

PETITION BRIEF

**In The
Thirty and First Legislature of The Province of Alberta**

March 20th Of 2024

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TO THE THIRTY - FIRST LEGISLATURE
OF
THE PROVINCE OF ALBERTA: PREFACE

This brief supporting the Petition is being presented in good faith, and this Petition is the first delivered by the Petitioner and the other signatories following due process of law as delineated by the common law of the Westminster Parliamentary system dating back to 1680. This right of petition has largely been lost over time; however, its use in this situation is absolutely critical and it is in complete harmony with the Westminster Parliamentary system, the free and democratic society and the preamble of the Charter that acknowledges that Canada is founded upon principles that recognize the supremacy of God and the rule of law. When understanding that Canada was founded on the principles recognizing the supremacy of God and the rule of law, then the protestant Canadians would have acknowledged the self-evident truths that were penned by the Founding Fathers of the United States of America as outlined in the Declaration of Independence as follows "We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.—That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed". As God is the Creator of Mankind, then Rights must come from God. Only The Creator of Mankind can bestow these rights and this is expressly implied when there is no provision for any limitation of rights outlined in the Constitution Act 1867.

The Petition is following the common law processes that birthed by the Westminster Parliamentary dating back to 1680 to safeguard this great nation, that were instituted in the Province of Alberta when it entered Confederation and its Provincial powers are clearly defined in Article VI § 92(14) of the Constitution. The COVID-19 pandemic response made unprecedented changes to lives of the people in the state of Alberta. Unconstitutional deprivation of Liberties were enacted since the first declaration of the State of Emergency declared under the provisions of Public Health Act issued on March 17, 2020 and many of these unlawful provisions were enforced by the Royal Canadian Mounted Police who were operating without any governing law based on a plain reading of Article VI § 92(14) of the Constitution and Part VII § 52(1). These To the knowledge of the *Petitioners*, no investigation has been made into these events and; this Brief is attached to a Petition made in good faith by all the men and women who have brought said Petition forth before the Legislature of the Province of Alberta.

OPENING STATEMENT

We the subscribers, crime victims, free inhabitants, the People of the Territory of the Province of Alberta, and Residents of the Province of Alberta having taken into consideration of the actions of those elected to be representatives of the People of the Province of Alberta that were placed in those positions to enact the will of the People of the Province of Alberta to faithfully uphold the laws of the Province of Alberta and the Constitution of Canada; and all other public servants lawfully or unlawfully created by the representatives of the People do Petition against the actions contained herein without limitation.

The right of Men, Women and Children to a Freedom is guaranteed by the *Constitution of Canada*. This Constitution set forth to protect the self evident rights set forth in the Declaration of Independence, the right to Life, Liberty and the pursuit of Happiness.

Several People who have signed the Petition have experienced severe deprivations of Rights in the Province of Alberta during the COVID-19 pandemic response since the issuance of the state of emergency under the provisions of Public Health Act. Federal encroachments were involved in all of the cases within the Province of Alberta. Torture and Human trafficking were exasperated as a result of the COVID-19 in several of the Petitioner's cases directly resulting from the COVID-19 response and the unconstitutional operation of the Royal Canadian Mounted Police.

One Petitioner Jeff Colvin, was the subject of baseless criminal complaints that were manufactured by Staff Sgt. Kathy Klassen and other members of the Royal Canadian Mounted Police. On July 24, 2023 a transmission was sent from Staff Sgt. Kathy Klassen to Several members of the Royal Canadian Mounted Police regarding an incident that did not receive a file number that was surrounding charging Jeff Colvin with eavesdropping because of the following:

-The relationship between the City of Chestermer[e] Mayor's office and the RCMP has been acrimonious.

-Mistrust on the City's side developed in the past with the previous detachment management.

-The new detachment management is seeing the effects of this mistrust, as the City of Chestermere's Mayor, Jeff Colvin, his right hand Director and 3 council members remain withdrawn.

-Mayor Colvin feels that previous detachment management may have been investigating him for corruption, however this was/(is) not the case.

-On January 16, 2023 City Director, Ms. Kim Wallace who is Mayor's right hand person was arrested and charged with an assault on a City employee(SIT REP was submitted on 2023-01-16).

