

C.L.E.A.R.



Common Law Education and Rights

"Promoting Freedom in B.C."

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 to avoid critical debates

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!*

It is important to come out on Saturdays to oppose all Gov't corruption and support others. **Visibility = Credibility.**

Next rally is:

Saturday

April 12, 2025
Hwy 97 & Cooper

May 3, 2025
Stuart Park!!

Help us give away hundreds of Druthers every week to supporting drivers!

April Druthers is now out!!

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



Resistance Is ~~Not~~ Futile!

*Hwy 97 & Cooper 12 PM
KELOWNA*

*Join us!
Saturday,
April 12 2025*



*The only way to deal
with an unfree world is
to become so absolutely
free that your very
existence an act of
rebellion*

Albert Camusis

Promoting Freedom in British Columbia

C.L.E.A.R.



Common Law Education and Rights

ACTION4CANADA

FREEDOM RISING

STAND UP  STAND FREE



**VACCINE
CHOICE
CANADA**

VaccineChoiceCanada.com

Our Right Our Choice Our Future

THE RESISTANCE



Canada Strong
When enough is enough.



Courts

Randy Hillier, Former Ont. MLA



Ontario Court of Appeal sides with Hillier in charter challenge to COVID lockdowns. This appeal was restricted only to the Ontario Government's complete ban on freedom of assembly during the COVID-Con, as opposed to a partial ban. Nonetheless, it is a

major victory that will impact, hopefully positively, further falsified charges against him from the Ont. Gov't.

Here is the 81 para. Judgment:

<https://coadecisions.ontariocourts.ca/coa/coa/en/item/23186/index.do>

<https://www.westernstandard.news/news/ontario-court-of-appeal-sides-with-hillier-in-charter-challenge-to-covid-lockdowns/63799>



<https://globalnews.ca/news/11113646/tamara-lich-chris-barber-freedom-convoy-verdicts/>

Freedom of Expression Under Attack: A Troubling Verdict

In a startling and deeply concerning, yet unsurprising decision, Tamara Lich and Chris Barber have been found guilty of criminal mischief by the Ontario Court in connection to their roles as organizers of the Trucker Convoy in Ottawa. This ruling raises serious questions about, and threats to the future of public dissent and the fundamental right to protest in Canada.

Ontario Court Justice Heather Perkins-McVey says the evidence shows that the duo routinely encouraged people to continue to remain at and join the protest despite knowing the adverse effect it was having on downtown residents and businesses.

Ontario Court Justice Heather Perkins-McVey concluded that Lich and Barber encouraged participants to remain at the protest and invited others to join, despite allegedly being aware of the disruption caused to downtown residents and businesses. The Court has criminalized their actions based on the adverse effects of the protest, setting a dangerous precedent.

Historically, Canadian courts have recognized that public protests inherently cause inconvenience—this is often the very purpose of such actions, to draw public attention to grievances. However, this ruling suggests that protests causing disruption, even in pursuit of legitimate concerns, could now lead to criminal

charges. This contradicts long-standing principles of freedom of expression and assembly.

When governments enact sweeping policies that deprive citizens of their rights and freedoms—like those witnessed during the COVID-19 pandemic—public protests become an essential tool for expressing individual and collective anger and dissent. Many lack the resources to challenge government overreach in court, making peaceful demonstrations one of the few avenues for public accountability. Yet, this ruling signals that such protests may now carry the risk of criminalization.

A Chilling Precedent for Protestors

This case raises critical concerns for all Canadians. If upheld, does this mean governments across the country, including municipal governments, will begin charging protestors with criminal mischief simply for holding public rallies? Will exercising our constitutional rights to assemble and speak out be met with criminal charges?

Adding to this troubling development is a private lawsuit against the Convoy organizers, filed by downtown Ottawa residents seeking millions of dollars in damages. This combination of government-backed criminal charges and private lawsuits (supported by these same governments) reflects a coordinated effort to discourage, and eventually prohibit, public demonstrations and intimidate those who dare to dissent.

