moderna COVID-19 Vaccine has been shown to prevent COVID-19 following 2 doses given 1 month apart. The duration of protection against COVID-19 is currently unknown.

What do Dissenting Doctors and Scientists Say about the Experimental, Non-FDA Approved COVID mRNA “Vaccines”?

When you purchase something online, do you read reviews of the product first, to find out what people say about that product, both positive and negative?

If you make a major purchase, such as purchasing a home or car, do you research all the positive and potential negative data that is available about this major purchase, prior to making a decision?

Or do you just accept the marketing sales data about that product at face value without researching to see if their claims are accurate, including possibly searching to see if any complaints have been logged against the manufacturer with places like the Better Business Bureau, etc.?

When dealing with a biological agent that is injected into your body with potential far-reaching effects on your health, would you not want to do the same thing, and to hear dissenting views as well as the “marketing sales data” that Big Pharma is presenting?

When it comes to vaccines in general, and the experimental mRNA COVID injections in particular, Big Pharma, the U.S. Government health agencies, and their corporate media outlets, do not believe that you have a right to hear dissenting views, because they believe they are the

only authority when it comes to matters of “public health.” <https://created4health.org/the-authority-to-heal/>

As a result, those with dissenting views, which many times include whistleblowers who used to work for Big Pharma, are heavily censored, and if the information gets out past their censorship, then those doctors and scientists are slandered and called “quacks” or “fringe doctors,” etc.

Any product that cannot handle criticism to the point that significant finances and resources are spent trying to censor any negative information about those products, should raise red flags.

The facts I am presenting here are the facts that highly credentialed and intelligent doctors and scientists do not believe that these experimental mRNA injections should be tested on the public.

What they actually say is their opinion. But the doctors and scientists who work for the FDA, almost all of whom are financially connected to Big Pharma, also are offering their opinions when they recommend that a non-FDA approved biological injection should be given “emergency use authorization” due to a “pandemic” that is now over a year old, with no end in sight.

Dr. Sin Hang Lee, Dr. Michael Yeadon, and Dr. Wolfgang Wodarg

Dr. Sin Hang Lee is a pathologist and founder of Milford Molecular Diagnostics, a CLIA-certified diagnostic laboratory in Milford, Connecticut. <http://www.dnalymetest.com/home.html>

Dr. Lee is a world-renowned expert on DNA sequencing-based diagnostics. He has trained and taught in some of the world’s most prestigious institutions and has published scores of scientific articles in peer-reviewed journals.

He recognized very early on that the PCR tests and other tests fast-tracked by the FDA were not accurate in identifying SARSCoV-2 RNA, and even sent a letter, back in March [2020], to Dr. Margaret Harris and Dr. Eduardo Guerrero of the World Health Organization, and Dr. Anthony Fauci at the National Institute of Allergies and Infectious Diseases of the National Institutes of Health (NIH), explaining why the tests to detect SARS-CoV-2 RNA were generating false positives and negatives.

You can read his March 22, 2020 letter here. He explained that a two-phased test would “guarantee no-false positive results” based on his research and published work from Japan. <http://vaccineimpact.com/wp-content/uploads/sites/5/2020/11/04-30-20-Letter-to-WHO-and-Dr.-Fauci.pdf>

He never received a response to his letter.

As 2020 was drawing to a close and it was well-known that the FDA was preparing to issue emergency use authorizations to Pfizer and Moderna for the experimental mRNA injections, Dr. Lee filed an ADMINISTRATIVE STAY OF ACTION with the Department of Health and Human Services and the Food and Drug Administration (FDA).

<http://vaccineimpact.com/wp-content/uploads/sites/5/2020/11/Stay-Pfizer-vaccine-phase-3-trial.pdf>

The STAY OF ACTION was a *Petition for Administrative Action Regarding Confirmation of Efficacy End Points of Phase III Clinical Trials of COVID19 Vaccines*.

<http://vaccineimpact.com/wp-content/uploads/sites/5/2020/11/Stay-Pfizer-vaccine-phase-3-trial.pdf>

The STAY OF ACTION is based upon the faulty PCR tests that were used in the vaccine trials:

<http://vaccineimpact.com/wp-content/uploads/sites/5/2020/11/Stay-Pfizer-vaccine-phase-3-trial.pdf>

Before an EUA or unrestricted license is issued for the Pfizer vaccine, or for other vaccines for which PCR results are the primary evidence of infection, all “endpoints” or COVID-19 cases used to determine vaccine efficacy in the Phase 3 or 2/3 trials should have their infection status confirmed by Sanger sequencing, given the high cycle thresholds used in some trials. High cycle thresholds, or Ct values, in RT-qPCR test results have been widely acknowledged to lead to false positives.

Read the full Stay of Action here. <http://vaccineimpact.com/wp-content/uploads/sites/5/2020/11/Stay-Pfizer-vaccine-phase-3-trial.pdf>

The FDA never even replied to this filing, let alone have their attorneys try to defend their actions.

Similar to Dr. Lee’s Stay of Action filed with the FDA, Dr. Wolfgang Wodarg and Dr. Michael Yeadon filed an emergency STAY OF ACTION with the European Medicines Agency.

http://healthimpactnews.com/wp-content/uploads/sites/2/2020/12/Wodarg_Yeadon_EMA_Petition_Pfizer_Trial_FINAL_01DEC2020_EN_unsigned_with_Exhibits.pdf

This STAY OF ACTION was very similar to the one filed with the FDA in the U.S. by Dr. Sin Hang Lee, and demanded that clinical trials be STOPPED until there was an accurate testing mechanism in place to correctly identify SARS-CoV-2, since the PCR test is very inaccurate.

http://healthimpactnews.com/wp-content/uploads/sites/2/2020/12/Wodarg_Yeadon_EMA_Petition_Pfizer_Trial_FINAL_01DEC2020_EN_unsigned_with_Exhibits.pdf

Dr. Yeadon, the former head of Pfizer research, also went public in a viral video recording where he stated that the COVID Pandemic is over, and that it is being kept alive by false narratives using the faulty PCR tests. See:

“Pandemic is Over” – Former Pfizer Chief Science Officer Says “Second Wave” Faked On False-Positive COVID Tests

<https://healthimpactnews.com/2020/pandemic-is-over-former-pfizer-chief-science-officer-says-second-wave-faked-on-false-positive-covid-tests/>

In their [STAY OF ACTION](#) filed in Europe, one day BEFORE the U.K. issued emergency use authorization, Dr. Yeadon stated that this experimental vaccine can make females infertile.

http://healthimpactnews.com/wp-content/uploads/sites/2/2020/12/Wodarg_Yeadon_EMA_Petition_Pfizer_Trial_FINAL_01DEC2020_EN_unsigned_with_Exhibits.pdf

He writes that the Pfizer COVID vaccine as well as other COVID vaccines currently in Phase III trials are:

expected to induce the formation of humoral antibodies against spike proteins of SARS-CoV-2. Syncytin-1 (see Gallaher, B., “Response to nCoV2019 Against Backdrop of Endogenous Retroviruses” – <http://virological.org/t/response-to-ncov2019-against-backdrop-of-endogenous-retroviruses/396>), which is derived from human endogenous retroviruses (HERV) and is responsible for the development of a placenta in mammals and humans and is therefore an essential prerequisite for a successful pregnancy, is also found in homologous form in the spike proteins of SARS viruses.

There is no indication whether antibodies against spike proteins of SARS viruses would also act like anti-Syncytin-1 antibodies. However, if this were to be the case this would then also prevent the formation of a placenta which would result in vaccinated women essentially becoming infertile.