-All witnesses stated that their workplace in the City Hall is "bugged" and the City Mayor through the City IT department led by Ms. Wallace's husband is Eavesdropping communications and tracking City employees personal/ work information in real-time.

-The arrest/ charge of Ms. Wallace further strain City's relationship with the RCMP.

A third party sweep of city hall was conducted the evening of July 27th, 2023 and was reported on July 28, 2028 by Electronic Countermeasures Inc. Of 65- 31 Avenue SW, Calgary AB confirming that nothing was found to indicate the presence of any device. An extensive sweep of the building was conducted that included radio frequency sweeps to determine the presence of any RF transmitters, AC electrical carrier current transmitters, and telephone line transmitters. A physical inspection of the offices were also conducted to detect any hardwired or remotely activated devices. This initiation of an investigation in response to Jeff Colvin wanting to remove the Royal Canadian Mounted Police for ties to concealing local corruption within the city of Chestermere and several of

the city counsellors and other staff without limitation which includes Doug Lagore, Counsellor Ritesh Narayan, Councillor Sandy Johal-Watt, the previous mayor of Chestermere Marshall Chalmers who is brother in law to Minister of Municipal Services Ric McIver. When Minister of Municipal Services Ric McIver removed Jeff Colvin on December 4th 2023 there was a clear conflict of interest in that regard. Making matters worse is that Jeff Colvin requested an ASIRT investigation that directly impacted Minister of Municipal Services Ric McIver, Rachel Notley, the New Democratic Party, the Royal Canadian Mounted Police, Justin Trudeau and the Liberal Party of Canada in crimes directly tied to the treason investigations at the Winnipeg Biolabs, crimes against the United States including treason, the incident with the protests at Ottawa and Coutts, provincial and local corruption in the City of Chestermere. Evidence of the corruption was submitted and requests were made to ASIRT on October 25, 2023, November 17, 2023 and a request was made Deputy Premier Mike Ellis and Minister of Justice Mickey Amery on November 6, 2023 for an urgent request to deal with the removal and replacement of the Royal Canadian Mounted Police. None of these issues were ever resolved and Minister of Municipal Services Ric McIver was allowed to remove Jeff Colvin after interfering in several court matters and administrative processes.

The next Petitioner, Paul Fischer was tortured after going into report a number of Royal Canadian Mounted Police members at the Chestermere detachment that includes Staff Sgt. Kathy Klassen, CST. Quigley and several other members on February 4, 2024. The complaints made by Paul Fischer were high treason 46(1) and trafficking of persons under the age of 18 years 279.011 (1). Paul Fischer made a complaint to the Airdrie Royal Canadian Mounted Police detachment after his son was left in the care of a person whom

Paul Fischer's son had previously identified as sexually molesting him. The Airdrie Royal Canadian Mounted Police advised Paul Fischer to keep his son with him and then go to the court deal with the matter. Later that day several Royal Canadian Mounted Police members arrived at Paul Fischer's residence with CST. Quigley one of the attending members. CST. Quigley began to bang down the door and advised Paul Fischer that he was going to break down the door. When Paul Fischer open the door CST. Quigley charged him and Paul Fischer was tasered four times assaulted in front of his son, dragged outside in - 20 weather in shorts assaulted and charged for resisting arrest and assaulting a police officer. There was no warrant or any lawful reason for CST. Quigley or any other member to be at Paul Fischer's door. Paul Fischer was then taken to the Peter Lougheed Mental Health Centre to be admitted as being delusional for evidence he provided to the Royal Canadian Mounted Police that proved that the Alberta Health Services concealed evidence of physical and sexual abuse of Paul Fischer's son. Paul Fischer was held against his will and staff attempted to forcefully medicate him against his will several times while witnesses were on the phone. Several members of the public started to write emails, submit the information relating to the missing information that the Alberta Health Services staff denied receiving and attempted to refuse taking. After numerous calls and pressure Paul Fischer was finally released without being forcefully drugged.

