

"It Ain't Over"

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?

Resistance Is Not Futile!

The closer the collapse of an Empire, the crazier its laws.

Marcus Tullius Cicero

Truly, those who can make you believe absurdities, can make you commit atrocities

Voltaire

This week's activities:

Thursday Feb. 15 Courthouse rallies 9:00 a.m. Saturday Feb. 17 Kelowna Hwy Rally 12:00 p.m.

Thursday, February 15, 2024

Okanagan

Free the Coutts 2

Kelowna Courthouse 1355 Water St.
 Vernon Courthouse 3001-27th St.
 Penticton Courthouse 100 Main St.

9:00 a.m. - 12:00 noon

February Druthers will be available: 717 Days Locked up without a Trial Kyle Cardinal

Here is a list of Courthouse rally locations (more may be added)
All rallies will start at 9:00 am local time

Belleville 15 Bridge St. W. Calgary 601-5th St. S.W. Camrose 5210-49th Ave.

Courtay 420 Cumberland Road

Edmonton 1A Sir Winston Churchill Square

Fort St. John 10600-100th St. Kamloops 455 Columbia St.

Kelowna 1355 Water St.

Lethbridge 320-4th St. S.
London 80 Dundas St.

Ottawa 161 Elgin St. Penticton 100 Main St.

Prince George 250 George St. St. Catharine's 59 Church St.

Scarborough 1911 Eglinton Ave. E.

Toronto 60 Queen St. S. Vancouver 800 Smithe St.

Vernon 3001-27th St.

Windsor 59 Church St.

Winnipeg 408 York Ave.



FREE THE COUTTS

FreeTheCoutts4 @gmail.com



#2200620

#2182289

1355 Water Street

Email Crown ask for consent to release until trial jsg-acps.calgaryprosecutions@gov.ab.ca cc: Calgary.Cross@assembly.ab.ca Minister of Justic Minister of Justice

premier@gov.ab.ca

Chris Carbert Inmate

IN CUSTODY WITHOUT A TRIAL

RAISING AWARENESS **TO INJUSTICE**

#1322255

Feb. 15, 2024 9 am

This is not a fundraiser

www.Coutts4.ca



#1477491

www.4Justice.ca

TRUDEAUS POLITICAL PRISONERS



FREE THE COUTTS 4

FreeTheCoutts4
@gmail.com



#2182289

#2200620

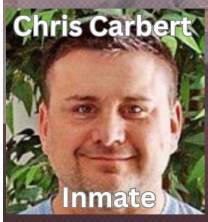
VERION COURTHOUSE 3001-27th Street

Email Crown ask for consent to release until trial jsg-acps.calgaryprosecutions@gov.ab.ca

cc Calgary.Cross@assembly.ab.ca

Minister of Justice

premier@gov.ab.ca



2 years

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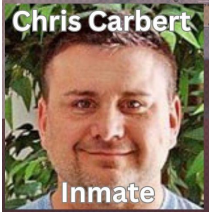
#2182289

100 Main Street

Email Crown ask for consent to release until trial jsg-acps.calgaryprosecutions@gov.ab.ca cc: Calgary.Cross@assembly.ab.ca Minister of Justic

premier@gov.ab.ca

Minister of Justice



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#1477491

www.4Justice.ca

Thursday, February 15, 2024 Support Rally at Canadian Courthouses

Yes, it is good that two prisoners have been released this past week. However, the method of their release is troubling. Moreover, two innocent prisoners remain lavishing in remand prison cells. Their next hearing date is Feb. 20, with a scheduled five-week trial starting on May 27, in Lethbridge.

Keep in mind that as a general rule, prosecutors do not enter into plea bargains this late in the trial process, unless they know they have an extremely weak case on at least one of the major charges. They are more likely to enter into a plea bargain shortly after charges are laid, simply to avoid a lot of work. At this stage, that work has been done and ready for trial, so there simply is no incentive to plea bargain. They have known all along that they had a weak case.

