

Common Law Education and Rights

"It Ain't Over"

NOTE: This is a bit longer than usual, as we have included details of legal actions here in Kelowna. Remembering the maxim, *fraud lurks in generalities*, we strive to provide you with the details of what the prosecutors and judges have done in case law right here in Kelowna to stop our rallies and charge innocent people who are exposing their corruption.

We hope you find the details of what has transpired of interest.

Freedom activists are critical thinkers!

Our society is so dumbed down and indoctrinated that anyone who is a critical thinker is labeled as a Conspiracy Theorist

Did you know: The term 'conspiracy theorist' was first coined and used by the CIA to ridicule anyone who opposed the gov't narrative?

This is important enough that it needs to be shared with every newsletter



https://nationalcitizensinquiry.ca/testimony/

For the most complete evidence that was intentionally and conveniently omitted from all Federal Gov't studies/reports/committees.

NCI FINAL REPORT

Citizens' inquiry releases final report on Canada's COVID-19 response – November 28, 2023

https://www.youtube.com/watch?v=q2-RtfU s9w

"How come NOBODY can name a single 'real-world' vaccine success story where COVID rates when down at a nursing or funeral home after the vax rollout?" (12:00)

https://www.westernstandard.news/news/national-citizensinquiry-says-covid-restrictions-caused-profound-damageto-canadian-society/50572

National Citizens Inquiry says COVID restrictions caused profound damage to Canadian Society

Resistance Is Not Futile!

Kelowna Court Success

We had insufficient time to get this information out in our last newsletter in Dec. so we are pleased to now present Linda's detailed summary of her success in court when the Crown realized that they would not win the case and stayed the charge against her.

Remembrance Day Charge Stayed

Linda Jackson's Speech

December 2, 2023

In April of 2022, the corrupt RCMP and BC Prosecution Services approved this criminal charge against me for what happened on Remembrance Day, 2021:

Charge: 176 (2) Disturbing religious worship or certain meetings

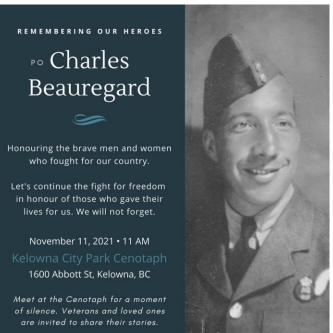
(2) Every one who wilfully disturbs or interrupts an assemblage of persons met for religious worship or for a moral, social or benevolent purpose is guilty of an offence punishable on summary conviction.

On Tuesday, November 28th, 2023, five days before my trial was set to begin, the charges were STAYED. (Cancelled, Terminated).

I've had to wait two years to tell this story. Because, as David Lindsay had wisely advised me "everything you say CAN and WILL be held against you." How many of you were there two years ago? How many of you heard about it on the news? Let me tell you something: What you witnessed if you were there, what you saw on the news, what actually happened, and what I had originally planned are four completely different things. Did any of you see this poster that was used to advertise my planned Remembrance Day ceremony?

If you didn't see it, then I don't know what prompted you, or the other thousand people, to go there when it was widely advertised that there would NOT be a formal ceremony, but that is PRECISELY the reason I organized MY ceremony. See this man pictured on the poster? This is NOT some random picture that we got off the internet. This Charles Beauregard, Leo's uncle. He was shot and killed in the line of duty over Germany in WW2. Let me read what the poster says:

For the very first time, Leo had planned to publicly honour his uncle's sacrifice by



reading a short summary of his life. But our ceremony was desecrated by a bunch of veterans and the sound system unplugged before he got a chance to speak. So, I think Charles' short story is worth telling again:

Charles was born in 1916 in Courval, Saskatchewan to a family of 9 kids.

He started off his military career as a Rocky Mountain Ranger in 1940.

He then enlisted with the Royal Canadian Air Force in Vancouver in 1942 at the age of 26.

He got his Air Gunner's Badge in 1943 and then headed overseas.

He joined the 101 Squadron on April 6, 1944.

On May 21st, he was appointed Pilot Officer.

Two days later, he was functioning as a Special Wireless Operator on a Lancaster Bomber when his plane was shot down in Dortmund, Germany. The pilot survived but the crew didn't make it.

On his obituary, it stated that he wanted to be a Pilot and was prepared to die for God, Country, Friends and Family. Thank you for your sacrifice Uncle Charles. We'll make sure it's not in vain!

I had ORGANIZED a peaceful, respectful ceremony and when I arrived at the Cenotaph, I was delighted to see a Bagpiper, a Bugler, a guy with a guitar who wanted to sing the anthem, and some other guy who wanted to read the Exhortation poem. Each of these

guys had shown up individually for the same reason I had; to pay our respects on Remembrance Day.

But let me just back up a bit. When I heard that the official ceremony had been cancelled for the second year in a row, I was mad. I figured that authorities didn't want people to REMEMBER the freedom our soldiers died for. I decided to write short speech to read before I was going to invite the audience to use the mic and share their stories. My speech was about wars & deceit, recognizing the enemy, the cost of doing battle and joining God's army.

It was only a couple of days prior to November 11th that, as I was listening to the radio in the truck, a veteran was being interviewed about the upcoming Remembrance Day ceremony in West Kelowna. He was speaking nonchalantly about how people who wanted to attend had to be masked, vaxxed, show their vax-passes and practice social distancing. I thought "Holy Cognitive Dissonance"! Does everybody know what "cognitive dissonance" means? It's when you believe in two contradictory ideals because it's either too painful or too scary to make a choice between the two. You can't believe that you live in a free country AND believe that it's OK for governments to force you to be subjected to a medical experiment in order to participate in society. So I decided to add that information at the beginning of my speech and that turned out to be a fateful decision, to say the least. Those people that attacked me on Remembrance Day were suffering from cognitive dissonance. They didn't want to face the ugly truth that fellow veterans across Canada were being denied entry to their own Remembrance Day ceremonies.

Kent Molgat from KelownaNow and Dan Couch, the cameraman from Global News were both there to get the footage they used to distort the story for their hit pieces. Let me set the record straight. I was NOT an anti-vaxxer there to disrupt anything and complain about government mandates. Although *The Resistance* was demonized by the media, there was not ONE SINGLE PROTESTER in the crowd. I waited respectfully behind the cenotaph as the impromptu ceremony unfolded. And the ceremony was OVER before I approached the mic, which was part of MY sound equipment that we had set up. I also want to point out that Bruce was simply video-taping the ceremony when he was verbally attacked by the most obnoxious, ignorant excuse for a human being that I have ever seen (also known as Diaper Dave, the dude who's always stalking our rallies), while Leo was physically assaulted by an incompetent Commissionaire named Reynaldo Bacolod, who is now a Bylaw Officer!