Paul Fischer was tortured in the Province of Alberta at the direction of federal agencies to punish him and attempt to obtain a forced confession in violation of Section 12 of the Charter, 269.1 of the Criminal Code, Amendment VIII of the United States Constitution, and the Convention against Torture. The steps taken by the Royal

Canadian Mounted Police is a clear continuation of complicity to the torture of Paul Fischer that was instigated in the Province of Alberta. Paul Fischer had lawful efforts to defend himself frustrated by circumstances directly arising from the proclamation of state of emergency under the provisions of Public Health Act, and the Alberta Health Services and Deena Hinshaw that directed the Alberta government to implement the pandemic response. Federal agencies operating within the Province of Alberta and the Alberta Health Services tortured and trafficked Paul Fischer. These allegations into torture must be investigated and resolved before any action can be taken against Paul Fischer. Section 12 of the Charter states "Everyone has the right not to be subjected to any cruel and unusual treatment or punishment." No limitation on section one of the Charter can ever be applied as there is no reasonable use of torture in any form, torture is a criminal offence and would be a manifest violation of the Convention against Torture. The Convention against Torture also articulates this prohibition against cruel and unusual punishment, but in particular using strong language prohibiting torture. Article VI of the United States Constitution makes the Convention against Torture binding in the States. Torture has been used extensively as a means to prevent witnesses from being able to speak against the criminal activity and Paul Fischer's evidence is contained in the petitions for redress in the State of Texas and Michigan and would potentially be called as a witness to speak about the systemic corruption within the Royal Canadian Mounted Police whom have helped actors within the United States commit treason against the United States. Torture has been used systematically by agents of the Royal Canadian Mounted Police and Alberta Health Services in an attempt to silence political enemies.

1. For the purposes of this Convention, the term "torture" means any act by which severe pain or suffering, whether physical or mental, is intentionally inflicted on a person *for such purposes as obtaining from him or a third person information or a confession, punishing him for an act he or a third person has committed or is suspected of having committed, or intimidating or coercing him or a third person, or for any reason based on discrimination of any kind, when such pain or suffering is inflicted by or at the instigation of or with the consent or acquiescence of a public official or other person acting in an official capacity. It does not include pain or suffering arising only from, inherent in or incidental to lawful sanctions.*

The financial losses from the torture, kidnapping, unlawful detention, unlawful use of the legal system to drive him into a state of peonage, transport him across jurisdictions from Chestermere to Calgary is violations of 279.01 (1) **Trafficking in persons**; - Every person who recruits, transports transfers, receives, holds, conceals or harbours a person or exercises control, direction or influence over the movements of a person, for the purpose of exploiting them or facilitating their exploitation is guilty of an indictable offence. This trafficking was done in the commission of the crime of torture. This is one of the grossest forms of human trafficking, for the destruction of political enemies using torture tactics that could have ended the life of Paul Fischer.

In 2020, the research conducted by the next Petitioner Dale J. Richardson lead to the engineering report titled "The Engineering of Bioterrorism, Child Trafficking, Treason and the Crime of Aggression Update II (A Preliminary Report and Analysis of Risk)" uncovered the distribution method of a biological weapon that was masked as a

random disease outbreak using sabotaged guidelines. A critical piece of information relating to efficiency was removed from Aerosol Generating Medical Procedures (AGMP) issued by the Center for Disease Control and Prevention (CDC) guidelines that could increase pathogen removal times by a multiplying factor of 10 times was removed. This change would create unknown failures in an unknown number of systems that could not be accounted for. The CDC had previously provided a correct representation of the AGMP guidance in 1994 and then changed it after the SARS-Cov-1 outbreak in 2002. In research documentation provided in evidence packages submitted to several FBI field offices and numerous RCMP detachments including the Chestermere RCMP detachment, presented evidence that the Public Health Agency of Canada (PHAC), AHS, CDC and the WHO all used information that was known to spread pathogens and have deleterious effects on the populations based on lessons learned from the SARS-Cov-1 outbreak in 2002 and implemented the negative measures during the SARS-Cov-2 in 2019. What was observed is a systematic implementation of incorrect infection controls responses that are known to be ineffective at every stage of the pandemic response finally culminating in the excess deaths as reported by Dr. William Makis. The engineering report is intellectual property owned by DSR Karis North Consulting Inc. ("Karis North"), a corporation from the State of Delaware and is protected by U.S. copyright. The information contained within the report is directly tied to the PHAC handing over the gain of function viruses to the Chinese at the level 4 Winnipeg biolab. The PHAC introduced the delivery system for biological weapons designed to look like a random outbreak and then introduced it into Alberta through the AHS via the Scientific Advisory group that was created by Mark Joffrey and the other AHS executives installed by Rachel Notley and the NDP. When the