It is important to remember that bail is a common law and Constitutional right in Canada (s. 11(e) Charter: not to be denied reasonable bail without just cause.) Bail can only be denied pursuant to s. 515 of the *Criminal Code* on extensive grounds. People are released on murder charges, sexual assaults, and many other horrific crimes regularly across Canada – including many who have extensive criminal records. Many of these alleged offenders go out to commit other offences while on bail, constituting a large 'catch and release' program in Canada.

These remaining two innocent men, having no criminal records, were alleged to have committed various offences under the *Criminal Code*. There were no victims involved. Everything is alleged only. They are presumed innocent until their trial at the end of May, 2024, by judge and jury. Keeping them in remand jail for two years is an injustice. They are only several of many people who have been criminally charged and have likely done nothing wrong except expose the Government's COVID-19 tyranny upon us.

Judge Johnna Kubic, a Trudeau appointed judge has denied bail three times to Chris Carbert, and who it is claimed has donated to the Liberal Party 26 times!

The Crown is really opposing their release on political grounds only, ie: that these people opposed the COVID-19 unconstitutional lockdowns and restrictions, and are being punished to frighten off others from opposing further unconstitutional government restrictions on our rights and freedoms. There is

no such recognized basis for denial of bail nor Crown opposition to bail being granted, on this basis.

In this case, the Crown has, improperly and in abuse of its powers, made the procedure to be the punishment, or large part of it, more so as these innocent prisoners are being held in various remand centres, which are notoriously known for their inhospitable environments, such that many innocent accused frequently plead guilty to avoid time spent in remand centres awaiting trials.

Note, that the RCMP were the first organized police force in the world to use agent provocateur tactics as far back as the 1919 Winnipeg General Strike.

They continue to use such tactics today.

They need our support.

Support rallies to help bring national attention to this injustice, will take place on Feb. 15 at courthouses all over Canada to raise awareness to the Canadian public of this injustice.

Join us Feb. 15 at the **Kelowna Courthouse**, **Vernon Courthouse** and **Penticton Courthouse**, for rallies starting at 9:00 a.m., for the morning. We will have brochures to hand out to people.

Please feel free to make your own signs as well.

Alberta Crown Prosecution Service Feb· 6, 2024 Statement --Our emails and concerns are getting through

The Alta Crown Prosecution Service (Crown) in response to our ongoing campaign of encouraging people to email the Crown asking that they consent to the release of the Coutts prisoners (and now two remaining prisoners) have, simply due to the admitted large number of emails and correspondence that they have received, issued a press release on Feb. 6 in relation to the Coutts4

(now Coutts2) prisoners. People who emailed the Crown also received a copy in response to their emails.

Yes, we caught their attention

The Crown rarely issues these types of public statements. You get more solar eclipses in a prairie year, than Crown Statements of this type.

This release is a pretty generic, unaccountable and non-descriptive response, where the Crown intentionally fails to quote specific sections of the *Criminal Code* or other laws that it is relying upon. This is done intentionally to prevent people from having the ability to research (without spending hours doing so) to critique the Crown's position.

The Crown admits that the police in Alta determine whether charges should be laid, and then send the file to the Crown. In other provinces, it is the reverse, where the police provide a Report to the Crown who then determines whether the police should lay the charges. The problem with the former, is that where the police have committed illegal activities, they may not lay charges to prevent the release of damning evidence, or they may falsify charges where none are appropriate, in the hopes that the accused will plead guilty, especially after a long period of pre-trial incarceration.

The problem with the latter is that the Crown can and do make decisions to prosecute for political reasons, despite their claims to the contrary. The quoted Crown Charge Approval Standard is the same in Alta as in all other provinces, as reflected on p. 2 of this Release: whether there is a substantial likelihood of conviction, and whether it is in the public interest. Of noteworthy attention, *these standards are not legally binding*, they are simply internal guidelines only and can be violated at any time, without legal recourse. They are not required to be complied with pursuant to any statute or law.

