

**PRESS
RELEASE**



SOVEREIGN - COMMON LAW COURT
of the Land

NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL

SCHOOL DISTRICT No. 22 (VERNON) CORPORATION and the TRUSTEES of, CUPE UNION LOCAL 5523 CORPORATION, BCTF UNION CORPORATION, AND THE WOMEN AND MEN ACTING AS PUBLIC SERVANTS; CHRISTINE PERKINS, STERLING OLSON, LYNN JAMESON, SUSAN BOWEN, MALCOLM REID, ERICA SCHMIDT, JENNY PERKINS, DARCY FROST, TRACEY SYROTA, JANELLE CALVERT, ADRIAN JOHNSON, JODIE APPELL, DAWN BAKER, AUDREY GRIEVE, LAURALEE THOMAS, ANGIE ANDERSON, ROBBIN DOROSHUK, LUKE FRIESEN, JENNIFER FRIESEN, CHRISTINE LOVE, DIANNE BALLANCE, KRISTEN ZUEST, ROBYN LINDAHL, TRACY GODFREY, HYEYOUNG KANG, JENNIFER CROTEAU, LISA STUBBS, FATIMA NUNES, DANIELLE WYCOTT, CHARITY SAKAKIBARA, DAVID LAFONTAINE, ARCHIE STOGIANOS, GORD KADACH, NORM MORIN, TIM AGNEW, JAKE MARKS, VIVIAN GOULIQUER, TRISHA KIELAN, TOM WILLIAMSON, MARK OLSEN, LORI MINDNICH, GEN ACTON, ROBERT LEE, JENN COMAZZETTO, GRAY BOISVERT, TAMMIE KOROLUK, TERI MOORING, and JENNIFER WHITESIDE

v.

**The General Public of whom they SERVE
AND:
The Living WoMen & Men born of the Land**

**PUBLIC CEASE AND DESIST ORDER
&
PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES**

SILENCE IS ACQUIESCENCE, AGREEMENT AND DISHONOUR

THIS IS A LAWFUL SELF-EXECUTING ORDER AND LEGALLY BINDING AGREEMENT

ATTENTION:

CHRISTINE PERKINS : Superintendent
STERLING OLSON : Secretary -Treasurer
LYNN JAMESON : Executive Assistant - Corporate
SUSAN BOWEN : Executive Assistant - Education
MALCOLM REID : Director of Human Resources
ERICA SCHMIDT : Assistant Director of Human Resources
JENNY PERKINS : Executive Assistant
DARCY FROST : TTOC Dispatch
TRACEY SYROTA : Manager of Transportation Services
ADRIAN JOHNSON : Assistant Secretary - Treasurer
JODIE APPELL : District Accounting Coordinator
DAWN BAKER : Accounts Payable Clerk
AUDREY GRIEVE : Accounts Payable Clerk
LAURALEE THOMAS : Purchasing Clerk
ANGIE ANDERSON : Payroll & Benefits Coordinator
ROBBIN DOROSHUK : Payroll Clerk - CUPE
LUKE FRIESEN : Director of Instruction - Student Learning
JENNIFER FRIESEN : District Vice-Principal
CHRISTINE LOVE : Director of Instruction - Student Support Services
DIANNA BALLANCE : District Vice Principal / District Psychology Coordinator
KRISTEN ZUEST : District Mental Health Liaison
ROBYN LINDAHL : District Secondary Behaviour Specialist
TRACY GODFREY : Principal - International Program
HYEYOUNG KANG : Supervisor of International and Homestay Program
JENNIFER CROTEAU : Secretary - Admissions
LISA STUBBS : Finance Administration Clerk
FATIMA NUNES : Homestay Coordinator
DANIELLE WYCOTT : Homestay Coordinator
CHARITY SAKAKIBARA : Director of Indigenours Learning
DAVID LAFONTAINE : District Vice Principal of Indigionous Learning
ARCHIE STOGIANOS : Director of Facilities
GORD KADACH : Manager of Maintenance
NORM MORIN : Supervisor of Custodial Services
TIM AGNEW : Director of Information Technology
JAKE MARKS : Help Desk & District Website Support
VIVIAN GOULIQUER : District Data Coordinator
TRISHA KIELAN : District Data Coordinator L1 Support
TOM WILLIAMSON : Trustee
MARK OLSEN : Trustee
LORI MINDNICH : Trustee
GEN ACTON : Trustee
ROBERT LEE : Trustee
JENN COMAZZETTO : Trustee
GRAY BOISVERT : President, CUPE UNION LOCAL 5523
TAMMIE KOROLUK : National Servicing Representative - Canadian Union of Public Employees
TERI MOORING : President, BCTF
JENNIFER WHITESIDE : Minister of Education, BRITISH COLUMBIA CORPORATION

This here, is a Lawful, **PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** which is Legally Addressed to the WoMen and Men Named herein who are ACTING in designated ROLES as PUBLIC SERVICE “Employees” (Public Servants) working for the CORPORATION Legally Known and described as **SCHOOL DISTRICT No. 22 (VERNON)**, “the Employer”.

The General Public, including the Living WoMen and Men born of the Land of whom EACH of you Named SERVES, have been filing an unprecedented number of HuMan Rights complaints, including, but *not* limited to, Crimes Against HuManity accusations against the CORPORATE government Legal Fiction of which you work for and are “Employed” by, the government of CANADA, under the “Provincial” Jurisdiction of the CORPORATE Legal Fiction, the government of BRITISH COLUMBIA.

Each of these complaints and accusations have been, and are being, filed with CORPORATE Legal Fictions that are operating under the CORPORATE Legal Fiction, the government of CANADA. These actions are of no effect as the CORPORATE Legal Fiction, the government of CANADA regulates and controls those same investigating CORPORATE Legal Fictions.

The complaints and accusations made against the CORPORATE Legal Fiction, the government of CANADA of which you are involved in, and colluding with, include, but are *not* limited to:

- Physical and Psychological Harm through the UnLawful enFORCEment of Mask Mandates. WoMen, Men and Children are being FORCED (coerced) into wearing “medical” Masks that are Known to contain Harmful Graphene Oxide NanoParticles.
- Physical and Psychological Harm through the UnLawful enFORCEment of Genetic Testing. WoMen, Men and Children are being FORCED to submit to a Genetic Test that contains Harmful Graphene Oxide NanoParticles AND Ethylene Oxide.
- Unethical MEDICAL HuMan experimentation through the use of mRNA artificial Intelligence Technology and Cas3/Cas9 Proteins that were developed by D.A.R.P.A, The Defence Agency Research Projects Agency. This Technology is being injected into the bloodstreams of Living WoMen and Men *without* giving, or providing, those WoMen and Men Full Informed Legal Consent. (Crimes Against HuManity).
- Allowing the continued administration of mRNA artificial Intelligence Technology and Cas3/Cas9 Proteins while censoring, covering up and/or downplaying reports of Deaths and severe adverse reactions that are caused by the injections. (Crimes Against HuManity).

Recent Claims with respect to the complaints and accusations as stated above have been placed upon the WoMen and Men who are working for and “Employed” by the Legal CORPORATIONS, **SCHOOL DISTRICT No. 22 (VERNON)** and the TRUSTEES of, **CUPE (CANADIAN UNION of PUBLIC EMPLOYEES) UNION LOCAL 5523**, and the **BCTF (BRITISH COLUMBIA TEACHERS FEDERATION) UNION**, EACH of whom is Named herein.

STATEMENT OF CLAIMS

SCHOOL DISTRICT No. 22 (VERNON) allowed Vaccination pop-up Clinics on Public School Land (Property) between the dates of September the 7th - October 31, 2021, WITHOUT having provided, or given, **FULL** informed Legal consent and did so in exchange for MONEY from the CORPORATE government of CANADA.

On Wednesday September 15th, 2021 during a Regular Board Meeting **SCHOOL DISTRICT No. 22 (VERNON)** Trustee, **ROBERT LEE** called for a Motion of Recommendation, to be heard in October, requesting Proof of COVID vaccination by asking that the Board of Education request the Provincial Health Officer, Dr. BONNIE HENRY, to require Staff of **SCHOOL DISTRICT No. 22 (VERNON)** show proof of COVID vaccination in order to, "provide a better level of COVID protection for our Students, Staff and Parents."

On Monday October 4th, 2021 **SCHOOL DISTRICT No. 22 (VERNON)** implemented an UnLawful Mask Mandate and began enFORCING Psychological and Physical Harm against their own Staff and Students, Members of the General Public and WoMen and Men of the Land.

On Wednesday October 20th, 2021 **SCHOOL DISTRICT No. 22 (VERNON)** Administrators : **CHRISTINE PERKINS, LYNN JAMESON, ADRIAN JOHNSON, ARCHIE STOGIANOS, JENNIFER FRIESEN**, Trustee : **ROBERT LEE** and **OTHERS** held a Public Online and in-person meeting. The intent of this meeting was to implement a Mandatory Vaccine Policy for the School District. Following an overwhelming amount of opposition from the General Public, the Motion for Consideration to request the Provincial Health Officer, Dr. BONNIE HENRY, to require Staff and Visitors of all School Districts to show proof of COVID vaccination was tabled.

Superintendent **CHRISTINE PERKINS** advised that an Ad Hoc committee is being developed to design templates to support School Districts with the potential mandate. She clarified there is no mandate at this time.

On Monday October 25th, 2021 **SCHOOL DISTRICT No. 22 (VERNON)**, on the instruction of **CHRISTINE PERKINS**, released a Notification advising Parents, the General Public and the WoMen and Men of the Land of whom **SCHOOL DISTRICT No. 22 (VERNON)** SERVES, that they must be double vaccinated and wearing Masks if they want to attend their Child(rens) Parent / Teacher interview(s).

As of Tuesday, November 10th, 2021 there has been an accumulation of 556 Local Signatures attached to an Online Petition that reads: *We are writing you as concerned citizens of the Vernon and surrounding School District 22 catchments; We are parents, teachers, education assistants and community members whom are against the mandating of vaccines of our educators and school staff. We would like to let you know that we do not support a vaccine mandate of any kind against COVID - 19...*

A new meeting is scheduled to commence on November the 17th, 2021 where **SCHOOL DISTRICT No. 22 (VERNON)** Administrators and the Trustees of are planning to move forward with the UnLawful Mandatory Vaccine Policy that will cause Harm to their own Staff and Students, Members of the General Public and the WoMen and Men of the Land of whom they SERVE.

When a CORPORATE government Legal Fiction such as CANADA causes Harm to the General Public of which it is to SERVE, or commits Crimes Against HuManity that affect the WoMen and Men born of the Land, then the Sovereign - Common Law Court must intervene and take Lawful action in Honour of the WoMen and Men of the Land, and Legal action on the BEHALF of the General Public of which the CORPORATE Legal Fiction, the government of CANADA is *supposed to* SERVE.