To my knowledge, Pfizer/BioNTech has yet to release any samples of written materials provided to patients, so it is unclear what, if any, information regarding (potential) fertility-specific risks caused by antibodies is included.

According to section 10.4.2 of the Pfizer/BioNTech trial protocol, a woman of childbearing potential (WOCBP) is eligible to participate if she is not pregnant or breastfeeding, and is using an acceptable contraceptive method as described in the trial protocol during the intervention period (for a minimum of 28 days after the last dose of study intervention).

This means that it could take a relatively long time before a noticeable number of cases of post vaccination infertility could be observed. ([Source.](#))

Dr. David Martin, Dr. Judy Mikovits, Dr. Sherri Tenpenny, and others: These are NOT vaccines

Dr. David Martin, Dr. Judy Mikovits, Dr. Sherri Tenpenny, and many other doctors and scientists claim that the mRNA experimental COVID injections do NOT meet the legal definition of a “vaccine,” and that the FDA is calling these injections “vaccines” to cover themselves legally.

These are NOT fringe doctors and scientists. While I have never met Dr. Martin, I have known Dr. Tenpenny for more than a decade, and Dr. Mikovits for several years now, and have published much of their work here on *Health Impact News*.

Dr. Sherri Tenpenny is a doctor of Osteopathy, and one of the world's most articulate researchers when it comes to vaccines. She is a highly sought expert to speak on the issue, and a well-published author.

Dr. Judy Mikovits has years of government research experience working directly with Dr. Anthony Fauci and others, and has suffered greatly in her life for blowing the whistle on government fraud in research. Along with Dr. David Martin, she was featured in the film produced by filmmaker Mikki Willis, [Plandemic](#). See:

[PLANDEMIC: Full Feature Film Released Online Amidst Tremendous Opposition and Attempts to Censor it](#)

<https://healthimpactnews.com/2020/plandemic-full-feature-film-released-online-amidst-tremendous-opposition-and-attempts-to-censor-it/>

In a recent 2-hour live stream event called “Focus on Fauci,” Dr. David Martin explained that the current experimental mRNA COVID injections are not vaccines, but medical devices.

This is not a vaccine.

We need to be really clear. We're using the term “vaccine” to sneak this thing under public health exemptions.

This is not a vaccine. This is an mRNA packaged in a fat envelope, that is delivered to a cell.

It is a medical device designed to stimulate the human cell into becoming a pathogen creator.

It is not a vaccine. Vaccines actually are a legally defined term, and they're a legally defined term under public health law, they're legally defined term under the CDC and FDA standards.

And a vaccine specifically has to stimulate both an immunity within the person who is receiving it, but it also has to disrupt transmission.

And that is not what this is. They have been abundantly clear in saying that the mRNA strand that is going into the cell, it is not to stop transmission. It is a treatment. But if it was discussed as a treatment, it would not get the sympathetic ear of the public health authorities, because then people would say, well what other treatments are there? ([Full article](#).)

<https://healthimpactnews.com/2021/dr-david-martin-on-experimental-mrna-covid-vaccines-this-is-not-a-vaccine-it-is-a-medical-device/>

See also:

The New mRNA COVID Vaccines Inject an Operating System into Your Body – Not a Conspiracy Theory, Moderna Admits It

<https://healthimpactnews.com/2021/the-new-mrna-covid-vaccines-inject-an-operating-system-into-your-body-not-a-conspiracy-theory-moderna-admits-it/>

Dr. Mikovits and Dr. Tenpenny have previously stated, prior to the FDA issuing EUAs for these experimental injections, that if these experimental “vaccines” were administered to the U.S. population, that there would be at least 50 million people murdered by lethal injection. See:

Dr. Judy Mikovits and Dr. Sherri Tenpenny: A New COVID Vaccine Could Kill 50 Million People in the U.S.

<https://healthimpactnews.com/2020/dr-judy-mikovits-and-dr-sherri-tenpenny-a-new-covid-vaccine-could-kill-50-million-people-in-the-u-s/>

Hundreds of Doctors Worldwide Warn Against the Experimental mRNA Injections

Dozens of doctors from around the world came together to issue a dire warning about the experimental mRNA injections, and created a video where they all testified.

Since publishing this video on our [Bitchute Channel](#) about 6 weeks ago, it has been viewed by over 375,000 people. <https://www.bitchute.com/video/H9GyqoPMvfRa/>

Can we Trust the Pharmaceutical Companies Making these “Vaccines”?

Short answer: no!

These are criminal organizations, and you can verify this for yourself by searching the Department of Justice (DOJ) website and see which group of businesses has the most cases of criminal fraud settled each year.

Here is a report I have used in the past covering the years 2009 through 2016, but there may be a more recent report:

<https://www.justice.gov/opa/press-release/file/918366/download>

Health Care Fraud led the pack, with over \$19 BILLION in settlements, and no serious close competitors. <https://healthimpactnews.com/2020/criminal-pfizer-inc-wins-covid-vaccine-race-hundreds-of-millions-of-doses-expected-to-be-ready-within-weeks/>

As we have [previously reported](#), Pfizer is one of the largest criminal organizations in the world, having repeatedly paid out BILLIONS of dollars in settlements for fraud, including a 2009 settlement for fraud that they reached with the U.S. Department of Justice for \$2.3 BILLION, the largest ever fraud settlement in the history of the DOJ at that time. ([Source](#)).

<https://www.justice.gov/opa/pr/justice-department-announces-largest-health-care-fraud-settlement-its-history>

See: [Criminal Pfizer Inc. Wins COVID Vaccine Race? Hundreds of Millions of Doses Expected to be Ready Within Weeks](#)

<https://healthimpactnews.com/2020/criminal-pfizer-inc-wins-covid-vaccine-race-hundreds-of-millions-of-doses-expected-to-be-ready-within-weeks/>

These are verifiable facts from the DOJ website, and these are the companies you are trusting when you get an experimental mRNA COVID injection.

Can We Trust the FDA and the CDC?

Can you trust a fox to watch your hen house?

The CDC is the largest purchaser of vaccines in the world, allocating over \$5 BILLION in their budget (supplied by American taxpayers) each year to purchase and distribute vaccines from Big Pharma. See:

[Should the CDC Oversee Vaccine Safety When They Purchase Over \\$5 Billion of Vaccines from Big Pharma? https://healthimpactnews.com/2018/should-the-cdc-oversee-vaccine-safety-when-they-purchase-over-5-billion-of-vaccines-from-big-pharma/](https://healthimpactnews.com/2018/should-the-cdc-oversee-vaccine-safety-when-they-purchase-over-5-billion-of-vaccines-from-big-pharma/)

Do you think this might be a conflict of interest??

Secondly, the CDC owns over 56 patents on vaccines, and many of their scientists earn royalties from the sale of vaccines. (Source.) <https://www.greenmedinfo.com/blog/examining-rfk-jrs-claim-cdc-owns-over-20-vaccine-patents>

Do you think this might be a conflict of interest??