As with any unrepresented person in court, the Crown loves it when they have a lawyer to allow them to make the claim, as it does in its Release that: "...the accused individuals have access to defence lawyers who provided them with legal advice and represent them in bail hearing and other court proceedings." This is a veiled attempt to blame everything on the lawyers of

course, to deflect attention away from their own activities and decisions, improper as they usually are in these types of politically motivated cases.

Whether bail responsibilities rest with the accused or the Crown obfuscates the real issue. If the Crown consents to their release, judges almost always agree to any such consent, to respect the independent decisions of the Crown, who knows the case better than the judges do. The Crown blames this issue on the judge, while again, deflecting from its own errors in opposing their relief from the beginning, again, for political purposes. With Crown consent, it is highly likely that all original Coutts prisoners would have been released within days or weeks of their charges and almost for certain after repeated bail applications.

Thousands of people are released on heinous crimes weekly, only to commit further offences while on bail, even where there are clear victims. Frequently, this happens multiple times, before bail is finally denied. In this case, there are no victims at all. None. The Crown's opposition to their release was, despite all claims to the contrary, politically motivated behind the scenes, similarly to Trudeau's involvement with then Justice Minister and Attorney General, Judy Wilson-Raybould, where Trudeau attempted to have her stay charges against SNC Lavalin from charges against them involving their relations with Libya.

Considering the nature of bail terms and conditions available to the Crown to consent to, there was no reason for its ongoing refusal to keep these prisoners in jail.

And of course, no mention is made of the specific, individual prosecutor who made the initial and ongoing decision(s) to oppose bail even after three-four applications, merely to avoid accountability for his/her actions. Every critical point is made generic in this release to avoid accountability and/or blame others for the events that have transpired. But their names are on the Agreed Statement of Facts copied below, that have now become public.

This press release confirms that our email and correspondence campaign is having a strong effect. Fortunately, all correspondence has been professional and respectful, compelling the Crown to respond to the issues that have been raised, even if only generically, as opposed to refusing to reply

due to insults, etc. Good for all those freedom lovers who have communicated professionally their concerns on the Crown's activities in this case.

On a final note, cases abound where the Crown decides on the day of trial, or days to weeks before a trial to stay charges, despite having the same evidence that it had when the charges were laid. This completely exposes the Crown lie in the last paragraph of its Release, that it continually assesses the file to ensure these standards are met. If this was the case, the Crown should always be able to point to some new evidence or basis that was brought to its attention after the charges were laid to support its decision to stay any charges.

This rarely happens, and the Crown remains under no legal obligations to support or justify its decisions, leaving the Crown Prosecutors completely open to abusive decisions with almost total unaccountability. This legal situation of Crown unaccountability at law, must change.

We cannot stop now!!

We need to continue our email and correspondence campaign

Request that the Crown forthwith consent to bail for the remaining two prisoners, prior to their May 27, 2024 scheduled trial dates, in the expectations that the Crown will revisit its previous opposition with the objective of realizing the errors of its ways, and hopefully to consent to the release of the remaining prisoners. They need to be continually reminded of the public concern on this issue.

Please send your professionally stated concerns to:

jsg-acps.calgary.prosecutions@gov.ab.ca and request that, if the Crown continually assesses the file as it claims, that it once again assess or re-assess the file, realize its errors and consent to the release of the remaining prisoners.

Please also 'cc' a copy to the Minister of Justice at: ministryofjustice@gov.ab.ca or Calgary.Cross@assembly.ab.ca and Premier Smith, at: premier@gov.ab.ca

Please also feel free to 'bcc' your emails to: <u>FreeTheCoutts4@gmail.com</u> or also forward them to us after, if you wish.

Here is an excellent analytical video from **Viva Frei** on the events of this week: https://www.youtube.com/watch?v=xjAkK4BAPoc



717 Days Locked Up Without Trial

"Canada's Dirty Little Secret"

By Kyle Cardinal (The Truth Matters)

Presumption of innocence in Canadian Law
Bill of Rights: The burden of proof is on he who
declares, not he who denies.