AFTER the FULL review and deliberations by the Sovereign - Common Law Court of the Land of all the material Facts and Evidence available, this Court has determined, AFFIRMED and Agreed; the CORPORATE government Legal Fiction of CANADA is actively engaged in Crimes Against HuManity and enFORCING UnLawful Mandates and Policies that are causing great Harm to the General Public including the WoMen and Men born of the Land.

As EACH of you Named herein is ACTING in a ROLE within the Legal CORPORATIONS Known as **CUPE UNION LOCAL 5523** and the **BCTF UNION** and are working as an "Employee" of, and for, the Legal CORPORATION Known as **SCHOOL DISTRICT No. 22 (VERNON)**,

AND:

WHEREAS EACH of you Named herein has broken your Oath to the General Public of whom you SERVE by considering, or agreeing, to implement and enFORCE UnLawful Mask Mandates, Genetic Testing, and Vaccine Passport Policies. All of which are Harming Students, Children, Parents, Families; Members of the General Public and the WoMen and Men of the Land of whom you are *supposed* to SERVE, in **exchange for financial incentives** in order to operate the Legal CORPORATION of which YOU are "Employed" by, and work for, **SCHOOL DISTRICT No. 22 (VERNON)**;

A decision has been made to place Lawful action upon EACH of you Named herein in Honour of the WoMen and Men of the Land, and to take Legal action against EACH of you Named herein on the BEHALF of the General Public of which EACH of you SERVES.

In response to the severity of the situation and the Harm that *is* being caused, EACH of THOSE Named herein was SERVED on the 9th Day of November of the year 2021 by a Sheriff of the Sovereign - Common Law Court of the Land with a **SHORT NOTICE TO APPEAR**.

EACH of THOSE Named herein has been advised of the Hearing date that was set for this Day, the 13th of November at the time of 11:00 a.m and **EACH** of **THOSE** Named was informed that this Hearing would proceed in absentia if they failed to appear.

HEARING

On this Day, Saturday November the 13th of the year 2021; 12 fellow Hu(Spirit)Wo(Birth)Man(Physical)'s, 7 WoMen and 5 Men, each born of the Land, being Living WoMen and Men Honouring Sovereign - Common Law of the Land gathered together on the Private Land known to the CORPORATE Legal Fiction, the government of CANADA as, 266 Mabel Lake Road, LUMBY, BRITISH COLUMBIA, CANADA and formed a Lawful Sovereign - Common Law Court.

Together, on this Day, these 7 WoMen and 5 Men, each born of the Land, placed Lawful Orders upon EACH of YOU Named herein and you are hereby Lawfully, and Legally, obliged to extend these same Lawful Orders upon your own "Employer", the Fictitious Legal CORPORATION described as **SCHOOL DISTRICT No. 22 (VERNON)**, which is operating inside the CORPORATE Legal Jurisdiction of the "City" Legally described as VERNON, BRITISH COLUMBIA at the address Legally described as, 1401 - 15th Street, VERNON, BRITISH COLUMBIA, V1T 8S8.

PUBLIC CEASE AND DESIST ORDER

Mask Mandates

Where it is Known to this Court that **SCHOOL DISTRICT No. 22 (VERNON)** and the “Employees” of (those Named herein) implemented an UnLawful Mask Mandate that *is causing* Physical and Psychological Harm to their own Staff, including that of the “Students” (General Public) and the Young WoMen and Men Ages 5 to 19 of whom they SERVE, the following Lawful Order has been made:

ORDER:

SCHOOL DISTRICT No. 22 (VERNON) is to retract the UnLawful Mask Mandate and to **CEASE AND DESIST** in the enFORCEment of Mask Mandates effective immediately.

This PUBLIC CEASE AND DESIST ORDER is based on the following Knowledge of Facts:

1. The Province of British Columbia's ORDER OF THE MINISTER OF PUBLIC SAFETY AND SOLICITOR GENERAL, Emergency Act Program, Ministerial Order No. M012, Exemption from use of a face covering, *Section 4 (a) to a person who is less than 12 years of age; and (b) (i) Psychological*, behavioral or health condition. ***Attached**
2. The Provincial Health Order Updated September 28th, 2021, FACE COVERINGS COVID - 19) – October 29, 2021 lists Lawful/Legal reason and justification for workers, visitors, students, staff and employees to not have to wear a mask as: **Psychological**.
3. As stated on both the packaging of masks and in a CDC, Center for Disease Control media release, masks are ineffective at preventing or stopping the transmission of viruses, bacterial infections or any other type of communicable diseases.
4. The CDC, Center for Disease Control, statistical data on masks and face coverings reveals that 90% of COVID Positive Cases involve WoMen and Men who wear a mask or face covering most of, or all of the time.
5. The black masks and blue coloured medical masks have been found, and are Known to contain Graphene Oxide NanoParticles which are subsequently inhaled into the nasal passage and lungs where they have the potential to cause early lung toxicity and other very serious Health diseases.

Source:

- government of CANADA, recalls and safety alerts, April the 2nd, 2021. ***Attached**

6. Graphene Oxide is Known to destroy DNA and Living Cells and has the capability to damage the blood-brain barrier.
7. **School Districts are being provided with funding** from the CORPORATE Legal Fiction, the government of CANADA as an incentive to implement mask mandates and vaccine policies and are therefore engaging in an ACT of *commerce*. This ACT is the Law of the **water**, NOT of the **Land**.

Liquid Hand Sanitizers

Where it is Known to this Court that **SCHOOL DISTRICT No. 22 (VERNON)** and the “Employees” of (those Named herein) are coercing Children and convincing them to use Harmful Hand Sanitizers on a daily basis, the following Lawful Order has been made:

ORDER:

SCHOOL DISTRICT No. 22 (VERNON) and the “Employees” of (those Named herein) are to stop coercing, enFORCING and convincing Children, “Students”, Young WoMen and Men Ages 5 - 19 years into using Harmful Liquid Hand Sanitizers effective immediately.

This PUBLIC CEASE AND DESIST ORDER is based on the following Knowledge of Facts:

1. Liquid hand sanitizers are meant for use where soap and water is *not* available.
2. Liquid hand sanitizers contain harmful ingredients such as carcinogenic toxins.

Source:

- government of CANADA, recalls and safety alerts, March 31, 2021 - Present. ***Attached.**

COVID - 19 Test Swabs

Where it is Known to this Court that the CORPORATE government of CANADA is FORCING and advising other CORPORATIONS to FORCE Members of the General Public, including the WoMen and Men born of the Land into INVOLUNTARY compliance by taking an invasive Genetic Test which is causing Physical and Psychological Harm, the following Lawful Order has been made:

ORDER:

SCHOOL DISTRICT No. 22 (VERNON) and the “Employees” of (those Named herein) are to **decline** any and all Genetic Testing that may be imposed and FORCED upon their own Staff and Students, Members of the General Public and the WoMen and Men of the Land of whom they SERVE.

This PUBLIC CEASE AND DESIST ORDER is based on the following Knowledge of Facts:

1. COVID - 19 test swabs are invasive medical procedures that have great potential to seriously harm the nasal passage and blood-brain barrier.
2. COVID - 19 test swabs are sterilised with and contain Ethylene Oxide, a highly carcinogenic neurotoxin.
3. COVID - 19 test swabs have also been found to contain Graphene Oxide NanoParticles.

COVID - 19 “Vaccines”, Medical Devices and Injections

Where it is Known to this Court that the WHO, World Health Organization, considers enrolment in School to be “implied consent to vaccinate”,

AND:

Where it is Known to this Court that the **CANADIAN governmental Legal CORPORATION is paying School Districts** across the Country to allow **COVID - 19 Vaccination Clinics at Public Schools** therefore engaging in an UnLawful ACT of commerce, including illegal ACTs of racketeering,

AND:

Where it is Known to this Court that **SCHOOL DISTRICT No. 22 (VERNON)** had allowed Vaccination pop-up Clinics on Public School Land(s) (Property) between the dates of September the 7th - October 31, 2021, WITHOUT having provided, or given, **FULL** informed Legal consent, the following Orders has been made:

ORDERS:

1. The perceived consent for Children, Young WoMen and Men Ages 5 - 19, to be administered vaccines or medical procedures of any kind while at School is expressly revoked and denied.
2. **SCHOOL DISTRICT No. 22 (VERNON)** and the “Employees” of (those Named herein) are to **CEASE AND DESIST** in allowing Vaccination pop-up Clinics on Public School Land(s) (Property), or inside Public School Buildings and Facilities effective immediately.
3. **SCHOOL DISTRICT No. 22 (VERNON)** and the “Employees” of (those Named herein) are to **decline** the CORPORATE government of CANADA’s offer to mandate and enFORCE COVID - 19 “vaccines”, MEDICAL DEVICES and injections upon their own Staff and Students, Members of the General Public and the WoMen and Men of the Land of whom they SERVE.
4. **SCHOOL DISTRICT No. 22 (VERNON)** and the “Employees” of (those Named herein) are to **CEASE AND DESIST** all considerations and discussions of enFORCING COVID - 19 “vaccines”, MEDICAL DEVICES and injections upon their own Staff and Students, Members of the General Public and the WoMen and Men of the Land of whom they SERVE effective immediately.

This PUBLIC CEASE AND DESIST ORDER is based on the following Knowledge of Facts:

1. SARS-Cov-2, COVID - 19 and the viral variants of have a survival and recovery rate of 99.97%
2. The CDC, Center for Disease Control, states the statistical risk of Children dying from SARS-Cov-2, COVID - 19 is virtually zero.

3. The Pfizer BioNTech, Johnson & Johnson, Moderna and Astrazeneca injections, including nasal sprays, are undergoing Clinical Trials (experimental phase) ending January of the year 2023. These injections, including nasal sprays, were only authorised under **emergency use** on an **interim order** by Health Canada.

4. The Pfizer BioNTech, Johnson & Johnson, Moderna and Astrazeneca injections including nasal sprays do not prevent, stop, or slow the transmission and spread of the SARS-Cov-2, Covid -19 virus or variants of. They are only claimed to “lessen the symptoms” of.