PHAC created a delivery system for biological weapons designed to look like a random outbreak and then handed over biological weapons to the Chinese that are spread through the delivery system, that is high treason. Notley, the NDP and the AHS leadership that responsible for the implementation of the delivery system for the biological weapons are all a part of that high treason.

Engineering controls are the first step in the pandemic response and responsible for the largest part of infection controls for an airborne (aerosolized) pathogen. Engineering controls rely on dilution, destruction and filtration to remove the required pathogens from the air to acceptable levels where an infectious load no longer exists. This step was not taken and deliberately changed without the supporting documentation required to justify any such change. There was a breakdown in a number of agencies for this engineering control to be produced, however, it is impossible for the changes to take place without deliberate intent. The Engineering controls given for Heating Ventilation and Air Conditioning (HVAC) systems were disseminated would in many cases spread disease rather than mitigate it. The AGMP guidance was issued by the CDC, implemented by the PHAC and provincial health authorities and given to incompetent people under a large amount of duress after the first lockdowns from the COVID pandemic and expected to make intelligent decisions that it was impossible for them to make. The engineering report demonstrates evidence of the AGMP guidance being implemented improperly by plumbers, HVAC technicians and engineering professionals implementing them incorrectly within hospitals in Canada. The delivery system still exists within Canada and the United States today and can be exploited at any time.

Dale J. Richardson who is the father of Kaysha Richardson was harmed directly because of the actions of Robert A. Cannon ("Cannon") who frustrated attempts to report treason against the Province of Alberta, the United States, and high treason against Canada, sexually assaulted and trafficked his daughter Kaysha Richardson in the Province of Alberta and took other steps to ensure that Dale J. Richardson was unable to assist his daughter in anyway and executing a two fold level of torture and cruel and unusual punishment to allow for further trafficking of Kaysha Richardson to silence Dale J. Richardson and stymie his efforts to report crimes against Alberta, Canada and the United States. The distribution system for a biological weapon designed to look like a random outbreak was concealed for the last 3.5 years and for over 2.5 years by Cannon operating as an enemy of the Province of Alberta, Canada and the United States assisting those who were committing treason, human/child trafficking, terrorism, money laundering, prohibited racketeering activity and other crimes without limitation. The actions of Cannon and multiple other actors contributed to the peonage of Dale J. Richardson by frustrating numerous attempts to alleviate the torture, rapes, trafficking and other grievous crimes against his daughter that were perpetrated to prevent him from reporting treason against the Province of Alberta, Canada, the United States, human/child trafficking, prohibited racketeering activity and other egregious crimes without limitation. The RCMP's failure to obtain the interview notes, body cam footage and other evidence supplied to the Volusia County Florida Sheriff's office hindered the investigation and permitted Cannon to walk freely after sexually assaulting Dale's daughter in multiple jurisdictions.

In the case of Dale J. Richardson, rogue agents of DHS, ICE and CBP were again employed to traffick and torture him to suppress the evidence of treason against the Province of Alberta, Canada and the United States. The forced deportation was an egregious abuse of immigration laws to overthrow the Province of Alberta, Canada and the United States as a whole. The severe torture that he was subjected to was done with the express purpose of creating the conditions for the invasion into the Province of Alberta, Canada and the United States as a whole. Dale J. Richardson uncovered a delivery system for biological weapons designed to look like a random outbreak that was implemented into the critical infrastructure of the Province of Alberta, Canada and the United States by the Center for Disease Control and Prevention at the start of the COVID-19 pandemic response. A delivery system to deliver biological weapons designed to look like a random outbreak is an act preparatory to levying war and it is treason. Every person in the Province of Alberta and the United States is a victim of that treason.