The RCMP BELIEVED the EDITED media footage like it was the gospel and completely IGNORED Bruce's footage that showed EVERYTHING that had happened. Because of corrupt officers like Adam MacIntosh, the incompetent Inspector, Leo was FIRED from his job. And because of Corporal Michael Caruth, whose pathetic investigation led to ME being

charged, I fully support David Lindsay's attempts to have the RCMP removed from our province and replaced with a local police force.

The upside of getting charged, however, is you're entitled to this thing called "disclosure" which is all the evidence they have against you, including the statements from all the disrupters. In the summer of 2022, I was finally able to piece together what actually happened that day, and got to see how effectively the propaganda campaign had controlled these people's minds. And I got to see firsthand how EASILY they can be triggered.

You know, the individuals who desecrated my ceremony, if their hearts hadn't been filled with such hatred for their fellow man, it would have been a wonderful, spontaneous, organic collaboration between total strangers; members of the community who wanted to honour Remembrance Day. Sadly, all these people had forgotten what it was they were supposed to be remembering.

And while the cops were busy protecting the disrupters, we DID continue on with our ceremony without the sound system that the RCMP forced us to shut down. I DID read the rest of my speech and several people DID come up to speak and tell their stories. Our freedom fighter friend, Mark Gonczy, is a veteran who was NOT welcome at the Peachland Legion's Remembrance Day service because he wasn't vaccinated and wouldn't wear a mask. So he was happy when I invited him to speak at MY ceremony. And he did end up reading a powerful speech. He recited the poem "In Flander's Fields" and emphasized the last verse which needs to remain on every freedom fighter's mind as this war wages on. Let me remind you what that last verse says:

In Flanders Fields

Final

Verse:

Take up our quarrel with the foe: To you from failing hands we throw The torch; be yours to hold it high. If ye break faith with us who die We shall not sleep, though poppies grow In Flanders fields

This poem gets read every year at Remembrance Day ceremonies. Now let me read what was written in The Daily Courier on November 12th, 2021 the day after my ceremony was

desecrated. This story by MSM presstitute reporter Ron Seymour was based on Kelowna Legion President John Cashin's comments.

"Kelowna's official Remembrance Day service was called off, in part, for fear anti-vaxxers would disrupt ceremonies. They showed up anyway. "We were worried, to be honest, that something like this would happen," Legion president John Cashin said after a group of 75-100 anti-vaxxers disrupted an informal and unpublicized Nov. 11 service at the Cenotaph in City Park. "It's one of the reasons why we didn't have our regular service in City Park. We thought maybe they'd show up and start hollering. Those people are nuts. For the traditional Nov. 11 service to go ahead, Legion officials had considered spending about \$10,000 on perimeter fencing and security around the Cenotaph plaza. But Legion officials decided, in the end, the expense was too great and cancelled the formal service."

That's what they were going to use the funds from the poppy sales for: To keep out the undesirable, second class citizens of Kelowna, including veterans, who didn't agree to participate in a medical experiment. I DO NOT donate money for poppies anymore.

You know what, the evidence they had against me on November 28, 2023, when they STAYED the charge, was no different than the evidence they had against me on April 13, 2022 when they publicly ANNOUNCED the charge. The authorities wanted to scare me. To make an example out of me. To allow media to smear my name and reputation for two years. But I called their bluff. They wanted to play a game of chicken with me and I ran them off the road! David Lindsay was there by my side, guiding me, every step of the way and helped me to represent myself. I NEVER talked to a lawyer. And after 18 appearances in court over 17 months, not to mention all the other administrative obligations, do you want to know what it cost me financially to defend myself? A big fat ZERO. Because I refused to pay extortion fees to prove my innocence.

This is a big WIN for me AND the freedom movement, but my fight is far from over. The Crown could change its mind and re-lay the charge anytime in the next year. In the meantime, Leo and I have filed two CIVIL LAWSUITS relating to Remembrance Day. And my *Corruption & Accountability Task Force* (AKA Me, David, Bruce & Leo) are going to continue to EXPOSE corruption and DEMAND accountability!

So, a big Thank you to David, Bruce, Leo and all of you for your support and prayers these past two years. Ultimately, GOD WINS!

Next Rally Date – Sat. January 6, 2024 – Stuart Park 12:00 noon

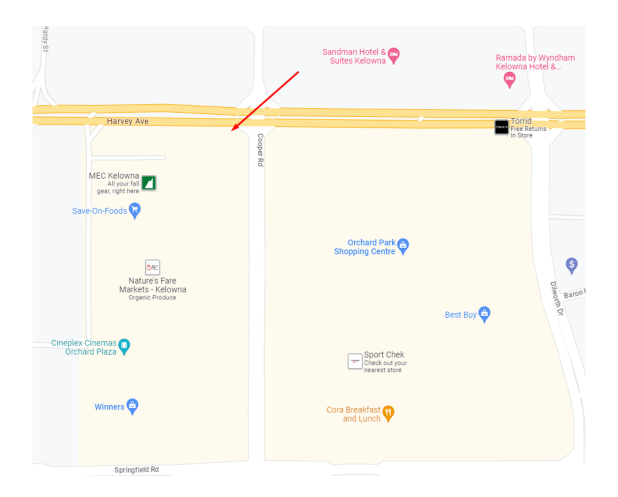
Bring your messages of New Year's hope, freedom and love, you wish to share from the stage!



Join us Jan. 13, 2024 at 12:00 p.m. for our street rally at the corner of Hwy 97 (Harvey Ave.) and Cooper St. in Kelowna. We will be there for 60-90 minutes. There is plenty of parking in the parking lot, but it is suggested to park a fair bit away from the corner to avoid any complaints.

We will have signs, but urge everyone to bring their own signs on important issues such as:

15 minute prison cities Dangers of digital Gov't currency and ID The ongoing COVID-19 vaccine/mask dangers The fraudulent claim of man-made climate change The attack by all Gov'ts on freedom of expression (including the City of Kelowna and Trudeau on the internet) The NCI (National Citizens Inquiry) The new BC Emergencies legislation etc.



Remember – Gov'ts hate public visibility to their corruption. We need to be in the public eye at all times!

Falsified assault charge Kelowna Courthouse

R v David Lindsay s. 266 *Criminal Code* Assault

So, Dec. 13, 2021 was D-day. Judgments in the falsified assault charges against me, were to be rendered by Judge Heinrichs on the following issues:

- 1. The merits of the case of whether the Crown proved beyond a reasonable doubt that I assaulted two security guards;
- 2. My RCMP Challenge claiming that the *RCMP Act* was unconstitutional because only the Provinces can pass legislation in relation to policing in the Province, and,
- 3. The Crown's application to have me cited for contempt.

