



## **NOBILITY, IMPERIAL COMMONWEALTH & TARGETED OPPRESSION**

HEREIN THIS DOCUMENT IS EVIDENCE OF THE IMPERIAL SHADOW GOVERNMENT AND HOW INDIVIDUALS WHO RESIST SUCH BECOME TARGETED FOR OPPRESSION.

WHILE KING CHARLES III IS THE REPRESENTATIVE OF THE CROWN, HE IS NOT THE ACTUAL 'POWER' BEHIND THE CROWN NOR IS THE BRITISH MONARCH THE SAME ENTITY AS THE BRITISH EMPIRE.

THE PEOPLE OF CANADA HAVE BEEN DECEIVED. CROWN AFFAIRS ARE DIRECTED BY THE SYSTEM OF NOBILITY, NOT CHARLES III. THE SYSTEM OF NOBILITY, ALBEIT THE IMPERIAL FACTION, ALSO DIRECTS THE AFFAIRS OF THE BRITISH COMMONWEALTH WHICH, AGAIN, IS NOT THE SAME ENTITY AS THE U.K MONARCH OR THE UNITED KINGDOM ITSELF.

THE IMPERIAL BRITISH EMPIRE EVOLVED TO BECOME THE COMMONWEALTH OF NATIONS AND IT IS CURRENTLY USURPING THE CROWN, CANADA'S CONSTITUTIONAL GOVERNMENT.

HISTORICALLY, INDIVIDUALS WHO OPPOSE THIS IMPERIAL NEW WORLD ORDER SYSTEM IN CANADA, OR ANYWHERE ELSE IN THE WORLD, USUALLY BECOME TARGETED FOR OPPRESSION BY CLANDESTINE AGENTS IN ASSOCIATION WITH THE COMMONWEALTH OF NATIONS AND/OR THE SYSTEM OF NOBILITY.

ELECTED OFFICIALS, PUBLIC SERVANTS AND PROFESSIONAL SERVICE PROVIDERS CAN NO LONGER DENY THAT THIS NETWORK OF OPPRESSION EXISTS NOR CAN VICTIMS OF THIS SYSTEM BE VIEWED, ANY LONGER, AS BASELESS, INCORRECT, VEXATIOUS OR UNJUSTIFIABLY PARANOID. THIS OPPRESSIVE SYSTEM IS BEING EXPOSED FOR WHAT IT IS AND, BASED ON THE FACTS, OUR COLLECTIVE REALITY IS THAT A SHADOW GOVERNMENT IS OPERATING IN CANADA, OPPRESSING THOSE WHO ATTEMPT TO RESIST IT.

AT THIS TIME, IT WOULD SEEM THAT THE CROWN AND THE VATICAN ARE GOING DOWN, SO TO SPEAK, FOR THE COMMONWEALTH OF NATIONS TO SUCCEED. AT ANY RATE, THE IMPERIAL NEW WORLD ORDER IS THRIVING IN CANADA AT THIS TIME.

DENYING FACTS AND REALITY IS KNOWN AS COGNITIVE DISSONANCE. IT'S IMPERATIVE, IN THE BEST INTEREST OF THE PEOPLE OF CANADA, TO REMAIN ATTACHED TO REALITY, ACCEPTING FACTS AND NEW INFORMATION ABOUT THE SHADOW IMPERIAL GOVERNMENT AND THE HARM THAT IT HAS CAUSED AND CONTINUES TO CAUSE TO CANADA AND THE PEOPLE OF CANADA!

## **IMPERIAL DESIGN**

### **IMPERIUM**

“In ancient Rome, imperium was a form of authority held by a citizen to control a military or governmental entity. It is distinct from auctoritas and potestas, different and generally inferior types of power in the Roman Republic and Empire. One's imperium could be over a specific military unit, or it could be over a province or territory. Individuals given such power were referred to as curule magistrates or promagistrates. These included the curule aedile, the praetor, the consul, the magister equitum, and the dictator. In a general sense, imperium was the scope of someone's power, and could include anything, such as public office, commerce, political influence, or wealth.”

1. <https://en.wikipedia.org/wiki/Imperium>

### **IMPERIALISM**

“Imperialism is the practice, theory or attitude of maintaining or extending power, particularly through expansionism, employing hard power (economic and military power), but also soft power (cultural and diplomatic power), establishing or maintaining a hegemony and a more or less formal empire.

One significant, often synonymous but particular form of imperialism has been colonialism, which focuses imperialism on the more or less formal differentiation of metropolitan and colonial (or within the colony on settler and indigenous) life, people and lands.

2. <https://en.wikipedia.org/wiki/Imperialism>

### **AMERICAN IMPERIALISM**

“American imperialism refers to the expansion of American political, economic, cultural, media and military influence beyond the boundaries of the United States. Depending on the commentator, it may include imperialism through outright military conquest; gunboat diplomacy; unequal treaties; subsidization of preferred factions; regime change; or

economic penetration through private companies, potentially followed by diplomatic or forceful intervention when those interests are threatened.

The policies perpetuating American imperialism and expansionism are usually considered to have begun with "New Imperialism" in the late 19th century, though some consider American territorial expansion at the expense of Native Americans to be similar enough in nature to be identified with the same term. While the United States has never officially identified itself and its territorial possessions as an empire, some commentators have referred to the country as such, including Max Boot, Arthur M. Schlesinger Jr., and Niall Ferguson. Other commentators have accused the United States of practicing neocolonialism—sometimes defined as a modern form of hegemony—which leverages economic power rather than military force in an informal empire; the term "neocolonialism" has occasionally been used as a contemporary synonym for modern-day imperialism.

The question of whether the United States should intervene in the affairs of foreign countries has been a much-debated topic in domestic politics for the country's entire history. Opponents of interventionism have pointed to the country's origin as a former colony that rebelled against an overseas king, as well as the American values of democracy, freedom, and independence. Conversely, supporters of interventionism and of American presidents who have been labelled as imperialists—notably Andrew Jackson, James K. Polk, William McKinley, Theodore Roosevelt, and William Howard Taft—have justified interventions in (or whole seizures of) various countries by citing the necessity of advancing American economic interests, such as trade and debt management; preventing European intervention (colonial or otherwise) in the Western Hemisphere, manifested in the anti-European Monroe Doctrine of 1823; and the benefits of keeping "good order" around the world."

3. [https://en.wikipedia.org/wiki/American\\_imperialism](https://en.wikipedia.org/wiki/American_imperialism)

### **IMPERIAL PRESIDENCY - UNITED STATES**

"Imperial presidency is a term applied to the modern presidency of the United States. It became popular in the 1960s and served as the title of a 1973 book by historian Arthur M. Schlesinger, Jr., who wrote *The Imperial Presidency* to address two concerns: that the presidency was uncontrollable and that it had exceeded its constitutional limits. According to professor of political science Thomas E. Cronin, author of *The State of the Presidency*, the imperial presidency is a term used to define a danger to the American constitutional system by allowing presidents to create and abuse presidential prerogatives during national emergencies. This was based on: (1) presidential war powers vaguely defined in the Constitution, and (2) secrecy – a system used that

shielded the Presidency from the usual checks and balances afforded by the legislative and judicial branches.

The term "imperial presidency" states that the office of President of the United States, akin to a classical ruler of an empire, is the head of state of a geographical, military and economic superpower, has broad executive power and is advised by a bureaucratic staff akin to a classical imperial court."

4. [https://en.wikipedia.org/wiki/Imperial\\_presidency](https://en.wikipedia.org/wiki/Imperial_presidency)

## **COLONIALISM**

"Colonialism is a practice or policy of control by one people or power over other people or areas, often by establishing colonies and generally with the aim of economic dominance or extractivist exploitation. Colonialism is a more specific form of imperialism, exemplifying its imperial and subject relations, distinguishing and othering more between metropolitan and colonial life, people and land, enforcing colonial approaches of treatment of indigenous people, life and land and settling."

5. <https://en.wikipedia.org/wiki/Colonialism>

## **COLONIAL MENTALITY**

"A colonial mentality is the internalized attitude of ethnic or cultural inferiority felt by people as a result of colonization, i.e. them being colonized by another group. It corresponds with the belief that the cultural values of the colonizer are inherently superior to one's own. The term has been used by postcolonial scholars to discuss the transgenerational effects of colonialism present in former colonies following decolonization. It is commonly used as an operational concept for framing ideological domination in historical colonial experiences. In psychology colonial mentality has been used to explain instances of collective depression, anxiety, and other widespread mental health issues in populations that have experienced colonization.

Notable Marxist influences on the postcolonial concept of colonial mentality include Frantz Fanon's works on the fracturing of the colonial psyche through Western cultural domination, as well as the concept of cultural hegemony developed by Italian Communist Party Founder Antonio Gramsci."

6. [https://en.wikipedia.org/wiki/Colonial\\_mentality](https://en.wikipedia.org/wiki/Colonial_mentality)

## **UNIDO**

The United Nations Industrial Development Organization (UNIDO) (French: Organisation des Nations unies pour le développement industriel; French/Spanish acronym: ONUDI) is a specialized agency of the United Nations that assists countries in economic and industrial development. It is headquartered at the UN Office in Vienna,

Austria, with a permanent presence in over 60 countries. As of April 2019, UNIDO comprises 170 member states, which together set the organization's policies, programs, and principles through the biannual General Conference.