The practices observed are predatory, tyrannical and outright criminal. These types of practices are not permissible in any fashion, and the entire court process has been an affront to sensibility, an insult to due process and repugnant to the Constitution of Canada and United States Constitution.

ISSUES PRESENTED FOR REVIEW

Whether the Province of Alberta should investigate, the crimes leading up to the proclamation of the state of emergency under the provisions of Public Health Act, The Parliament unlawfully and unconstitutionally exceeded its powers granted in Article VI § 91 of the Constitution Act 1867 with the Issuance of the Royal Canadian Mounted Police

Act 1985, circumventing § 92(14) of the Constitution Act 1867 removing control of the Administration of Justice from the Province of Alberta; and having servants of the federal crown acting against the Province of Alberta during the COVID-19 pandemic response; which protected the criminally negligent engineering protocols implemented by the Alberta Health Services by the framework constructed by Rachel Notley, the New Democratic Party, Justin Trudeau and the Liberal Party of Canada directly tied to the biological weapons that are the subject of treason investigations at the Winnipeg Biolabs that preexisted the issuance of Declaration of the State of Emergency issued March 17, 2020 under the provisions of Public Health Act.

The next issue is that the aforementioned constitutional violations trigger the Constitution Act 1982 Part VII section 52(1) Primacy of Constitution of Canada: "*The Constitution of Canada is the supreme law of Canada, and any law that is inconsistent with the provisions of the Constitution is, to the extent of the inconsistency, of no force or effect*". Since there is no provincial control of the Royal Canadian Mounted Police it is a clear violation of Section 52(1), the question remains is how to deal with the Royal Canadian Mounted Police who have been operating within the Province of Alberta with no force of law and the impact that it has had on deprivations of the inalienable Rights of the subscribers, free inhabitants, the people of the Territory of the Province of Alberta, the Residents of the Province of Alberta and crime victims who were victimized within the Province of Alberta and by people within the Province of Alberta to conceal the aforementioned crimes. Lastly the element of foreign and domestic concealment of the furtherance of rampant human/child trafficking and the actions of Minister of Municipal Services Ric McIver to protect himself, Rachel Notley, New Democratic Party, Justin

Trudeau, Liberal Party of Canada, the Alberta Health Services, PHAC, and the Royal Canadian Mounted Police from the crimes caused by and/or exasperated by the proclamation of the state of emergency under the provisions of Public Health Act on the Provincial level that has contributed to a severe degradation of the of government within the Province of Alberta is an essential part of the review.

SUMMARY OF THE ARGUMENT

There is no language in the Constitution of Canada that justifies any infringement of any Right secured by it, nor is there any language that justifies any infringement of any Right secured by the United States Constitution. The international nature of the commission of crimes by the Royal Canadian Mounted Police demands that the United States Constitution and its applicable statues be used as there is substantial cross border collaboration on crimes of an identical nature between the two jurisdictions. Any attempt to limit the inalienable God-given Rights protected by the United States Constitution is allowing an avenue to permit Province of Alberta to be used as a means to continue hostile actions against the United States as has been outlined by Staff Sgt. Kathy Klassen's role in suppressing evidence of violations of Article III Section 3 of the United States Constitution, Treason and other crimes without limitation. Article VI of the United States Constitution stipulates that "This Constitution, and the Laws of the United States which shall be made in Pursuance thereof; and all Treaties made, or which shall be made, under the Authority of the United States, shall be the supreme Law of the Land; and the Judges in every State shall be bound thereby, any thing in the Constitution or Laws of any State to the Contrary notwithstanding". That allows for violations of treaties to be punished by Congress as in the case of ordinary law.

Conspiracy to altogether prevent enforcement of statute of United States is conspiracy to commit treason by levying war against the United States. *Bryant v. United States*, 257 F. 378, 1919 U.S. App LEXIS 2212(5th Cir. 1919). This would include the constitution itself and any associated treaties. However, since the biological weapons were handed over to a nation that is hostile to both Canada and the United States after a delivery system was created for the aerosolized gain of function pathogens before the biological weapons were handed over to the Chinese, and then an aerosolized bioweapon was then spread from the Virology lab in Wuhan, it is a glaring act of treason against the United States and high treason against Canada.