The CDC has a long history of corruption, and over the years many of their own scientists have tried to blow the whistle on this corruption only to be silenced. See some of our previous coverage on CDC corruption:

[**CDC Scientist Whistleblowers Confirm Corruption Within the CDC**](#)

<https://vaccineimpact.com/2017/cdc-scientist-whistleblowers-confirm-corruption-within-the-cdc/>

[**CDC Whistleblower: CDC Covered Up MMR Vaccine Link to Autism in African American Boys https://vaccineimpact.com/2014/cdc-whistleblower-cdc-covered-up-mmr-vaccine-link-to-autism-in-african-american-boys/**](https://vaccineimpact.com/2014/cdc-whistleblower-cdc-covered-up-mmr-vaccine-link-to-autism-in-african-american-boys/)

[The CDC's History of Research Fraud Regarding Vaccines and Autism](https://vaccineimpact.com/2018/the-cdcs-history-of-research-fraud-regarding-vaccines-and-autism/)

<https://vaccineimpact.com/2018/the-cdcs-history-of-research-fraud-regarding-vaccines-and-autism/>

[Can We Trust the CDC? British Medical Journal Reveals CDC Lies About Ties to Big Pharma](https://vaccineimpact.com/2015/can-we-trust-the-cdc-british-medical-journal-reveals-cdc-lies-about-ties-to-big-pharma/)

<https://vaccineimpact.com/2015/can-we-trust-the-cdc-british-medical-journal-reveals-cdc-lies-about-ties-to-big-pharma/>

In addition, many of the directors running the CDC go on to work for Big Pharma after they complete their term at the CDC. See:

[Former CDC Director that Approved Gardasil Vaccine and Became Head of Merck's Vaccine Division Named "Woman of the Year"](https://healthimpactnews.com/2018/former-cdc-director-that-approved-gardasil-vaccine-and-became-head-of-mercks-vaccine-division-named-woman-of-the-year/)

<https://healthimpactnews.com/2018/former-cdc-director-that-approved-gardasil-vaccine-and-became-head-of-mercks-vaccine-division-named-woman-of-the-year/>

Dr. Scott Gottlieb was the former Food and Drug Administration (FDA) Commissioner. He joined the board of directors of Pfizer, Inc.—the world's largest pharmaceutical company and second largest manufacturer of vaccines, in 2019 just shortly after he left the FDA. Pfizer, which posted total revenues of \$53.7 billion in 2018, announced Dr. Gottlieb's election to the board on June 27, 2019.

On July 22, 2020 President Trump's "Operation Warp Speed" project awarded \$1.95 BILLION to Pfizer and BioNTech for 100 million doses of their mRNA-based COVID-19.

So, what do you think? Can we trust the CDC and the FDA?

And tell me again why you want to get injected with one of these non-FDA approved experimental injections?

Memorize this information. Copy it, print it, save it, share it.

Start your conversations with anyone thinking about getting one of these injections with a question:

Why do you want to receive a non-FDA approved experimental mRNA COVID injection?

Put THEM on the defensive. Listen to their answer, and then quietly, in gentleness and hopefully in love, share some REAL FACTS with them, starting with what the FDA has published regarding these injections.

They probably truly believe they are doing something good for themselves and public health, but in fact they are doing something that only benefits Big Pharma and the Globalists' agenda, which is now led by a former computer nerd and college drop-out, [Bill Gates](#).
<https://healthimpactnews.com/2020/how-bill-gates-monopolized-global-health/>

We have much to say about this, but it is hard to explain because you are slow to learn.

In fact, though by this time you ought to be teachers, you need someone to teach you the elementary truths of God's word all over again.

You need milk, not solid food! Anyone who lives on milk, being still an infant, is not acquainted with the teaching about righteousness.

But solid food is for **the mature, who by constant use have trained themselves to distinguish good from evil.** (Hebrews 5:11-14)

PLEASE SEE FURTHER EVIDENTIARY EXAMPLES:

[Doctors Around the World Issue Dire WARNING: DO NOT GET THE COVID VACCINE!!](https://healthimpactnews.com/2020/doctors-around-the-world-issue-dire-warning-do-not-get-the-covid-vaccine/)
<https://healthimpactnews.com/2020/doctors-around-the-world-issue-dire-warning-do-not-get-the-covid-vaccine/>

<https://healthimpactnews.com/2021/cdc-over-500-deaths-now-following-mrna-experimental-injections-vaccine-hesitancy-increasing/>

<https://healthimpactnews.com/2021/45-year-old-italian-doctor-in-the-prime-of-life-and-in-perfect-health-drops-dead-after-the-pfizer-mrna-covid-shot-39-year-old-nurse-42-year-old-surgical-technician-also-dead/>

<https://healthimpactnews.com/2021/58-year-old-mother-and-grandmother-of-six-in-virginia-dies-within-hours-of-receiving-experimental-pfizer-mrna-injection/>

<https://healthimpactnews.com/2021/israeli-teenager-hospitalized-in-icu-for-inflammation-of-the-heart-days-after-receiving-second-pfizer-vaccine/>

<https://healthimpactnews.com/2021/7-dead-and-100-of-residents-infected-in-spanish-nursing-home-after-being-injected-with-experimental-pfizer-mrna-covid-shots/>

<https://healthimpactnews.com/2021/24-residents-dead-in-3-weeks-as-one-third-of-uk-nursing-home-residents-die-after-experimental-mrna-covid-injections/>

[CNA Nursing Home Whistleblower: Seniors Are DYING LIKE FLIES After COVID Injections! SPEAK OUT!!!](https://healthimpactnews.com/2021/cna-nursing-home-whistleblower-seniors-are-dying-like-flies-after-covid-injections-speak-out/)
<https://healthimpactnews.com/2021/cna-nursing-home-whistleblower-seniors-are-dying-like-flies-after-covid-injections-speak-out/>

[Did Larry King Receive an Experimental COVID Shot Just Before His Death?](https://healthimpactnews.com/2021/did-larry-king-receive-an-experimental-covid-shot-just-before-his-death/)
<https://healthimpactnews.com/2021/did-larry-king-receive-an-experimental-covid-shot-just-before-his-death/>

[53 Dead in Gibraltar in 10 Days After Experimental Pfizer mRNA COVID Injections Started](https://healthimpactnews.com/2021/53-dead-in-gibraltar-in-10-days-after-experimental-pfizer-mrna-covid-injections-started/)

<https://healthimpactnews.com/2021/53-dead-in-gibraltar-in-10-days-after-experimental-pfizer-mrna-covid-injections-started/>

[181 Dead in the U.S. During 2 Week Period From Experimental COVID Injections – How Long Will We Continue to Allow Mass Murder by Lethal Injection?](#)

[Baseball Legend Hank Aaron Dead After Receiving the Experimental Moderna mRNA COVID Injection https://healthimpactnews.com/2021/baseball-legend-hank-aaron-dead-after-receiving-the-experimental-moderna-mrna-covid-injection/](https://healthimpactnews.com/2021/baseball-legend-hank-aaron-dead-after-receiving-the-experimental-moderna-mrna-covid-injection/)

[10 Dead with 51 Severe Side-Effects Among Germany's Elderly after Experimental Pfizer COVID Injections https://healthimpactnews.com/2021/10-dead-with-51-severe-side-effects-among-germanys-elderly-after-experimental-pfizer-covid-injections/](https://healthimpactnews.com/2021/10-dead-with-51-severe-side-effects-among-germanys-elderly-after-experimental-pfizer-covid-injections/)

[Physician: Informed Consent For COVID Vaccine Requires Full Disclosure Of Risk & Liability, And Here It Is...](#)

<https://www.technocracy.news/physician-informed-consent-for-covid-vaccine-requires-full-disclosure-of-risk-liability-and-here-it-is/>

55 Americans Have Died Following mRNA COVID Injections as Norway Death Toll Rises To 29 <https://healthimpactnews.com/2021/55-americans-have-died-following-mrna-covid-injections-as-norway-death-toll-rises-to-29/>