UNIDO was established in 1966 by the UN General Assembly to promote and accelerate the industrialization of developing countries, which were emerging from decolonization in record numbers and with little to no industrial base. In 1979 it became one of the 15 specialized agencies of the UN, with its new constitution coming into force in 1985. Since its founding, the organization has restructured and reformed several times; the 2013 Lima Declaration expanded its mission to include promoting "inclusive and sustainable industrial development" (ISID), defined as benefiting greater numbers of people while safeguarding the environment. UNIDO is a member of the United Nations Development Group, a coalition of UN entities aimed at fulfilling the Sustainable Development Goals.

On 25 July 2016, the United Nations General Assembly adopted Resolution A/RES/70/293, proclaiming the period 2016-2025 as the Third Industrial Development Decade for Africa (IDDA III). UNIDO was called upon to lead the initiative in collaboration with a range of partners. These include the African Union Commission, the New Partnership for Africa's Development, the Economic Commission for Africa, etc.

From 2018 to 2021, UNIDO's strategic priorities include creating shared prosperity; advancing economic competitiveness; safeguarding the environment; and strengthening knowledge and institutions. Each of these goals is to be achieved through technical cooperation, policy advice, analysis and research, the development of uniform standards and quality control, and partnerships for knowledge transfer, networking and industrial cooperation.

UNIDO employs some 670 staff and draws on the services of some 2,800 international and national experts—approximately half from developing countries—annually, who work in project assignments throughout the world.

7. [https://en.wikipedia.org/wiki/United\\_Nations\\_Industrial\\_Development\\_Organization](https://en.wikipedia.org/wiki/United_Nations_Industrial_Development_Organization)

## **DECOLONIZATION - UNITED NATIONS**

“As the process of decolonization continued to advance, the General Assembly, in 1960, adopted its landmark Declaration on the Granting of Independence to Colonial Countries and Peoples. The Declaration affirmed the right of all people to self-determination and proclaimed that colonialism should be brought to a speedy and

unconditional end. Two years later, a Special Committee on Decolonization was established to monitor its implementation.

In 1990, the Assembly proclaimed the International Decade for the Eradication of Colonialism (1990-2000), which included a specific plan of action. In 2001, it was followed by a Second International Decade for the Eradication of Colonialism. The end of the Second Decade coincided with the fiftieth anniversary of the Declaration on the Granting of Independence to Colonial Countries and Peoples. At the same time the General Assembly declared the period 2011–2020 the Third International Decade for the Eradication of Colonialism. In 2020, the General Assembly adopted resolution 75/123 declaring the period 2021-2030 the Fourth International Decade for the Eradication of Colonialism.

Since the creation of the United Nations, 80 former colonies have gained their independence. This includes all 11 Trust Territories, which have achieved self-determination through independence or free association with an independent State. The Special Committee continues to monitor the situation in the remaining 17 territories, working to facilitate achieving their decolonization.”

8. <https://www.un.org/en/global-issues/decolonization>

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9. [https://en.wikipedia.org/wiki/Neocolonialism#United\\_States](https://en.wikipedia.org/wiki/Neocolonialism#United_States)

### **BRITISH EMPIRE (NOT THE SAME ENTITY AS THE UNITED KINGDOM, THE CROWN OR THE U.K MONARCH)**

"The British Empire was composed of the dominions, colonies, protectorates, mandates, and other territories ruled or administered by the United Kingdom and its predecessor states. It began with the overseas possessions and trading posts established by England between the late 16th and early 18th centuries. At its height it was the largest empire in history and, for over a century, was the foremost global power. By 1913, the British Empire held sway over 412 million people, 23 per cent of the world population at the time, and by 1920, it covered 35.5 million km<sup>2</sup> (13.7 million sq mi), 24 per cent of the Earth's total land area. As a result, its constitutional, legal, linguistic, and cultural legacy is widespread. At the peak of its power, it was described as "the empire on which the sun never sets", as the Sun was always shining on at least one of its territories."

10. [https://en.wikipedia.org/wiki/British\\_Empire](https://en.wikipedia.org/wiki/British_Empire)

### **COMMONWEALTH OF NATIONS**

"The Commonwealth of Nations, simply referred to as the Commonwealth, is a political association of 56 member states, the vast majority of which are former territories of the British Empire."

11. [https://en.wikipedia.org/wiki/Commonwealth\\_of\\_Nations](https://en.wikipedia.org/wiki/Commonwealth_of_Nations)

### **BRITISH EMPIRE AND THE COMMONWEALTH - M15**

"Introduction to The British Empire and Commonwealth  
By Professor Christopher Andrew, author of "The Defence of the Realm".

In 1934 MI5's deputy head, Sir Eric Holt-Wilson, proudly proclaimed: "Our Security Service is more than national; it is Imperial. We have official agencies cooperating with

us, under the direct instructions of the Dominions and Colonial Offices and the supervision of local Governors, and their chiefs of police, for enforcing security laws in every British Community overseas. These all act under our guidance for security duties.”

12. <https://www.mi5.gov.uk/the-british-empire-and-commonwealth>

### **FREEMASONRY - BRITISH IMPERIALISM**

“From Montreal to Madras, from Barbados to Burma, the lodges of Freemasons dotted the landscape of the British Empire from the eighteenth century to the twentieth. Together with the British grand lodges under whose authority they met, these lodges constituted a vast network that extended across the oceans and linked Freemasons in Britain's colonies to the metropole and to each other. In this article I use the fraternity to demonstrate how the age of empire can serve as a laboratory for studying transoceanic networks, institutions, and identities. Looking first at the broad imperial context, I demonstrate how the global Masonic network developed and describe its functions during the long nineteenth century. I then focus on the British North Atlantic as a case study of the brotherhood's role in connecting people on various sides of a particular ocean basin by offering practical services and encouraging an "imperialist" identity that helped consolidate the British Empire.”

13. <https://www.jstor.org/stable/216089>

### **ORDER OF THE DRAGON**

“The Order of the Dragon (Latin: Societas Draconistarum, literally "Society of the Dragonists") was a monarchical chivalric order only for selected higher aristocracy and monarchs, founded in 1408 by Sigismund of Luxembourg, who was then King of Hungary and Croatia (r. 1387–1437) and later became Holy Roman Emperor (r. 1433–1437). It was fashioned after the military orders of the Crusades, requiring its initiates to defend the cross and fight the enemies of Christianity, particularly the Ottoman Empire.

The Order flourished during the first half of the 15th century, primarily in Germany and Italy. After Sigismund's death in 1437, its importance declined in Western Europe. However, after the Fall of Constantinople in 1453, it continued to play a role in Hungary, Serbia and Romania, which bore the brunt of the Ottoman incursions. The Prince of Wallachia Vlad II Dracul, the father of Vlad the Impaler, took his name from the Order of the Dragon.”

14. [https://en.wikipedia.org/wiki/Order\\_of\\_the\\_Dragon](https://en.wikipedia.org/wiki/Order_of_the_Dragon)

15. [https://en.wikipedia.org/wiki/Snake\\_worship](https://en.wikipedia.org/wiki/Snake_worship)

16. [https://en.wikipedia.org/wiki/Bael\\_\(demon\)](https://en.wikipedia.org/wiki/Bael_(demon))



17. <https://uploads.documents.cimpress.io/v1/uploads/c70aa954-a172-4ba8-94d1-629c9300f3de~110/original?tenant=vbu-digital>

## **IMPERIAL COLLUSION - UNCONSTITUTIONAL - CRIMINAL**

### **CANADIAN CONFEDERATION - FREEMASONS**

“Throughout the process leading to Confederation, and afterwards, the thirty-seven men who were directly involved were ones who saw beyond the limits of religion, race, nationality and language. They sought a common ground with benefits to an evolving “country.” Compromise achieved results which accepted diversity in society. Eleven of these men were Freemasons. The majority were not. But when we look at their activities we see men for whom brotherly love, relief and truth were truly present and practiced in their daily lives.”

18. <https://grandlodge.on.ca/index.php/official-website/300-years-of-freemasonry/378-freemasonry-and-confederation>

### **FREEMASONRY IN THE ROYAL CANADIAN MOUNTED POLICE**

“By Bro. Insp. E. Brokefield-Moore, R.C.M.P. N.W.M.P. Lodge No. 11, Regina (Superintendent E. Brakefield-Moore was born in Dixville, P.Q., in 1910. Educated in Sherbrooke schools and at Bishop's College, Lennoxville, leaving with an M.A. degree in 1930. Attended U.N.B. Law School and graduated with B.C.L. in 1939; called to the Bar of New Brunswick in the same year. Joined the R.C.M. Police in 1933 and has since served in 8 of the Provinces of Canada; commissioned in 1943 and promoted to Superintendent in 1952. Is at present Senior Training Officer of the Force, stationed in Ottawa. Made a Mason in North West Mounted Police Lodge No. 11, Regina in 1935.)”

“Many of the lofty ideals of the Royal Canadian Mounted Police are those of Freemasonry and conversely most of the high principles of Masonry are practised daily by all members of the famed Federal Force. The motto of the R.C.M.P. "Maintiens le Droit" means "uphold the law" or "maintian the right." And Masonry teaches that rectitude is one of the fundamental marks of a Mason. Brotherly love, relief, truth-these are the teachings of Freemasonry: they are too, practised by members of the R.C.M.P. and have been followed throughout our 78 year history.