I anticipated #1 would go first, for if I won on the merits of the assault charge (ie: not guilty) the RCMP Challenge would not require a hearing, and if I lost (ie: guilty) only then it would have to be dealt with. This procedure was not to be. The alleged offence date was August. 19, 2021.

First – brief history. We were having a series of protests at the Interior Health building at 505 Doyle Ave. in Kelowna in 2021 as a result of new mask orders from the health officer Sue Pollock located in that building. This brought huge publicity in the public eye of what they were doing and our opposition to mask requirements. I was trying to talk to reception on Aug. 11, 2021 to arrange for an official to talk to us. I had been told on August 4, 2021 that an official would come out and talk to us but never did. Security manager Greg Smith (the *Professional Liar*) assaulted our video reporter Leo and physically forced him out of the building while I talked to reception. Then they forced me out. <u>All of this is on video</u> and we were peaceful at all times; the only violence was Greg Smith's assault on Leo. Despite this, Greg Smith purported to issue a no trespass order to me for one month.

We came back on Aug. 19, 2021. The *Professional Liar* and two Paladin security officials were there to block my right of entry into the Interior Health reception area. Police later arrived and Greg Smith the *Professional Liar* lied to the police and told them that I had been banned from the building for a month because I was causing a disturbance inside the building that morning. As said, the videos confirm that no such disturbance was ever caused by me or anyone else. Another lie from the *Professional Liar*.

I tried to exercise my right to enter the building and security officials used their upper torso to physically block me from entering. We touched briefly for about 1.5 seconds. Make no mistake...the video clearly shows THEM pushing into ME to block my right of entry.

Notwithstanding their assault on me, one has to look at this video to see just how trivial this incident was – lasting as it did about 1.5 seconds, with no injuries. 8:20-8:48. Admittedly now, Interior Health may not be a Crown corporation, but they are a government body and subject to the Charter. Thank you for posting this Marcel!! Jason Davis is in the middle and Taj Smith on the end, from Paladin as well. Davis no longer works there.

https://www.youtube.com/watch?v=1WoVb8YVdms&t=981s

See also 4:43-5:54 where Raymond Bacolod, a private security official, stomps on Leo's hands as he attempts to plug the extension cords back into the generator that Bacolod unplugged to shut down Linda's freedom of speech. We charged Bacolod with assault. The Crown told us directly that we had a very good case yet then stayed the charge!! This assault was much more violent than any alleged 1.5 second touching in my case, and with a lot more people around as well. Marcel follows up with other assaults that were allowed to go unpunished by the Crown.

Charges were laid of assault on Dec. 8, 2021. Mr. Grabavac for the Crown, wanted an endorsed warrant to bring me before a judge. He only got an unendorsed warrant, meaning the police could release me – and they did a couple of weeks later, because of an alleged communications error between himself and the Informant.

Here are Mr. Grabavac's only words, when he applies to the Court to try and get this reversed two days later on Dec. 10, 2021:

"So, it's not the Crown's intention to have Mr. Lindsay detained, however the Crown wants specific conditions put on, <u>and specifically with respect to prohibiting his conduct at – potentially</u>

at these – there was a rally going on when the assaults occurred, so we would like an opportunity to make the submission to a judge on that.

<u>That's – yes, and the Crown is also seeking other no-go conditions that have no – that are</u> <u>less related to Interior Health than this</u>. We'd also be asking for a condition that he not attend to any school district location – School District 23 property in Kelowna, and also not to attend any parks. So that's the concern that really – that's a little bit extensive..."

Read what Grabavac is saying just two days after the charges were laid. As a condition of my release, he wants me banned from all schools and parks <u>in Kelowna</u>, even though he admits that they have nothing to do with the alleged (unproven) offences at an Interior Health (IH) building downtown!!!!

Why would a prosecutor ask for such draconian relief if not for improper purposes? Because they wanted me banned from all parks to prevent me from conducting the rallies, as Grabavac admits, which as the RCMP admit have all been peaceful. So, the fix was in from the beginning on what Grabavac's true ulterior intentions and motives were. He knew there was no real assault, but it was the perfect opportunity to try and ban me from the rallies, falsely thinking they would stop without my presence. What does a park in Mission or by the airport in Kelowna have to do with the IH building in downtown Kelowna? Nothing.

There is your background to these falsified charges. And it gets worse when you realize the professional liars on the witness stand.

On Dec. 13, 2023, Judge Heinrichs first denied my application that she was biased. Can you imagine the consequences of a judge ruling him/her self to be biased? It is self-incrimination - an admission that you were breaking the law...no judge is going to do this.

Judge Heinrichs then began her next judgment by dismissing my RCMP challenge. Admittedly there was an error in my Challenge, asking the Judge to strike the legislation that she has no power to do. What she can do, is simply not apply it. So, by not applying the *RCMP Act* and agreements, the RCMP officers had no power to investigate and obtain evidence. This is an irregularity and is permitted to be amended at any time. Judge Heinrichs refused this simple amendment, on the following flawed and defective basis below.

Judge Heinrichs claimed the Challenge was manifestly frivolous as it would have no effect on the case, because the Informant could still lay the charge as a regular person ("*any one*") under s. 504 of the *Code*. That may be so, but "*any one*" did not lay a charge, an RCMP officer did, <u>in that capacity</u>. If the RCMP did not have the jurisdiction to exist, an RCMP officer could not use that capacity to lay charges. The charges would have to be re-sworn by him personally and by now they are well out of time to so do.

When asking me for my response after her decision, <u>I told her she completely omitted the</u> primary factor that I told her in my submissions, that if the RCMP have no jurisdiction to exist, they have no power to investigate criminal complaints and obtain the evidence in this case. Once all evidence is struck for want of jurisdiction, the case fails, whether or not the Informant could still lay a charge as a private citizen or not. Further, absent evidence under s. 507 of the *Criminal Code*, the JP would have had no power to even issue a summons or warrant.

Judge Heinrichs's analogy was that if someone is charged under the *Criminal Code* and applies to strike the *Motor Vehicle Act*, that it would not have any relevance. That may be, but not

where it goes to the jurisdiction of the person or police force laying the charges, or if evidence was obtained illegally as it was here.

She looked at me after my comments about her omission for a few silent seconds, ignored me and said she was going to move to her next judgment. This issue was intentionally omitted to get this BS judgment. The only place the RCMP should be is above the Arctic Circle – Constitutionally speaking.

This is similar to what the Court has done to me on several occasions, where there is incriminating evidence or arguments. The judges simply ignore them and says, "*move on*," thus perpetuating an injustice and from exposing their errors or corruption.