23 Seniors Have Died in Norway After Receiving the Pfizer Experimental COVID mRNA Injection <https://healthimpactnews.com/2021/23-seniors-have-died-in-norway-after-receiving-the-pfizer-experimental-covid-mrna-injection/>

Louisiana Woman Convulses Uncontrollably after Being Injected with the Experimental Pfizer COVID Shot – “I can’t stand to see my mom this way it makes me want to cry knowing I can’t do anything to help her.” <https://healthimpactnews.com/2021/louisiana-woman-convulses-uncontrollably-after-being-injected-with-the-experimental-pfizer-covid-shot-i-cant-stand-to-see-my-mom-this-way-it-makes-me-want-to-cry-knowing-i-cant-do-anything-to/>

24 Dead and 137 Infected at NY Nursing Home After Experimental COVID Injections <https://healthimpactnews.com/2021/24-dead-and-137-infected-at-ny-nursing-home-after-experimental-covid-injections/>

“Very Healthy 56-Year-Old” Miami Obstetrician Dies after Being Injected with the Experimental Pfizer COVID Vaccine <https://healthimpactnews.com/2021/very-healthy-56-year-old-miami-obstetrician-dies-after-being-injected-with-the-experimental-pfizer-covid-vaccine/>

“Perfectly Healthy” 41-year-old Pediatric Assistant Dies Suddenly After Injected with Experimental Pfizer COVID Vaccine <https://healthimpactnews.com/2021/perfectly-healthy-41-year-old-pediatric-assistant-dies-suddenly-after-injected-with-experimental-pfizer-covid-vaccine/>

4 People Died and 240 Got COVID19 in Israel After Being Injected with Pfizer Experimental mRNA Vaccine <https://healthimpactnews.com/2021/4-people-died-and-240-got-covid19-in-israel-after-being-injected-with-pfizer-experimental-mrna-vaccine/>

Is the Tennessee Nurse Who Passed Out on Live Camera After the COVID Vaccine Still Alive? <https://healthimpactnews.com/2020/is-the-tennessee-nurse-who-passed-out-on-live-camera-after-the-covid-vaccine-still-alive/>

32-Year-Old Mexican Doctor Suffers Seizures and is Paralyzed After Receiving the Pfizer Experimental Vaccine <https://healthimpactnews.com/2021/32-year-old-mexican-doctor-suffers-seizures-and-is-paralyzed-after-receiving-the-pfizer-experimental-vaccine/>

27-Year-Old Canadian Healthcare Worker Faints and Suffers Multiple Seizures After Pfizer Experimental COVID Vaccine <https://healthimpactnews.com/2021/27-year-old-canadian-healthcare-worker-faints-and-suffers-multiple-seizures-after-pfizer-experimental-covid-vaccine/>

#Don'tYouDare Pfizer/Moderna "Vaccines" Gene Therapies, Not Vaccines, Provide NO COVID Protection

February 1, 2021

MUST WATCH, MUST SHARE VIDEO

SPEND LESS THAN 40 MINUTES TO LEARN WHAT YOU MUST KNOW, AND SHARE,
BEFORE BECOMING PART OF A MISBRANDED GENETIC EXPERIMENT

Assert Your Right of Informed Consent!

WATCH VIDEO: https://www.youtube.com/watch?v=p_hwJkhNo9w

Opinion by

Peacinspace.org Tribunal Judge Rima E. Laibow, MD, Medical Director, Natural Solutions Foundation, January 31, 2021

<http://www.opensourcetruth.com/dontyoudare-pfizer-moderna-vaccines-gene-therapies-not-vaccines-provide-no-covid-protection/>

Note: certain words which evoke censorship have been modified intentionally to minimize the chance of restriction of speech and opinion.

Neither Pfizer-BioNTech nor Moderna has produced a product which meets the legal definition of a vaccine. If they marketed their so-called "vaccines" as what they are, Gene Therapy biological agents, designed for chemotherapy 'prophylaxis against a disease which cannot be properly diagnosed using current testing methods', they would not be covered by the blanket immunity from financial responsibility granted to vaccine makers, marketers and merchants. Instead, the appallingly high rate of serious, life threatening and lethal impacts would expose them to huge financial risk.

Vaccines are legally defined as preparations using all or part of a living organism to induce immunity, that is, protection against infection with the agent which the vaccine is made from or targeted toward.

Both of the currently deployed vaccines fail to meet that test. Pfizer admitted that chimpanzees who had received this preparation still developed clinical disease after exposure to the alleged vaccine. Moderna admits that the preparation being administered was not evaluated for the development of immunity and both of them focus only on one part of the alleged COVID-19 pathogen. This in no way results in the development of either immunity, reduction of

transmission of the virus or reduction of disease. Further, it in no way results in a lessening of severity of symptoms if the disease does develop.

What do these biological devices do? They serve as gene therapies, chemotherapeutic agents, for a disease that is not present in the people receiving it.

Dr. Martin [above video] asks in this vitally important video how many people would volunteer to be experimented upon with gene therapy for a disease they do not have and which has a 99+% survival rate. Would you? How about putting this agent, whose danger is just beginning to become clear, into your parents or children?

Are there, as the Russians allege, nanochips in this preparation? Is the reverse transcriptase which weaves the mRNA into your DNA harmful? deadly? carcinogenic? an infertility/sterility agent? Does it shorten lifespans? Does it cause immune dysfunction? Alzheimer's Disease? Parkinson's Disease? Diseases and conditions that have no name yet?

All this with, under the deceptive label of a vax((ine, without any liability on the part of the companies involved at all.

Step right up.

Or not. How about not? Since the faux vaxx is experimental, the FDA says that you have the right to be informed about its benefits and risks and refuse it.

=====

2010: Rockefeller's 'Operation Lockstep' Predicted 2020 'Lockdown'

<https://principia-scientific.com/2010-rockefellers-operation-lockstep-predicted-2020-lockdown/>

CONVICTED [Peaceinspace.org](https://peaceinspace.org) Tribunal Defendants continue in criminal conspiracy to create 5G/AI-Coronavirus Genocide as clandestinely developed and carried out carried out in Rockefeller Foundation/Global Business Report Lockstep 2010, London Olympics Opening Ceremony & Games, July 27-August 12, 2012, Event 201 October 18, 2019 (New York), World Military Games October 18-27, 2019 (Wuhan China), and numerous 5G/AI wifi-technology and Coronavirus approving, manufacturing, and distribution and sales entities, corporations, and individuals thereby causing irreparable harm to all human beings similarly situated in violation of Articles 6 and 7 of the International Criminal Code.