In any body representative of the Canadian democracy as a whole there are persons of many races and creed. This is so with the Federal law enforcement body. Every member of the R.C.M.P. is a citizen of Canada, with vital interests, wholesome training, and a good sense of responsibility. It is only natural, therefore, that from the earliest days of the North West Mounted Police to our present day R.C.M.P. there have been in our ranks members, some of them eminent in various fraternal societies. Each society

has high ideals which have appealed to the policeman's sense of responsibility, of social endeavour of moral rectitude, or of esprit de corps.

And so various reputable fraternal societies and organizations have added to the stature of the R.C.M.P., and in return we to feel that the policeman's participation in these groups has furthered their their noble causes. Today we find members of the R.C.M.P. playing a prominent part in Freemasonry, in the Knights of Columbus, in the Oddfellows, the Elks, Rotary, Kiwanis, Kinsmen, Lions, Y.M.C.A. and various other great fraternal or community groups.”

19. [http://www.skirret.com/papers/canada/freemasonry\\_in\\_the\\_rcmp.html](http://www.skirret.com/papers/canada/freemasonry_in_the_rcmp.html)

### **FEDERAL, PROVINCIAL MUNICIPAL GOVERNMENTS - MASONIC COLLUSION**

“Daniels said the Prince Edward Lodge’s milestone will be celebrated in the future.

“The greatest gift one generation can pass along to the next is the knowledge, insight, and wisdom gained from experience. Matsu Basho put it in these wise words: ‘Do not seek to follow in the footsteps of the men of old; seek what they sought.’”

Anniversaries, he said, provide an ideal opportunity to examine and evaluate our stewardship of the rich heritage inherited from our predecessors.

“One is tempted to ask ‘What would those founding fathers in 1811 say to us today?’ It is now up to us to preserve and enhance that heritage for the next generation – from this moment on, it is the future. What we do today, tomorrow, next week, next month, next year, will predicate what this venerable lodge will be when our successors celebrate the 250th, 50 years hence.”

Daniels had been introduced by Stewart Westhead (*FORMER POLICE OFFICER*), The 1st Principal of Prince Edward Chapter No. 31, of the Royal Arch Masons.

**Prince Edward Hastings MP Daryl Kramp, a proud mason, brought greetings from the government of Canada.**

**Leona Dombrowsky, MPP, brought greetings from the province of Ontario. Jim Dunlop offered congratulations on behalf of Mayor Peter Mertens and the County.**

Past District Deputy Grand Master Ken Campbell (*FORMER POLICE OFFICER*) gave the closing remarks as chairman of the Bicentennial Committee and also thanked Calvin Thomas for designing the special bicentennial pin that was given to every guest. He closed by offering “a sincere, heartfelt thank you for joining us on our anniversary.”

*\*INFORMATION IN ITALICIZED BRACKETS IS ADDITIONAL INFORMATION, NOT PART OF THE ORIGINAL NEWS REPORT*

20. <https://www.countylive.ca/countys-oldest-organization-celebrates-200-years/>

### **NEW WELCOME LODGE - WESTMINSTER - FREEMASONRY**

“The New Welcome Lodge, No. 5139, is a British Masonic Lodge open to all men working in the Palace of Westminster. At its founding, membership was limited to Labour Party Members of Parliament, but its scope was broadened soon after. The lodge is alleged to have influenced the outcome of the 1935 Labour Party leadership election.”

21. [https://en.wikipedia.org/wiki/New\\_Welcome\\_Lodge](https://en.wikipedia.org/wiki/New_Welcome_Lodge)

### **FREEMASONRY - U.K HOUSE OF COMMONS COMMITTEE**

“By the time the home affairs select committee of the House of Commons finishes taking evidence in its inquiry into freemasonry in the police and the judiciary, all its members will probably be sick of hearing sob stories and conspiracy theories from individuals. They will also have received a mass of information from respected bodies along the lines of the Law Society's written evidence, submitted to the inquiry at the end of last year.

The Society said that judges and police officers should not be freemasons, not because it had any evidence that being a member had affected any individual cases, but because there was a public perception that it might do so. Chris Mullin, the Labour MP for Sunderland South, who is the driving force behind the government inquiry, doubts that the inquiry will prove the connection.

'It's the first shot in a long struggle because the freemasons will resist to the bitter end,' he says.”

'One of the things that undermines public confidence in our legal system is the knowledge that many members of the legal profession are members of a secret society.

They may all be honourable people but that is not the perception.

The simplest solution would be for freemasons as a whole to end this obsessive secrecy.

Freemasonry should not be banned, but masons should disclose their membership. When the inquiry was announced there were calls from the Association of

Chief Police Officers for senior police officers to reveal their membership of the freemasons.

The Association of Women Barristers has also recommended to the government inquiry that judges declare and preferably give up their membership.

It is also conceivable that this could be followed by calls for senior members of the solicitors profession, such as Council Members or senior partners of firms to disclose membership -- it has been alleged that some City firm partnerships are exclusively masonic. However, Diane Burleigh, who compiled the Law Society's written evidence to the inquiry and heads the Society's court business team, does not think this would be necessary.

Speaking personally, Ms Burleigh says: 'I do not think solicitors are powerful enough to have to disclose their membership.'

When you are lower down the system, there are already checks and balances in place. However, for solicitors freemasonry has not traditionally been a means to gaining power at the heart of government and the High Court, but a way of winning work and status in their local communities.

There have always been far more solicitor freemasons in the provinces than in London.

Mr Mullin believes that about half the solicitors in one Northern town, where there are 29 lodges, are freemasons.

In the days before solicitors could advertise, it was a way of meeting businessmen.

Freemasons still meet at the premises of some local law societies. Alison Parkinson, the chairwoman of the Association of Women Solicitors, which submitted evidence to the government inquiry, experienced the importance of getting work through contacts when she was in a two-woman practice in Shropshire.

'The town was dominated by the Round Table [not a masonic organisation],' she says.

'Women were not allowed to join and it affected my practice in terms of getting business clients, but there was nothing I could do about it.'

I do not think it is right to pick on the freemasons, as long as other exclusive organisations continue it will have a discriminatory effect. However, there was a public

outcry when it was suggested in the 1980s that the Law Society was riddled with freemasonry.

Walter Merricks, now the insurance ombudsman, recalls: 'The then president and numerous council members were determined to break the power of what they saw as freemasonry in the Law Society.' Now two thirds of the staff of the Law Society are women, effectively dismissing any further claims that the freemasons have any power in the Society.

President Tony Girling is keen to stress that he is not a freemason. When evidence to the parliamentary inquiry, which began in December last year, renewed last month, the Lord Chancellor, Lord Mackay, said that he considered freemasonry to be a private matter. Freemasons certainly consider it private.

In their initiation to the first degree, they swear to have their tongues torn out by the root and buried in the sand at low water mark if they reveal masonic secrets.

A spokesman for the United Grand Lodge, Julian Perry, emphasised that fears of freemasons networking secretly and supporting each other were unfounded.

'Freemasons aren't supposed to use freemasonry for their own advancement,' he said.

'Freemasonry isn't about networking, it is about learning plays off by heart.

It can be very satisfying to act them out and get involved in handing down this tradition.' Mr Perry said freemasons were reluctant to disclose their membership because they feared discrimination against them.' Hitler hated freemasons because of their ideas about equal rights and put them in concentration camps,' he says. A woman solicitor from Hertfordshire who is a member of an International Co-Freemasonry lodge, told the Gazette: 'People are prejudiced against freemasons but there is no cause for concern.

In no way has it advanced my professional career.

But the esoteric aspects have helped me and inspired me to qualify as a solicitor.'

22. <https://www.lawgazette.co.uk/news/brothers-in-law-as-the-home-affairs-select-committee-continues-its-inquiry-into-freemasonry-in-the-police-and-judiciary-a-look-at-the-influence-of-the-brotherhood-amongst-solicitors-/20573.article>
23. <https://publications.parliament.uk/pa/cm199899/cmselect/cmhaff/467/46703.htm#note1>
24. <https://publications.parliament.uk/pa/cm199899/cmselect/cmhaff/467/46703.htm>

## **MASONS IN THE JUDICIARY - CHALLENGE TO THE SUPREME COURT OF CANADA**

“Procedure – Conspiracy – Whether Canadian judges have a duty to disclose their membership in or association with a secret society – Whether the Government of Canada and Government of British Columbia have a duty to answer Interrogatories concerning membership of government employees or officers in Freemasonry – Whether the refusal of a judge to disclose his or her membership in or association with Freemasonry raise a reasonable apprehension of bias – Whether the Income Tax Act (1985) is valid legislation if the Income Tax Act (1948) is determined to have been a nullity – Whether the Income Tax Act (1948) was properly enacted in accordance with the mandatory provisions of the British North America Act – Whether the executive branch of government has the right to infringe Charter rights and freedoms secured by international treaty through the use of the criminal law – Whether the Unlawful Oaths Act (1797) and the Unlawful Societies Act (1799) prohibit Freemasons from acting as judges in Canada – Whether the Court of Appeal for British Columbia correct in its interpretation of the ambit and application of the ruling on the Supreme Court of Canada in the case of Ward v. The City of Vancouver, [2010] 2 S.C.R. 28.