Judge Heinrichs then moved on to the merits of the assault charge. I have maintained throughout the trial that the Crown and witnesses controlled the Judge, not the reverse and one had to be there to see it. Grabavac for the Crown answering my questions to the Judge, the Judge depending on the Crown for the law instead of knowing it herself, witnesses who refused to answer my direct questions, or would answer with circular, non-responsive answers and the Judge would refuse to compel them to answer. Virtually every discretionary decision was made in favour of the Crown, unless the Judge admitted that she would allow it because it made no difference anyway.

From the initial bail hearing two years ago, Grabavac for the Crown has tried to have me banned from all city parks and schools. This of course, was to prevent me from having our protest rallies.

During the initial bail hearing, and throughout disclosure and the trial, Grabavac insisted on advancing the evidence from all his witnesses that on Aug. 11, 2021 one week prior to the Aug. 19 alleged offence date, I was banned from entering Interior Health (IH) by Greg Smith the *Professional Liar*, security manager for IH. One witness, Taj Smith from Paladin Security, admitted without that no trespass order, they had no power to physically stop me from entering and would have had to allow me in.

Despite this, Judge Heinrichs repeatedly denied me the right to cross examine them on this issue and introduce video evidence to show that the no trespass order was unlawful and Greg Smith lied to the police, and sustaining Grabavac's ongoing opposition that it had no relevance to whether an assault was committed. If that is so, why was he allowed to lead evidence of this from all witnesses on this point? And if it is relevant evidence to committing the assault, it is relevant for me to prove it was unlawful. Anything raised in evidence is entitled by law to be cross examined upon...including this, and Judge Heinrichs denied this to me, denying me full answer and defence in the process.

Judge Heinrichs allowed evidence from the Crown of being banned as a basis for the charges, but refused to allow me to cross examine and prove the no trespass order was unlawful, and to show my video to prove that Greg Smith was lying on the witness stand, when he told the police on Aug. 11, 2021 that I was banned for causing a disturbance. Just showing Greg Smith was a liar would have been beneficial just for credibility purposes. The video clearly shows that Greg Smith was a professional liar. When Greg Smith says on the stand:

"I have about 30 years experience doing this... I know how to answer questions.",

you know he means that he is saying he knows how to lie on the stand and get away with it.

On May 25, 2023, I filed a Charter Challenge that the no trespass order was a violation of my s. 2 Charter freedoms. Greg Smith was a gov't official. Judge Heinrichs subsequently dismissed it without a hearing saying I should have filed this earlier in the year, without saying when of course. How can I file this earlier when I only just heard the evidence in court over the previous few days? Grabavac argued that is the standard for lawyers, and they applied this to me, claiming Charter challenges are usually filed at the beginning of case. But that certainly is not always true – many challenges are brought on during the middle or end of a trial depending on when the evidence gets on the record. It is not a hard rule and there is no law that says all Charter applications must be brought at the beginning of a case. Just read s. 24 of the Charter – it refers to evidence obtained illegally – in many cases this is unknown until a gov't witness takes the witness stand.

Grabavac repeatedly told Judge Heinrichs, who repeatedly parroted his comments, that there were only four defences to a charge of assault – self defence, automatism, intoxication and accident. This limited my questions of course to only these issues. But there are other defences, and I was lied to by Grabavac and the Judge was ignorant enough to follow him.

Judge Heinrichs dealt with the duties of the Crown to prove its case and how he proved that my moving forward to enter the building was the assault, but failed to address the fact that I was denied full answer and defence because I could not cross-examine on this issue.

Section 265, 266 of the *Criminal Code* applies where there is an intentional application of force to someone else, without their consent. There is no requirement to prove harm. Legally, this section criminalizes every intentional touching including on buses, subways etc.

Judge Heinrichs relied upon the Crown's mischaracterization of the incident as being me intentionally touching the security guards. In fact, as I showed in slow motion on the videos, when I attempted to exercise my right of access, <u>they</u> used their upper body torsos to push me back, including Greg Smith's left arm.

The Judge relies in her decision that the Crown proved that I was not welcome, I knew I was not welcome and that whether this banning was lawful or not, was not part of her decision and she would not rule upon it. Of course not, as it would show THEY assaulted me.

Then she addressed my defence of *di minimus* which was unknown to me during the trial and which Grabavac lied to the Court by saying there were only four defences. This was the fifth. I provided dozens and dozens of case law that I spent over 100 hours researching, showing that if an assault is so minimal, or trivial, the court will not address it and will find people not guilty. I had case law of a husband assaulting his wife in the home, of people actually getting injuries, and many others that the court all claimed were pretty trivial and dismissed, and yet were much worse than this case.

As you can see in the video I linked to above, there is no violence, no hostility, and everyone including myself, is peaceful. A bit of sound from someone's boom box and that is all. Police are present, but only because it is standard for these dumb-ass, wimpy security guards to call the police whenever they want. Police have shown up to dozens of our protests, without any problems. They show up at many other protests such as BLM and the LGBTQ protests as well. There is nothing unusual about their presence.

In fact, on Aug. 11, RCMP Corp. Lobb, after talking with Greg Smith, admitted in her evidence that she told me I had this right of access and I could use any time I wanted to talk to

reception. I exercised my right of access in part because this senior cop told me I had a right of entry, after she discussed with Smith the *Professional Liar*. Then they charge me!!

Judge Heinrichs would not apply *di mimimus* because she claimed it would be a risk to the public interest – without defining that that actually is – as it would sanction an act of defiance to authority, and I could be a catalyst for others. Really?

Judge Heinrichs claimed that a police officer told me he would arrest me if I tried to enter, <u>only</u> because he believed that Greg Smith lawfully told him I was banned. Smith of course never verified this or that it was lawfully done. I am under no obligation to obey any police officer's threats of arrest if I had not broken the law. Besides, he told me I would be arrested for entering the building (ie: trespass), not for an assault.

Think about this – the Crown's entire case is based on the Crown's evidence that Greg Smith the *Professional Liar* issued a no trespass warning a week earlier to support their actions to block my right of entry and lied to the police, I am prohibited from attacking and cross-examining on this, and Judge Heinrichs then rules that I am defying authority on this unlawful no trespass order as the basis for refusing to apply this applicable defence??? No judge can be this dumb. It can only be pure, 100% bias or compromise.

50+ middle aged peaceful protestors, most of whom were not even in this area, with a peaceful history of protesting for three years and somehow my action of exercising my right of access is going to be a catalyst for others to defy authority? This is a fiction – it is deeming. There was no evidence put to the court that anyone else was going to defy authority, or of any history of so doing. And who is authority? Greg Smith? He had no power to arbitrarily ban me for no reason at all, and the cops never did either.

Judge Heinrichs claims by analogy that this is not like jostling on a bus - where there is no intent. This is wrong – many people on buses and subways, intentionally push people out of the way in a rush to get on the transportation, or to get off. This happens every day. This really is a stupid and inapplicable analogy. But not surprisingly.