5. The Pfizer BioNTech, Johnson & Johnson, Moderna and Astrazeneca injections including nasal sprays contain Polysorbate 80—also known as Tween 80 and polyoxyethylene-sorbitan 20 mono-oleate which is a Known toxin that has been studied in animals and, *“may cause adverse reproductive effects based on animal test data. No HuMan data found. May cause cancer based on animal test data. No HuMan data found. May affect genetic material (mutagenic). Ingestion of very large doses may cause abdominal spasms and diarrhea. Animal studies have shown it to cause cardiac changes, changes in behavior (altered sleep time) and weight loss (upon repeated or prolonged ingestion). However, no similar HuMan data has been reported.”*

6. Polysorbate 80 in vaccines acts as an emulsifier to disperse all of the other ingredients evenly within the liquid.

7. Pediatrician Lawrence Palevsky, MD warns of the potential danger of using Polysorbate 80 as a vaccine ingredient. He notes, *“Polysorbate 80 is used in pharmacology to assist in the delivery of certain drugs or chemotherapeutic agents across the blood brain barrier.”*

8. This raises serious concerns of using Polysorbate 80 in combination with other reactive vaccine ingredients, which have the potential to damage the brain.

9. The blood-brain-barrier is a barrier that separates the brain from the circulatory system and *protects* the central nervous system from harmful chemicals and other **toxins**. The blood brain barrier is particularly weak and more easily penetrated during infancy and in old age. Consequently, the concern with using Polysorbate 80 in vaccines is that it may permit the entry of other toxic ingredients, such as **heavy metals**, into the brain.

10. Dr. Palevsky asks some crucial questions regarding whether Polysorbate 80 is having negative effects on and facilitating toxic insults to the brain via vaccination.

“What viral, bacterial, yeast, heavy metal or other vaccine containing ingredient needs to pass into the brains of our Children? Do they belong in the brain? Is that part of the needed immune response to protect our Children from disease? Do vaccine materials pass across the blood-brain barrier with the help of Polysorbate-80? If so, are there complications from being in the brains of our Children?”

11. Once injected into the body, polysorbate 80 can rapidly break down into sorbitol and **Ethylene Oxide (EtO)**. Sorbitol has the ability to increase the risk of diabetes, **cell death**, mitochondrial failure and DNA fragmentation.

12. **Ethylene Oxide** is a **highly toxic** carcinogen.

13. The United States Environmental Protection Agency, the EPA classified **Ethylene Oxide** as a HuMan carcinogen in December 2016.

14. Studies revealed that exposure to Ethylene Oxide is associated with an increased risk of cancers of the white blood cells (the infection-fighting cells of the immune system). Studies also showed evidence in HuMans that indicates long-term exposure to Ethylene Oxide increases the risk of cancers of the white blood cells, including non-Hodgkin lymphoma, myeloma, and lymphocytic leukemia. Studies also show that long-term exposure to Ethylene Oxide increases the risk of breast cancer in WoMen.

15. The EPA, as well as the International Agency for Research on Cancer and the National Toxicology Program, classifies Ethylene Oxide as carcinogenic to HuMans. Evidence in HuMans indicates that exposure to Ethylene Oxide by **inhalation** increases the risk of lymphohematopoietic cancers (including non-Hodgkin lymphoma, myeloma, and lymphocytic leukemia) and particularly for WoMen, breast cancer. EtO is mutagenic (i.e., it can change the DNA in a cell). Children are more susceptible to the harmful effects of mutagenic substances.

16. Other components in the mRNA medical devices, "vaccines" are listed as follows: lipids (0.43 mg (4-hydroxybutyl)azanediyl)bis(hexane-6,1-diyl)bis(2-hexyldecanoate), **Polyethylene Glycol**.

17. Polyethylene Glycol is a relative of **Ethylene Glycol**, the main ingredient in antifreeze, which regularly kills animals. Although Polyethylene Glycol is not as toxic as Ethylene Glycol, it is definitely Known to harm WoMen and Men by attacking the kidneys and ElectroChemical balance of the body much in the same way that Ethylene Glycol kills, so Polyethylene Glycol is still a poison, it's just not as clear how long it takes to harm the same tissues, and at what concentration it becomes a true poison.

18. The Pfizer BioNTech, Johnson & Johnson, Moderna and Astrazeneca injections and sprays have only been approved for Emergency use Authorisation and are *not* Lawfully approved or known to be safe and effective by "HEALTH CANADA", or by any other organization.

19. The Legal Informed Consent for the Pfizer, Johnson & Johnson, Moderna and Astrazeneca injections reads, quote:

*"The COVID - 19 vaccines are **experimental** and only used under Emergency Use Authorisation. This means that this particular vaccine has not been fully studied and we are not sure of the impacts it may have on you.*

Risks of the Covid Vaccination include, but are not limited to; Death, failure to prevent the disease being vaccinated against, risk of anaphylaxis, irritation at the injection site, muscle soreness, tingling in the hand and arm, bleeding from the injection site, other bleeding that may be life threatening such as a brain hemorrhage, internal bleeding, bleeding into the eye, gastrointestinal bleeding, neurological complications, including paralysis that may or may not completely resolve, focal paralysis such as bell's palsy, transverse myelitis (inflammation of the spinal column), amyotrophic lateral sclerosis (Lou Gehrig's disease), headaches, dizziness, narcolepsy (inability to remain awake), thrombocytopenia (low blood platelet count), lack of all blood elements such as red and white cells, infections, miscarriage, blood clots.

Additional problems may arise years after vaccinations. These issues may include immune enhancement, in which case the vaccination may cause an increased risk of the COVID - 19 or similar diseases and influenza like illnesses. Also, the risk of infertility, birth defects, and cancer is unknown, as is late onset of neurological disorders and autoimmune diseases.

There have been reports of passage of the vaccine in breast milk that have caused fatal bleeding in the nursing baby. The benefits of this vaccination is an overall absolute risk reduction of negative outcomes of approximately 1% and the potential to have lesser severity of symptoms if you do catch COVID - 19, which still may happen.

Please sign here if you consent to this injection.”

Source:

- Tom Renz, Attorney in the State of Ohio, United States of America.
Ohio State Court Ref: SUB H.B. No. 248

20. The COVID - 19 Informed Consent is not being read to everyone receiving, or being administered the COVID - 19 “vaccination” medical devices.

21. The Right to Informed Consent is *Legally* guaranteed under Provincial Legislation and is acknowledged in international covenants such as the Universal Declarations of BioEthics and HuMan Rights, including the Nuremburg Code drafted in response to the medical abuses of the Nazi regime.

22. The Universal Declaration of BioEthics and HuMan Rights describes consent as follows: “Any preventive, diagnostic and therapeutic medical intervention is only to be carried out with the prior, free and **informed consent** of the person (WoMan, Child, Man) concerned based on adequate information. The consent should, where appropriate, be expressed and may be withdrawn by the person (WoMan, Child, Man) concerned at any time and for any reason without disadvantage or prejudice.”

23. The Nuremberg Code describes informed voluntary consent as, “the person (WoMan, Child, Man) involved...should be able to exercise free power of choice, *without* the intervention of any element of force, fraud, deceit, duress, overreaching, or other ulterior form of constraint or coercion”.

24. The Pfizer BioNTech, Johnson & Johnson, Moderna and Astrazeneca injections, including nasal Sprays, are created and manufactured with the assistance of ARTIFICIAL INTELLIGENCE and D.A.R.P.A, the Defence Advanced Research Projects Agency that is responsible for the development of emerging Technologies for use by the *military*.

25. mRNA injections are described as “*Gene Editing Therapeutics*” through the use of NanoLipids, or NanoParticles, which *alter* the functionality of DNA.

26. The Pfizer BioNTech, Johnson & Johnson, Moderna and Astrazeneca injections, including nasal sprays, contain CrispR Technology including Cas3 and Cas9 proteins which were developed in partnership with D.A.R.P.A, the Defence Advanced Research Projects Agency, and A.I, artificial Intelligence. These technologies are Gene Editing Therapeutics that continually “cut and slice” sections of DNA and replace those sections with undisclosed “programmable” sequences of synthetic (m)essenger RNA . D.A.R.P.A describes the capabilities of this Technology as, “Extinction on Demand” and Mind Control.

27. Children are more susceptible to the harmful effects of mutagenic substances.

28. The mRNA injections contain Graphene Oxide NanoParticles, or “NanoLipids”, the delivery system designed to cut into Cellular walls and “bypass” DNA, and cellular defences.

Source:

- Scientific report from the University of Almería School of Engineering in Spain entitled, *"Graphene Oxide Detection in Aqueous Suspension: Observational Study in Optical and Electron Microscopy"*, each dose was found to contain 6 ng of RNA and 747 ng of Graphene Oxide, which is 99.103% of the medication.

"Graphene Oxide is a toxin that generates thrombi in the organism, Graphene Oxide is a toxin that generates blood coagulation. Graphene Oxide causes alteration of the immune system by decompensating the oxidative balance in relation to the coagulation reserves."

29. The Pfizer Company Claims their vaccine does *not* contain Graphene Oxide NanoParticles, however, a Pfizer spokesperson admits vaccines do contain Graphene Oxide NanoParticles by saying quote, *"while Graphene Oxide — a material made by the Oxidation of Graphite — is used in some vaccines, it is not used at Pfizer."*

30. The mRNA injections and nasal sprays are *not* Lawfully defined as vaccines, mRNA is an *Experimental BioLogical Gene Therapy immune Modulation injection including viral nasal spray.*

31. Historically, what we are doing right now does not fall under the definition of a vaccine. By historical definition a vaccine is giving a protein or an antigen or part of a whole pathogen. Injecting a sequence of synthetic mRNA into an individual is a MEDICAL DEVICE. The verbiage was shifted in some of the federal register back in October of 2020 so they could approve this mRNA Technology without providing **INFORMED CONSENT**. It was a sleight of hand move to change the verbiage.

32. What the *present* WoMen and Men ACTING as Public Servants on BEHALF of the CORPORATE government of CANADA are allowing right now is, an experimental BioLogical Gene Therapy immune modulatory injection and nasal spray. The current WoMen and Men of government are allowing WoMen and Men of the General Public to be injected with a synthetic sequence of nucleic acid. We have *never done* this on a large scale in all of HuMan history. mRNA trials on mammals have led to odd deaths, cancers and auto-immune deficiencies, 6, 9, 12 months later.

33. *AMENDED - Struck from Record.

34. The vaccine companies and manufacturers provided their own data. There were no independent observer groups looking at the data.

35. The data suggests these shots decrease the severity of disease and hospitalisations, but they don't fall under the definition of creating pure immunity and preventing transmission.

36. If you are immune after an injection, you should *not* still be required to wear a mask and social distance. That is an admission that this is *not* a vaccine.

37. The long term safety data is *not* there and will not be available for at least another 10 - 20 years.

38. Perfectly Healthy Youth under the Age of 19 are being admitted to Hospitals with heart inflammation following mRNA vaccinations. The reporting rate of myocarditis/pericarditis was higher following the second dose of mRNA vaccine than after the first.