This leave application arises from a challenge to the jurisdiction of the B.C. Supreme Court to dismiss a civil claim brought as a result of alleged improprieties, Charter breaches and other alleged wrongdoing occasioned during the course of criminal prosecution brought against Ms. Sydel, the applicant, in B.C. Provincial Court pursuant to the Income Tax Act by agents of the Government of Canada. In this case, Ms. Sydel claimed at the B.C. Supreme Court that the investigation leading up to her convictions and the proceedings before the Provincial Court were part of a conspiracy against her engaged in by employees of the Canada Revenue Agency, lawyers employed by the Federal Department of Justice, and the Provincial respondents.”

25. <https://www.scc-csc.ca/case-dossier/info/sum-som-eng.aspx?cas=34366>

## **FREEMASONRY AND THE ORDER OF THE GARTER**

“When initiated into Masonry, each candidate is presented with a lambskin or white leather apron and told, among other things, that the apron is the Badge of a Mason and that it is more honorable than the Star and Garter or any other order that could be conferred upon him by King, Prince, Potentate or any other person except he be a Mason.

The intent of this statement is very clear, that it is to impress upon the candidate the distinct honor of having been accepted as a member of the Masonic fraternity. Perhaps you have also wondered about the meaning of this specific reference to the Star and

Garter as well as what might have caused our Masonic forefathers to choose this particular statement as a part of the Entered Apprentice degree when it was adopted.

Searches through Masonic literature have resulted in little, if any, factual information which would tend to shed light upon this most intriguing question. However a careful review of the Most Noble Order of the Garter does uncover certain interesting factors which would lead one to logical conclusions as to what our ancient brothers must have had in mind at the time.

It is well to understand that there are numerous orders of knighthood In England, but none higher than the Most Noble Order of the Garter. The heads of each of these orders is entitled to wear the "Star" of that particular order which is unique in its design and appearance. The reigning Sovereign presides as the head of the Most Noble Order of the Garter, which permits him to wear the Star of the order and entitles him to confer knighthood in that order.

Clearly, the statement in the Entered Apprentice degree was chosen to imply that being initiated into Masonry was not only a higher honor than being knighted into the Most Noble Order of the Garter, it was also higher than the coveted honor of being the Sovereign Head of this, the highest order of English Knighthood, or of being Knighted into any other noble order by the King himself.

The phrase was undoubtedly adopted for use in the Entered Apprentice degree sometime after August 1348, when King Edward III constituted the Most Noble Order of the Garter. It is interesting to note that this was the same century that operative and speculative Masonry began the process of merging into one so-called "accepted" body which was subsequently first chartered in England.

The order consists of the Sovereign and twenty-four Knight Companions who are lineal descendants of King George I and have been accepted and knighted into that order. Other Sovereigns and Knights have on occasion been admitted, but only by special statutes after having performed outstanding services for the Sovereign. Sir Knight Winston Leonard Spence Churchill was one such person.

Aside from other less relative paraphernalia of the Most Noble Order of the Garter, the garter itself is made of blue velvet edged with gold. It bears the motto "Honi Qui Mal Pense," which is embroidered in gold about its circumference. This translates into modern language as "Woe Be Unto Him or Them Who Thinks Evil of Us." I am not certain what, if any, effect this has ever had upon Masonry. The garter is always worn

on the left leg, just below the knee with white stockings and black velvet knee length trousers.

The collar of the Most Noble Order of the Garter is of particular interest in that it closely resembles those worn by officers of many Lodges in various Jurisdictions as well as Grand Lodge officers. There is a significant difference in value. The collar of the Most Noble Order of the Garter is made of pure gold and weighs exactly 30 troy ounces. It consists of twenty-four individual pieces, each of which is in the shape of the garter. In the center of each garter is a Tudor rose. These twenty-four pieces are interconnected by four knots of gold located between two pieces. A pendant is suspended from the bottom front of the collar and depicts St. George on horseback engaging a ferocious dragon with a long spear. A Masonic officer's collar is constructed in the same fashion with the various pieces representing certain Masonic symbols. The two collars are worn in exactly the same way with the pendant representing St. George replaced by the jewel of the officer wearing the Masonic collar.

Aside from the Blue Lodge use of the title "Most" to distinguish many of its Grand Masters, there are several other titles in the Most Noble Order of the Garter which appear in the constituent bodies of Masonry. These include "Noble," "Sir Knight," "Companion," and, of course, "Sovereign," which is a prestigious title in the Scottish Rite.

As noted previously, these are all speculations which cannot be verified. However one cannot dispute the strong evidence relating to what our Masonic forefathers had in mind and what they intended for it to imply when they said "more honorable than the Star and Garter or any other order that can be conferred by King, Prince, Potentate, or any other person except he be a Mason."

26. <http://www.skirret.com/archive/misc/misc-m/masonryandtheorderofthegarter.html>

## **USHER OF THE BLACK ROD - CANADIAN PARLIAMENT - ORDER OF THE GARTER**

"The Usher of the Black Rod (French: Huissier du bâton noir), often shortened to Black Rod is the most senior protocol position in the Parliament of Canada. Black Rod leads the Speaker's Parade at the beginning of each sitting of the Senate and oversees protocol and administrative and logistical details of important events taking place on Parliament Hill, such as the opening of parliament and the Speech from the Throne.

The office is modelled on the Gentleman Usher of the Black Rod of the House of Lords in the Parliament of the United Kingdom. Upon the appointment of the first woman to



the position of Gentleman Usher of the Black Rod on 20 October 1997, the title was changed to Usher of the Black Rod.”

“The usher carries an ebony and gold staff of office modelled on that used in the House of Lords. Canada's original rod is believed to have been made in the 1840s in Montreal for the Legislative Assembl of the Province of Canada, and then transferred to the Senate after Confederation in 1867, but it was lost in the 1916 fire that destroyed Centre Block. The current rod was crafted the same year by then-Crown Jeweller Garrard & Co..

The rod was snapped in half in 1967, and underwent only amateur repairs at the hands of Senator Henry Davies Hicks in his personal workshop; over the years it has additionally suffered scratching, cracking, and loss of pieces. Accordingly, on the occasion of the 150th anniversary of Canada in 2016, the Queen bestowed a restoration by artisans and craftspeople at Windsor Castle under the direction of Adrian Smith, L.V.O., which replaced the central ebony rod itself with a 20th-century ebony walking cane.

The top consists of a lion on its hind legs displaying a shield decorated with the royal cypher of George V of the United Kingdom, the monarch when the rod was crafted, and bearing the motto **Honi soit qui mal y pense**. Its middle knob is made of silver with maple leaf engravings (in contrast to the oak leaves used in its UK counterpart, which is made of gold), and is engraved with the name of Queen Elizabeth II, inscribed during its restoration. The base is set with a 1904 gold sovereign, displaying St. George slaying the Dragon.”

27. [https://en.wikipedia.org/wiki/Usher\\_of\\_the\\_Black\\_Rod\\_\(Canada\)](https://en.wikipedia.org/wiki/Usher_of_the_Black_Rod_(Canada))

### **HONI SOIT QUI MAL Y PENSE - ORDER OF THE GARTER**

“Honi soit qui mal y pense is a maxim in the Anglo-Norman language, a dialect of Old Norman French spoken by the medieval ruling class in England, meaning "shamed be whoever thinks ill of it", usually translated as "**shame on anyone who thinks evil of it**". **It is the motto of the British chivalric Order of the Garter, the highest of all British knighthoods, except in Scotland.**

In current French usage, the phrase may be used ironically to imply the presence of a hidden agenda or a conflict of interest.”

28. [https://en.wikipedia.org/wiki/Honi\\_soit\\_qui\\_mal\\_y\\_pense](https://en.wikipedia.org/wiki/Honi_soit_qui_mal_y_pense)

### **ORDER OF THE GARTER - BC COURT**

“One of the most notable features of any British Columbia courtroom is the large coat of arms on the wall behind the judge’s bench. Unlike courts in many other Canadian provinces, all of the courts in our province have traditionally displayed the Royal Arms of the United Kingdom, the official coat of arms of the British monarch. It features two mottoes - “Dieu et Mon Droit” and “Honi Soit Qui Mal y Pense”.

The second motto, which is partially concealed by the forelegs of the lion and the unicorn, is “Honi Soit Qui Mal y Pense”. This Old French phrase may be translated as “shame on him who thinks this evil”. It is the motto of the Order of the Garter, the most exclusive of the chivalric orders. Legend has it that King Edward III, founder of the Order of the Garter, was dancing with his mistress at a ball. When the lady’s blue garter slipped off, the King picked it up and tied it around his own leg. To those who looked askance, he proclaimed, “honi soit qui mal y pense”.

29. <https://www.provincialcourt.bc.ca/enews/enews-22-03-2016>

## **CECIL RHODES**

“Cecil John Rhodes (5 July 1853 – 26 March 1902) was a British mining magnate and politician in southern Africa who served as Prime Minister of the Cape Colony from 1890 to 1896.

An ardent believer in British imperialism, Rhodes is notably quoted as having said "to be born English is to win first prize in the lottery of life". He and his British South Africa Company founded the southern African territory of Rhodesia (now Zimbabwe and Zambia), which the company named after him in 1895. South Africa's Rhodes University is named after him. He also devoted much effort to realising his vision of a Cape to Cairo Railway through British territory. Rhodes set up the provisions of the Rhodes Scholarship, since its inception open to all races, which is funded by his estate. Often acknowledged by historians as a British supremacist, Rhodes believed that natives of the Cape existed in a state of barbarism.