An investigation is demanded by the circumstances that have surrounded these cases. This requirement to investigate is presented in greater force when crimes were used to destroy right Rights protected by the United States Constitution in and extremely hostile action towards an ally not sanctioned by law; and no government has any just power to limit any investigation into any kind of malfeasance of public office to deprive the People of their Rights or People of another nation of their Rights. Human/child trafficking is a vile form of slavery that is present is every single instance and is repugnant to the Constitution of Canada and United States Constitution and should never be permitted under any circumstances. The COVID-19 pandemic response was used to implement slavery on an unprecedented scale and must be abolished; for the systematic nature of this slavery is destructive to the Province of Alberta and to the Union as a whole. Its systematic implementation with the levying of a biological war, clearly delineates its implementation as a part of the treasonous activity as whole. It is destroying the Province of Alberta, Canada and the United States by crippling its

inhabitants, weakening morale and ability to repel invasion or to resist enemies from within. The current corruption is a direct result of the suppression of the information contained in the “THE ENGINEERING OF BIOTERRORISM, CHILD TRAFFICKING, TREASON AND THE CRIME OF AGGRESSION UPDATE II (A PRELIMINARY REPORT AND ANALYSIS OF RISK)”. If that evidence was not suppressed, none of the issues raise in this brief would be taking place. It is the root cause of the installation of the treasonous actors using the wide spread corruption to levy war against the Province of Alberta, Canada and the United States as a whole.

The United States Constitution opens with “*We the People of the United States, in Order to form a more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity, do ordain and establish this Constitution for the United States of America*” The second paragraph of the Declaration of Independence opens with “*We hold these truths to be self-evident, that all men are created equal, that they are endowed by their Creator with certain unalienable Rights, that among these are Life, Liberty and the pursuit of Happiness.—That to secure these rights, Governments are instituted among Men, deriving their just powers from the consent of the governed, —That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness. Prudence, indeed, will dictate that Governments long established should not be changed for light and transient causes; and accordingly all*

experience hath shewn, that mankind are more disposed to suffer, while evils are sufferable, than to right themselves by abolishing the forms to which they are accustomed. But when a long train of abuses and usurpations, pursuing invariably the same Object evinces a design to reduce them under absolute Despotism, it is their right, it is their duty, to throw off such Government, and to provide new Guards for their future security". The United States Constitution was created to protect the self evident inalienable rights enshrined in the Declaration of Independence and any law that is passed by Congress or any State must be in harmony with these two; It is like making a straight line using points and a cord. As each law is created, it must line up with the United States Constitution and the Declaration of Independence. If a law does not line up, then the law is repugnant to the Constitution. In addition, any decision made under any law must line up with the law, the Constitution and the inalienable Rights outlined in the Declaration of Independence or the wrong decision is made. A similar standard exists in Canada using the Constitution of Canada as the foundation, and keeping in mind that the acknowledging the supremacy of God and the rule of law would permit zero limitations of section 12, or any criminal law of any kind especially with those pertaining to slavery and high treason. Allowing any such section 1 limitations would allow for the commission of those crimes to be supported in Canada against the United States and that would incur the risk of invasion.

No one can presume to have the right to interfere with the more perfect Union of the United States and arrogate to themselves to usurp unjust power to deprive the United States and the People of Alberta and Canada of their Liberty. That is not a government deriving "*their just powers from the consent of the governed*".

It is self evident that all limits on powers of the Executive were placed into the Constitution by the Founding Fathers to safeguard the “more perfect Union, establish Justice, insure domestic Tranquility, provide for the common defence, promote the general Welfare, and secure the Blessings of Liberty to ourselves and our Posterity” when the Republican form of government of the United States was conceived. It is self-evident that the Province of Alberta must place limits to restrain the legislative and other areas as needed to protect the Liberty of Albertans, Canadians and not to interfere with the Liberty of Americans.