Charter of Rights and Freedoms: Section 11[d] protects the innocent in two ways.

- Guarantees the right of any person charged with an offence to be presumed innocent until proven guilty beyond a reasonable doubt.
- Guarantees that the process whereby the guilt of an accused will be proved, and will be fair.

Your right to be presumed innocent until proven guilty is fundamental to due process.

The average length of stay at any Remand Centre in Alberta (and across Canada) is from 18-30 days. As of February 1, 2024, the Coutts Four have been in Remand for 717 days without bail or due process.

Remand is the purgatory of the prison system where you are placed in a small cage to await a bail hearing before being processed and moved to a place that is more fit for human survival. Two years locked in one spot for an accusation cannot and should not be the way our legal system works! What these four courageous men are being put through is a form of torture and a human rights issue to the core. By default, their incarceration has deemed them Guilty Until Proven Innocent for their time already served. If proven innocent, this time will not be reimbursed.

Tony Olienick, Jerry Morin, Chris Carbert, and Chris Lysak are four political prisoners caught up in a ploy to justify

Justin Trudeau and the Canadian government's unjustified (illegal) use of the Emergencies Act on February 14, 2022, used to subdue the peaceful protests that were happening all across Canada, including Coutts, Alberta, on the border of the United States. These protests took For the Convoys of 2022, Canadians didn't choose the "any means necessary" approach. We did it peacefully, without violence. The only violence perpetrated was by the RCMP with their jackboots and billy clubs against peaceful protestors. Politicians on the mainstream news and in front page newspaper headlines divided the public with malfeasant lies about the protestors, followed by the court's complacency in all the injustices!

TONY O TERRY M



Image courtesy of @stevlandambrose on X

Canadians in Coutts, Ottawa, and all across Canada showed our government and the people of the world that we could face tyrannical adversities peacefully with a level head and intent to stop the madness of this forced inoculation campaign. In other words, the government

So, here's where we are. The government has committed the worst crimes against its people, arrested those who tried to stop the crime, and are now holding them illegally.

Make no mistake, this is tyranny.

What is happening to these four men could have happened to anyone. They are normal people like the rest of us. They have families to look after and before their

> arrests, they were productive members of society. Even through all this torment, they continue to be optimistic.

> Tony Olienick, 41, is an only child to his 81-year-young Mother Tessie. He has a gravel company, and has currently had to sell off most of his equipment to pay off his \$600,000 legal fees. Tony has never even had so much as a speeding ticket prior to being incarcerated for protesting the government's harmful mandates. He has severe issues with SIBO (gut health), which continues since being in remand without access to proper health care. Tony has written hundreds of letters to people who have written to him. Please send a letter of hope. Anthony Olienick (Tony), Inmate #2200620 Care of Medicine Hat Remand Centre, 874 Second Street SE, Medicine Hat, Alberta T1A 8H2 (givesendgo.com/GBDGK)

> Jerry Morin, 42, has been making his living as a Lineman. He can tell you a story about being everywhere in his travels. He is a father of three children and married to his amazing wife, Jacklyn. Jerry loves to draw, so since his incarceration, he has used his art as a source of strength to get through this tragic experience he and his family are living through. Through his letters and updates you can see that Jerry has still retained his great spirit and love for life. Please send a letter of hope. Jerry Morin, Inmate

#2182289 Care of Calgary Correctional Centre, 11808 85 Street NW, Calgary, Alberta T3R 1J3 (givesendgo. com/G9D6V)

Chris Carbert, 44, owns his landscaping and fencing business. Before being incarcerated, he employed



National Prayer Event for the Coutts 4 Sunday, February 25

3 PM PST 4 PM MST 6 PM EST

If you believe the Coutts 4 are worthy of freedom and wellness, we welcome your participation at this interdenominational event.