The son of a vicar, Rhodes was born at Netteswell House, Bishop's Stortford, Hertfordshire. A sickly child, he was sent to South Africa by his family when he was 17 years old in the hope that the climate might improve his health. He entered the diamond trade at Kimberley in 1871, when he was 18, and, thanks to funding from Rothschild & Co, began to systematically buy out and consolidate diamond mines. Over the next two decades he gained near-complete domination of the world diamond market, forming a massive monopoly. His diamond company De Beers, formed in 1888, retains its prominence into the 21st century.

Rhodes entered the Cape Parliament at the age of 27 in 1881, and in 1890, he became prime minister. During his time as prime minister, Rhodes used his political power to expropriate land from black Africans through the Glen Grey Act, while also tripling the wealth requirement for voting under the Franchise and Ballot Act, effectively barring black people from taking part in elections. After overseeing the formation of Rhodesia during the early 1890s, he was forced to resign in 1896 after the disastrous Jameson Raid, an unauthorised attack on Paul Kruger's South African Republic (or Transvaal). Rhodes's career never recovered; his heart was weak and after years of poor health he died in 1902. He was buried in what is now Zimbabwe; his grave has been a controversial site.

In his last will, he provided for the establishment of the prestigious international Rhodes Scholarship at Oxford University, the oldest graduate scholarship in the world. Every year it grants 102 full postgraduate scholarships. It has benefited prime ministers of Malta, Australia and Canada, United States President Bill Clinton, and many others. During his political career he successfully confiscated land from the indigenous population of the Cape Colony, and falsely claimed southern African archeological sites such as Great Zimbabwe were built by European civilisations instead. With the strengthening of international movements against racism, such as Rhodes Must Fall and Black Lives Matter, Rhodes' legacy is a matter of debate to this day.”

“While attending Oriel College, Rhodes became a Freemason in the Apollo University Lodge. Although initially he did not approve of the organisation, he continued to be a South African Freemason until his death in 1902. The shortcomings of the Freemasons, in his opinion, later caused him to envisage his own secret society with the goal of bringing the entire world under British rule”

30. [https://en.wikipedia.org/wiki/Cecil\\_Rhodes](https://en.wikipedia.org/wiki/Cecil_Rhodes)

## **FREEMASONRY - NAZIS**

“Freemasons are thus unique in that they were among the Nazis’ ideological enemy, but what set Freemasons apart from other non-racial groups? Like Freemasons, communists could, and did, leave the Communist Party to avoid persecution; some even joined the Nazi Party. In fact, when former Freemasons were denied membership in the party they pointed out that former communists were being allowed to join, so why not them? What separated Freemasons from communists was education and class.

Communism appeals primarily to uneducated workingman, whereas Freemasonry appealed to the educated social elite. Former Freemasons thus had skills to offer, not just party dues. As doctors, lawyers and professors, Freemasons could serve as

legitimizers and perpetrators of Nazi ideology. Furthermore, as bourgeoisie, former Freemasons shared the Nazis' detest of communism."

31. <http://oaktrust.library.tamu.edu/bitstream/handle/1969.1/ETD-TAMU-2011-08-9993/THOMAS-DISSERTATION.pdf?sequence=2>

### **OPERATION PAPERCLIP**

"Operation Paperclip was a secret United States intelligence program in which more than 1,600 German scientists, engineers, and technicians were taken from the former Nazi Germany to the U.S. for government employment after the end of World War II in Europe, between 1945 and 1959. Conducted by the Joint Intelligence Objectives Agency (JIOA), it was largely carried out by special agents of the U.S. Army's Counterintelligence Corps (CIC). Many of these personnel were former members and some were former leaders of the Nazi Party."

32. [https://en.wikipedia.org/wiki/Operation\\_Paperclip](https://en.wikipedia.org/wiki/Operation_Paperclip)

### **NAZIS - CANADA**

"It is estimated that between 2,000 and 5,000 war criminals fled to Canada after the Second World War, but not one Nazi has ever been successfully prosecuted in this country.

"It is to the Canadian government's great and eternal shame that more was not done," said Mr. Rambam, the renowned "Nazi hunter" who will be in Toronto on Tuesday for a charity event.

Activists say it's not too late for Canada to act. A handful of cases are still actionable."

33. <https://nationalpost.com/news/canada/na0623-nazis>

### **MK ULTRA - MONTREAL EXPERIMENTS - DR. CAMERON - MCGILL UNIVERSITY**

"The Montreal experiments were a series of experiments, initially aimed to treat schizophrenia by changing memories and erasing the patients' thoughts using Donald Ewen Cameron's method of "psychic driving", as well as drug-induced sleep, intensive electroconvulsive therapy, sensory deprivation and Thorazine. The experiments were conducted at the Allan Memorial Institute of McGill University between 1957 and 1964 by the Scottish psychiatrist Donald Ewen Cameron and funded by the CIA as part of Project MKUltra, which lasted until 1973 and was only revealed to the public in 1975.

The patients of this experiment expected positive changes from Cameron's treatment. However, these patients suffered severely under conditions that were not in accordance with human rights. Not only the patients but also their families show long lasting effects

on their mental health. Some of these symptoms include retrograde amnesia as well as impairments in every day life abilities such as self-care.

To this day, the topic of the experiments of Montreal has been kept in the dark by the CIA, who actively prevent information about these experiments from being leaked to the public, whether that be through destruction of files or signing non-disclosure agreements.

Whether or not Cameron was aware that funding for his experiments was coming from the CIA is unclear; it has been argued that he would have carried out the exact same experiments if funding had come from a source without ulterior motives.”

34. [https://en.wikipedia.org/wiki/Montreal\\_experiments](https://en.wikipedia.org/wiki/Montreal_experiments)

### **MCGILL UNIVERSITY - FREEMASONRY**

“Feed Your Head: Curious about the Masonic Temple on Sherbrooke? Open house on Saturday

The Grand Lodge of Quebec is offering tours Saturday of the Masonic Temple at 1805 Sherbrooke St. W.

“Very curious!! 😊 ,” one person wrote on the Facebook page for the open-house tours being offered Saturday, from 10 a.m. to 2 p.m. by the Grand Lodge of the Masonic Temple at 1805 Sherbrooke St. W.

As Marian Scott wrote in the Montreal Gazette for a similar tour in 2013, the Masons, with their secret handshakes and ceremonial aprons, are a mystery. Fiction writers and foes of freemasonry alike have spread lurid conspiracy theories about the fraternal order.

“We’re not a secret society, but a society with secrets,” says past Quebec Grand Master John Leide, 69, a retired professor of librarianship at McGill University. **MCGILL UNIVERSITY - FREEMASONRY**

The Grand Lodge of Quebec will open its doors to the public for one day. Whether you’re a history buff, a lover of fine architecture or just plain curious, here’s your chance to discover some of the legends and lore lurking in this local landmark.

Generals Wolfe and Montcalm, who died on the Plains of Abraham in 1759, were both Masons, as were Mozart, Voltaire, Benjamin Franklin and George Washington.”

35. <https://montrealgazette.com/life/feed-your-head-curious-about-the-masonic-temple-on-sherbrooke-open-house-on-saturday>

36. <http://freemasonry-cg.com/the-masons-to-reveal-some-of-their-inner-workings/>
37. <https://www.mcgill.ca/undergraduate-admissions/masonic-temple>

## **MASONIC JESTERS AND SHRINERS - HUMAN TRAFFICKING - CHILD SEXUAL ABUSE**

What I'm going to present to you in this article will be bizarre, troubling, and very hard to digest. It involves multiple branches of government, law enforcement, and tax-exempt groups soliciting, transporting, and sexually assaulting underaged illegal sex workers and undocumented immigrants.

The Royal Order of Jesters are a tax-exempt branch of Freemasons — specifically Shriners — that self-describe themselves as:

“a fun degree, with absolutely no serious intent. The motto, ‘Mirth is King,’ is sufficient to give voice to the purpose of the organization. The Royal Order of Jesters feel that there are times, after our hard work and dedication to family and mankind, when everyone should remember to laugh and appreciate the good work one has done.

Here's a link to their former website, which was quickly deleted when early scandals broke.

They are also a registered 501(c)(10) organization who spend about \$125,000 annually on “social functions and meetings for approximately 150 members to promote brotherhood and friendship.”

According to their tax returns, “brotherhood” and “friendship” are best experienced via regular \$30,000 parties. There's also no record of the organization donating any organizational money to charitable causes or anything outside of their parties.

On March 9th, 2008, Buffalo News broke a story involving New York Supreme Court Justice Ronald Tills, Erie County, NY Deputy Michael Lesinski, Lockport, NY Police Captain John Trowbridge and New York State Law Clerk Michael Stebick participating in a human trafficking operation that involved transporting undocumented immigrant sex workers from as far as Kentucky to New York and Canada.

They were transporting the young women to and from a private event held by The Royal Order of Jesters, of whom paid for the sex workers and quiet police transport.

In June 2008, former Justice Ronald Tills told investigators that there were about 30 women at the national event and “described a network of members who had the ability

to supply such women.” It was then that he identified Lesinski’s renting of two limousines that took the prostitutes to Canada.