The Consequences of Restricting Protests

This ruling represents a backdoor assault on our constitutional freedoms. While the courts may acknowledge our theoretical right to protest, they now appear poised to impose legal restrictions so severe that protests will become ineffective. Limitations on protest size, duration, noise levels, and other arbitrary conditions, coupled with threats of criminal charges and lawsuits, will stifle public demonstrations to the point of irrelevance. Worse, organizers, if they decide to organize after all of this, who exceed these restrictions may face incarceration, creating a climate of fear that deters people from exercising their rights at all.

If this precedent stands, it risks transforming our right to protest into a hollow ideal—recognized in principle but rendered impossible in practice. Governments appear determined to silence opposition in public spaces, where their actions are most visible and their accountability is most threatened.

Defend Your Freedoms Before They're Gone

This is an urgent moment for Canadians. Freedom of expression and assembly—cornerstones of our democracy—are under unprecedented attack. The time to act is now. Participate in public rallies, raise your voice, and stand against these creeping efforts to criminalize dissent. If we remain silent, we risk losing these freedoms altogether.

Appeals are being filed in the Lich and Barber case, but the sentencing is not expected until the summer. The fight for our constitutional rights is far from over—but it requires all of us to stand together.

Remember the **Freedom Principle**:

An attack against one is an attack against all.
An attack against all, is an attack against one.

Dr. Hodkinson



**BREAKING NEWS: Alberta Doctor betrayed by Alberta
Premier Danielle Smith (Dr. Roger Hodkinson) defeats the
College of Physicians and Surgeons of Alberta!**

https://makismd.substack.com/p/breaking-news-alberta-doctor-betrayed?publication_id=1385328&post_id=160665329&isFreemail=true&r=2r2jh&triedRedirect=true

Falsified assault charge – David

Lindsay

Kelowna Courthouse

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

Thank you for all your support and belief for freedom!!

*Resistance Is **Not** Futile!*

Next Supreme Court Appeal Hearing Date:

April 9, 2025 9:00 a.m.

Updates will be discussed in next week's newsletter

I have previously appeared before Justice Wilson, for a case management hearing to determine how my appeal itself, will proceed.

I have now filed a Constitutional Challenge to the transcripts fees statutes and regulations, including the basis for same, and relief I will be seeking. An amendment may have to be made to include a statute I was unaware of. I will post this on our website when it is complete, along with the response from Jessica Patrick for the Attorney General in Victoria, who will be dealing with this matter.

A date has been set for the week of August 11, 2025 to hear this matter.

Two affidavits have now been filed, by myself and my friend, court accepted, 25-year professional transcriber.

The Crown recently filed its response to my Challenge on the Transcripts Extortion Fees they are charging for appeals.

Apparently, there has been a new change in the contract for transcripts fees. Previously, the company with the contract had exclusive rights to make these transcripts. This provision has now been removed, and I can get anyone, as long as they are registered with the Gov't to produce them, to make my Transcripts.

This is a bit too late however, as I needed this in October, 2023, not now.

I am trying to do these myself and have them accepted by the Court to avoid fundraising, however, this has proven to be

extremely time consuming. I have about another three days to transcribe, and then have to ask the Court to accept them. The Crown has acknowledged that if the Court accepts my own Transcripts, that my Challenge will be moot and not required to be heard.

The implications of this are enormous, for everyone who has had to pay tens of thousands of dollars in transcripts fees (average \$1500-\$2000/day!!!), in addition to lawyer's fees.

Stay tuned on this one!

Monday, April 14, 2025 10:00 a.m.

To continue hearing my application to have the probation order stayed pending appeal.

Justice Wilson will be hearing my appeal.

Anyone who was in court or seen the videos played into evidence, knows full well I am innocent.

That Crown Persecutor Grabavac would devote so much time and effort (including a 40-page written argument!) into this relatively minor issue, shows the politics underscoring this case.

Grabavac, as expected, did not finish his presentation of lies and deception to the Court at our last hearing and will continue no April 14.

City of Kelowna v David Lindsay et al **Petition to Stop Rallies at Stuart Park**



Court Adjourned – August 25, 2025

IMPORTANT LEGAL UPDATE – FREEDOM OF EXPRESSION CASE

Dear Supporters,

We want to provide you with a critical update regarding our legal battle for freedom of expression.