May 5, 2009: Top Secret Global Depopulation Meeting of World's Richest Individuals at Rockefeller Foundation

Starting with a reported meeting of eugenicists in 2009 at the Defendant Rockefeller Foundation in New York, New York, USA organized by Defendant Bill Gates and deceased co-conspirator

David Rockefeller for the purpose of reducing the population of human beings to a total of One (1) billion [a figure that is double the human being population limit of 500 million human beings advocated by such eugenicists as set out in the Georgia Guidestones caused to erected by Defendants unknown], Defendants Bill Gates, the Rockefeller Foundation, the Global Business

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Posted by Joe at 5/18/2009 4:24 PM EDTA top-secret meeting of the world's richest people to discuss the global financial crisis was held in New York on May 5, IrishCentral.com has learned exclusively. The mysterious, media-blackout meeting was called by Warren Buffett, CEO of Berkshire-Hathaway; Bill Gates, co founder of Microsoft; and David Rockefeller Jr., chairman of Rockefeller Financial Services. In addition to Gates, Buffett and Rockefeller, the attendees included Oprah Winfrey, George Soros, Ted Turner, and New York City Mayor Michael Bloomberg, among others. It was held in the President's Room at Rockefeller University in New York at 3 p.m. on that Tuesday afternoon. How so many giant figures in American life managed to interrupt and coordinate their schedules on such short notice, and meet in total secrecy in the world's media capital remains a mystery -- as does the ultimate outcome of the billionaires' conference. In their letter of invitation, Gates, Buffett and Rockefeller cited the worldwide recession and the urgent need to plan for the future. They said they wanted to hear the views of a broad range of key leaders in the financial and philanthropic fields. Each attendee was given 15 minutes to deliver a presentation on how they saw the future global economic climate, the future priorities for philanthropy, and what they felt the elite group should do. According to one of the attendees, Gates was the most-impressive speaker of the day, with Turner the most-outspoken and Warren Buffett the most-insistent on his agenda for change. Winfrey was said to be in a "listening mode." Gates was worth an estimated \$57B in 2008; more recently, Buffett clocked in at an estimated \$37B -- making them the richest Americans. Winfrey was once the world's only black billionaire, and has extensive holdings in the entertainment

Network and Chairman Peter Schwartz initiated a clandestine project Lockstep 2010 in the form of a clandestinely camouflaged public report that set out the major design and objectives of the 2020 5G/AI Coronavirus Genocide and Crimes against humanity through which the Defendants, known and unknown, are causing imminent and irreparable harm to all human beings similarly situated.

Expert witness F. William Engdahl – Expert Testimony

Expert witness F. William Engdahl is strategic risk consultant and lecturer, he holds a degree in politics from Princeton University and is a best-selling author on oil and geopolitics. Witness Engdahl submits the following expert testimony regarding Operation Lockstep 2010 and Defendants Bill Gates, Rockefeller Foundation, Global Business Network, and Peter Schwarz

[formerly a futurist with Stanford Research Institute (SRI) in the late 1970s, and then Futurist at the Shell Oil Company of the Royal Crown of the Netherlands, also Defendants herein.]

Expert witness Engdahl states, “The report in question has the bland title, “Scenarios for the Future of Technology and International Development.” It was published in May 2010 in cooperation with the Global Business Network of futurologist Peter Schwartz. The report contains various futurist scenarios developed by Schwartz and company. One scenario carries the intriguing title, “LOCK STEP: A world of tighter top-down government control and more authoritarian leadership, with limited innovation and growing citizen pushback.” Here it gets interesting as in what some term predictive programming.”

“The Schwartz scenario states, 'In 2012, the pandemic that the world had been anticipating for years finally hit. Unlike 2009's H1N1, this new influenza strain — originating from wild geese — was extremely virulent and deadly. Even the most pandemic-prepared nations were quickly overwhelmed when the virus streaked around the world, infecting nearly 20 percent of the global population and killing 8 million in just seven months...' He continues, 'The pandemic also had a deadly effect on economies: international mobility of both people and goods screeched to a halt, debilitating industries like tourism and breaking global supply chains. Even locally, normally bustling shops and office buildings sat empty for months, devoid of both employees and customers.' This sounds eerily familiar.

“Then the scenario gets very interesting: 'During the pandemic, national leaders around the world flexed their authority and imposed airtight rules and restrictions, from the mandatory wearing of face masks to body- temperature checks at the entries to communal spaces like train stations and supermarkets. Even after the pandemic faded, this more authoritarian control and oversight of citizens and their activities stuck and even

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intensified. In order to protect themselves from the spread of increasingly global problems — from pandemics and transnational terrorism to environmental crises and rising poverty — leaders around the world took a firmer grip on power.”

“A relevant question is whether certain bad actors, and there are some in this world, are opportunistically using the widespread fears around the COVID-19 to advance an agenda of 'lock step' top down social control, one that would include stark limits on travel, perhaps replacing of cash by 'sanitary' electronic cash, mandatory vaccination even though the long term side effects are not proven safe, unlimited surveillance and the curtailing of personal freedoms such as

political protests on the excuse it will allow 'identification of people who refuse to be tested or vaccinated,' and countless other restrictions. Much of the Rockefeller 2010 scenario is already evident. Fear is never a good guide to sound reason.”

Expert

Defendants continue criminal conspiracy creating 5G/AI-Coronavirus Genocide against all human beings similarly situated at 2012 London Olympics

As documented herein below at Named and unnamed Defendants including and not limited to Bill Gates, the Rockefeller Foundation, Global Business Network and Peter Schwartz, and the International Olympic Committee for the London 2012 Olympics, created an intentional Public Foreshadowing of the irreparable and imminent harm Defendants and their criminal conspiracy of 5G/AI Coronavirus genocide and crimes against humanity continue to carry out against all human beings similarly situated:

Submitted below is one slide of an evidentiary video documentary contained in the video link below regarding the Defendants' 5G/AI- Coronavirus Genocide presented by Defendants at the 2012 London International Olympics, demonstrating memes including COVID-19 virus, UK National Health Service mobilization around Defendants' 5G/AI- Coronavirus Genocide, and diabolical entities that some Defendants' allegedly invoke with in their criminal co-conspiracy to bring irreparable harm to all human beings similarly situated in violation of Articles 6 and 7 of the International Criminal Code.

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A Simple Plan for Citizen Justice WATCH ON ExopoliticsTV [68 Minute Video Presentation] CLICK TO WATCH VIDEO PRESENTATION NOW – A Simple Plan for Citizen Justice <https://tinyurl.com/y3vvv9yu> JOIN IN A Simple Plan for Citizen Justice Stop & Enjoin Mass Vaccinations & 5G Radiation, Sentient AI Artificial Intelligence, Coronavirus, Lockdowns, Quarantines, Vpassports: War Crimes, Genocide, Crimes Against Humanity & International Criminal Code Become a Plaintiff in a National Court of the 118 Nations Investigate, prosecute, try, convict, sentence, and render restorative justice to perpetrators against the public health, wellness, and well-being through the plausible deniability levels of 5G Radiation, Mass Vaccinations, Lockstep 2010-2020, COVID 19, Pandemic 2020, and related activities. Information: Website: <http://www.peaceinspace.org>

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Public Health & Justice



Event 201 & World Military Games [October 2019] – Defendants named and unnamed, including and not limited to Bill Gates, Bill and Melinda Gates Foundation, Rockefeller Foundation, World Health Organization WHO, World Economic Forum, Peter Schwartz, Chairman GBN, Individually, Anthony Stephen Fauci, MD, Individually, Bioweapons Laboratory, Fort Dietrich, MD, USA, Harvard University, Level 4 Bioweapons Laboratory, Wuhan China, Event 201, Organizers and Attendees, October 18, 2019, New York, NY, World Military Games, Wuhan China, Organizing Committee and Attending National Delegations, October. 18, 2019, World Health Organization [WHO], Tedros Adhanom Ghebreyesus, WHO Director General, Individually continue to create 5G/AI Coronavirus Genocide and Crimes against humanity at the (A) Event 201, October 18, 2019, New York, NY; and (B) World Military Games, Wuhan China, thereby causing irreparable and immediate harm to all human beings similarly situated, in violation of Articles 6 and 7 of the International Criminal Code.