Here’s an excerpt of what Michael Lesinski was subsequently charged and convicted of:

Lesinski is charged with knowingly, willfully and unlawfully combining, conspiring and agreeing together with others, including Ronald Tills, to commit an offense against the United States, that is to knowingly transport women in interstate and foreign commerce, with the intent that said women engage in prostitution, in violation of Title 18 (Mann Act) and that at least one overt act was committed in furtherance of the conspiracy, in that the defendant, Michael Lesinski, on April 18, 2005, did rent limousines in order to transport said women from the Buffalo airport to Niagara Falls, Ontario, Canada, with the intent that the women engage in prostitution.”

As part of his plea arrangement, Tills additionally admitted to engaging in such conduct five more times. Another incident in Winnipeg, Manitoba involving the organization’s parent group, the Shriners, looks almost identical.

That’s still not all.

These pictures I’ve been posting? They’re from another investigation in Brazil, of — you guessed it — The Royal Order of Jesters participating in sex, drug use, and other illicit acts with Brazilian girls as young as 13.

The Jesters were operating under the guise of a local fishing tour company called Wet-A-Line. The photos, as well as testimony of human trafficking, arose under a Defamation lawsuit in Texas that arose when a competing fishing-tour company discovered the operation.

Despite numerous affidavits and firsthand reports of “Masons and Jesters” participating in these acts, Wet-A-Line’s attorneys attempted to paint the accuser, Phil Marsteller, as an “evil, maniacal sociopath who thrives on bullying and threats.”

Wet-A-Line eventually paid Marsteller off the case, settling for \$15,000.

NY Supreme Court Justice Ronald Tills was convicted and sentenced to 18 months in prison, and served 3 before being released.

Erie County Deputy Michael Lesinski was convicted and sentenced to one year of probation and a \$1,000 fine.

Lockport Police Captain John Trowbridge was convicted and sentenced to 2 years probation.

NY Law Clerk Michael R. Stebick was convicted and sentenced to four months of home confinement, and was required to forfeit the motor home he used to transport prostitutes across state lines. He was also given a \$5000 fine.

What I'm presenting you has nothing to do with conspiracy theory — everything in this report is comprised of verifiable facts and information that directly implicate multiple branches of federal and state governments in numerous criminal affairs in at least 3 countries.

Why is there nothing on this issue in the mainstream news? Why have seemingly all outlets ignored this monstrous criminal network that has no signs of slowing down? Why are these verdicts considered "justice" at all?

Why are the authorities of our nation allowed this special treatment?"

38. <https://medium.com/@HeapingHelping/who-are-the-royal-order-of-jesters-55ffe6f6acea>

39. <https://peakd.com/pedogate/@artistiquejewels/royal-order-of-jesters-connection-to-prostitution-and-pedogate-their-history-and-verified-findings-concerning-their-activities>

### **MASONS - SHRINERS - JESTERS - ABOVE THE LAW**

"In December, 2002, Jester National Officer Dennis R. Schueler, wrote to Jester webmaster Frank Bailie:

"The purpose of this letter is to inform you that at a recent Board of Directors meeting of the Royal Order of Jesters, a resolution was passed which directed the abolition of all Jester-related bulletin boards and internet sites. The primary reason behind such action was the desire of the Board to minimize to the extent possible our public exposure or its access to Jester information.

Royal Director Bill Ross appointed me to investigate all such sites and to request the webmaster to terminate them forthwith."

Then, in April, 2005, it became apparent why they wanted to be invisible.



The "Sam Houston" email was published online and instantly became the sole source of information about the Shriners' dirty little secret, the Royal Order of Jesters.

It had been sent to Texas Masons as well as the Grand Master of the Grand Lodge of Texas, begging him to investigate the Royal Order of Jesters for prostitution and other "unMasonic" activities. The investigation found nothing as none of those questioned would incriminate themselves or betray their Shriner/Jester brothers.

Fortunately, two former Jesters have come forward to verify what "Sam Houston" wrote.

But first, memberships go like this.

One must first be a Master Mason who can then join groups like the Scottish Rite, the Knights Templar and the Shriners. A Shriner must be secretly invited into the Royal Order of Jesters.

Some say that the Jesters wield undue influence over the Shriners.

Seven out of twelve of the Shriners Hospitals Board of Trustees are also Jesters, including Chairman Ralph Semb, Gene Bracewell, W. Brandt Bede M.D., Charles A. Claypool, Raul L. Frevel, Sr., Bernard J. Lemieux M.D., and Gary Dunwoody.

Jesters on the Shriner Imperial Divan include Imperial Treasurer Gene Bracewell, Alan W. Madsen, current Imperial High Priest and Prophet and Director of the Royal Order of Jesters Court #109 in Charlotte, N.C., Jack Jones, current Imperial Recorder and Jerry Gantt, current Imperial Second Ceremonial Master, chairman emeritus of the Houston Shriners Hospital Board of Governors and past director of Houston Court #136 Royal Order of Jesters.

Like the Shriners, the Royal Order of Jesters has two non profit components. The 501c10 fraternity includes about 24,000 members organized nationwide into about 200 "courts." The 501c3 charity was organized to house a "museum" at a new million dollar headquarters building in Indianapolis, Indiana.

So, how close are the Shriners and Jesters?

Like brothers.

The Royal Order of Jesters bylaws state:

- The Annual Meeting of the National Court of the Royal Order of Jesters shall be held on the day preceding the annual meeting of the Imperial Council, A.A.O.N.M.S., at the city chosen for such meeting, or at such time or place chosen and voted by the National Court.
- A subordinate court may be established by the National Court in a jurisdiction where a temple of A.A.O.N.M.S. is located and where a Subordinate Court does not exist upon petition there for by not less than (13) Nobles of the Mystic Shrine all of whom shall be actual residents of and who maintain their domiciles in the jurisdiction of said temple of A.A.O.N.M.S.
- Upon action of the Imperial Council A.A.O.N.M.S. issuing a dispensation for a new temple A.A.O.N.M.S., the National Court may, upon application of the required number of Nobles of the A.A.O.N.M.S. for a new Subordinate Court and the recommendation of the Charters and Dispensations Committee, and the approval of the Royal Director and Royal Impresario, issue a dispensation for a Subordinate Court of Royal Order of Jesters.

The FBI and Human Trafficking Task Force are currently investigating the Royal Order of Jesters after catching three members in a human trafficking sting.

They confessed to taking prostitutes over state lines to their weekend stag parties and to a Jester national meeting in Canada. These include a former New York Supreme Court judge, a retired police captain and former Erie County prosecutor. Nineteen other Jesters were called to testify in a federal libel/slander lawsuit about their first hand knowledge of drugs and sex with minors AKA child sex tourism while on sanctioned fishing trips to Brazil.

Next are questions and answers with Jester A and Jester B.

Then, the "Sam Houston" email.

Jester A: I do not know where to even begin. I have found it difficult putting this into words

What did you see at the parties?

Jester A: Drinking, Gambling, Pigeon Shoots, Prostitution, Sexual Hazing. I could write pages on these subjects.

Jester B: The girls walking around in nothing but their G-strings, advertising so they can take a Jester to their own room. Oral sex contests. High stakes poker. Lots and lots of drinking. Porn movies running 24/7 in the hospitality room.

Who did you see at the parties, or know of, in terms of being "pillars of the community?"

Jester A: Country music stars, Politicians, lawyers, doctors, Sheriffs, Elected officials.

Jester B: Federal judges, a governor, Masonic Grand Masters, state representatives, community leaders, an Imperial Potentate sucking on a prostitute.

What do you think of the recent news coverage about those Jesters who pleaded guilty in Buffalo to taking prostitutes across state lines to their weekend parties?

Jester A: What do you want me to say? This was common practice for the books or parties.

Jester B: If these guys don't change, they will end up like Judge Tills and the others caught by the FBI. The busts in Buffalo are just the tip of the iceberg.

What do you think should happen to the Royal Order of Jesters? Non profit status suspended? Have the group disbanded?

Jester A: Officials and leaders need to be prosecuted and the Royal Order of Jesters disbanded.

Jester B: Both. The group needs to be disbanded because tax payers should not be forced to bear the tax burden as these Jester groups take advantage of their tax exempt status.

How extensive is the Jesters' network?

Jester A: Every state and every major city.

Jester B: It's very active on the east coast.

Why in the world would the Shriners support such an organization?

Jester A: Shrine pleas ignorance, most fraternal and hospital leaders in the Shrine are Jesters.

Jester B: It's this sense that they're special and can do whatever they want. Those who are sworn to uphold the law turn their heads if they learn of it or even participate. The Jesters control the Shrine, so no one wants to blow the whistle on himself. It's kind of like teenage boys in a "circle jerk." You all do it because it's supposed to be exciting and no one is supposed to tell.

Have you reported these activities to law enforcement? If so, what happened?

Jester A: Yes, Nothing because the police/sheriffs were paid to be security at the events.

Jester B: No.

Have you reported these activities to any Masonic officials? If so, what happened.

Jester A: Yes, I was prosecuted and not one Jester was prosecuted.

Jester B: No.

What would you tell the FBI and the Human Trafficking Task Force if you could?

Jester A: Hard to know where to begin this has been going on for years.

Jester B: Keep investigating, especially those who might be involved with child sex tourism. Now that is so sick, to think any of these guys might be, well, you know.