Our three-day hearing, originally scheduled for the week of March 10, 2025, has been adjourned once again, likely until this summer. This marks the second postponement, entirely due to scheduling conflicts in the Supreme Court, as a criminal trial has been given precedence over our civil proceedings—just as it was in December.

While we do not yet have a confirmed date for the hearing, we have been asked to indicate our availability for late July, August, or September 2025. We will keep you informed the moment a new date is set.

The City's Legal Attack on Freedom of Expression

This case began when the City of Kelowna filed a Petition seeking an injunction to shut down our rallies and ban us from key downtown areas—the most effective locations for public demonstrations.

In response, we filed a comprehensive legal defense, including our Response, supporting affidavits, and a SLAPP Application to strike down the City's injunction. This move completely blindsided the City, which had not anticipated such a strong legal counteraction

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

<https://clearbc.org/david/>

City of Kelowna documents and pleadings are now placed on our website for public viewing:

<https://clearbc.org/city-of-kelowna/>

What Is a SLAPP Application?

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

A SLAPP (Strategic Lawsuit Against Public Participation) Application is a legal mechanism designed to prevent powerful entities from silencing public expression through litigation. In this case, the City—armed with virtually unlimited taxpayer-funded resources—is attempting to suppress our fundamental right to peaceful, public protest.

This is precisely the type of government overreach that SLAPP legislation was enacted to prevent.

The City's Dangerous Argument

The City of Kelowna's position represents one of the most dangerous attacks on free expression in Canada. Their argument is that without a

permit to use sound equipment, our protest is not truly a protest—it is merely a silent gathering, or event as they falsely term it.

This logic undermines the very foundation of free expression. Requiring a permit for protest implies that protesting is banned by default, unless explicitly approved by the government.

However, the Supreme Court of Canada (SCC) has repeatedly ruled that freedom of expression includes not just the right to speak—but the right to be heard.

To illustrate this, we played a video of David speaking at our Freedom Rally when our generator went out—immediately, people could no longer hear his words. This proves what we all know: effective public expression requires the ability to communicate clearly, which includes, indeed, requires the use of sound equipment.

Furthermore, both the SCC and lower courts have consistently upheld that public parks, streets, and sidewalks are Constitutionally protected places for peaceful protest. Even the RCMP has acknowledged that our demonstrations have been entirely peaceful.

City's Flawed & Misleading Claims

The City argues that our demonstrations qualify as an "*event*," which under their bylaws requires a permit. However, the term "*event*" is not even defined in their bylaws.

Their position is based solely on:

- Our use of sound equipment
- The presence of our CLEAR canopy, which they have falsely labeled as a tent
- Allegations that CLEAR and David were selling merchandise

These weak and arbitrary claims do not—and cannot—turn a lawful protest into a licenced "*event*." Even if certain bylaw infractions were alleged, that does not justify stripping us of our Constitutional rights.

Additionally, the City has provided no evidence that David or CLEAR were selling anything. Only that other people were. And I have not been deputized by the City to enforce their bylaws, as former Bylaw Manager Kevin Mead admitted.

Not to prejudge, but the Justice in this case, I believe has already recognized that the City is going nowhere with their claim that our CLEAR Canopy is an alleged, "*tent*".

In effect, the only thing the City really has in evidence that we were allegedly holding an undefined "*event*", is that we used sound equipment and advertised our Freedom Rallies.

All protests involve advertising or they would never take place. This is an absurd, and indeed, stupid argument.

The use of sound equipment is what is legally known as "*necessarily incidental*" to our freedom of expression. Without the sound equipment, we could not effectively communicate, and at times with many people, not at all.

By doing this, the rallies become more of a social function, than a protest, because no one can effectively communicate to everyone else.

Our SLAPP Application: A Strong Legal Defense

Our SLAPP Application is incredibly detailed and well-prepared. As the legal maxims state: "*Fraud lurks in generalities*", and, "*the details make all the difference.*"

The City's strategy is clear:

1. Ignore Constitutional law and attempt to redefine protesting as a regulated activity.
2. Gloss over key legal principles and hope the courts accept their broad, unfounded claims.