Sources:

- Toronto Sun Article, dated September 3rd, 2021, titled: "More than 100 Ontario Youth sent to hospital for vaccine-related heart problems: Report."
- On September 29th, 2021, Ontario's Chief Medical Officer of Health (CMO), KIERAN MOORE issued a statement admitting that the vaccines cause myocarditis.
- On October 25th, 2021, Member of Parliament, RANDY HILLIER of Toronto, Ontario released a letter requesting the commissioner of the OPP, THOMAS CARRIQUE to, *"immediately begin investigating a series of sudden deaths that have occurred throughout Ontario in otherwise Young and Healthy individuals.... This request is based on Ontario Public Health Data revealing disproportionate occurrence among Younger Age demographics of potentially serious adverse reactions to COVID - 19 vaccines.*

39. As reported on Fox News - On January 20th, 2021, Maddy, a Perfectly Healthy Child, 12 years of Age, from Ohio, entered the Clinical Trials for the Pfizer Covid Vaccine for 12 - 15 year olds. Within 24 hours of receiving her second dose Maddy started experiencing severe abdominal and chest pains. In the following months after, Maddy began to have Heart issues with severe pain and trembling throughout her body. She is now bound to a wheelchair and feeding tube for Life. This was reported as a vaccine injury on her medical file.

40. There have been *countless* reports of death and other severe adverse reactions in relation to the COVID - 19 vaccinations, *too many* of which are being censored or hidden from the General Public.

41. As of October 22, 2021 the VAERS, Vaccine Adverse Event Reporting System, has documented 17,128 Deaths from the COVID - 19 injections and 837,593 serious adverse reactions that have led to permanent disabilities.

42. The reported number of Deaths from the COVID - 19 injections are **DOUBLE** the amount of Deaths from **any other vaccine in all reporting history.**

43. The VAERS, Vaccine Adverse Event Reporting System, records and documents between 1% to 10% of all Adverse Events, meaning the True statistical number of Deaths following a Covid vaccination is probably 170,000, but possibly 1,700,000 or higher.

44. The VAERS is the Vaccine Adverse Event Reporting System designed solely for the United States of America.

45. A UK based Urgent Report from the British Department of Health declared there to be more than enough evidence to prove COVID - 19 injections are **UNSAFE** for HuMan use.

46. An Indian Law Firm has brought forth a Claim against The Premier and Chief Medical Officer of Health in India for Crimes Against HuManity and Genocide.

47. RICHARD A. ROTHSCHILD holds a PATENT for COVID - 19 related medical devices : US Patent No: 2020279585-AI dated the year of **2015** on the 13th Day of October.

48. Vaccine companies have been granted "*Exemption from Liability*" in the event of Death or severe reactions due to the use of their injections, nasal sprays and pills, which is a *major* concern as this indicates the companies themselves *cannot* guarantee the efficiency or safety of the injections, nasal sprays and pills and therefore, they *do not* Lawfully Trust the use of *their own products*.

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ALL RIGHTS, LAWFUL AND LEGAL, RESERVED FOREVER AND BEYOND

CONCLUSION

Ignorance to the Knowledge of Facts as stated herein is inexcusable as such ignorance is Criminal Negligence of Trespass intentionally imposed upon HuManity, including High TREASON against the Sovereign - Common Law Court of the Land if these Orders are to be ignored and shall be treated as such.

CORPORATE governments around the world are colluding with one another, allowing the continued administration of ARTIFICIAL INTELLIGENCE and D.A.R.P.A **Patented** Technologies and MEDICAL DEVICES into the bloodstreams of the General Public and the Living WoMen and Men of the Land through the use of injections while Knowing of, and purposely covering up the True Death Toll and frequency of serious adverse reactions.

Knowing the CORPORATE government of CANADA is allowing the involvement of ARTIFICIAL INTELLIGENCE and D.A.R.P.A, the Defence Advanced Research Projects Agency to create **Patented** Technologies and MEDICAL DEVICES that alter the functionality of DNA, ultimately changing the BioLogical structure of the HuMan Physical Body, this Court can only conclude that the use of such Technologies and MEDICAL DEVICES are a form of BioLogical warfare that is being used against HuManity and as such, this Court Declares this to be an UnLawful MEDICAL Trespass and *military operation* against the General Public, including the WoMen and Men of the Land of whom the CORPORATE government of CANADA is *supposed* to SERVE, and of which you are actively participating in.

FORCED, UnLawful medical interventions are invasive, are an act of battery, are unhealthy, are dangerous, and constitute an UNLAWFUL Act of Trespass against the BioLogical Private Property and *any* WoMan, Man, PERSON, CORPORATION, agent of government, ACTOR or "Employee" of, such as, but *not* limited to, medical practitioners, military personnel and/or **SCHOOL ADMINISTRATORS, TRUSTEES OR EMPLOYEES** of who attempts, or succeeds, in administering FORCED, UnLawful medical interventions upon the BioLogical Private Property of the WoMen and Men of the Land, including the General Public of whom the government is *supposed* to SERVE, will be held Lawfully, and Legally, accountable as detailed in the following **PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES**, and Agrees to pay the amount(s) Ordered.

If **SCHOOL DISTRICT No. 22 (VERNON)** and the "Employees" of (those Named herein), including the **TRUSTEES of, CUPE UNION LOCAL 5523 CORPORATION, BCTF UNION CORPORATION, AND THE WOMEN AND MEN ACTING AS PUBLIC SERVANTS** working therein ignore this here, **PUBLIC CEASE AND DESIST ORDER** and decide to implement, or enFORCE a Vaccine Passport Policy, allow Genetic Testing and/or continue to enFORCE the UnLawful Mask Mandate, whether or not **YOU** do so on the "Order" and instructions of the WoMan, BONNIE HENRY, or any other outside Third Party, then **EACH** of **YOU** Named herein automatically assumes FULL LIABILITY for *any* and all Health, Physical and Financial damages and Harm that are caused directly, or indirectly to your OWN Staff and Students, Members of the General Public, including the WoMen and Men of the Land of whom you are *supposed* to SERVE because of your OWN personal decisions and negligence .

PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES

DECLARATIONS

By the Declaration of this Sovereign - Common Law Court of the Land:

EACH of the WoMen and Men of whom this here, Lawful **PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** is Legally Addressed to:

CHRISTINE PERKINS, STERLING OLSON, LYNN JAMESON, SUSAN BOWEN, MALCOLM REID, ERICA SCHMIDT, JENNY PERKINS, DARCY FROST, TRACEY SYROTA, JANELLE CALVERT, ADRIAN JOHNSON, JODIE APPELL, DAWN BAKER, AUDREY GRIEVE, LAURALEE THOMAS, ANGIE ANDERSON, ROBBIN DOROSHUK, LUKE FRIESEN, JENNIFER FRIESEN, CHRISTINE LOVE, DIANNE BALLANCE, KRISTEN ZUEST, ROBYN LINDAHL, TRACY GODFREY, HYEYOUNG KANG, JENNIFER CROTEAU, LISA STUBBS, FATIMA NUNES, DANIELLE WYCOTT, CHARITY SAKAKIBARA, DAVID LAFONTAINE, ARCHIE STOGIANOS, GORD KADACH, NORM MORIN, TIM AGNEW, JAKE MARKS, VIVIAN GOULIQUER, TRISHA KIELAN, TOM WILLIAMSON, MARK OLSEN, LORI MINDNICH, GEN ACTON, ROBERT LEE, JENN COMAZZETTO, GRAY BOISVERT, TAMMIE KOROLUK, TERI MOORING, and JENNIFER WHITESIDE

are hereby **DECLARED**, the **LIABELLEES**, of and within, this here, Sovereign Common Law Court of the Land **PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES**.

As the **LIABLEES**, The WoMen and Men Named herein who are **ACTING** in designated **ROLES** as **PUBLIC SERVICE "Employees"** (Public Servants) working for the **CORPORATION** Legally Known and described as **SCHOOL DISTRICT No. 22 (VERNON)**, "the Employer" are **EACH**, Lawfully, Legally and Financially responsible for *any* and *all* Future Claims resulting in Legal Actions in response to this here, Sovereign - Common Law Court of the Land **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES, SCLC Case No. 2021-SD22-001**.

By the Declaration of this Sovereign - Common Law Court of the Land:

The WoMen and Men of whom this here, Lawful **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** is Legally Addressed to:

CHRISTINE PERKINS, STERLING OLSON, LYNN JAMESON, SUSAN BOWEN, MALCOLM REID, ERICA SCHMIDT, JENNY PERKINS, DARCY FROST, TRACEY SYROTA, JANELLE CALVERT, ADRIAN JOHNSON, JODIE APPELL, DAWN BAKER, AUDREY GRIEVE, LAURALEE THOMAS, ANGIE ANDERSON, ROBBIN DOROSHUK, LUKE FRIESEN, JENNIFER FRIESEN, CHRISTINE LOVE, DIANNE BALLANCE, KRISTEN ZUEST, ROBYN LINDAHL, TRACY GODFREY, HYEYOUNG KANG, JENNIFER CROTEAU, LISA STUBBS, FATIMA NUNES, DANIELLE WYCOTT, CHARITY SAKAKIBARA, DAVID LAFONTAINE, ARCHIE STOGIANOS, GORD KADACH, NORM MORIN, TIM AGNEW, JAKE MARKS, VIVIAN GOULIQUER, TRISHA KIELAN, TOM WILLIAMSON, MARK OLSEN, LORI MINDNICH, GEN ACTON, ROBERT LEE, JENN COMAZZETTO, GRAY BOISVERT, TAMMIE KOROLUK, TERI MOORING, and JENNIFER WHITESIDE,

EACH of **THOSE** Named herein through their **OWN** acquiescence and silence Agrees to the following:

1. Whereas **NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL**, **EACH** of **THOSE** Named herein will SERVE this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon *each* and *every* one of their fellow "Employees" and/or Co-workers, both above AND below **THEM**.
2. The Legal CORPORATION Known as **SCHOOL DISTRICT No. 22 (VERNON)** will revoke the Mask Mandate for Staff, Students and Visitors effective immediately.
3. **SCHOOL DISTRICT No. 22 (VERNON)** and the "Employees" of (those Named herein) are to stop coercing, enFORCING and convincing Children, "Students", Young WoMen and Men Ages 5 - 19 years into using Harmful Liquid Hand Sanitizers effective immediately.
4. **SCHOOL DISTRICT No. 22 (VERNON)** and the "Employees" of (those Named herein) are to **decline** any and all Genetic Testing that may be imposed and FORCED upon their **OWN** Staff and Students, Members of the General Public and the WoMen and Men of the Land of whom they SERVE.
5. The perceived consent for Children, Young WoMen and Men Ages 5 - 19, to be administered vaccines or medical procedures of any kind while at School is expressly revoked and denied.
6. **SCHOOL DISTRICT No. 22 (VERNON)** and the "Employees" of (those Named herein) are to **CEASE AND DESIST** in allowing Vaccination pop-up Clinics on Public School Land(s), or inside Public School Buildings and Facilities effective immediately.
7. **SCHOOL DISTRICT No. 22 (VERNON)** and the "Employees" of (those Named herein) are to **decline** the CORPORATE government of CANADA's offer to mandate and enFORCE COVID - 19 "vaccines", MEDICAL DEVICES and injections upon their **OWN** Staff and Students, Members of the General Public and the WoMen and Men of the Land of whom they SERVE.
8. **SCHOOL DISTRICT No. 22 (VERNON)** and the "Employees" of (those Named herein) are to **CEASE AND DESIST** all considerations and discussions of enFORCING COVID - 19 "vaccines", MEDICAL DEVICES and injections upon their **OWN** Staff and Students, Members of the General Public and the WoMen and Men of the Land of whom they SERVE effective immediately
9. The WoMen and Men of whom this here, Lawful **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** is Legally Addressed to ACCEPT all Lawful and Legal Liabilities as Declared and Ordered herein.
10. If **THOSE** Named herein allow, or continue to allow, the implementation of UnLawful Mask Mandates, decide to implement or enFORCE a Vaccine Passport Policy, and/or allow Genetic Testing inside a Public School Building or Facility, or upon the Public School Land(s), whether or not it is done so on the "Order" and instructions of the WoMan, BONNIE HENRY, or any other outside Third Party, then **EACH** of **THOSE** Named herein automatically assumes FULL LIABILITY for *any* and all Health, Physical and Financial damages and Harm that are caused directly, or indirectly, to their **OWN** Staff and Students, Members of the General Public, including the WoMen and Men of the Land of whom **THEY** are *supposed* to SERVE because of their **OWN personal** decisions and actions thereof.

By the Declaration of this Sovereign - Common Law Court of the Land:

CHRISTINE PERKINS, through her **OWN** acquiescence and silence Agrees to the following:

Whereas **NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL, CHRISTINE PERKINS** will SERVE Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon *each* and *every* one of **HER** fellow "Employees" and Co-workers, both above AND below **HER** VIA Email and Accepts the Liabilities as detailed if she fails to do so.

LYNN JAMESON, through her **OWN** acquiescence and silence Agrees to the following:

Whereas **NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL, LYNN JAMESON** will SERVE Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon *each* and *every* one of **HER** fellow "Employees" and Co-workers, both above AND below **HER** VIA Email and Accepts the Liabilities as detailed if she fails to do so.

ROBERT LEE, through his **OWN** acquiescence and silence Agrees to the following:

Whereas **NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL, ROBERT LEE** will SERVE Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon *each* and *every* one of **HIS** fellow **SCHOOL DISTRICT No. 22 (VERNON) TRUSTEES**, both above AND below **HIM** VIA Email and Accepts the Liabilities as detailed if he fails to do so,

AND:

ROBERT LEE, through his **OWN** acquiescence and silence **PERSONALLY** Accepts **FULL LIABILITY** as detailed in the Liabilities section should **BONNIE HENRY**, or any **OTHER** Third Party, Order **SCHOOL DISTRICT No. 22 (VERNON)** to implement the Vaccine Passport Policy on **HIS** recommendation.

GRAY BOISVERT, through his **OWN** acquiescence and silence Agrees to the following:

Whereas **NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL, GRAY BOISVERT** will SERVE Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon *each* and *every* one of **HIS** fellow **CUPE 5523 UNION** Sisters and Brothers, "Employees" AND Co-workers, both below AND above **HIM**, VIA Email and Accepts the Liabilities as detailed if he fails to do so

TAMMIE KOROLUK, through her **OWN** acquiescence and silence Agrees to the following:

Whereas **NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL, TAMMIE KOROLUK** will SERVE Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon *each* and *every* one of **HER** fellow **CUPE, CANADIAN UNION of PUBLIC EMPLOYEES CORPORATION** Sisters and Brothers, "Employees" AND Co-workers, both below AND above **HER**, VIA Email and Accepts the Liabilities as detailed if she fails to do so

TERI MOORING, through her **OWN** acquiescence and silence Agrees to the following:

Whereas **NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL, TERI MOORING will SERVE** Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon *each* and *every* one of **HER** "Employees", **Co-workers** AND **BRITISH COLUMBIA TEACHERS FEDERATION UNION** Members both below AND above **HER**, VIA Email and Accepts the Liabilities as detailed if he fails to do so

JENNIFER WHITESIDE, through her **OWN** acquiescence and silence Agrees to the following

Whereas **NOTICE TO PRINCIPAL IS NOTICE TO AGENT AND NOTICE TO AGENT IS NOTICE TO PRINCIPAL, JENNIFER WHITESIDE will SERVE** Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon *each* and *every* one of **HER** fellow "Employees", **Co-workers**, the **BRITISH COLUMBIA EDUCATION EMPLOYEES AND MEMBERS**, both below AND above **HER**, VIA Email and Accepts the Liabilities as detailed if she fails to do so

By the Declaration of this Sovereign - Common Law Court of the Land:

This Document remains the Private Property of the Sovereign - Common Law Court of the Land and consists of 6 Originals. The Sovereign - Common Law Court of the Land is in possession of Original 1; Original 2; has been Lawfully Handed to, and SERVED upon, the Public Servant Named, **CHRISTINE PERKINS**, a WoMan ACTING in the ROLE of "Superintendent" of **SCHOOL DISTRICT No. 22 (VERNON) CORPORATION**, Original 3 has been Lawfully Handed to and SERVED upon, the Public Servant Named, **GRAY BOISVERT**, a Man ACTING in the ROLE of **CUPE Local 5523** "President", Original 4 has been Lawfully Handed to and SERVED upon, the Public Servant Named, **TERI MOORING**, a WoMan ACTING in the ROLE of **BRITISH COLUMBIA TEACHERS FEDERATION "President"**, Original 5 has been Lawfully Handed to and SERVED upon, **JENNIFER WHITESIDE**, ACTING in the ROLE of **EDUCATION Minister of BRITISH COLUMBIA**

Any copying, scanning, photographing, uploading, printing, sharing or distributing; by email, post, mail, registered, courier, or otherwise of this here Private Property (Originals 1 to 5) and CopyRighted material is *strictly* prohibited.

While the material Facts of this Document are Public, the information contained herein is between the Sovereign - Common Law Court of the Land and those Named herein. Any and all Claims and Orders of which were made in this here **PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** and must be responded to by those Named herein, and those Named herein alone.

Original 6 is the *only* version of this Document Dedicated and APPROVED for Public Release and is the *only* version that may be copied, scanned, photographed, uploaded, printed, shared, distributed, and stored, by any means, but may NOT be Physically altered, edited or changed in any way, shape or form.

LIABILITIES

As the **LIABELLEES**, **EACH** of The WoMen and Men Named herein who are ACTING in designated ROLES as PUBLIC SERVICE "Employees" (Public Servants) working for the CORPORATION Legally Known and described as **SCHOOL DISTRICT No. 22 (VERNON)**, "the Employer" Accept the following LIABILITIES AND TERMS of:

LIABILITY:

If **SCHOOL DISTRICT No. 22 (VERNON)** and the "Employees" of (those Named herein) continue to enFORCE the UnLawful Mask Mandate for Staff, Students and Visitors it is done so INVOLUNTARILY and whereas **SCHOOL DISTRICT No. 22 (VERNON)** is engaged in an ACT of commerce with the CORPORATE government of CANADA, by accepting **MONEY** for having implemented such a mandate, **EACH** of **THOSE** Named herein through their OWN acquiescence and silence Agrees:

TERMS:

1. To **PAY** for and provide CLOTH masks and face coverings to EACH Staff Member, Student, Visitor, Member of the General Public, or WoMan or Man of the Land who is FORCED, or "required" to wear a mask or face covering.
2. To **PAY** EACH Staff Member, Student, Visitor, Member of the General Public, or WoMan or Man of the Land who is FORCED, or "required" to wear a mask or face covering \$250.00 CAD per DAY, directly, for as long as the Mask Mandate is in place.
3. To **PAY** EACH Staff Member, Student, Visitor, Member of the General Public, or WoMan or Man of the Land who Claims Physical or Psychological damages and Harm from the enFORCEment, or "requirement" of having to wear a mask or face covering, \$50,000.00 CAD, or the equivalent of in the current currency used at the time by the CORPORATE government of CANADA directly to the ONE who was Physically OR Psychologically damaged or Harmed.

LIABILITY:

If **SCHOOL DISTRICT No. 22 (VERNON)** and the "Employees" of (those Named herein) continue enFORCING and convincing Children, "Students", Young WoMen and Men Ages 5 - 19 years into using Harmful Liquid Hand Sanitizers it is done so INVOLUNTARILY and **EACH** of **THOSE** Named herein through their OWN acquiescence and silence Agrees:

TERMS:

1. To **PAY** EACH Child, "Student", the Young WoMen and Men Ages 5 - 19 years, \$100.00 CAD per DAY, directly for as long as they are FORCED to use toxic Hand Sanitizers.
2. To **PAY** EACH Child, "Student", the Young WoMen and Men Ages 5 - 19 years, who's hands become damaged or Harmed from the use of toxic Hand Sanitizers in any way, shape or form, cracking, bleeding etc, \$5,000.00 CAD for each Claim of directly.

LIABILITY:

If **SCHOOL DISTRICT No. 22 (VERNON)** and the “Employees” of (those Named herein) are to **accept and implement** the CORPORATE government of CANADA’s Genetic Testing requirements and decide to FORCE Genetic Testing upon their **OWN** Staff and Students, Members of the General Public and the WoMen and Men of the Land of whom they SERVE it is done so INVOLUNTARILY and **EACH** of **THOSE** Named herein through their OWN acquiescence and silence Agrees:

TERMS:

1. To **PAY** EACH Staff Member, Student, Member of the General Public, or WoMan or Man of the Land who is FORCED, or “required” to take a Genetic Test \$2,500.00 CAD for each Test administered, directly to the ONE taking the Test(s).
2. To **PAY** EACH Staff Member, Student, Member of the General Public, or WoMan or Man of the Land who may be Physically OR Mentally, damaged or Harmed by taking a Genetic Test \$100,000.00 CAD, or the equivalent of in the current currency used at the time by the CORPORATE government of CANADA directly to the ONE who was Physically OR Mentally damaged or Harmed.