Any limitation of any investigation into the proclamation of the state of emergency under the provisions of Public Health Act and the crimes committed to initiate the COVID-19 pandemic response that facilitated the corrupt activities of the Royal Canadian Mounted Police, the Alberta Health Services and numerous branches of the federal government will permit a great avenue for the destruction of Liberty in the Province of Alberta, Canada as well as the Republic. For if one man can limit some element of the Constitution it will be an irresistible invitation seducing corrupt men into government to Invariably Pursue absolute Tyranny. Any limitation on investigation into the alleged corruption is too great a consequence to ignore; for if one man or woman can strip the inalienable rights protected by the United States Constitution and the Rights protected by the Constitution of Canada without full investigation, it will surely invite tyranny to this Province and to this great Nation. Because of this self-evident fact, provisions were made through the Westminster Parliamentary system for the right of Petition, making it the right of the People to have any and all evidence and claims brought for to investigate the government who derive their just powers from the consent of the

governed. Hence the provisions made within the Constitution of Canada the United States Constitution that permit necessary changes to be made to arrest overreach and that idea can be ascertained by this quote: *“That whenever any Form of Government becomes destructive of these ends, it is the Right of the People to alter or to abolish it, and to institute new Government, laying its foundation on such principles and organizing its powers in such form, as to them shall seem most likely to effect their Safety and Happiness”*.

This inherent Right of the People to alter or abolish any Form of Government that becomes destructive was designed in the United States Constitution to accomplish this end without bloodshed. Similar provisions albeit to a lesser extent exist within the Constitution of Canada and its laws.

Human/child trafficking for the purposes of sexual and financial exploitation has been used to suppress the exposure of gross governmental corruption as outlined in the report titled *“The Engineering of Bioterrorism, Child Trafficking, Treason and The Crime of Aggression Update II (A Preliminary Report and Analysis of Risk)”*. In fact, human/child trafficking along with torture has been the primary means of suppressing the evidence of the gross corrupt activity. The judiciary has been a primary mechanism to traffick human adults and children. The civil court system has been effectively separated and protected from the criminal laws to allow for organized crime to flourish in an area protected by the doctrine of judicial immunity. Family court systems have been used to drive parents into states of peonage, leaving them unable to defend the liberty of their children. Unconstitutional tribunals set up that lack a jury of one’s peers, have allowed

for inquisition like practices to be established in the Canada and United States; thus, establishing a new form of slavery that does not bear the iron chains to develop. This systemic enslavement of the Canadian and American people is an offensive tactic that has been used to destroy the People of both Nations to weaken the population, break their will making them unable to repel invasion or insurrections. When examining the escalation of human/child sex trafficking in conjunction with the discovery of the crimes connected to the initiation of the COVID-19 pandemic response in early 2020, the widespread election interference made possible by the aforementioned crimes, the COVID-19 vaccination program, the vaccination mandates, the lockdowns that destroyed jobs and businesses which in turn increased involuntary servitude and peonage, the loss of life and injuries that have facilitated human/child for the purposes of sexual and financial exploitation of children is a gross form of tyrannical overreach and are contributory factors to the destruction of the Constitutional Monarchy and the Republic. Had Kaysha Richardson who is an American Indian born in Canada, not been kidnapped, trafficked, tortured and then placed in circumstances to be drugged raped and trafficked starting October 1, 2020 and permitted to present evidence of the biological weapons delivery system that was used to interfere with the 2020 elections, none of the circumstances that are being petitioned today would have taken place. Compounding this initial crime is the trafficking and torture of Dale J. Richardson the deprivation of due process and forced deportation to prevent him from reporting the treason against the Province of Alberta, Canada and the United States. The enemies of the United States went to great lengths to ensure that their treasonous activities would be concealed to allow the World Health Organization which is the militarized biological weapons arm of

the United Nations to continue its assault on the United States with impunity. Rachel Notley, the New Democratic Party, Justin Trudeau, Liberal Party of Canada, the Alberta Health Services, PHAC, the Royal Canadian Mounted Police, and the local Chestermere officials should not be protected by Minister of Municipal Services Ric McIver from investigation. That is an affront to a free and democratic society and it is the imposition of absolute tyranny.