3. Bylaw us out of existence—forcing us away from public spaces and out of the public eye.

But we refuse to be silenced.

We knew we had to be meticulously prepared, with extensive evidence and legal arguments to counter every false claim. And we are prepared.

The Broader War on Free Speech

This case is not an isolated attack—it is part of a coordinated effort to suppress free expression across Canada, particularly in British Columbia and Alberta.

- Online censorship is expanding.
- Private interest groups, funded by the government, are targeting businesses that support free speech, threatening them with boycotts and false accusations. Many businesses break contracts with us at the last minute out of fear.
- Municipal governments are being weaponized to push freedom advocates out of public spaces.
- And most recently under the Communist Liberal Government, ongoing refusals to permit certain media outlets into their press releases and government functions, to ensure only Liberal Government supported media is allowed in.

Their tactic is simple: Out of sight, out of mind. If they can erase us and our messages from public view, they believe they can stifle dissent.

Why This Fight Matters

Our Kelowna public rallies have empowered thousands to get involved in defending freedom. The truth we have exposed has reached all corners of British Columbia, shedding light on the deceptions of government officials.

Just in the past six weeks:

- Three complete strangers have approached me, expressing their gratitude for what we have done.
- One person emphatically stated, *"There are thousands of people supporting you."*
- A public health employee confided that many of their colleagues supported us but were too afraid to speak out.

These silent supporters will only be able to stand with us if we remain in the public eye.

Requiring a government license to protest is unacceptable. If we comply, we further surrender our right to spontaneous demonstrations, which are at the heart of effective activism.

How You Can Help

This is one of the most important free expression cases in Canada. Only three provinces have SLAPP legislation similar to what we have in British Columbia.

We need your continued support—legal battles like this require time, effort, and resources.

If you believe in freedom of expression, there are three ways you can help: time, energy or financial. Please choose at least one to contribute to our case and our Freedom Rallies.

Next Steps: Stay Engaged

As soon as the courts provide us with new hearing dates, we will notify you immediately. Please show up at court and voice your support of our position

In the meantime, spread the word, stay informed, and stand with us. The fight for freedom of expression is far from over—but together, we will prevail.

The BC Government will use this case, via its municipalities, to eventually shut down all public protests, if we lose. Make no mistake, despite the

City's colourable guise of claiming it is only bylaw enforcement and they don't care what we talk about, this is an outright lie. The only person charged with having public rallies is David – despite dozens of other protests using sound equipment over the years on other topics that either supported the governments or were non-threatening to them.

CLEARLY, our rallies have had far more success behind the scenes, than we can see. Our signs, some of the best, including **LOCK HER UP – Bonnie Henry**, remain some of the strongest signs voicing not only our opposition to what these Government people have done, but demanding accountability.

Thank you for your unwavering support.

An attack against one is an attack against all.

An attack against all, is an attack against one.

a MATADOR FILMS PICTURE

EPIPHANY: THE TRUEHOPE STORY

COMING SOON

An amazing life saving discovery and
the battle to share it with the Canadian
people.

A HEALTH FREEDOM discussion to follow
with David Stephan and Director Todd Harris

a MATADOR FILMS PICTURE

EPIPHANY: THE TRUEHOPE STORY

CANADIAN TOUR

Courtney, BC - April 10 - Florence Filberg Centre
Nanaimo, BC - April 11 - Destiny Worship Center
Victoria, BC - April 12 - Church of Truth
Abottsford, BC - April 13
Kelowna, BC - April 15 - Evangel Church
Kamloops, BC - April 16
Prince George, BC - April 17 - Bon Voyage Inn
Grande Prairie, AB - April 18 & 19 - Paradise Inn
Grande Prairie, AB - April 20 - Hinton Trail Hall
Spruce Grove, AB - April 21 - Christian Fellowship Church
Red Deer, AB - April 22 - Carnival Cinemas
Calgary, AB - April 23 - Calgary Farmer's Market West
Saskatoon, SK - April 24
Regina, SK - April 25 & 26
Winnipeg, MB - April 27
Thunder Bay, ON - April 28
Sault Ste. Marie, ON - April 29 - John Rhodes 2nd Floor
Windsor, ON - April 30 - The Green Room
London, ON - May 1 - BMO Centre, Room A
Aylmer, ON - May 2 - Church of God
Guelph - May 3
NewMarket - May 7 - Lions & Sun Bar & Lounge
Kingston, ON - May 8
Ottawa, ON - May 10 - Biker's Church
North Bay, ON - May 11
Medicine Hat, AB - May 14
Lethbridge, AB - May 15
Duncan, BC - May 26 - United Church Hall