Judge Heinrichs ignored the defence of officially induced error in her judgment, by Corp. Lobb telling me on Aug. 11, that I had a right of entry and could do so even at the Aug. 19 protest. She told me this <u>after</u> she talked to witness Greg Smith, so he knew she would be telling me this too and never told me Smith, the Professional Liar, opposed it.

Importantly, Judge Heinrichs completely left out the fact that there was no evidence of any animus, or hostility on my part – another element of the offence that Grabavac intentionally left off the court record. I provided case law to the Judge that the Crown must provide evidence of some form of hostility or anger on my part to assault someone to get a conviction. The Judge admits that me and the security guards were having a calm discussion at this time. The videos all confirm that there was no evidence of hostility which is why Judge Heinrichs <u>intentionally</u> did not address this in her judgment. The Crown failed to prove this requirement – and even refused to bring it to the attention to the Judge during the trial. Grabavac thought I would not discover this, but I did.

Everything that could be done to convict, was done. The fix was in from the very beginning.

Mr. Grabavac repeatedly lied to the Judge and me, by claiming in court that there were only four defences to an assault charge. He lied by failing to let the Judge know he had to prove hostility as well. The Judge sanctioned this, sending the message to all prosecutors that lying in Court is acceptable by refusing to even hear my application to have Grabavac cited for contempt, and even refusing to read my Affidavit evidence to support this. I spent a lot of time preparing this, not for her to just dismiss it without even considering my evidence.

Sadly, it gets worse. In *Jordan*, the SCC ruled 18 months to judgment for a hearing on a summary conviction matter. Charges were laid Dec. 8, 2021, and 18 months ended June 8, 2023. The judgment was issued Dec. 13, 2023 or over 24 months later. Judge Heinrichs denied my *Jordan* s. 11(b) Charter delay application because she wanted me to pay almost \$5 000.00 in transcripts, to the monopolistic J.C. Word Assist transcribers, who have an exclusive contract with the Province that only they can produce criminal transcripts. I have a friend who is a court accepted, certified transcriber and I could have done this for a tiny fraction of this cost and was denied this ability to so do. This is pure theft and selling justice, contrary to our common law and Constitution.

When I advised Judge Heinrichs I could not afford them, she wanted me to provide proof of my private and confidential, financial situation. That is not going to happen. This right to justice then becomes a qualified privilege and further then becomes part of the public record, open for all the world to see. Think about this in your life how you would feel if anyone, anyone, knew of your personal financial situation, especially people you didn't know. Or other government agencies. This can haunt you for decades even if there is nothing to hide, so to speak.

So, she allowed the Crown to break the law because I won't give up my privacy rights for the <u>possibility</u> (she could still refuse my request to order the Crown to pay for them anyway) of her ordering the Crown to pay for them, and agree that they can sell justice.

The judge are in on this too. The Supreme Court judges do not want to hear myriads of appeals from minor traffic tickets, or summary conviction Provincial offences matters. So, they rely upon these super high, thieving transcripts fees to deter people from appeal them to they don't have to hear this minor stuff – but which of course is incredibly important to the accused. Who can afford to spend hundreds or thousands of dollars for a lawyer on a traffic ticket, then more thousands for an appeal if they are screwed in trial court, plus thousands of dollars in transcripts, where the fine may only be less than \$1000, but may have serious repercussions in others areas of one's life? Judges bank on these transcripts fees (as does the Crown) to keep us out of the court system as much as possible.

The Crown got caught further lying here, by telling the Judge that a large part of the delay was my fault for refusing to be available for a June 22, 2022 trial date that was proposed in May, 2022. What Grabavac intentionally failed to mention, as I have the documents to prove and he admits he has a copy, was that on May 18, 2022, Judge MacParland ordered us to set trial dates, yes, but they had to be at least one month ahead of the hearing of my disclosure request to be set (see a copy of this below). So, we could not legally set a trial date for June 22, 2022 because another Judge ordered one month earlier that we could not do so. That was the true reason and Grabavac again got caught lying to the Judge and was allowed to get away with it. It was not possible on May 18 to set a disclosure review hearing to be heard within four days by May 22, to allow for a June 22 two day trial.

Grabavac tried to file new materials on Monday December 11, 2023, which the Judge did not allow because she had her ruling done in his favour anyway. But these submissions contained further lies that I have more documents to prove were false. There is no low that Grabavac will not stoop to, in order to convict and jail me. Because the Judge would not allow him to provide his written submissions, I was unable to show how and where Grabavac was lying to the Judge again.

The allegation of contempt of court, is being remedied by permitting me to purge the contempt by a written apology. I have done this. This is a catch-22 set up. If I don't agree, they will sentence me to further time in jail. If I provide this apology, which must include comments that I will obey court orders in the future, then when the Crown applies at sentencing for a DNA sample and I refuse to provide one, they will lay further charges of failing to comply with a court order and possibly reinstitute the contempt charge again too. The trap is being set yet again.

Sentencing hearing will be April 12, 2024 at 9:30 at the Kelowna Law Courts. Sentencing may be that day or on a future date, but all submissions will be on this day. Crown wants an unspecified jail term, unspecified probation order (likely to ban me from all parks and schools so I can't appear at the rallies), a no weapons order, <u>and a DNA sample</u>. Grabavac is seriously abusing his power and breaching the duties of his office for this non-offence which is completely, politically motivated.

We will see what happens in this new year. I simply join the ranks of Pastor Art, Tamara Lich, the Coutts boys, and many others who have been falsely attacked in the "*just-us*" system, for opposing the corruption in our governments. (George Carlin: "*It*'s a big club, and YOU ain't in *it*!") But if jailed, I will get out and continue in our quest for freedom against the tyrannical governments and just-us system participants.

An appeal is being filed this week to this conviction. Unsure about a sentencing appeal until the sentence is actually delivered.

Legal assistance

Despite my efforts, they are still demanding now \$16 000.00 in transcripts fees for this appeal. Some of these fees are up to \$1 800.00/day!!! I am fortunate that I do not have any lawyers involved and am able to do all this work on my own. Having lawyers on this stupid, falsified charge, for eight (8) days of trial and more appearances prior to trial, would have easily run another \$20 000.00+. It does not appear yet that I can have these transcripts paid for by the Court/Government. Unfortunately, as a result, I will have no choice but to begin seeking assistance to help pay for these transcripts over the next few months. I am grateful we already have some gifts provided to assist with this. I will let everyone know once this is all set up. Believe me, <u>no one hates paying for these transcripts to these glorified extortionists more than I do</u> and I have fought them for 20+ years on this monopolistic, obstruction of justice tactic. However, I (we) must get justice and it can now only be done on appeal. The implications are astounding where in the future the Crown will charge everyone for merely touching someone, even if they are in the wrong.