This event occurs both online and in-person in communities across Canada. To register visit:

www.tinyURL.com/Pray4Coutts4

For more information, email FreeTheCoutts4@gmail.com
or call or text Benita at: 1-780-349-0181

#Pray4Coutts4

QUESTIONS THAT NEED ANSWERS

- Why did the RCMP widely publicize the charges and alleged evidence against the accused on the EXACT day and close to the same hour as TRUDEAU enacted the Emergency Measures Act?
- Is politics at play? This is would not be the first time TRUDEAU ed his position to politicize Canada's justice system
- If politics is not at play, why have these four men been treated so unequally and much more harshly than repeat, violent

Remember, no actual act of violence took place at Coutts and none of these four men have a criminal record.

YOUR CALL TO ACTION

- ✓ Email, write and/or call your *MP and Canada's *Minister of Justice, the Honourable Arif Virani, requesting this matter of double standard or politicized justice be investigated, and respectfully insist to receive a response.
- ✓ Spread the word to others, including on social media, calling for awareness, humanity, and EQUAL treatment under Canada's
- ✓ Support these four men, with personal letters of support and/or *donations towards their legal funds (each one has their own administered GiveSendGo account).
- 2. For all Albertans (your additional action items)
- ✓ Emall, write and/or call your *MLA and *Alberta's Justice Minister, the Honorable Mickey Amery, requesting this matter of double standard or politicized justice be investigated, and respectfully insist to receive a response.
- ✓ Ask your MLA and Premier Danielle Smith, upon the conclusion of the trial, or if charges are stayed/dropped, that the Province of Alberta launch an Independent Investigation to ascertain if there was political interference obstructing due process, and if so, where it originated and why was it allowed? Such investigation should include the RCMP and the federal and provincial judicial systems.
- *Go to our website to find contact info



TRUDEAU'S Unjust Justice System

- Every Canadian is equal before and under the law. No Canadian will be targeted by the Justice system for their personal or political views.

This is what Canada's Constitution and Charter of Rights promises, but it is not always the case. It seems that certain Canadians are being targeted by our justice system for their political or personal views and are treated by a very different standard of justice than the norm.

No matter your political persuasion, this should be deeply concerning to every Canadian.

We invite you to set aside bias or pre-judgment and take a few minutes to consider the facts yourself.

A real-life example of a 'double standard' or 'politicalization' of the Justice system, is evidenced by the plight of four men involved in the Coutts Alberta 'freedom convoy' (winter 2022). They were arrested on gun related charges only a few hours before Justin Trudeau enacted the Emergency Measures Act (Feb 14, 2022).

While allegations against these four men are serious, the norm in Canada is that all four should have, long ago, been released on ball while awaiting trial. This is true in Canada even for those with previous convictions AND accused of committing serious violent crimes including murdering a police officer(s).

Trudeau's Bail System for All Others:

As an example, the top 40 repeat violent offenders in Vancouver committed a group rotal of 6,000 crimes, and were REPEATEDLY RELEASED on ball, free to commit an average of 150 such crimes each, in just one year.





- 3. DELAY TACTICS: "Justice delayed is justice denied". The trial has been repeatedly delayed, largely a consequence of Crown motions/tactics, and is now scheduled for May, 2024, with every possibility of further delays. Even if the trial were to take place in May, that will mean well over 820 days in remand (3X+ longer than the maximum permitted in the UK)
- 4. COSTS ESCALATION: There have already been three weeks of pre-trail proceedings with more likely. So far the legal costs related to the pre-trial proceedings ranges from \$300,000 to \$650,000 for each of the accused. There is at least one more week of pre-trial slated before the actual 2 to 3 week trial begins. These pre-trial hearings are also largely a result of Crown tactics, which escalate the costs for the men.

And yet, even though enduring such injustices and extreme hardships, all four men are determined to go to trial with the intent of proving themselves innocent of the charges against them, as is their right to do.