LIABILITY:

If **SCHOOL DISTRICT No. 22 (VERNON)** and the “Employees” of (those Named herein) decide to **accept and implement** the CORPORATE government of CANADA’s offer to mandate and enFORCE COVID - 19 “vaccines”, MEDICAL DEVICES and injections upon their **OWN** Staff and Students, Members of the General Public and the WoMen and Men of the Land of whom they SERVE, it is done so INVOLUNTARILY and **EACH** of **THOSE** Named herein through their OWN acquiescence and silence Agrees:

TERMS:

1. To **PAY** EACH Staff Member, Student, Member of the General Public, or WoMan or Man of the Land who may be Physically OR Mentally, damaged or Harmed by the COVID - 19 “vaccines”, MEDICAL DEVICES and injections \$10,000,000.00 CAD, or the equivalent of in the current currency used at the time by the CORPORATE government of CANADA directly to the ONE who was Physically OR Mentally damaged or Harmed.

Physical damage or Harm from the COVID - 19 “vaccines”, MEDICAL DEVICES and injections include, but are *not* limited to, *bleeding that may be life threatening such as a brain hemorrhage, internal bleeding, bleeding into the eye, gastrointestinal bleeding, neurological complications, including paralysis that may or may not completely resolve, focal paralysis such as bell’s palsy, transverse myelitis (inflammation of the spinal column), amyotrophic lateral sclerosis (Lou Gehrig’s disease), headaches, dizziness, narcolepsy (inability to remain awake), thrombocytopenia (low blood platelet count), lack of all blood elements such as red and white cells, infections, miscarriage, blood clots.*

Additional problems may arise years after vaccinations. These issues may include Antibody-dependent enhancement (ADE), in which case the vaccination may cause an increased risk of the COVID - 19 or similar diseases and influenza like illnesses. Also, the risk of infertility, birth defects, and cancer is unknown, as is late onset of neurological disorders and autoimmune diseases.

2. To **PAY** \$50,000,000.00 CAD, or the equivalent of in the current currency used at the time by the CORPORATE government of CANADA, directly to EACH Family of every Staff Member, Student, Child, Member of the General Public, or WoMan or Man of the Land who dies from a COVID - 19 "vaccine", MEDICAL DEVICE or injection that is, or was, administered at, in, on, outside, onsite, or inside a Public School Building, Facility, Property, Site, or Land while enrolled with, attending, visiting, working for or volunteering for, or with **SCHOOL DISTRICT No. 22 (VERNON)**.

ANY MEMBER OF THE GENERAL PUBLIC OF WHOM SCHOOL DISTRICT No. 22 (VERNON) SERVES MAY TAKE LEGAL ACTION THROUGH THE JUDICIAL COURT SYSTEM FOR ANY AND ALL DAMAGES OR HARM PLACED UPON THEM AS DESCRIBED IN THIS HERE NOTICE OF LIABILITIES AGAINST SCHOOL DISTRICT No. 22 (VERNON) AND THE "EMPLOYEES" OF, EACH WOMAN AND MAN NAMED HEREIN PERSONALLY.

Any **AFFIRMED** WoMan and Man of the Land who is DAMAGED OR HARMED by **SCHOOL DISTRICT No. 22 (VERNON)**, and the "Employees" of (**THOSE** Named herein), may ask the Sovereign - Common Law Court of the Land to take and place Lawful and Legal ACTION(s) upon **SCHOOL DISTRICT No. 22 (VERNON)** and the "Employees" of (**THOSE** Named herein) and the Sovereign - Common Law Court of the Land will do so on the following Terms, of which **EACH** of **THOSE** Named herein through their **OWN** acquiescence and silence Agrees:

TERMS:

1. The Legal **CORPORATION** Known as **SCHOOL DISTRICT No. 22 (VERNON)** will Liquidate any and all Real Properties (Real Estate) and the Sovereign - Common Law Court of the Land will seize all **CASH** from the sale of such Properties by placing the **FUNDS** into the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project.
2. The Legal **CORPORATION** Known as **SCHOOL DISTRICT No. 22 (VERNON)** **CORPORATION** will FORFEIT any and all resources of the Land, including, but *not* limited to, Gold, Silver, and other Metals, Wood, Timbers, Minerals, Oil, and Soil to the Sovereign - Common Law Court of the Land where it will be held in the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project.
3. **EACH** of **THOSE** Named herein who has accepted the Liabilities of this Order through their **OWN** acquiescence and silence will Liquidate any and all Real Properties (Real Estate) of which they may *personally* **OWN** and the Sovereign - Common Law Court of the Land will seize all **CASH** from the sale of such Properties by placing the **FUNDS** into the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project.
4. **EACH** of **THOSE** Named herein who has accepted the Liabilities of this Order through their **OWN** acquiescence and silence will FORFEIT any and all resources of the Land of which they may be in possession of, including, but *not* limited to, Gold, Silver, and other Metals, Wood, Timbers, Minerals, Oil, and Soil to the Sovereign - Common Law Court of the Land where it will be held in the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project.

5. The Sovereign - Common Law Court of the Land will **PAY** each **AFFIRMED** Man or WoMan of the Land who is, or was, **DAMAGED OR HARMED** by **SCHOOL DISTRICT No. 22 (VERNON)**, and the "Employees" of, **THOSE** Named herein, in accordance with the **LIABILITIES AND TERMS** as stated herein directly from the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project.
6. Any and all **FUNDS** remaining in the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project, *after* having **PAID** all **DAMAGED OR HARMED** WoMen and Men, will be distributed and used for Community Projects that benefit both, the Members of the General Public and the **Living WoMen and Men of the Land**.

LIABILITY:

CHRISTINE PERKINS will *personally* **PAY** \$5,000.00 CAD to the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project for *each and every* one of **HER** fellow "Employees" and Co-workers whom **SHE** fails to **SERVE** Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon.

LIABILITY:

LYNN JAMISON will *personally* **PAY** \$5,000.00 CAD to the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project for *each and every* one of **HER** fellow "Employees" and Co-workers whom **SHE** fails to **SERVE** Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon.

LIABILITY:

ROBERT LEE will *personally* **PAY** \$5,000.00 CAD to the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project for *each and every* one of **HIS** fellow **SCHOOL DISTRICT No. 22 (VERNON) TRUSTEES** whom **HE** fails to **SERVE** Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon.

AND:

If **BONNIE HENRY**, or any **OTHER** Third Party, Orders **SCHOOL DISTRICT No. 22 (VERNON)** to implement the Vaccine Passport Policy on **HIS** recommendation then **ROBERT LEE** Agrees to *personally* **PAY** \$50,000.00 CAD to **EACH** Staff Member, Student, Member of the General Public, or WoMan or Man of the Land who may be Physically OR Mentally damaged or Harmed by the **COVID - 19 "vaccines", MEDICAL DEVICES** and injections.

LIABILITY:

GRAY BOISVERT will *personally* **PAY** \$5,000.00 CAD to the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project for *each and every* one of **HIS** fellow **CUPE UNION LOCAL 5523 CORPORATION, (CUPE 5523 UNION)** Sisters and Brothers, "Employees" and Co-workers, both above and below **HIM**, of whom **HE** fails to **SERVE** Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon.

LIABILITY:

TAMMIE KOROLUK will *personally* **PAY** \$5,000.00 CAD to the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project for *each and every* one of **HER** fellow **CUPE, CANADIAN UNION of PUBLIC EMPLOYEES CORPORATION** Sisters and Brothers, "Employees" and Co-workers, both above and below **HER**, of whom **SHE** fails to SERVE Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon.

LIABILITY:

TERI MOORING will *personally* **PAY** \$5,000.00 CAD to the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project for *each and every* one of **HER** fellow "Employees", Co-workers and **BRITISH COLUMBIA TEACHERS FEDERATION UNION** Members of whom she fails to SERVE Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon.

LIABILITY:

JENNIFER WHITESIDE will *personally* **PAY** \$5,000.00 CAD to the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project for *each and every* one of **HER** fellow "Employees", Co-workers, the **BRITISH COLUMBIA EDUCATION EMPLOYEES AND MEMBERS** of whom **SHE** fails to SERVE Original 6 of this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** upon.

CRIMINAL LIABILITIES

SCHOOL DISTRICT No. 22 (VERNON) and the "Employees" of (those Named herein) Accept the Criminal Charges that may arise if they decide to ignore this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.**

AND:

SCHOOL DISTRICT No. 22 (VERNON) and the "Employees" of (those Named herein) Agree to Stand Trial in a Criminal Court if **THEIR** ignorance to this Order causes **DAMAGES OR HARM** as stated in the **LIABILITIES Section of this Order, Pages 1 - 23:** and are found to be in **VIOLATION** of the following **LAWS:**

Bill S-201, Genetic Non-Discrimination Act, An Act to Prohibit and Prevent Genetic Discrimination:

This enactment prohibits any person from requiring an individual to undergo a genetic test or disclose the results of a genetic test as a condition of providing goods or services to, entering into or continuing a contract or agreement with, or offering specific conditions in a contract or agreement with the individual. Exceptions are provided for health care practitioners and researchers. The enactment provides individuals with other protections related to genetic testing and test results. The enactment amends the *Canadian Human Rights Act* to prohibit discrimination on the ground of genetic characteristics.

CRIMINAL LIABILITIES

Rule of Law, Right to Refuse unwanted Medical Treatment, Health Care (Consent) and Care Facility (Admission) Act [RSBC 1996] Chapter 181:

The Right to Refuse Medical Treatment. The Law in British Columbia is clear that an adult may refuse medical treatment, even if his doctors and family consider it to be in his, or her, best interests. The Supreme Court of Canada has recently ruled that the "right to refuse unwanted medical treatment is fundamental to a person's dignity and autonomy."

Human Rights Code [RSBC 1996] Chapter 210,

Canadian Charter of Rights and Freedoms, Schedule B to the Canada Act 1982 (UK), 1982, c.11,

Canadian Bill of Rights, SC 1960, c.44,

Criminal Code of Canada, [RSC 1985] c.C-46,

Criminal Code of Canada, Criminal Negligence 219 (1,)

Criminal Code of Canada, Causing Death by Criminal Negligence 220,

Causing Bodily Harm by Criminal Negligence 221,

The Magna Carta 1215, Article 61,

and,

The Nuremberg Code.

Your silence Stands as consent to, and tacit Approval of, the Criminal Charges for which you are Liable.

IGNORANCE TO THE LAW IS NOT AN EXCUSE TO COMMIT OR ALLOW CRIMES AGAINST HUMANITY

CRIMINAL LIABILITIES

THIS IS A SELF-EXECUTING LAWFUL ORDER AND LEGALLY BINDING AGREEMENT

Your silence is your acquiescence and Agreement to this:

PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.