Evidentiary Submission of False Flag Drill at Event 201 – As evidenced by the full transcript of Event 201, October 18, 2019, Defendants named and unnamed including and not limited to Bill Gates and Bill and Melinda Gates Foundation, Rockefeller Foundation, Global Business Forum, Peter Schwartz and other unnamed Defendants create and continue to create a

clandestine False Flag Drill and operating plan as a methodology for continuing to create and maintain the 5G/AI Coronavirus Pandemic 2020 Genocide and Crimes against humanity through which Defendants are creating irreparable and imminent harm and injury to all human beings similarly situated. Such clandestine False Flag Drill and operating plan as a methodology was based on the Lockstep 2010-2020 Plan of Defendants Rockefeller Foundation, Global Business Forum, and Peter Schwartz and criminal co-conspirators.

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FULL TRANSCRIPT OF EVENT 201 – October 18, 2019

<https://pastebin.com/x2uX8TDC>

EXCERPT:

– Part 1 – 0:05 – Hello, everyone. I'm Anita Cicero, Deputy Director of the Johns Hopkins Center for Health Security. And today I will be your master of ceremonies for event to a one. On behalf of our center and our partners, the World Economic Forum and the Bill and Melinda Gates Foundation, I'd like to extend a very warm welcome to our audience here in New York, as well as our larger virtual audience participating online today. – 0:31 – The goal of the event to a one exercise is to illustrate the potential consequences of a pandemic and the kinds of societal and economic challenges they would pose. The scenario also highlights the very critical role that global business and public private partnerships play in preparing for and responding to pandemics. – 0:55 – Today's scenario is going to simulate meetings of a multi stakeholder group – 1:00 – called the pandemic emergency board. This board has been urgently convened by the World Economic Forum. And Johns Hopkins has been asked to moderate the board meetings and provide expertise during the board's deliberations. – 1:16 – The mission of the pandemic emergency board is to provide recommendations to deal with a major global challenge arising in response to an unfolding pandemic. – 1:26 – The board is comprised of highly experienced leaders from business, public health and civil society. – 1:33 – The board's recommendations are aimed at top decision makers in national governments, global business and international organizations. In this scenario, Tom Inglesby, the director of the Johns Hopkins Center for Health Security, will be chairing the board and serving as the moderator for its discussions. Today's exercise will simulate four meetings of the pandemic emergency board and each meeting will be devoted to one key topic. – 2:01 – Each meeting will start with a video and a briefing that will provide the information needed for the board members to engage. – 2:09

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– Please note, this is not a test of any particular person, organization or nation, the participants are all playing as themselves, that is senior business executives, NGO leaders and government officials. They're not expected to be pandemic experts. We've really asked them to participate based on their own expertise and their best professional judgment. With the exception of Tom Inglesby, none of the participants know any of the details about how the exercise will unfold.

CONTINUES AT: FULL TRANSCRIPT OF EVENT 201 – October 18, 2019

<https://pastebin.com/x2uX8TDC>

World Military Games, Wuhan China [October 18, 2019] Probable cause evidence establishes that Defendants named and unnamed including (a) US Military Mission to World Military Games, (b) Fort Dietrich MD USA Bioweapons Laboratory, (c) unnamed military intelligence operatives of the MOSSAD or the Defendant State of Israel, (d) unnamed military, intelligence, and political policy operatives within the Defendants United States of America and Peoples Republic of China, (e) the Organizing Committee of the World Military Games, Wuhan, China in criminal conspiracy and coordination with the Organizing Committee of Event 201 and the Defendants named and unnamed in Lockstep 2010-2020 Plan continued 5G/AI Coronavirus Genocide at the **World Military Games, Wuhan China [October 18, 2019]** by the following acts that create immediate and irreparable harm to all human beings similarly situated in violation of Articles 6 and 7 of the International Criminal Code:

(1) **Foreshadowing 5G/AI Coronavirus Genocide** – As with the 2012 London Olympics creating a COVID-19 Virus at its Opening Games, Defendant Organizing Committee of the World Military Games, Wuhan, China created a meme COVID-19 virus at its Opening Ceremonies starting on October 18, 2019 in Wuhan China, for the purpose causing irreparable and immediate harm to all human beings similarly situated by covertly and malevolently signaling that a genocidal 5G/AI Coronavirus Pandemic was being released at the Games, in accordance with Defendants Operation Lockstep 2010-2020:

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(2) 5G/AI Coronavirus Genocide Released at World Military Games, Wuhan, China: According to the above-cited evidentiary submission, the U.S. military delegation to the October 2019 World Military Games, Wuhan, China trained at the site of the Bioweapons Laboratory, Fort Dietrich, MD, and samples of 5G/AI Coronavirus Genocide in the form of COVID-19 were infiltrated and embedded into the U.S. Delegation to the World Military Games. At the Games

Defendants named and unnamed and members of the criminal conspiracy released the COVID 19 virus publicly, and 4 members of the U.S. military delegation became infected with 5G/AI Coronavirus, along with 42 members of the staff of the Hotel at which the U.S. military delegation stayed also became infected with 5G/AI Coronavirus as part of a 5G/AI Coronavirus Genocide against all humans similarly situated, thereby causing imminent harm in violation of Articles 6 and 7 of the International Criminal Code.

Evidentiary supplement: See/vea: <http://tinyurl.com/cv19-factsnotfear>

Dr. Sherri Tenpenny Explains How the Depopulation COVID Vaccines Will Start Working in 3-6 Months

<https://www.bitchute.com/video/nCJgZLroYJiK/>

REQUIRED VIEWING! Dr. Sherri Tenpenny gives VERY important information! Hyper-immune response in test animals for previous attempts at coronavirus vaccines, like SARS and MERS, has been a persistent problem. All is well for a while, until the animals are exposed to the wild mutated virus. Dr. Tenpenny and other scientists have forecast that millions may die, and it will be blamed on a new strain of COVID, making an argument for even more deadly vaccines. See: "The Coming Genocide of Adverse COVID Vax Reactions, and Who to Blame for It"

<https://coronanews123.wordpress.com/2021/01/25/the-coming-genocide-of-adverse-covid-vax-reactions-and-who-to-blame-for-it/>

Once were the Living

<https://odysee.com/@spacebusters:c9/Once-were-the-Living:7>

The story of the 4th Industrial Modified Reset Man. What's been put up your nose in nano dust "test swabs" and in your mRNA, 4th Industrial Revolution, Great Reset, how the nano dust tech works, it's all in there.

[TRIBUNAL EVIDENCE REPOSITORY - 5. Mass Vaccination/Aspartame Pandemic Genocide Defendants](#)

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5.4

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Expert witness Evidence by Judge Judy Wilyman

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Evidence submitted by Tribunal Judge Ingri Cassel and Tribunal Judge Sallie Elkordy

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7. [Download VIDEO-2020-12-29-14-18-40](#) Video of UK Hospital Dec. 29, 2020

<https://exopolitics.blogs.com/files/video-2020-12-29-14-18-40.mp4>

8. [Download FINAL WATERMARKED REDACTED Final document compressed](#) Secret Canadian Government documents authorizing training of Chinese Communist Party military troops on Canadian soil, authorized by Defendant Canadian Prime Minister Justin Trudeau

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Judgment of the Tribunal in the matter of Genocidal Technologies Pandemic On the Indictment: Genocide & Crimes against Humanity by 5G-Pandemic Perpetrators

WATCH Trial Video Transcript - Part I <https://newtube.app/user/TrueTube/DMSWubJ>

WATCH Trial Video Transcript - Part II

<https://www.brighteon.com/865ee349-18b4-48c8-aab8-745df03250ba>

CITATION: https://exopolitics.blogs.com/international_criminal_co/2020/12/judgment-of-the-tribunal-in-the-matter-of-genocidal-technologies-pandemic-on-the-indictment-genocide-crimes-against-human.html