BASICS OF A WORKING JUSTICE SYSTEM:

- The accused should be considered 'innocent until proven
- The accused have a right to 'due process', meaning fair proceedings and a trial held in a timely fashion.
- · While awaiting trial, the accused should be granted bail under conditions consistent with the norm in Canada.
- Historically in Canada, the only exception to the above has
- The reality under Justin Trudeau's 'catch and release policies' (since 2015), is that even repeat and violent offenders are routinely granted bail while awaiting trial.
- Only after a determination of guilt in court should punishment/ sentencing be handed out.

"If you are neutral in situations of injustice, you have chosen the side of the oppressor"

This incredible brochure was prepared by supporters in Alta.

Tens of thousands have been distributed. We will have copies at the above Courthouse locations as well, for distribution.

Here is a copy of the Agreed Statement of Facts for the Release of the two Coutts prisoners:

Docket No. 220151286Q203 IN THE COURT OF KING'S BENCH JUDICIAL DISTRICT OF LETHBRIDGE HIS MAJESTY THE KING -and-Alberta Justice Counsel for Jerry Morin Steven Johnston, Matt Dalidowicz & Aaron Gregory Dunn Rankin Dunn & Associates Agents of the Attorney General Suite 2610, 801 - 6 AVE SW Appeals and Specialized Prosecutions Office Calgary AB T2P 3W2 300 Centrium Place, 332 6 AVE SW Calgary AB T2K 2B7

Pursuant to ss. 606(4), 655 and 724 of the Criminal Code, RSC 1985, c C-45 (the "Code"), Jerry Mitchell MORIN admits the following for the purpose of dispensing with proof thereof on the charge that he:

Between February 9, 2022 and February 13, 2022, both dates inclusive, at or near Coutts, Alberta, did conspire with others to traffic firearms to unnamed persons in circumstances in which it was criminal to possess them, contrary to section 465(1)(c) of the Criminal Code.

- All relevant events took place in the Province of Alberta in the months of January and February 2022.
- 2. Beginning January 29, 2022, a large number of people operating numerous large commercial vehicles convened at the international border between Coutts, Alberta and Sweet Grass, Montana and blocked traffic from crossing the border (the "Coutts Blockade"). The purpose of the Coutts Blockade was to protest the provincial and federal governments' public health policies in relation to the COVID-19 pandemic. The Coutts Blockade caused supply chain disruptions and caused financial hardship to other commercial truck drivers. Each day that the border was closed, the economic impact was estimated to be in the millions of dollars.
- Between February 9 and February 14, 2023, Morin, who resided in Olds, Alberta, attended the Coutts Blockades on a number of occasions and participated in the protests.
- 4. In response to the Coutts Blockade, the RCMP commenced an investigation into the offence of mischief (interference with others' lawful use and enjoyment of property). This included the deployment of Undercover Operators (the "UCOs"). Through their investigations, including the UCOs, the police became aware of the possibility of firearms at or near the Coutts Blockade. Due to resultant safety concerns the RCMP commenced an emergency intercept under s. 184.4 of the Code (the "Emergency Wire").
- 5. The Emergency Wire disclosed a number of conversations between Morin and people at the Coutts Blockades whom he had come to know (the "Co-Conspirators"). These conversations disclosed a conspiracy to deliver firearms, ammunition and other equipment (the "Firearms and Equipment") to the Co-Conspirators knowing that they sought the Firearms and Equipment for a criminal purpose.
- 6. One of the Co-Conspirators is referred to as X herein. Another is referred to as Y.
- 7. On February 9, 2022, X advised Morin that there was an RCMP checkpoint at Milk River, Alberta, and numerous police present. X, using coded language, asked if Morin could bring him his "guitar and amplifier". This was coded language for firearms and ammunition.

 Morin agreed to do so.

- Subsequently there were a series of text messages between Morin and Co-Conspirators.