ANY Man or WoMan, including, but *not* limited to, the Public Servants ACTING in a CORPORATE government ROLE, (government "Employees"), who Challenges this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES**, in any aspect, must respond to EACH Fact stated, item for item, point for point, and provide their Counterclaims in the form of a **RESPONSE AFFIDAVIT** giving Factual material evidence for their objections, oppositions or disapprovals.

Challenges include, but are *not* limited to, Cases involving, or induced by, the JUDICIAL LEGAL SYSTEM, proceedings of matters that are before a WoMan or a Man, ACTING in the ROLE of a Judge, Master, Registrar or any other Legal Fictional Title thereof.

If any Man or WoMan including, but *not* limited to, a WoMan or a Man ACTING in the ROLE of a Judge, Master, Registrar or any other Legal Fictional Title thereof Challenges this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES**, and their objections, oppositions or disapprovals are found to be False then that WoMan or Man Agrees to **PAY** a total sum of \$500,000.00 CAD, or the equivalent of in whatever currency may be in effect at the date of objections, oppositions or disapprovals into the **Courts Co-Heart Community Trust Fund** Known as the Co-Heart Community Project.

Any WoMan or Man wishing to Challenge this here, **PUBLIC CEASE AND DESIST ORDER AND PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES** must do so by filling out this section and serving the Challenge upon this Court within twenty-one (21) Days:

Full Legal Name:

Date of Challenge:

Reasons of Challenge:

Legal Signature:

Your silence Stands as consent to, and tacit Approval of, the Factual Declarations, Liabilities and Terms herein being established as Fact as a matter of Law.

Be advised, the Sovereign - Common Law Court of the Land charges \$1,000.00 CAD, or the equivalent of in the current currency used at the time by the CORPORATE government of CANADA per Hour for any and all interactions, such as, but *not* limited to, conversations, phone calls, claims, drafting of documents or in any other form or manner in dealing with agents of government, the WoMen and Men, the Public Servants ACTING as CORPORATE government "Employees."

All agents of government, WoMen and Men, the Public Servants ACTING as government Employees will be recorded in audio and video while engaged in, but *not* limited to, conversations, phone calls, claims, drafting of documents or in any other form of communication with this Court, the Sovereign - Common Law Court of the Land.

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Live by The Oath:

Do No Harm

No WoMan or Man of the Land may Claim governance over another for a doing so is an ACT of slavery causing Trespass and injustice, to fellow WoMen and Men of the Land

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Being unchallenged and Bearing 12 Hand Signatures & 12 Thumb Prints of the WoMen and Men of the Land is the government of CANADA'S recognition, acKnowledgement and Agreement to this here,

PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.

May the Will of our Mighty Creator, through the Absolute Power and Authority of Divine Consciousness, be done on this here Earth as it is in EverNess. Reserving ALL Natural Unalienable Rights over HuManity and Waiving None, *Ever*.

Pursuant to 28 USC § 1746(1) "...any matter is required or permitted to be supported, evidenced, established, or proved by the AFFIRMED declaration, verification, certificate, statement, oath, or affidavit, in writing of the WoMan or Man making the same, such matter may, with like force and effect, be supported, evidenced, established, or proved by the unsworn declaration, certificate, verification, or statement, in writing of such person which is subscribed by him, as true under penalty of perjury, and dated, in substantially the following form:"

Failure to abide by this Lawful Order gives Justification to take Lawful and Legal Actions against **EACH** of **THOSE** Named herein as described under the Notice of Declarations and Liabilities.

On this 13th Day of November of the year 2021, WE, the 12 Living WoMen and Men, being 7 WoMen and 5 Men of the Land who came together on this Day to Hear this,

Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,

AND:

As Signed by our OWN Hands & Sealed in our OWN Prints, under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity, WE, the Court, hereby AFFIRM and Grant this here, Lawful,

PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.

Signed & Sealed under the Penalty of Perjury;

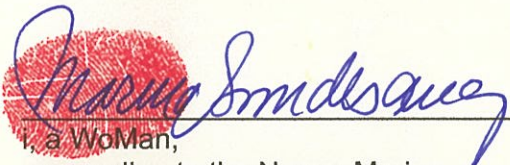


i, a WoMan,
responding to the Name: Kessa,
Rights Holder of the Fictitious Legal Title: Kessa Emily Schroeder,
being a Living WoMan of the Land,
1 of the 12 who gathered together on this Day to Hear this,

Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,

Signed by my OWN Hand & Sealed in my OWN Print,
under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity,
hereby AFFIRM and Grant this here, Lawful,

PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.



i, a WoMan,
responding to the Name: Marina,
Rights Holder of the Fictitious Legal Title: Marina Ursula Smidesang,
being a Living WoMan of the Land,
1 of the 12 who gathered together on this Day to Hear this,

Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,

Signed by my OWN Hand & Sealed in my OWN Print,
under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity,
hereby AFFIRM and Grant this here, Lawful,

PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.



i, a WoMan,

responding to the Name(s): Brooke / Brooke Scott,
Rights Holder of the Fictitious Legal Title: Brooke Ashley Rae Scott,
being a Living WoMan of the Land,

1 of the 12 who gathered together on this Day to Hear this,

Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,

Signed by my OWN Hand & Sealed in my OWN Print,

under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity,

hereby AFFIRM and Grant this here, Lawful,

PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.



i, a WoMan,

responding to the Name: Joan,
Rights Holder of the Fictitious Legal Title: Joan Anne Haller,
being a Living WoMan of the Land,

1 of the 12 who gathered together on this Day to Hear this,

Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,

Signed by my OWN Hand & Sealed in my OWN Print,

under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity,

hereby AFFIRM and Grant this here, Lawful,

PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.



i, a WoMan,

responding to the Name: Kristie,
Rights Holder of the Fictitious Legal Title: Kristie Gay Moore,
being a Living WoMan of the Land,

1 of the 12 who gathered together on this Day to Hear this,

Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,

Signed by my OWN Hand & Sealed in my OWN Print,

under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity,

hereby AFFIRM and Grant this here, Lawful,

PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.



i, a WoMan,
responding to the Name: Vicky,
Rights Holder of the Fictitious Legal Title: Victoria Horunschi,
being a Living WoMan of the Land,
1 of the 12 who gathered together on this Day to Hear this,
Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,
Signed by my OWN Hand & Sealed in my OWN Print,
under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity,
hereby AFFIRM and Grant this here, Lawful,
PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.



i, a Man,
responding to the Name(s): Joel / Schneider,
Rights Holder of the Fictitious Legal Title: Joel Anthony Schneider,
being a Living Man of the Land,
1 of the 12 who gathered together on this Day to Hear this,
Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,
Signed by my OWN Hand & Sealed in my OWN Print,
under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity,
hereby AFFIRM and Grant this here, Lawful,
PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.



i, a Man,
responding to the Name: Mitch,
Rights Holder of the Fictitious Legal Title: Mitchell Raymond Lukinuk,
being a Living Man of the Land,
1 of the 12 who gathered together on this Day to Hear this,
Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,
Signed by my OWN Hand & Sealed in my OWN Print,
under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity,
hereby AFFIRM and Grant this here, Lawful,
PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.



i, a Man,

responding to the Name: Moot,
Rights Holder of the Fictitious Legal Title: Monroe Hunsicker
being a Living Man of the Land,

1 of the 12 who gathered together on this Day to Hear this,

Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,

Signed by my OWN Hand & Sealed in my OWN Print,

under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity,

hereby AFFIRM and Grant this here, Lawful,

PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.



i, a Man,

responding to the Name: Joakim,

Rights Holder of the Fictitious Legal Title: Joakim Rene Smidesang,

being a Living Man of the Land,

1 of the 12 who gathered together on this Day to Hear this,

Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,

Signed by my OWN Hand & Sealed in my OWN Print,

under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity,

hereby AFFIRM and Grant this here, Lawful,

PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.



i, a WoMan,

responding to the Name: Judy,

Rights Holder of the Fictitious Legal Title: Judith Lynn Weston,

being a Living WoMan of the Land,

1 of the 12 who gathered together on this Day to Hear this,

Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,

Signed by my OWN Hand & Sealed in my OWN Print,

under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity,

hereby AFFIRM and Grant this here, Lawful,

PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.

By the Sovereign - Common Law Court of the Land,

pregnancy
of soul
fluxion
=

birth of
knowledge



Bradley Ulyn Charles Weston

i, a Man,
responding to the Name: Brad / Brad Weston,
Soul Proprietor of the Legal Fiction,
Bradley Ulyn Charles Weston ©
being a Living Man of the Land,

1 of the 12 who gathered together on this Day to Hear this,
Sovereign - Common Law Court of the Land, Case No. 2021-SD22-001,

Signed by my OWN Hand & Sealed in my OWN Print,
under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity,
hereby AFFIRM and Grant this here, Lawful,
PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES.

Endorsed by: HuManity

Approved by: The General Public of whom the CORPORATE government SERVES.

ALL RIGHTS,
LAWFUL AND LEGAL,
RESERVED FOREVER AND BEYOND

This Document remains the Private Property of the Sovereign - Common Law Court of the Land and consists of 6 Originals. The Sovereign - Common Law Court of the Land is in possession of Original 1; Original 2; has been Lawfully Handed to, and SERVED upon, the Public Servant Named, CHRISTINE PERKINS, a WoMan ACTING in the ROLE of "Superintendent" of SCHOOL DISTRICT No. 22 (VERNON) CORPORATION, Original 3 has been Lawfully Handed to and SERVED upon, the Public Servant Named, GRAY BOISVERT, a Man ACTING in the ROLE of CUPE Local 5523 "President", Original 4 has been Lawfully Handed to and SERVED upon, the Public Servant Named, TERI MOORING, a WoMan ACTING in the ROLE of BRITISH COLUMBIA TEACHERS FEDERATION, Original 5 has been Lawfully Handed to and SERVED upon, JENNIFER WHITESIDE, ACTING in the ROLE of BRITISH COLUMBIA Minister of BRITISH COLUMBIA. Any copying, scanning, photographing, uploading, printing, sharing or distributing; by email, post, mail, registered, courier, or otherwise of this here Private Property (Originals 1 to 5) and CopyRighted material is strictly prohibited. While the material Facts of this Document are Public, the information contained herein is between the Sovereign - Common Law Court of the Land and those Named herein. Any and all Claims and Orders of which were made in this here PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES and must be responded to by those Named herein, and those Named herein alone. By being in Private possession of this Document you are Agreeing to protect the Sovereign - Common Law Court of the Land's Property and, for as long as you are in possession of this Document you Agree to be Lawfully responsible and Legally Liable for any theft, loss, damage, or destruction thereof. This Document must be presented and/or returned immediately upon the request of the Sovereign - Common Law Court of the Land and it must be returned in a mutual Hand to Hand exchange or by registered Mail where mutually Agreed upon. Any WoMan or Man, including, but not limited to, agents of government (government employees), found to be in violation of this Clause Agrees to forfeit all their Land assets (Land, timber, oil, minerals, metals etc.) to the Sovereign - Common Law Court of the Land and pay \$100,000.00 CAD to the Co-Heart Community Project for each infringement of this Clause. Original 6 is the only version of this Document Dedicated and APPROVED for Public Release.