They should have a law that upon any successful appeal, the Crown and Judge must bear all the costs. I suspect that there would not be as many appeals and more justice would happen in the court of first instance, as is our right.

We will also now begin to have some transcript production costs in response to the Petition to ban our rallies. So far we have kept costs to a bare minimum, again thanks to not having legal fees, but there will some associated costs in the new few months to begin to have our opposition heard.

https://clearbc.org/david/

In December 2023, the City of Kelowna filed its response to my SLAPP application, along with supporting Affidavit of Bylaw Manager Kevin Mead.

These will be posted on our website shortly.

We have to do cross examinations of affidavits prior to January 17, 2024 and they have now been set for January 12, 2024, in a private office. To my knowledge, these are usually held in offices of lawyers, so it is unlikely that the public can appear, but I will keep everyone updated as to what happens and transcripts will be posted as well.

The week of Feb. 23, 2024 has been set for the hearing of this application and I will confirm when the exact dates are set.

All City of Kelowna documents and pleadings are now placed on our website for public viewing: <u>https://clearbc.org/city-of-kelowna/</u>

Resistance Is Not Futile!

C.L.E.A.R. FREEDOM Rally!



Resistance Is Noy Futile!

Stuart Park 12 PM KELOWNA

S a t u r day, January 6, 2024

The only way to deal with an unfree world is to become so absolutely free that your very existence is an acto of rebelliion. Join us for Inspiration & individual messages of hope & freedom for the new year!

Albert Camus

Bring the non-believers! - Because It Ain't Over!









See Cash is King Poster for businesses below!!

Action4Canada

https://action4canada.com/wednesday-empower-hour/

Protecting Faith, Family and Freedom

NEXT Jan 10: Tanya Gaw and Special Guest(s) Sign on starts at 04:30pm PST/7:30pm TOPIC: TO BE ANNOUNCED

Join us for an online zoom meeting open to everyone. We have a special guest each week, who will educate, inform and answer your burning questions. Also, <u>watch the Weekly</u> <u>Updates HERE</u>.

REGISTER | LINKS | PAST SHOWS

Know Your Rights:

Guidelines for Peaceful Protesting/Gathering/Rallies and/or Attending Events (eg. Council Meetings, School Boards, Handing out Flyers)

https://action4canada.com/know-your-rightsguidelines

<u>Check out A4C for some of the most successful</u> <u>actions and strategies available to us!</u>

And a big thank you to Tanya for all her hard work and dedication and support for the Christian principles that founded our nation!

https://action4canada.com/

https://nypost.com/2023/08/09/climate-scientist-admits-theoverwhelming-consensus-is-manufactured/

Scientist admits the 'overwhelming consensus' on the climate change crisis is 'manufactured'

/www.wastarastandard.nows/bs/bs.concorrective.n

https://www.westernstandard.news/bc/bc-conservative-petitionto-fire-dr-bonnie-henry-near-its-goal/50554

BC Conservative petition to fire Dr. Bonnie Henry near its goal

https://www.conservativebc.ca/fire_bonnie_henry?westernstanda rdarticle



Welcome to the BC 15 Minute/Smart City Coalition August 27, 2023

NEW! BC 15-Minute/Smart City Coalition

Click <u>Subscribe Now</u> to receive our NEW weekly newsletter which includes zoom mtg links, latest news & local actions

Don't Miss Out On The Next BC -Wide 15-Minute/Smart City Coalition Online Meeting,

Open our newsletter to get the latest on BC Fires and 15 Min. Cites:

https://conta.cc/3QT3u8H

If you have difficulty opening the newsletter link, pause your VPN and try again.

Prepare for the meetings by watching 3 pre-requisite informational videos on 15-Minute cities.

15 Minute Smart Cities - The Pig Problem - Watch

Investigating Smart Cities - Part 1

Investigating Smart Cities - Part 2

<u>Support CLEAR</u> by putting more pressure on the City. Join Kelowna online meetings starting Monday Sept. 11th at 7:30-8:30 PM

Email: <u>Kelowna15min@proton.me</u> to join the Kelowna 15 Min. meetings or open the newsletter and scroll down to the zoom link in the Kelowna group section.

For more info. or to add your group to the BC 15-Min./Smart City Coalition, contact: <u>BC15Min@proton.me</u>



Thank you, Nadia for all your hard work and dedication to freedom!!!

Subscribe now for freedom activities in the Kootenays!

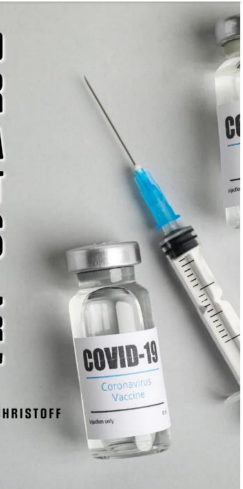
https://lp.constantcontactpages.com/su/hi9DDOX?source_id=8d23 b5e5-9f8f-412b-9edc-5476092b28ca&source_type=em&c=ZR2zd1Uii9eUmGBcCz9UVzW 04iNZm5w-I6E4w5AYIZxkwvJ91mhCTA==

Thank you North Vancouver!



"THE WORD DOCTOR **IS ALSO A VERB THAT MEANS** TO ALTER, **DISGUISE OR** FALSIFY...."

JASON CHRISTOFF





The original reason CLEAR was founded was to expose the fraudulent usury (interest) based banking system. You should obtain a copy of the short book, USURY by Hilaire Belloc, as was as Billions for the Bankers, Debts for the People by Joe Thaughberger. Understanding the fraudulent banking system is the fundamental key to opening up the knowledge of freedom.

Every single problem in societies the world over, is traceable back to the fraudulent money system.





An incredible examination into the basis for our law.

Life, liberty, and property do not exist because men have made laws[.] On the contrary, it was the fact that life, liberty, and property existed <u>beforehand</u> that caused men to make laws in the first place[.]

Frederick Bastiat

chrome-

extension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.sjsu.edu/people/john.es till/courses/158-s15/The%20Law%20-%20Bastiat.pdf

This short 60 page book is a must read for anyone who truly believes in freedom.