 These messages addressed how to bring in the Firearms and Equipment, including that cell phones should be turned off during the delivery.
- Morin had a series of calls with three other Co-Conspirators. Following the calls, Morin Google searched an address, which was an address where Co-Conspirator Y had firearms.
- 10. Shortly thereafter, the UCOs were advised by other Co-Conspirators of a detailed plan to bring firearms past the RCMP checkpoints at the Coutts Blockade.
- On the night of February 13, 2022, the UCOs observed Mr. Morin arrive by truck at a field near the main site of the Courts Blockades, which was located past the RCMP checkpoint at Milk River.

ALL OF WHICH IS ADMITTED at the City of Lethbridge, in the Province of Alberta, this 61 day of February, 2024

Jerry Mitchell Morin, Offender

Greg Duan

Counsel for the Accused

Matt Dalidowicz

Steven Johnston

Agent for the Attorney General of Alberta

Aaron Rankin

Agent for the Attorney General of Alberta Agent for the Attorney General of Alberta

IN THE COURT OF KING'S BENCH OF ALBERTA JUDICIAL DISTRICT OF ALBERTA

BETWEEN:

HIS MAJESTY THE KING

- and -

CHRISTOPHER LYSAK

Accused

AGREED STATEMENT OF FACTS

Pursuant to the provisions of Section 655 of the Criminal Code of Canada, the following numbered paragraphs contain facts, which are alleged by the Crown and admitted by the Accused, Christpher Lysak, for the purpose of dispensing with formal proof thereof before this Court on the charge that he:

2022 856

On or about February 13, 2021, at or near Coutts, Alberta, being the holder of an authorization or a licence under which he may possess a restricted firearm, to wit: a Sig Sauer 1911, 45 ACP Serial Number GS32676, possessed the restricted firearm at a place other than a place indicated on the authorization or license as being a place where he may possess it, contrary to section 93(1) of the Criminal Code of Canada.

1. On January 29, 2022, semi-truck drivers convened at the Coutts, Alberta and Sweet Grass, Montana international border and blocked traffic from crossing the border (the Convoy). The Convoy's purpose was to protest the provincial and federal governments' public health orders and vaccination requirements in response to the COVID-19 pandemic. The Convoy's blockade caused supply chain disruptions and caused financial hardship to other commercial truck drivers. Each day that the border was closed, the economic impact was estimated to be in the millions of dollars.

- Christopher Lysak, who resided in Lethbridge, learned about the Convoy and decided
 to head to Coutts to participate. He packed a suitcase and took his Remington rifle
 model 700 and ammunition bag so he could hunt coyotes if he found himself idle and
 bored. Mr. Lysak drove to Coutts in his white Dodge Ram 2500.
- 3. On January 2022 the RCMP commenced an investigation into the mischief offence. The RCMP engaged in an investigation into the closure of the Coutts-Sweet Grass border and attempted to identify leadership figures of the Convoy. The investigation progressed, and the police utilized undercover police officers to uncover the hierarchy of the "Leadership Group" responsible for major decisions involving the Convoy protests. During the investigations, the police became aware of the possibility of firearms at or near the Convoy protest site. The police believed that a group of men they dubbed the "Security Group" was responsible for the presence of firearms at the Convoy protests.
- 4. During the Convoy protests, Mr. Lysak stayed in one of the trailers at 306 1st Avenue N, Coutts, Alberta. On or about February 10 or 11, 2022. Mr. Lysak emptied out his ammunition bag to use the bag for laundry and discovered that his Sig Sauer semi-automatic handgun was inside the bag. Mr. Lysak had forgotten he had quickly placed the handgun in the bag when his daughters knocked on his bedroom door at home in Lethbridge before he left for Coutts. Mr. Lysak panicked and placed the handgun under a pillow in the trailer.
- 5. The police obtained various search warrants, including a warrant to search 306 1st Avenue, Coutts, Alberta and the trailers on the property. The police arrested Anthony Olienick, Christopher Carbert, and Christopher Lysak on February 13, 2022. Jerry Morin was arrested the next day on February 14, 2022.
- 6. The police executed the search warrants on February 13 and 14, 2022, including at the trailer where Mr. Lysak was residing. During the search of the trailer, police located a cache of firearms and ammunition, including Mr. Lysak's Sig Sauer semiautomatic handgun. At the time the police located the handgun the gun was loaded

and there was a round in the chamber. Mr. Lysak was arrested outside of the main location where the protestors had been gathering and was not with his gun at the time of the search warrant.