3261 Gordon Dr. Kelowna, B.C. 7:00 p.m.

<https://matadorfilms.ca/>

<https://www.truehopecanada.com/epiphany-tour>

Filmmaker Todd Harris of Matador Films and David Stephan, vice-President of Truehope, will join us to discuss this new film which reveals Health Canada's attempt to destroy his family's company and prevent a life-saving natural health product from reaching Canadians. In April, they embark on a cross-country tour to screen the film and raise awareness about the ongoing government overreach impacting our ability to access natural health products.

PURCHASE TICKETS

<https://uptoeveryone.com/products/epiphany-the-truehope-story-movie-ticket>

TEASER VIDEO

<https://vimeo.com/1063388765>



<https://vaccinechoicecanada.com/events/>

April 2025

April 8 @ 8:00 pm - 9:00 pm EDT

[**VCC-CHA Live Tue – Raising Healthy Children Series Guest:
Dr. Brian Hooker**](#)

Understanding Measles

Panel Guest: Dr. Brian Hooker

Ted Kuntz and Dr. Stephen Malthouse are joined by Dr. Brian Hooker, co-author with Robert F. Kennedy Jr. of Vax-Unvax Let the Science Speak. Their conversation will focus on measles and the MMR vaccine, assisting parents to understand the risk of measles versus the risks associated with the MMR vaccine.



Next Empower Hour: Tanya Gaw

Topic: Your Rights: Facts & Fiction

Sign on starts at: 4:30pm PST/7:30pm EST

[Pre-Register Now](#) for this Webinar

Join us! Share this page and link with your friends and social media!

Be sure to **[Register in advance](#)** and invite others.

Are you tired of being lied to by the government and worse yet, not knowing how to respond because you lack the knowledge to do so?

Then be sure to sign up for the next Empower Hour as David Lindsay, co-founder of Common Law Education and Rights ([CLEAR](#)), once again joins Tanya to help educate Canadians on Constitutional and freedom issues in Canada. David will provide meanings to fundamental words and fundamentals of law that most people have never fully understood...until now!

What is "law"? What is a right? A privilege? A duty? A power? Without answers to these questions, governments and the judges will continue to spread their lies and deception everywhere.

David will also review the Coronation Oath of the Monarch, the longest-standing and most significant document in our Constitution. This Oath granted the Monarch the power to sign the Charter, and where the Charter conflicts with the Oath, the Charter doesn't apply. It is the true source of God's supremacy in our Constitution, not the Charter. This session will reveal important, long-hidden information, including the first-ever video of the ceremony—that date back to 973 AD—Queen Elizabeth's 1953 swearing-in.

The Coronation Oath also supports your right to peaceful civil disobedience against unconstitutional laws, highlighting the limited powers of government. David will explain the real meaning of property in the Constitution, which confirms that there are no loopholes, such as s.1 of the Charter, for taking property without consent.

Additionally, David will clarify the essential legal term "Person," revealing how it differs from "a man" and its profound impact on

our understanding of law and the Constitution. David will debunk myths surrounding this term and explore topics like “residency,” legal fictions, COVID-19 issues, and how Notices can defend against rights and freedom deprivations.

Be sure to register in advance for this powerful Empower Hour! For more information about David and to watch previous presentations view [HERE](#).

Wednesday April 9, 2025. Zoom doors open at 4:25pm PST/7:25pm EST. Empower Hour guest segment 4.30 pm PST/7.30pm EST. **Be sure to [Register in advance](#) and invite others.**

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

<https://action4canada.com/know-your-rights-guidelines>

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/>



<https://bcrising.ca/hpoa/>



Recently, Katie and her family obtained an injunction in the Federal Court against the cull of these wonderful animals. A judicial review of the Canadian Inspection Agency's decision to cull these animals will now take place at some future date. Meanwhile, the Inspection agency has applied to have this hearing expedited.