The Convention against Torture is the supreme law of the land and cannot be abrogated for any reason. There is a clear conspiracy to prevent the enforcement of a United States statute, with force used in the foregoing conspiracy. Children have been weaponized and have had all of their God-given rights deprived. The Royal Canadian Mounted Police have demonstrated that it operates in direct opposition the Constitution of Canada, the United States Constitution and the Inalienable Rights enshrined in the Declaration of Independence. The use of the force of the state employed to aid the Royal Canadian Mounted Police in it's campaign to forcefully deprive Paul Fischer of his Liberty and pursuit of Happiness without lawful cause is a systemic violation of the Convention against Torture and repugnant to Section 12 the Charter. It is wholly unreasonable to presume that the prohibition of cruel and unusual punishments is of a limited scope and subject to section 1 limits. If that is the case, then one can argue that it is lawful to torture people under the constitution and that is an offence to the Constitution of Canada and United States Constitution and repugnant to both and to the Declaration of Independence. The general public have been injured by the corrupt activities of rogue agents within the government, who are working to subvert the Freedoms guaranteed by the Charter in the Province of Alberta.

Any man woman or child has a Right to Petition for Redress of Grievances; including lawfully present Aliens whose God given Rights were violated within the Canada by any of the Men or Women within the Canada, especially when crimes were committed against the Man or Woman to further the Invariable Pursuit of the Object. Enslavement through base criminal actions to conceal gross corruption is a vile crime and an offence to the Constitution of Canada, the United States Constitution and strikes out the heart of the Declaration of Independence and must never be permitted. The Canadian People have a Right to be the True North Strong and Free; the American people have a right to a Republican Government and to be the Land of the Free and the Home of the Brave. Torture and human/child trafficking is a primary tool of all tyrants and if the Convention against Torture was enforced in conjunction with habeas corpus, and other Constitutional provisions and statutes to restrain tyranny, this gross corruption would have been checked long before it got this far. Since in 100% of the courts that the information of the corruption related to COVID-19, and human/child trafficking were presented to, steps were taken to conceal it no matter who presented it and severe retaliation occurred. Local and federal agencies have done nothing to restrain corrupt governmental activity, therefore the Legislature of the Province of Alberta must be employed to protect the People of within the Province of Alberta, the nation of Canada and the United States and to investigate as outlined in the Petition that the Brief is attached to. The lack of provincial control of in the administration of justice protected by Article VI section 92(14) of the Constitution Act 1867 that is circumvented by the RCMP Act can only be repaired by the Alberta Legislature. Part VII, Section 52(1) dictates that the RCMP Act has no force because there is no means for the Province of Alberta to have

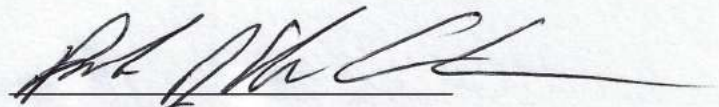
control over the administration of justice since the Royal Canadian Mounted Police answer to Ottawa for discipline. Alberta has no control over federal servants of the Crown. No police force can operate without having a law in force governing their actions. If the Legislature of the Province of Alberta does not intervene to halt this tyrannical use of force by agents of the Crown within the borders of the Province of Alberta to abrogate the Constitution of Canada and the United States Constitution it would invite the use of force to put down the outright acts of rebellion against the United States Constitution.

CONCLUSION

For the foregoing reasons, the Petitioners respectfully demand that the Legislature in the Province of Alberta investigate the issues raised in the Petition, the arguments outlined within this Brief, the evidence provided in the attached Appendix and testimony and explanation by the Petitioners and other witnesses and experts whose information is contained in the documentation for the preservation of the Liberty of the People within the Province of Alberta, Canada, and; for the preservation of the more perfect Union Guaranteed by the United States Constitution. United We Stand Divided We Fall.

Dated: March 20th of 2024

Respectfully submitted,



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In the Eighty and Eighth Legislature
Of
The State of Texas
To the Honorable Legislature of the State of Texas

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Alison Dotson

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APPENDICES

Petition Brief

Appendix A: Additional Evidence

In The

Thirty And First Legislature Of The Province Of Alberta

March 20th Of 2024

APPENDICES

Petition Brief

Appendix B: Evidence Of Texas Petition

In The

Thirty And First Legislature Of The Province Of Alberta

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Appendix C: Evidence Of US 23-1895

In The

Thirty And First Legislature Of The Province Of Alberta

March 20th Of 2024