What would you tell the IRS about charitable donations being spent on prostitution if you could?

Jester A: Follow the money for research, studies within the Shrine. See where these lead to. Imperial Officers only do business with Jesters.

Jester B: The IRS needs to see if the Courts' used their money to pay for the girls or their rooms or their transportation. This could be a nationwide abuse of the non profit tax system used to support interstate prostitution. And see if the members took tax deductions for their "donations."

What would you tell the other Jesters if you could?

Jester A: Enough is Enough, End this. We can have legal meetings without all of this

Jester B: Quit lying to your wives. And uphold your Masonic vows. A Mason is pledged to be a "better man," not a drunk, gambling womanizer who's fooling the IRS.

What would you tell the Jesters wives if you could?

Jester A: You do even want to know what is really going on at these meeting or parties.

Jester B: Marriage counseling. And it's not your fault that your husband is doing these things.

Feel free to tell the world about this organization and your thoughts about what should happen next?

Jester A: Jesters are deeply rooted into the Shrine and Masons. You have to go after all of them for this to end. Mason and Shriners are Jesters so they allow this to happen. Those who speak out are vanished from the groups.

Jester B: It's not the organization I thought it was when I joined. I thought it was for the leaders in the Shrine. I never visualized that things like this were going on because of our Masonic oath that says we're not to have intercourse with anyone but our wives and that is what it boils down to. I thought it was an up and up organization but I found out that it was not. The government needs to get a hold of this organization and straighten it out.

From: "Texas Mason"

To: mason\_stoppers@yahoo.com

Subject: Shriners: Royal Order of Jesters

Date: Tue, 19 Apr 2005

Please post this anonymously! Please do not include my email address in your posting of this message. Masons and Shriners are pissed off about this email in Texas.

This was an email sent out about 3 weeks ago to all Texas Masons by a Mason going by the name of Sam Houston. He charges that a secret group within the Shriners called the Royal Order of Jesters is involved in an illegal prostitution and illegal gambling ring.

He chose a very fitting name since Sam Houston was the first Grandmaster of the Grand Lodge of Texas. Here is the email that was sent:

"OH LORD MY GOD IS THERE NO HELP FOR THE WIDOW'S SON!"

"OH LORD MY GOD IS THERE NO HELP FOR THE WIDOW'S SON!"

"OH LORD MY GOD IS THERE NO HELP FOR THE WIDOW'S SON!"

Most Worshipful Grand Master of the Most Worshipful Grand Lodge of Texas, Right Worshipful Grand Officers, and Brethren:

I'm a Shriner in Texas. I have been a Shriner for many, many years.

I am also a Jester in the Royal Order of Jesters within the Shrine. I have not attended Blue Lodge in ages. I am going to leave my name anonymous for various reasons. I am married to a wonderful woman (the 2nd one in my life thanks to the Shriners) and I have children who have moved on to lives of their own. However, what I am about to portray to you could endanger my life and the life of my family.

I have told a few select brethren the story I am about to relay to you. I am not sure who they told, if they told anyone. More than likely, when you are done reading this email, you will surely be in disbelief of what has transpired in the past, what is transpiring today, and what is planned for the future within the Shriners organization to the disgrace of Ancient Free and Accepted Freemasonry.

When I started Masonry prior to the mid 70's, it was the best experience of my life. The brotherhood that I found was beyond belief. The Blue Lodge was truly the pinnacle of my Masonic experience. I became a 32nd degree Scottish Rite Mason that same year, although I never really participated in the organization. I became a Shriner somewhere in that time period. This is where my story really begins...

While in the Shrine I was very active. Taking my family with me on the weekends to events was a very exciting time in my life, and the life of my family. I was approached in the Shrine and was told that I was a good Shriner and that I was invited to join a secret society within the Shrine--The Royal Order of Jesters. This "secret society" was started back in the late teens of the 20th century. The motto was "Mirth is King" and was devoted to not brooding over sorrows, but to forget them as far as possible. This meant home life as well.

My brothers, I am a sinner. I have sinned against my family. I have sinned against myself. I have sinned against God.

The Holy Bible, Master Mason Edition, 1 Corinthians 5:11:

"But now I have written unto you not to keep company, if any man that is called a brother be a fornicator, or covetous, or an idolater, or a railer, or a drunkard, or an extortionist; with such an one no not to eat."

During the initiation of new Jesters I was offered the opportunity by another fellow brother to sleep with a whore, even though I had a wife and kids waiting for me to come home. I was not strong at the time and I violated every oath I had ever taken with my wife. This did not stop at initiation. These were a constant occurrence at our Jester functions and they are a common occurrence today. The initiation practices have not changed as well. Prostitutes were offered/made available at our functions and often brothers would have sex in front of other brothers.

Oral sex competitions between brothers were considered "fun" activities to build a strong brotherhood bond between members of the Royal Order of Jesters. Potentates and Chaplains, Attorneys and Judges, Past Masters and brothers all participating or watching with open eyes, but closed minds. I often felt ashamed of what I was doing, but the pleasure outweighed the guilt. I had fallen within a deep hole and my cable-tow had been severed.

Sex, illegal gambling and alcohol were and are the preferred order of business to ease the "pain" of brother Masons. Prostitutes are available at Jester functions for the brothers to have their way with.

There is also illegal gambling at our functions where Masonic brethren are playing high-stakes games with hard-earned cash. I have seen it all, brothers, and it is going on today, right under your noses, within your communities, and these men are calling themselves your Masonic brothers.

I am currently active in the Shriners and the Jesters. I am ashamed of what I have become and what the Shriners have become. I have seen threat after threat made against Masonic brothers who have not agreed or have spoken against the activities of our club. These activities are in every Royal Order of Jester's club in the USA, and beyond our borders. You would be surprised if you knew who was Jester from your local Blue Lodges--outstanding, moral men--at least by their outwardly appearance. Our Most Worshipful Grand Chaplain of the Most Worshipful Grand Lodge of Texas is a member

of the Royal Order of Jesters, along with the Deputy Grand Master of the Most Worshipful Grand Lodge of Texas!!! I'm calling you out brothers. It is time for us to raise the bar of Masonry in Texas, even at the expense of our fraternity. Our Most Worshipful Grand Master Elmer Murphy of the Most Worshipful Grand Lodge of Texas always talks about the character of a Master Mason and now he has the opportunity to present his true Masonic character when dealing with this issue given how close he is in relation to current active members in the Royal Order of Jesters.

The Jesters pride themselves in having control of all leadership positions at all of the Shrine Temples in the US and Canada as well as the Imperial Shrine leadership. Also, they have risen through the ranks in every body of Masonry including the Scottish Rite, York Rite, Rosicrucian's, Red Cross of Constantine, Eastern Star and the Demolay organizations. There have been numerous past masters of the Grand Lodge of Texas who have been Jesters, including our most recent Grand Master Boyd Patterson, Reese Harrison Jr., and Michael Nanny. Find out who these other Masons are brothers within your local lodges and hold them accountable for their actions. I have invoked the cry of a Masonic brother in need of help!

I lost my first wife due to her finding out what went on at one of my outings. Don't let this happen to your Masonic brothers or your friends. I am not sure if anyone in the Blue Lodge really knows this is going on, but to those of you receiving this email, you are now armed with the knowledge and it is the truth. I challenge you to prove me wrong.

I ask the Most Worshipful Grand Master Elmer Murphey of the Most Worshipful Grand Lodge of Texas to conduct a full Masonic investigation into these allegations. I ask you, my brothers, to do the same within your local Blue Lodges. I am guilty. Hold me accountable, hold your Masonic brothers accountable, and hold our Most Worshipful Grand Master accountable!!!

I charge myself and every member of the Royal Order of Jesters in the State of Texas under the Laws of the Grand Lodge of Texas, Article XIII, Section VI, Paragraph 5, "Behavior at Home and In Your Neighborhood":

"You are to act as becomes a moral and wise man; ...and by avoiding gluttonness or drunkenness, that your families be not neglected or injured, nor you disabled from working."

I also invoke the request to the Most Worshipful Grand Master under Title V, Discipline, Chapter 1



Article 498 (531) "Accused's Lodges to Be Notified--notification to lodges of members who are members of the Royal Order of Jesters."

Article 499 (532) "Neglect by Lodge of Duty to Discipline-District Deputy Grand Masters should obtain list of Jesters in their jurisdictions."

Article 499a "Powers of the Grand Master- Set this investigation in motion and work to re-establish our Masonic beliefs of 'Making Good Men Better'."

Charges I believe should be filed against every member of the Royal Order of Jesters:

Article 506 "Certain Other Offenses":

2. "Actions which disgrace Masonry."

5. "To indulge in the intemperate use of intoxicating liquor, gambling or profane swearing."

8. "To willfully abandon his family."

13. "To cohabit with lewd women."

I encourage blue lodges in other states to conduct investigations of their own into these allegations as well.

I ask the Most Worshipful Grand Master of the Most Worshipful Grand Lodge of Texas to suspend all Master Masons in the State of Texas who are members of the Royal Order of Jesters, which would cease their activities within the various Shrines across the state until a full investigation may be conducted.

This email is going out to every lodge in Texas that has a website, the Grand Lodge officers of every state, the York and Scottish Rites.