An appeal has apparently also now been filed in the Federal Court of Appeal.

April 15, 16 is the hearing date in the Federal Court for the judicial review.

No updates have been reported with respect to the investigation into the ostrich that was shot recently. You would think the RCMP would give a firearms offence top priority. But no updates so far.

Please keep the support ongoing!



Resistance Is Not Futile!



<https://politicalscorecards.ca/>

<https://politicalscorecards.ca/election-integrity-survey-results/>

Resistance Is Not Futile!

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[extension://efaidnbmnnnibpcajpcglclefindmkaj/https://www.jccf.c](https://efaidnbmnnnibpcajpcglclefindmkaj/https://www.jccf.c)

Dr. Trozzi and Ted Kuntz
Wins of the Week - #67
Dr. Trozzi, with Ted Kuntz

https://www.drtrozzi.news/p/wins-of-the-week-ep67-with-ted-kuntz?utm_campaign=email-half-post&r=1ri3is&utm_source=substack&utm_medium=email

For years, institutions have wrapped themselves in the guise of virtue while crushing dissent, silencing the injured, and enforcing dogmas that demand obedience. But the tide is finally turning. In this explosive episode of *Wins of the Week*, we highlight a flurry of breakthrough victories—from the University of Michigan axing its \$250 million DEI machine to Trump’s executive order purging divisive ideology from Smithsonian museums. RFK Jr. continues his reform blitz, triggering major resignations, tumbling pharma stocks, and launching a CDC sub-agency to investigate vaccine injuries. Meanwhile, states surge ahead with legislation to ban geoengineering, transgender ideology in schools, and inappropriate flags in public institutions. Alberta inches closer to sovereignty, America reclaims medical freedom, and parents are pushing back with power. These are not isolated wins. They are signs of a cultural shift—bold, unapologetic, and long overdue.

Resistance Is ~~Not~~ Futile!



<https://druthers.ca/>

CASH UPDATES

In a mixed set of updates here.

CBDC Updates:

<https://libertysentinel.org/exposing-trumps-true-character/>

Canadian reporter Alex Newman explains what gov'ts around the world are doing with CBDCs right now.

India: advertising about banning Bitcoin

Kuwait: Forced over 1 million citizens to hand over their bio-metric data (including fingerprints) and suspending services if they do not do so, including withdrawing or transferring money.

Date for this was Sept. 30.

35 000 bank customers suspended from using bank services

England: Bank England is preparing to force digital currencies if the banks do not do so.

93% of Central Banks in the world are working on a CBDC – this is truly frightening.

USA: House of Representatives voted to pass a bill, The Anti-Surveillance State Act, 216-192, prohibiting the Federal Reserve from issuing a CBDC. It is concerning however, many still voted against this.

Florida: Passed a law banning CBDCs!

Support Protection of Cash Now – in Parliament!

Bill C-400

NOTE: This may have died on the House floor with the recent election being called. It was a private member's bill introduced by Ted Falk, PC, Provencher, Manitoba. We need to ensure that this Bill is re-introduced in the next session of Parliament.

SUMMARY

This enactment provides for the development and implementation of a framework to ensure that cash continues to be available throughout Canada.

It also amends the *Currency Act* and the *Bank of Canada Act* to remove the Governor in Council's power to call in coins and notes. Finally, it amends the *Bank of Canada Act* to prohibit the Bank of Canada from issuing a digital form of the dollar.

<https://www.parl.ca/documentviewer/en/44-1/bill/C-400/first-reading>

<https://preventgenocide2030.org/keep-cash-alive-support-bill-c-400/>

The Bank of Canada (B of C) has recently announced plans to suspend introduction of a Central Bank Digital Currency (CBDC) to the public.

<https://www.kitco.com/news/article/2024-09-20/bank-canada-suspends-plans-introduce-cbdc-public>

While this may sound victorious on its face, and there is much positive to say when such plans are shelved or put on hold, please remember the use of the word "*suspend*" as opposed to "*cancel*".