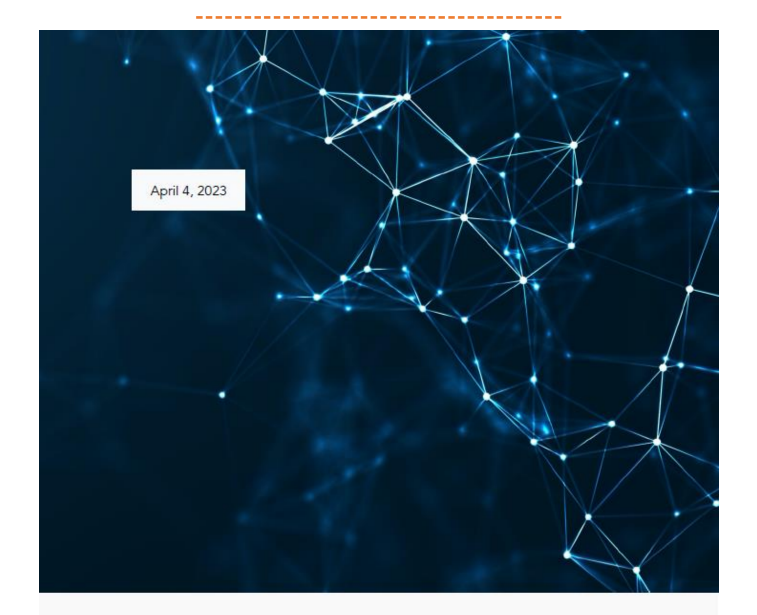
The Law

Begins with God



Frederick Bastiat

Life, liberty, property & real limits to government powers



Justice Centre Reports & Analysis | Luke A. Neilson

Digital ID, Surveillance, and the Value of Privacy | Part One



chrome-

extension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.jccf.c a/wp-content/uploads/2023/04/Digital-ID-Surveillance-and-the-Value-of-Privacy_Justice-Centre-for-Constitutional-Freedoms.pdf



Sunday Paper Deliveries

Next delivery day: January 7, 2024

(Weather Permitting)

Add your name to the delivery list and make sure to check your email on Sunday mornings for confirmation that our paper delivery will take place that day

Make sure you arrive <u>before</u> the designated time so we can all get going ASAP!



- Sign-up on the Newspaper Delivery list so that you get an email confirming the deliveries for each Sunday. With winter in mind, we will only do this if roads are bare and it's not snowing. The advantage of delivering this time of year is that nobody is hanging out in their front yards except for the odd snowman.
- We meet at the Capri parking lot between A&W and De Dutch Pannekoek House

- Bring a large bag for carrying the papers if you want
- Grab a free small Kelowna mapbook that can help you get situated.
 Your cell phone will be tracking and tracing you. Learn how to read maps again
- You will be provided with a printed google map of the area you will be delivering to. Bring a yellow marker to indicate which streets you completed. You may run out of papers or you may end up with extra
- We ask that with every paper you deliver, you remove the inserts and place them in the mailbox in front or behind the paper. That way, someone who may hastily throw out the paper will still be forced to see each individual flyer
- Please deliver only one paper per mailbox, regardless if you have different papers (we usually have a combination of different papers and editions). Some houses may have up to 4 mailboxes; put one paper in each as they are for different tenants



 Sign up as a Volunteer to participate in one of the many focus groups we are working to organize. Most people are too busy to commit to fighting for freedom. I guarantee you will have plenty of extra time after Canada becomes a full-fledged communist country and your jobs & businesses are gone. Time to add freedom-fighting to your list of priorities. Much of the help needed can be done at home and even one hour per week will be helpful. Even if you don't want to join a specific group, maybe you have something you can offer to help out. Let us know!

Contact Linda at CLEAR.Linda@proton.me

3 Simple Things Freedom Activists can do to WIN this War:

1. Spread the Word by delivering papers and flyers everywhere: Knowledge is power!



2. Replace your cell phone with a flip phone:

Think of your apps as TRAPS!



3. Use CASH:

Hand out the "Use cash cards" and "pay cash" business posters



REMINDER

New Credit Card Fees & Lack of Privacy

It is starting – Use cash as much as possible – use credit cards or digital <u>only</u> if there is no other alternative.

Companies will not use digital currency if we are not using digital currency! It will cost them too much in lost business. Here is an awesome poster you can distribute to all businesses to put on their entrance doors, advocating for the use of cash. Print on 8 1/2 x 11 glossy hard stock for best results.

<u>https://www·cheknews·ca/bc-transit-launches-tap-payment-</u> in-victoria-1165674/

BC Transit launches tap payment in Victoria Use cash for all transit!!!!

For Business owners:

(even 5% discount will work!)

This is how you save Eash... Ray with Card Boom 2% Surcharge Pay with Cash 10% Discount By Rewarding the people using Eash Gash is King 👑

TO OUR VALUED CUSTOMERS

\$\$ PLEASE PAY CASH \$\$

VHY?

TO KEEP CASH ALIVE SUPPORT LOCAL BUSINESSES, NOT BANKS

TO AVOID BANK FEES

CASH WILL WORK

WHEN THE INTERNET IS DOWN WHEN THERE IS A POWER OUTAGE WHEN THE CARD READER MALFUNCTIONS WHEN YOUR PHONE BATTERY DIES

WHEN CASH IS ELIMINATED – SO IS YOUR FREEDOM

CASH IS KING - Use it or lose it - and your privacy

The dangers of digital gov't ID and currencies are here... you need to use cash as much as possible. As recognized by Freedom Rising, there are many inherent dangers of using digital currency. What do you do, not if, but when:

The internet is down There is a power outage The card reader malfunctions Your phone battery dies or doesn't work for other reasons

WE SUGGEST YOU CONSIDER THE FOLLOWING AS WELL:

Your phone is stolen Your passwords are co-opted Your credit/debit card strip is damaged – needs replacing There are errors in relation to the quantum of \$\$ on your card Gov't limits your purchases/CRA liens the balance on your card

AND MANY OTHER DANGERS

CLEAR has promoted the non-use of digital currencies and credit/debit cards as much as possible, for years.

Suggestion:

Withdraw money on Saturday/Sunday from the bank or bank machine, and then leave your money at home if you are scared to carry it with you, and just carry the amounts of cash for each day's purchases for the week.

NO MORE CARDS!!!!

NO EXCUSES!

USE CASH \$\$\$\$\$\$\$

Do you want to be the next person to be "unbanked" because of your political beliefs????

Get these cards below at the CLEAR booth to give out everytime you use cash - or print your own to hand out!

...



Penelope W @PenelopeeeW

I bet they're using the bank run as a way of getting us into cashlessness. They'll say there's not enough cash to withdraw from banks, but we can still move stuff around digitally, because that won't cause a bank run.

And voila, instant cashless society. CBDCs will soon follow.

Make Business sized cards to hand out at all your cash purchases!

I paid cash today for a reason 🤇

...

- 1. To PROTECT OUR PRIVACY
- 2. To SAVE this business money on transaction fees
- 3. To GIVE this business more control over their profits
- 4. To SUPPORT my local economy and community
- 5. To KEEP my purchases and location anonymous
- 6. To KEEP cash alive!