- At all material times, Mr. Lysak had a valid Possession and Acquisition License to possess both his rifle and Sig Sauer semi-automatic firearm.
- At all material times, Mr. Lysak knew that his valid Possession and Acquisition
 License did not authorize possession of his Sig Sauer semi-automatic handgun in the trailer located at 306 1st Avenue, Coutts, Alberta.
- 9. At all material times, Mr. Lysak had knowledge of and control over the Sig Sauer located in the trailer located at 306 1st Avenue, Coutts, Alberta.

ALL OF WHICH IS ADMITTED AS FACT.

DATED this 6th day of February 2024, at the City of Lethbridge, Alberta.

Daniel J. Song, KC

COUNSEL FOR THE ACCUSED

Steven Johnston

CROWN COUNSEL

Christoper Lysak ACCUSED

February 17, 2024

Kelowna Hwy Freedom Rally Hwy 97 (Harvey Ave.) & Cooper Rd.

12:00 Noon!!

Kelowna Courts

City of Kelowna v David Lindsay et al Petition to Stop Rallies

Next hearing date - The week of Feb. 20, 2024

for hearing on my SLAPP (Strategic Lawsuit Against Public Participation) application to strike the City's Petition against us. (See the B.C. *Protection of Public Participation Act*)

https://www.bclaws.gov.bc.ca/civix/document/id/complete/statreg/19003

The schedulers will call us on the Friday before this week to confirm the exact dates at which time we will let everyone know as well.

Two weeks ago, we cross examined City of Kelowna Bylaw Supervisor Kevin Mead on his affidavit in this case. The transcripts will be posted on our website immediately after the February hearings.

Our documents in this case are located on our website at:

https://clearbc.org/david/

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

Falsified assault charge

Kelowna Courthouse

R v David Lindsay s. 266 Criminal Code Assault

Next Provincial Court Hearing Date: April 12, 2024 - Sentencing

I will provide more specifics and updates in the coming weeks. Not much happening until then, except the Crown Persecutor, David Grabavac, wants two years in jail, three years of probation, a firearms weapons ban, and a DNA sample. Unbelievable. From those who have seen the video, this is nothing more than political harassment and intimidation by Mr. Grabavac who is abusing his powers and should be removed from the office of a Crown Prosecutor immediately.

Next Supreme Court Hearing Date: April 22, 2024

Notice of Conviction Appeal

In the B.C. Supreme Court today, Jan. 29, 2024, I appeared before Justice Weatherill. I was ordered to file my Constitutional Challenge to the payment of transcripts fees and serve them on the AG of Canada and BC, by April 5, 2024. Next hearing date is simply to see how to proceed with the appeal after that.



Action4Canada



See previous Empower Hour shows:

https://action4canada.com/wednesdayempower-hour/

Description

JOIN US FOR EMPOWER HOUR EVERY WEDNESDAY! TAKE ACTION: REGISTER to JOIN BELOW!

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

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

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/

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:

February 18, 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!

Every Sunday at 11:30 am February 18, 2024

- 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!

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



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

Next Kelowna Rally: Saturday,

February 17, 2024
Hwy 97 and Cooper!!

<u>March 2, 2024</u> 12:00 pm Stuart Park,

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

February 18. 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

February 18. 2024 12:00 noon

O.K. Falls Freedom Rally

11:30 a.m.

Across from Esso Station

February 18. 2024 12:00 noon

Oliver Freedom Rally

12:00 p.m.

Town Hall

Kamloops Freedom Gathering February 18. 2024 12:00 noon

Valleyview Centennial Park

Penticton Freedom Rally

February 19. 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 almost 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