Has the B of C simply decided to wait on the outcomes and research from other countries and then simply tag along?

In this past summer, the B of C was recommending Canada provide its own CBDC for digital payments. This apparently has been suspended or now put on hold. We can only hope for some permanency to this decision.

We need a Constitutional amendment that 100% absolutely provides for the mandatory use and acceptance of cash for all transactions – in any amount. So, if you wish to pay \$1 000 000.00 for a house in \$100/bills, you should be allowed to so do. That is privacy.

Conversely, Google has announced that the Google Wallet can now function as digital ID, based on the selling point of course, of convenience to the exclusion of all privacy. Once privacy is lost, so is freedom.

"Imagine starting a vacation like this," Google Wallet executive Alan Stapelberg wrote in a [blog post](#) last week. "You arrive at the airport

and breeze through security by tapping your phone to a reader, scanning your boarding pass and ID. While waiting to board, you grab a drink at an airport bar, tapping your phone to prove your age. When you arrive at your destination, you find your rental car and leave the lot without stopping for an in-person ID check because you already provided the necessary information in the rental car app. You check into your hotel online and your key is issued straight to your digital wallet. You do all of this with your phone — no physical wallet required."

<https://www.thegoldreport.com/news/google-announces-digital-id-wallet>

Though a bit late, in June, 2024, Norway passed legislation requiring use of cash!

<https://x.com/petersweden7/status/1843050565443395924?s=52>

Yes to cash

<https://x.com/jackunheard/status/1843056003497218451?s=52>

In one of the most comprehensive reports to date on the issue of CBDC, the JCCF has just published: Central Bank Digital Currency? – What it is and how it could impact your privacy, security, and autonomy

<https://www.jccf.ca/wp-content/uploads/2025/03/CBDC-Final-Report-March-17-Justice-Centre-for-Constitutional-Freedoms.pdf>

- A JUSTICE CENTRE REPORT -

— MARCH 2025

CENTRAL BANK DIGITAL CURRENCY?

*What it is and how
it could impact your
privacy, security,
and autonomy*

CONTRIBUTOR:
Sharon Polsky, MAPP — President of AMINAcorp.ca
and President of the Privacy & Access Council of Canada



Justice Centre
for Constitutional Freedoms

We Defend
Freedom
In Canada

REMINDER

New Credit Card Fees & Lack of Privacy

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

The Bank of Canada is admittedly planning for digital currency. It claims that it will not replace cash – BUT – and here is the caveat, it will continue to use cash “notes for as long as Canadians want them.”

In other words, if you don't use cash, you will lose it. Reading between the lines, it is clear that the Gov't will simply issue press releases and polls showing most Canadians don't use and/or don't want cash, and then the Bank of Canada will claim it has to eliminate cash because few people are using it or want it, and it is, ironically, too costly to maintain printing the notes and coins.

<https://www.bankofcanada.ca/digitaldollar/#what-digital-canadian>

Bill Still, the US Patriot and author of the incredible documentary, The Money Masters, outlines the results of recent polls showing that 86% of Canadians fear the digital dollar!!!
Wow.

87% of Canadians have heard or are aware of the Bank of Canada's CBDC (Central Bank Digital Currency), and 82% are strongly opposed to it!!




<https://www.thestillreport.com/post/bank-of-canada-survey-86-fear-digital-dollar-the-still-report-episode-4280>

Companies will not use digital currency if we are not using digital currency!

It will cost them too much in lost business.

Here are two awesome posters that 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.

For Business owners:

Boom  This is how you save Cash...

Pay with Card
"
2% Surcharge

Pay with Cash
10% Discount



By Rewarding the people using Cash

Cash is King 



The background of the entire poster is a collage of various Canadian banknotes, including \$5, \$10, \$20, and \$50 bills, in different colors like green, orange, and purple. The text is overlaid on this background.

TO OUR VALUED CUSTOMERS

\$\$ PLEASE PAY CASH \$\$

WHY?

TO AVOID BANK FEES

TO KEEP CASH ALIVE

SUPPORT LOCAL BUSINESSES, NOT BANKS

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.