SOVEREIGN - COMMON LAW COURT

of the Land

SUPPORTING PEER SIGNATURES

We, the undersigned, being Members of the General Public including, We, fellow Living WoMen and Men of the Land, as Signed by our OWN Hand & Sealed in our OWN Print ENDORSE and APPROVE this here, **Sovereign - Common Law Court of the Land Case No. 2021-SD22-001 PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES;**

Members of the General Public:

Living WoMen and Men of the Land:

I a woman, Elaine
S. Elaine Skuler
present for hearing
Denise, a woman of the
Land: present for hearing
Denise Domiton
A woman, Anne Marie
Anne Marie Josse.
present for hearing



SOVEREIGN - COMMON LAW COURT

of the Land

SUPPORTING PEER SIGNATURES

We, the undersigned, being Members of the General Public including, We, fellow Living WoMen and Men of the Land, as Signed by our OWN Hand & Sealed in our OWN Print ENDORSE and APPROVE this here, **Sovereign - Common Law Court of the Land Case No. 2021-SD22-001 PUBLIC CEASE AND DESIST ORDER & PUBLIC NOTICE OF DECLARATIONS AND LIABILITIES;**

Members of the General Public:

Living WoMen and Men of the Land:

1, a woman, Elaine
A. Elaine Skuter
present for hearing

1, Denise a woman of the land
present for the hearing
Denise Domitov

1, a woman Anne Marie
Anne Marie Josse.
present for hearing



SOVEREIGN - COMMON LAW COURT of the Land

PUBLIC NOTICE OF CLAIM OF RIGHT

Issued by the Man of the Land, **Mitch Lukinuk**, on the 23rd Day of October of the year 2021, in the CORPORATE City of VERNON, in the Province of BRITISH COLUMBIA.

i, a Man, born of the Land and Living upon the Land, give Public Notice of my Claim of Right and of Lawful Reason to convene and establish a Common Law Court by Divine Right as a Hu(Spirit)Man(Physical) born as a Man of the Land; and i do hereby call upon the Support of all competent WoMen and Men of the Land to assist me in this Lawful Right.

i further give Public Notice of my Claim of Right and of Lawful Reason to convene and establish as part of such a Court a Jury of my Peers, consisting of 12 WoMen and Men, to Hear a matter affecting the Health, Well-Being, Safety and Rights of Members from the General Public, including my fellow WoMen and Men born of the Land and that of myself, i and my **OWN** Children, that matter being the following:

SCHOOL DISTRICT No. 22 (VERNON) CORPORATION and the TRUSTEES of, CUPE UNION LOCAL 5523 CORPORATION, BCTF UNION CORPORATION, AND THE WOMEN AND MEN ACTING AS PUBLIC SERVANTS; CHRISTINE PERKINS, STERLING OLSON, LYNN JAMESON, SUSAN BOWEN, MALCOLM REID, ERICA SCHMIDT, JENNY PERKINS, DARCY FROST, TRACEY SYROTA, JANELLE CALVERT, ADRIAN JOHNSON, JODIE APPELL, DAWN BAKER, AUDREY GRIEVE, LAURALEE THOMAS, ANGIE ANDERSON, ROBBIN DOROSHUK, LUKE FRIESEN, JENNIFER FRIESEN, CHRISTINE LOVE, DIANNE BALLANCE, KRISTEN ZUEST, ROBYN LINDAHL, TRACY GODFREY, HYEYOUNG KANG, JENNIFER CROTEAU, LISA STUBBS, FATIMA NUNES, DANIELLE WYCOTT, CHARITY SAKAKIBARA, DAVID LAFONTAINE, ARCHIE STOGIANOS, GORD KADACH, NORM MORIN, TIM AGNEW, JAKE MARKS, VIVIAN GOULIQUER, TRISHA KIELAN, TOM WILLIAMSON, MARK OLSEN, LORI MINDNICH, GEN ACTON, ROBERT LEE, JENN COMAZZETTO, GRAY BOISVERT, TAMMIE KOROLUK, TERI MOORING, and JENNIFER WHITESIDE

v.

**The General Public of whom they SERVE
AND:
The Living WoMen & Men born of the Land**

Original 2 of 2

**PUBLIC DISCLOSURE
COPY**

STATEMENT OF CLAIMS:

The General Public, including the Living WoMen and Men born of the Land of whom EACH of THOSE Named SERVES, have been filing an unprecedented number of HuMan Rights complaints, including, but *not* limited to, Crimes Against HuManity accusations against the CORPORATE government Legal Fiction of which THEY work for and are "Employed" by, the government of CANADA, under the "Provincial" Jurisdiction of the CORPORATE Legal Fiction, the government of BRITISH COLUMBIA.

Each of these complaints and accusations have been, and are being, filed with CORPORATE Legal Fictions that are operating under the CORPORATE Legal Fiction, the government of CANADA. These actions are of no effect as the CORPORATE Legal Fiction, the government of CANADA regulates and controls those same investigating CORPORATE Legal Fictions.

The complaints and accusations made against the CORPORATE Legal Fiction, the government of CANADA of which THEY are involved in, and colluding with, include, but are *not* limited to:

- Physical and Psychological Harm through the UnLawful enFORCEment of Mask Mandates. WoMen, Men and Children are being FORCED (coerced) into wearing "medical" Masks that are Known to contain Harmful Graphene Oxide NanoParticles.
- Physical and Psychological Harm through the UnLawful enFORCEment of Genetic Testing. WoMen, Men and Children are being FORCED to submit to a Genetic Test that contains Harmful Graphene Oxide NanoParticles AND Ethylene Oxide.
- Unethical MEDICAL HuMan experimentation through the use of mRNA artificial Intelligence Technology and Cas3/Cas9 Proteins that were developed by D.A.R.P.A, The Defence Agency Research Projects Agency. This Technology is being injected into the bloodstreams of Living WoMen and Men *without* giving, or providing, those WoMen and Men Full Informed Legal Consent. (Crimes Against HuManity).
- Allowing the continued administration of mRNA artificial Intelligence Technology and Cas3/Cas9 Proteins while censoring, covering up and/or downplaying reports of Deaths and severe adverse reactions that are caused by the injections. (Crimes Against HuManity).

Recent Claims with respect to the complaints and accusations as stated above have been placed upon the WoMen and Men who are working for and "Employed" by the Legal CORPORATIONS, SCHOOL DISTRICT No. 22 (VERNON) and the TRUSTEES of, CUPE (CANADIAN UNION of PUBLIC EMPLOYEES) UNION LOCAL 5523, and the BCTF (BRITISH COLUMBIA TEACHERS FEDERATION) UNION, EACH of whom is Named herein.

SCHOOL DISTRICT No. 22 (VERNON) allowed Vaccination pop-up Clinics on Public School Land (Property) between the dates of September the 7th - October 31, 2021, WITHOUT having provided, or given, FULL informed Legal consent and did so in exchange for MONEY from the CORPORATE government of CANADA.

On Wednesday September 15th, 2021 during a Regular Board Meeting SCHOOL DISTRICT No. 22 (VERNON) Trustee, ROBERT LEE called for a Motion of Recommendation, to be heard in October, requesting Proof of COVID vaccination by asking that the Board of Education request the Provincial Health Officer, Dr. BONNIE HENRY, to require Staff of SCHOOL DISTRICT No. 22 (VERNON) show proof of COVID vaccination in order to, "*provide a better level of COVID protection for our Students, Staff and Parents.*"

On Monday October 4th, 2021 SCHOOL DISTRICT No. 22 (VERNON) implemented an UnLawful Mask Mandate and began enFORCING Psychological and Physical Harm against their own Staff and Students, Members of the General Public and WoMen and Men of the Land.

On Wednesday October 20th, 2021 **SCHOOL DISTRICT No. 22 (VERNON)** Administrators : **CHRISTINE PERKINS, LYNN JAMESON, ADRIAN JOHNSON, ARCHIE STOBIANOS, JENNIFER FRIESEN**, Trustee : **ROBERT LEE** and **OTHERS** held a Public Online and in-person meeting. The intent of this meeting was to implement a Mandatory Vaccine Policy for the School District. Following an overwhelming amount of opposition from the General Public, the Motion for Consideration to request the Provincial Health Officer, Dr. **BONNIE HENRY**, to require Staff and Visitors of all School Districts to show proof of COVID vaccination was tabled.


Superintendent **CHRISTINE PERKINS** advised that an Ad Hoc committee is being developed to design templates to support School Districts with the potential mandate. She clarified there is no mandate at this time.

i further give Public Notice that the said Jury of my Peers Claims the Jurisdictional competence to Hear and Judge this matter and issue a decision and verdict within the said Common Law Court established to render such a Judgement, based upon proven and irrefutable evidence presented within its Court.

i hereby Publicly call upon and REQUEST the Support of my fellow WoMen and Men of the Land from within my **OWN** Community to establish this Common Law Court and for its Jury of 12 WoMen and Men, to be AFFIRMED as WoMEN and Men born of the Land and Appointed by way of OATH, to ACT with Honesty and integrity for the duration of the Court proceedings and to do so under the AUTHORITY of Divine Spirit within the Jurisdiction of Common Law of the Land in accordance with the rules of evidence and due process.

i make this Public Claim of Right on BEHALF of the General Public and FOR the WoMen and Men born of the Land Freely, without coercion or ulterior motive, in the Best interests of Lawful, and Legal Justice regarding the total Health, Well-Being, SAFETY and Rights of Members from the General Public, including, that of my fellow WoMen and Men born of the Land.

Signed by my OWN Hand & Sealed in my OWN Print, under the AUTHORITY of Divine Spirit and GUIDED by the Heart of HuManity, under the Penalty of Perjury,


i, the Man Moving the Court,
responding to the Name,
Brad Weston,
Soul Proprietor of the Legal Fiction:
Bradley Ulyn Charles Weston ©,
to ACT in the ROLE of,
Public Prosecutor : Sovereign - Common Law Court of the Land


i, a Man,
responding to the Name,
Mitch Lukinuk,
bearing Witness to this here :
Public Notice of Claim of Right

ALL RIGHTS,
LAWFUL AND LEGAL,
RESERVED FOREVER AND BEYOND

Original 2 of 2

PUBLIC DISCLOSURE
COPY