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https://exopolitics.blogs.com/international_criminal_co/2020/11/tribunal-evidence-repository-1.html

[TRIBUNAL EVIDENCE REPOSITORY - 3. Financial, Banking, and Pandemic Unjust Enrichment Defendants](#)

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https://exopolitics.blogs.com/international_criminal_co/2020/11/tribunal-evidence-repository-3.html

[TRIBUNAL EVIDENCE REPOSITORY - 4. Mainstream Media/Social Media Disinformers - Defendants](#)

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https://exopolitics.blogs.com/international_criminal_co/2020/11/tri.html

[TRIBUNAL EVIDENCE REPOSITORY - 6. 5G and DEW directed energy weapons genocide](#)

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https://exopolitics.blogs.com/international_criminal_co/2020/11/21-tribunal-evidence-repository-6-5g-and-dew-directed-energy-weapons-genocide.html

[TRIBUNAL EVIDENCE REPOSITORY - 7. COVID-19/21 Social Control & Health Care Control Methods - Defendants](#)

Access Evidence at: https://exopolitics.blogs.com/international_criminal_co/2020/11/tribunal-evidence-repository-2.html

[Continue reading "TRIBUNAL EVIDENCE REPOSITORY - 7. COVID-19/21 Social Control & Health Care Control Methods - Defendants " »](#)

https://exopolitics.blogs.com/international_criminal_co/2020/11/tribunal-evidence-repository-2.html

Tribunal Judges Affirmation - Tribunal Judges made this affirmation at the onset of the Trial or their Presentation segment:

"I affirm as a Tribunal Judge of the Natural and Common Law Tribunal for Public Health and Justice that to the best of my ability I will render Justice using Natural Law, Common Law, International Criminal Code, and Social Law."

Summation of Judgment, Verdict, and Sentences: With approximately 8 hours of Trial Testimony and deliberation, and an extensive Evidentiary Docket, the Tribunal Judges found allegations of the Indictment to be proven beyond a reasonable doubt and the Tribunal Judges approved the Emergency Injunctions and Writs of Mandamus as set out in the Indictment and Amendments, and handed out Incarceration sentences to Named Defendants in the Indictment, by Majority Aye vote, with 1 Abstention and 1 Nay vote.

Judgment and Verdict:

According to its Authority and Powers under the Natural and Common Law and in accordance with Articles 6 and 7 of the International Criminal Code -

https://www.icc-cpi.int/NR/ronlyres/EA9AEFF7-5752-4F84-BE94-0A655EB30E16/0/Rome_Statute_English.pdf

the Tribunal hereby Orders:

1. Emergency Injunctions to ban (a) Any and all allopathic Vaccinations including COVID vaccinations, and Any and all uses of Aspartame under any of its names for human consumption worldwide, (b) Any and all 5G and above installations and activations worldwide, (c) Genocidal Pandemic Social Control Methods like mandatory Lockdowns, Masking, quarantines, Detention Centers, Concentration Camps, etc., (d) Any and All intentional disinformation and misinformation by media and Social media concerning the Genocidal Technologies Pandemic as defined in the Indictment, (e) Any and All Financial abuse or fraud by Financial, Banking or Unjust Enrichment entities or individuals regarding the Genocidal Technologies Pandemic as defined in the Indictment, (f) Any and All abuse by Sentient and/or Strong or Other AI Artificial Intelligence around the Genocidal Technologies Pandemic as defined in the Indictment, (g) Any and All 2009-2020 and beyond Criminal Co-conspiracy around the Genocidal Technologies Pandemic by named and unnamed Defendants in the Indictment.

2. Emergency Writs of Mandamus to (a) Claw back Unjust Enrichment from Pandemic profiteers such as and not limited to: Bill Gates, Jeff Bezos, and Vaccination companies [See financial data in Indictment], and (b) Establish a South Africa style Truth & Reconciliation Commission to apply Restorative Justice to Pandemic Defendants [as opposed to Retributive Justice like death penalty - These terms are defined toward the end of the Indictment]

3. Enforcement at the National Courts and other Venues - Enforcement of the Tribunal's Judgments at National Courts of the 123 Nations ratifying the International Criminal Code, and other International, Common Law, and appropriate Venues. The 123 Nations ratifying the International Criminal Code are listed at: [All the States that have ratified the International Criminal Court Statute https://exopolitics.blogs.com/international_criminal_co/2020/09/all-the-states-that-have-ratified-the-international-criminal-court-.html](https://exopolitics.blogs.com/international_criminal_co/2020/09/all-the-states-that-have-ratified-the-international-criminal-court-.html)

4. Criminal Intent or *Scienter* - Amendment to Indictment Tribunal Emergency Injunctions, Emergency Writs of Mandamus and Enforcement at the National Courts and other Venues Because of a factual finding of *Scienter* or Criminal Intent, "a mental state in which one has knowledge that one's action, statement, etc., is wrong, deceptive, or illegal: often used as a standard of guilt", the following Criminal Sentences under the International Criminal Court Statute are Imposed by the Tribunal upon Named and Unnamed Defendants

1. **All financial assets and real capital owned by those prosecuted and convicted of crimes against humanity shall be seized and confiscated.**
2. **The following individuals shall be sentenced to imprisonment for crimes against humanity, with the following terms of Incarceration without Parole.**
3. Crimes regarding 2009-2020 Lockstep Depopulation 5G-vaccines-Pandemic.

ENFORCEMENT OF THE Peaceinspace.org TRIBUNAL JUDGMENT

The Peaceinspace.org Tribunal enforces its Judgments on these Defendants as follows:

ENFORCEMENT OF [PEACEINSPACE.ORG](https://peaceinspace.org) TRIBUNAL VACCINATIONS JUDGMENT

1. Emergency Injunctions -

(a) Vaccination Defendants - The above named Defendants and any and all individuals, governments, legislatures, public and private agencies, public health agencies, Vaccination Networks, medical facilities, medical practitioners, and any and all entities are hereby immediately and permanently banned from funding, developing, manufacturing, distributing, promoting, advertising and administering allopathic COVID 19 Vaccinations in any form;

(b) Allopathic Vaccinations - As ruled by the Peaceinspace.org Tribunal on November 29, 2020, "Any and all allopathic Vaccinations including COVID vaccinations, and Any and all uses of Aspartame under any of its names for human consumption worldwide."

(c) Vaccination Disinformation - Any and All disinformation and misinformation by media and Social media concerning Vaccinations and the Genocidal Technologies Pandemic as defined in the Indictment is hereby banned.

2. Vaccination and Pandemic Unjust Enrichment

(a) Unjust Enrichment - The [Peaceinspace.org](https://peaceinspace.org) Tribunal orders the Claw back of Unjust Enrichment from Pandemic profiteers such as and not limited to: Bill Gates, Jeff Bezos, and Vaccination companies [See financial data in November 15, 2020 Tribunal Indictment] and payment into a Trust for Restorative Justice to Pandemic Victims, and

(b) Restorative Justice - The [Peaceinspace.org](https://peaceinspace.org) Tribunal orders a Restorative Justice process for to Pandemic Defendants [as opposed to Retributive Justice like death penalty - These terms are defined toward the end of the Indictment] to benefit Pandemic Victims and the human community.

3. Crimes Against Humanity - All financial and real property personally owned by or in trust for these above named Defendants convicted of Crimes against Humanity shall be seized and confiscated and paid into a public Trust established for the Pandemic Restorative Justice Process.