Using cash can be inconvenient...but what if it's worth it? Here is a 2-minute read, see what you think...

www.keepcashalive.com

Thanks Nadia for this link:



Find out which institutions near you <u>Support Digital ID</u> The Digital ID System is being supported by a rapidly growing number of provincial and federal governments, financial institutions, networks for payments and for identity verification, technology service providers, strategy and integration experts to name a few...

https://www.zerohedge.com/personal-finance/switzerland-about-becomefirst-country-outlaw-cashless-society https://www.sgtreport.com/2023/03/switzerland-to-hold-referendum-onmaintaining-cash/

https://techhq.com/2023/03/swiss-vote-against-becoming-a-cashlesssociety-will-other-countries-follow/

Ed Kallio https://billboards4truth.com/





C.L.E.A.R.

https://clearbc.org/



https://action4canada.com/

https://www.facebook.com/Action4Canada.A4C.Inc/



https://vaccinechoicecanada.com/



Kelowna

Providing awesome, professionally sanctioned materials and information against the COVID and other vaccines

https://unitymovement.ca/health-sciences/



https://druthers.net/

chrome-extension://efaidnbmnnnibpcajpcglclefindmkaj/https://druthers.net/wpcontent/uploads/2023/03/druthers-march-2023-resized.pdf

https://freedomrising.info/#



FREDOM

https://bcrising.ca/about-bc-rising/

Ständard

https://www.westernstandard.news/

THE EPOCH TIMES

The Epoch Times (note, thanks to Google, you have to look at the 4th screen to get their home page, just by searching for Epoch Times)

https://www.theepochtimes.com/canada



Just say NO to Digital ID

https://nodigitalid.ca/



https://nationalcitizensinquiry.ca/

Immediate Halt to the COVID-19 Vaccination Program in BC!

https://citizengo.org/en-us/210446-immediate-halt-covid-19-vaccinationprogram-bc

Dr. Malone



https://thehighwire.com/



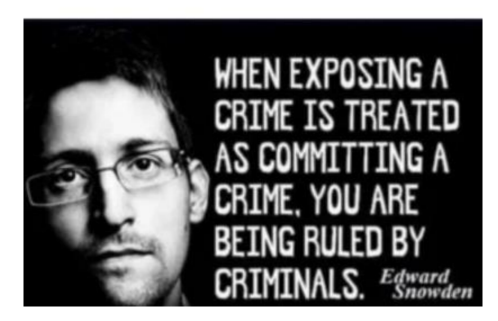
https://nhppa.org/

O ZeroHedge

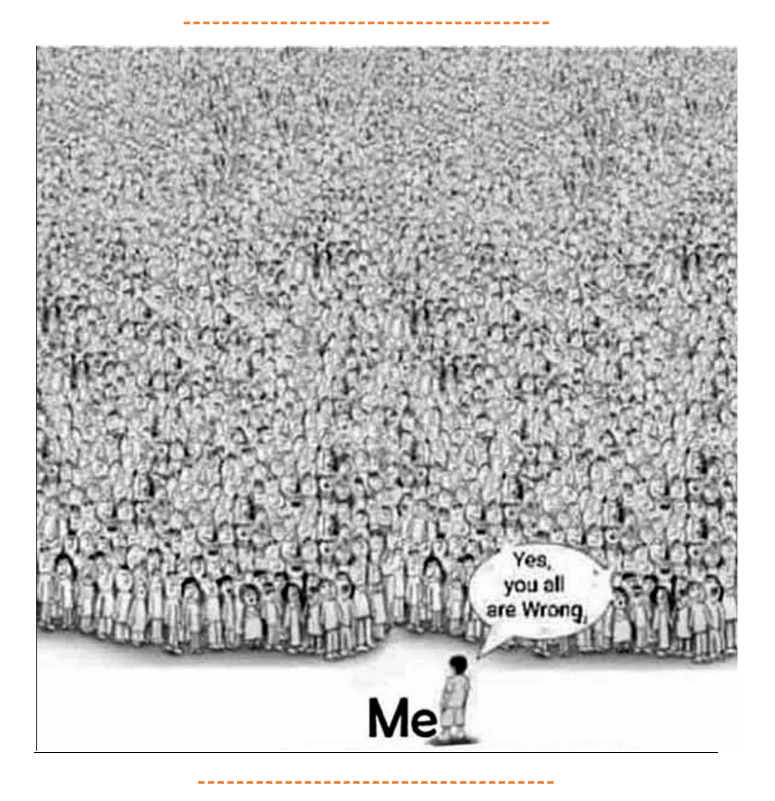
https://www.zerohedge.com/geopolitical/bhandari-canadianshave-put-canada-path-inevitable-destruction



This is the only logical explanation.



Including our own media



Freedom Rallies

"It ain't over till it's over"

Next Kelowna Rally:

Saturday,

<u>January 6, 2024</u>

12:00 pm Stuart Park,

January 13, 2024

Hwy 97 and Cooper!!

Join us for important announcements on the local, legal scene, and informative speakers!

C.L.E.A.R. FREEDOM Rally!



Resistance Is Noy Futile!

Stuart Park 12 PM KELOWNA

S a t u r day, January 6, 2024

The only way to deal with an unfree world is to become so absolutely free that your very existence is an acto of rebelliion. Join us for Inspiration & individual messages of hope & freedom for the new year!

Albert Camus

Bring the non-believers! - Because It Ain't Over!









January 6, 2024 12:00 noon

Vernon Freedom Rally

12:00 p.m. – 2:00 p.m. @ Polson Park

Join Darren for the Largest rally in the North Okanagan, and growing weekly!



North Okanagan Shuswap Freedom Radio

http://s1.voscast.com:11464/stream

January 6, 2024

O.K. Falls Freedom Rally

11:30 a.m.

Across from Esso Station

January 6, 2024

<u>Oliver Freedom Rally</u>

<u>12:00 p.m.</u>

<u>Town Hall</u>

Kamloops Freedom Gathering

January 6, 2024 10:00 - 12:00 Noon

Valleyview Centennial Park

Penticton Freedom Rally

January 7, 2024 1:00 p.m.

Main and Warren St.

Join Mary Lou for the largest rally in the South Okanagan, and growing weekly!

CLEAR Telegram

With 600 members now and growing, join us in our C.L.E.A.R. Telegram group! Please remember: no foul language, abuse or vulgarity for any posts, keep posts relevant to today's freedom issues, humour is fine, be respectful at all times. Government officials, police, agents or their posts are not accepted nor permitted on this site. Please ensure as best you can, that material you post is accurate and correct. Posting false or incorrect information is not acceptable.

Help us ensure all posts are verified for correctness.

Opinions and discussions on relevant issues are also encouraged.

This is a private group for trusted people and friends only.

https://t.me/+SWxndPh1I9F2Iu-q