Suggested Solution:

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????**

Another sample: (thanks Adele)

**WE'RE GOING
CARDLESS**

FROM 1st OCTOBER 2024

WE WILL ONLY BE ACCEPTING CASH

**With CASH we retain
100% of its value**

The Big Banks Receive 0%

The Card Processing Companies Receive 0%

**Support Your Local Independent
Business By**

PAYING WITH CASH

Let's Keep CASH ALIVE!



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

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



Penelope W
@PenelopeeeeW

...

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.



Sunday Paper Deliveries

**Next delivery
day:**

**Sunday, April 13,
2025**

(Weather Permitting)

Capril Mall, Gordon & Harvey St. (Hwy 97)

A small group of dedicated volunteers have been spreading the truth via Druthers deliveries every Sunday for over 2 years now. This is one of the most powerful things a freedom activist can do to help inform the public. We meet every Sunday in the Capri Mall parking lot between A&W and DeDutch Pannekoeke House.

Druthers deliveries will be at 10:30 am.

Thank You!

CLEARBITS:

10 Very Powerful Mind Control Spells

<https://www.jchristoff.com/blog/10-very-powerful-mind-control-spells>

More attacks on freedom of expression – now even in private communications. It is time to abolish these damn Human Rights Tribunals once and for all – where truth is also no defence.

**\$10,000 fine for private comments between friends
threatens freedom of expression**

<https://www.jccf.ca/10000-fine-for-private-comments-between-friends-threatens-freedom-of-expression/>

Dr. Trozzi

Understanding Measles and the Vaccine Narrative

[https://www.drtrozzi.news/p/understanding-measles-and-the-vaccine?publication_id=1972999&post_id=160028967&isFr
eemail=true&r=1ri3is&triedRedirect=true&utm_source=su
bstack&utm_medium=email](https://www.drtrozzi.news/p/understanding-measles-and-the-vaccine?publication_id=1972999&post_id=160028967&isFreeemail=true&r=1ri3is&triedRedirect=true&utm_source=su
bstack&utm_medium=email)

- A JUSTICE CENTRE REPORT -

— MARCH 2025

CENTRAL BANK DIGITAL CURRENCY?

*What it is and how
it could impact your
privacy, security,
and autonomy*

CONTRIBUTOR:
Sharon Polsky, MAPP — President of AMINAcorp.ca
and President of the Privacy & Access Council of Canada



Justice Centre
for Constitutional Freedoms

We Defend
Freedom
In Canada



Freedom Rallies

Visibility = Credibility

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

Next Kelowna Rallies:

Saturdays 12:00 noon

April 12, 2025

Hwy 97 & Cooper

May 3, 2025

Stuart Park!!

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

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



Resistance Is ~~Not~~ Futile!

*Hwy 97 & Cooper 12 PM
KELOWNA*

*Join us!
Saturday,
April 12 2025*



*The only way to deal
with an unfree world is
to become so absolutely
free that your very
existence an act of
rebellion*

Albert Camusis

Promoting Freedom in British Columbia

C.L.E.A.R.



Common Law Education and Rights

ACTION4CANADA

FREEDOM RISING

STAND UP  STAND FREE



**VACCINE
CHOICE
CANADA**

VaccineChoiceCanada.com

Our Right Our Choice Our Future

THE RESISTANCE



Canada Strong
When enough is enough.

April 12, 2025 12:00 noon

Vernon Freedom Rally

12:00 p.m. – 2:00 p.m. @ Polson Park

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



**TAKE BACK OUR
FREEDOMS!**

**SATURDAYS
12 - 2pm**

Polson Park Fountain

*** EVERYONE WELCOME ***

FREEDOM RISING

STAND UP  STAND FREE

freedomrising.info

North Okanagan Shuswap Freedom Radio

<http://s1.vocast.com:11464/stream>

April 12, 2025 12:00 noon

Kamloops Freedom Gathering

Valleyview Centennial Park

April 12, 2025 12:00 noon

O.K. Falls Freedom Rally

11:30 a.m.

Across from Esso Station

April 12, 2025 12:00 noon

Oliver Freedom Rally

12:00 p.m.

Town Hall

CLEAR Telegram

With almost 530 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/+SWxndPh1I9F2lu-q>