4. Incarceration without Parole - **The following individuals shall be sentenced to imprisonment for crimes against humanity, with the following terms of Incarceration without Parole.**

All UN Agency and UN Member Heads of Government promoting and supporting the implementation of COVID Vaccines/any and all Vaccines/Aspartame in their Nations - 10 years imprisonment

All National Heads of Agency and Commissioners promoting and supporting the implementation of COVID vaccines/any and all Vaccines/Aspartame in their Nations - 10 years imprisonment

All CEO's of Vaccinations Entities, Corporations, Partnerships implementing and distributing COVID Vaccines/any and all Vaccines/Aspartame wherever located - 10 years imprisonment

5. Crimes regarding 2009-2020 Lockstep Depopulation 5G-vaccines-Pandemic.

Rockefeller Foundation - All financial assets and real capital owned by those prosecuted and convicted of crimes against humanity shall be seized and confiscated.

David Rockefeller Jr.: Life Imprisonment without Parole

Bill Gates: Life Imprisonment without Parole

Warren Buffett: Life Imprisonment without Parole

George Soros: Life Imprisonment without Parole

Ted Turner: Life Imprisonment without Parole

Michael Bloomberg: Life Imprisonment without Parole

Vaccinations/Aspartame

Melinda Gates: Life Imprisonment without Parole

Tedros Adhanom Ghebreyesus, WHO: Life Imprisonment without Parole

Donald H. Rumsfeld [Aspartame]: Life Imprisonment without Parole

**NATURAL AND COMMON LAW TRIBUNAL
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COMPLIANCE ORDER
“COVID VACCINATIONS” [GENETIC BIOWARFARE]

Defendants, November 29, 2020 Judgment of the [Peaceinspace.org](http://www.Peaceinspace.org) Tribunal in the matter of Vaccinations Genocidal Technologies Pandemic On the Indictment: Genocide & Crimes against Humanity by Vaccinations 5G-Pandemic Perpetrators

Compliance Order - How the Convicted and Notified Defendants, All UN Agency and Nation State Heads of Government promoting and supporting the implementation of **“COVID VACCINATION” [GENETIC BIOWARFARE]**/any and all Vaccines/Aspartame in their Nations

All National, Regional, Provincial, State, Municipal, Heads of Agency and Commissioners promoting and supporting the implementation of **“COVID VACCINATION” [GENETIC BIOWARFARE]**/any and all Vaccines/Aspartame in their Nations

All CEO's of Vaccinations Entities, Corporations, Partnerships implementing and distributing **“COVID VACCINATION” [GENETIC BIOWARFARE]**/any and all Vaccines/Aspartame wherever located

can come into compliance with the Tribunal's Judgments:

ENFORCEMENT OF [PEACEINSPACE.ORG](http://www.Peaceinspace.org) TRIBUNAL JUDGMENT

**1. GOVERNMENTAL, LEGISLATIVE & REGULATORY CONVICTED
“COVID VACCINATIONS” [GENETIC BIOWARFARE] DEFENDANTS -**

Create, Enact and Implement Legislation, Regulations, Policies, and Orders to immediately and permanently ban (a) Any and all allopathic Vaccinations including COVID vaccinations, and Any and all uses of Aspartame under any of its names for human consumption worldwide, (b) Any and all 5G and above installations and activations worldwide, (c) Genocidal Pandemic Social Control Methods like mandatory Lockdowns, Masking, quarantines, Detention Centers, Concentration Camps, etc., (d) Any and All intentional disinformation and misinformation by media and Social media concerning the Genocidal Technologies Pandemic as defined in the Indictment, (e) Any and All Financial abuse or fraud by Financial, Banking or Unjust Enrichment entities or individuals regarding the Genocidal Technologies Pandemic as defined in the Indictment, (f) Any and All abuse by Sentient and/or Strong or Other AI Artificial

Intelligence around the Genocidal Technologies Pandemic as defined in the Indictment, (g) Any and All 2009-2020 and beyond Criminal Co-conspiracy around the Genocidal Technologies Pandemic by named and unnamed Defendants in the Indictment.

2. GOVERNMENTAL, LEGISLATIVE & REGULATORY CONVICTED “COVID VACCINATIONS” [GENETIC BIOWARFARE] DEFENDANTS -

Create, Enact and Implement Legislation and Regulations to (a) Claw back Unjust Enrichment from Pandemic profiteers such as and not limited to: Bill Gates, Jeff Bezos, GAVI the Vaccination Alliance, and Vaccination companies [See financial data in Indictment], and (b) Establish a Restorative Justice Commission to apply Restorative Justice to Pandemic Defendants [as opposed to Retributive Justice like death penalty - These terms are defined toward the end of the Indictment]

3. GOVERNMENTAL, LEGISLATIVE & REGULATORY CONVICTED “COVID VACCINATIONS” [GENETIC BIOWARFARE] DEFENDANTS -

Create, Enact and Implement Legislation and Regulations - Enforcement of the Tribunal's Judgments at National Courts, of the 123 Nations ratifying the International Criminal Code: [All the States that have ratified the International Criminal Court Statute](https://exopolitics.blogs.com/international_criminal_co/2020/09/all-the-states-that-have-ratified-the-international-criminal-court-.html)
https://exopolitics.blogs.com/international_criminal_co/2020/09/all-the-states-that-have-ratified-the-international-criminal-court-.html

4. Publication - Defendant Media and Social Media convicted by the [Peaceinspace.Org](https://peaceinspace.org) Tribunal of publishing disinformation and misinformation regarding the COVID 19 Vaccination Genocidal Technologies Pandemic shall publish true and correct information regarding (a) the Genocidal "COVID 19 Vaccinations" [Genetic Biowarfare], and (b) the [Peaceinspace.Org](https://peaceinspace.org) Tribunal Judgments regarding the Vaccination Genocidal Technologies Pandemic and Defendants.

5. All Defendants convicted by the [Peaceinspace.Org](https://peaceinspace.org) Tribunal of Crimes Against Humanity shall immediately Surrender all financial and real property personally owned by or in trust for these above named Defendants which shall be seized and confiscated and paid into a public Trust established for the Pandemic Restorative Justice Process.

6. Incarceration without Parole - These named Defendants sentenced for Crimes Against Humanity shall immediately begin serving incarceration sentences without Parole.

All UN Agency and Nation State Heads of Government promoting and supporting the implementation of COVID Vaccines/any and all Vaccines/Aspartame in their Nations - 10 years imprisonment

All National Heads of Agency and Commissioners promoting and supporting the implementation of COVID vaccines/any and all Vaccines/Aspartame in their Nations - 10 years imprisonment

All CEO's of Vaccinations Entities, Corporations, Partnerships implementing and distributing COVID Vaccines/any and all Vaccines/Aspartame wherever located - 10 years imprisonment

7. Crimes regarding 2009-2020 Lockstep Depopulation 5G-vaccines-Pandemic.

Rockefeller Foundation - All financial assets and real capital owned by those prosecuted and convicted of crimes against humanity shall be seized and confiscated.

David Rockefeller Jr.: Life Imprisonment without Parole

Bill Gates: Life Imprisonment without Parole

Warren Buffett: Life Imprisonment without Parole

George Soros: Life Imprisonment without Parole

Ted Turner: Life Imprisonment without Parole

Michael Bloomberg: Life Imprisonment without Parole

Vaccinations/Aspartame

Melinda Gates: Life Imprisonment without Parole

Tedros Adhanom Ghebreyesus, WHO: Life Imprisonment without Parole

Donald H. Rumsfeld [Aspartame]: Life Imprisonment without Parole

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Date: September 7, 2021