Please ask questions, talk about this in your Blue Lodge, and contact the Most Worshipful Grand Master Elmer Murphey and demand this be investigated by the Grand Lodge of Texas. This information will eventually go before the public eyes if it is not handled within our Masonic fraternity. Let every Master Mason who is in a position of leadership or anyone thinking of ascending to a position of authority be on notice that their activities in the Royal Order of Jesters and their adherence to the Masonic oaths and morality will be brought into the light.

Again I am pleading for an immediate statewide investigation and a purging of the Grand Lodge line, Scottish Rite, York Rite and the Shrine. I have collected 18 local chapter rosters as well as the national Kochina group rooster. I urge every Mason to forward this e-mail to as many brother Masons and Shriners as possible. I also challenge my fellow Jesters to come out in the light and explain their actions as well as their failure to comply with their oaths to their brother Masons and families.

I know this is hard for many of you to believe. Doubt me. Prove me wrong! This is my plea! Brothers, over the years I have traveled to numerous states and the same activities occur in NY, Florida, California, Wyoming, Texas, etc.

These are your Masonic brothers, just as I am, but we are not doing what is right nor are we following Masonic principles. Help me expose this atrocity within our fraternity brothers. I am helpless without your help and support.

Fraternally,

Your Brother

Sam Houston  
Texas Mason

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<https://freemasonrywatch.org/exjesters.confirm.sam.houston.email.html>

### **TEEN SEXUAL CULT IN ONTARIO FOSTER HOME KNOWN TO CHILDREN'S AID SOCIETY, VICTIM SAYS**

The 15-year-old girl was seeking refuge when she came to Janet and Joe Holm's house in the mid-2000s. The couple lived in a big white farmhouse on a sprawling property just minutes outside Bloomfield, Ont., a village in Prince Edward County dotted with well-manicured homes from the 1800s.

M.K. had been previously sexually abused when she arrived at the Holms' as a foster child, hoping to find a safe, stable home. Instead, her stay turned into a nightmare. The couple groomed her under the guise of trying to heal her. They dressed her up, made her watch porn, and eventually she was sexually assaulted by Joe.

M.K's story is not unique. The Holms would eventually be convicted of treating the wards in their care as sexual playthings. Joe pleaded guilty to the sexual assaults of three foster girls in the home, and Janet pleaded guilty to one count of sexual exploitation, one count of permitting a person under 18 to engage in sexual activity in her home and one count of possession of child pornography in relation to three foster children in the home. Both were sentenced to jail in 2011.

A Global News investigation shows what happened at the Holm house was not an isolated case, but one of several foster homes chosen by the now-defunct Prince Edward County Children's Aid Society where foster parents were convicted of abusing children between 2002 and 2010.

Some say the abuse discovered in foster homes across the county went undetected for so long due to systemic failures at the Prince Edward County Children's Aid Society. The judge who presided over the Holms' criminal case called the abuse so outrageous that he hoped a public inquiry would be launched.

In April 2018, three years after the last conviction in the Prince Edward County abuse cases, OPP charged the former executive director of Prince Edward County Children's Aid Society, Bill Sweet, with 10 counts of criminal negligence causing bodily harm and 10 counts failing to provide the necessities of life.

Sgt. Carolle Dionne, provincial media relations coordinator, said when Sweet was charged, he never fostered any children of his own, but oversaw a Children's Aid Society where several foster children were abused.

His preliminary hearing begins next month.

"Mr. Sweet intends to vigorously defend these charges. It would be inappropriate for him to comment further," said his lawyer William MacDowell.

40. <https://globalnews.ca/news/5360057/teen-sexual-cult-ontario-foster-home-childrens-aid-society/>

### **NOTICE TO OPP AND CROWN ATTORNEY - 2019**

William Sweet was charged with several crimes, allegedly, in response to several children being sexually abused under his charge as the former Executive Director of the now defunct Prince Edward County Children's Aid Society(PECAS).

When the alleged crimes were occurring, beginning in the mid 2000's, many professionals within the community were informed. I know they were informed because I

personally informed many of them. For whatever reasons, the crimes were not publicly revealed until approximately 2011.

When the alleged crimes did become public the former Ministry of Child and Youth Services performed a 'Ministry Review' and the Ontario College of Social Workers and Social Service Workers were informed that William Sweet was holding himself out to be a social worker and subsequently causing harm to the public in the act of practicing unlawful, unregulated, and unaccountable social work.

After sentencing foster care providers for sex crimes, Justice Geoff Griffin called for a public inquiry into what he referred to as a sex cult within the home in this small Community.

Essentially, to my knowledge, no measures were ever taken to bring understanding to the public or accountability to the professionals who facilitated the alleged crimes and the subsequent cover up of such.

When William Sweet was charged in 2018 it was an important step forward, however, it was an utter shock to learn that William Sweet is the only 'professional' being called to justice in this matter. It took a network of people to facilitate these crimes. Why then is William Sweet facing these charges alone?

I have personal knowledge about this case. A former Foster Child disclosed to me, in or around 2005, that she had been sexually assaulted in a local Foster home by a Foster Care provider. I advocated the matter on her behalf but I was met with a serious oppression campaign by several community professionals in response.

William Sweet directed a terror campaign against me and my family in his attempts to conceal the many allegations that I was making against him and the former PECAS, primarily that child abuse was being enabled and covered up. Many professionals colluded against me throughout the terror campaign that endured from approximately 2009-2012.

My point is that I believe that I have evidence that seriously implicates William Sweet for

- i) Facilitating the abuse of children
- ii) Covering up the abuse of children
- iii) Terrorizing me for attempting to expose the PECAS
- iv) Criminally conspiring with community partners to enable and support the PECAS

In accepting my valid evidence in the matter of William Sweet, the Crown Attorney, the Police and the public MUST accept that William Sweet did not act, or fail to act, alone in the alleged crimes that he is being solely accused of at this time.

I am willing to talk to investigators and I'm further willing to provide material evidence and sworn testimony in this matter. In fact, I believe that doing so is my duty after being so deeply involved in my community as one who has personally advocated against, what I perceive to be, the criminal nature of the former PECAS since the early 2000's.

The former PECAS has a seriously dark history. Many families have been unjustifiably ripped apart and countless lives have been destroyed it. I urge the reader to research "Who Killed Ty Conn." Ty was another unfortunate PECAS statistic that caught public attention too. I further urge the reader to research the relationship between human trafficking and the worldwide child protection 'system'.

Something, from my perspective, is amiss in this case.

Public vigilance in this matter is expected and appreciated.

I can be reached at xxxxx. Please correspond with me vial email only and never in person or by telephone with the understanding that all communications will become part of an evolving public record available online.

Sincerely

Brenda Overall

41. <https://uploads.documents.cimpress.io/v1/uploads/43f9f9ed-4884-4a52-bbad-1caf5e81816f~110/original?tenant=vbu-digital>

### **NOTICE TO ATTORNEY GENERAL AND RCMP**

I'm calling for a criminal investigation and a public inquiry into matters that have been publicly unfolding in Prince Edward County, Ontario since approximately 2011.

The former Executive Director of the now defunct Prince Edward County Children's Aid Society (PECAS) stands charged with several criminal charges for allegedly failing to protect children under his charge. Several foster parents have been convicted of sex crimes against the children they were paid to protect. Justice Geoff Griffin called for a public Inquiry into what he called a 'sex cult' in one particular foster home.

The former Ministry of Child and Youth Services allegedly completed a 'Review' of the former PECAS while, seemingly, alienating me from the process even though I insisted

otherwise, claiming to have important, first hand insights, experiences, and evidence to contribute to the review.

I complained to the Ontario College of Social Workers and Social Services Workers (OCSWSSW) about William Sweet unlawfully holding himself out to be a Social Work while providing harmful social work practices in the community. The College informed me that William Sweet was not then, nor ever, a registered member of the College and, as such, they must refuse to proceed with my complaint.

There has been no actual understanding provided for a very confused community. It seems that a well-structured network of people work fiercely and covertly to aid in the suppression of that understanding and the subsequent justice that would naturally follow in an informed community.

Based on my research and experience the crimes that William Sweet stands charged for are not unique to my community. He's simply one of the first to fall, so to speak.

Genocide can be considered to be the displacement of families. That is exactly what our so called child protection agencies are doing in Canada, to say the least! Child Protection is a federal jurisdiction. Private, Provincial Corporations have no business in the arena of child protection in the first place!

I am willing to fully participate in a federal police investigation AND a public inquiry while providing evidence that indicates how it literally took a village of professionals to facilitate systematic child abuse and the subsequent cover-up of such.

This ongoing matter continues to traumatize and otherwise adversely affect the multitudes of lives scarred by the former PECAS, its former Director, Board and community partners. These people, myself included, deserve justice and subsequent closure once and for all!

Please assist me in gaining the understanding and accountability that I seek for my paralyzed community.

I can be reached at [brendaeoverall@gmail.com](mailto:brendaeoverall@gmail.com). Please correspond with me vial email only and never in person or by telephone with the understanding that all communications will become part of an evolving public record available online.

Sincerely  
Brenda Overall

42. <https://uploads.documents.cimpress.io/v1/uploads/963794f8-eeb6-4e9c-8bd7-8c37b5aac117~110/original?tenant=vbu-digital>

### **JUSTICE HUNTER - WILLIAM SWEET - GUILTY ON ONE MINOR CHARGE**

“The former executive director of the now defunct Prince Edward Children’s Aid Society has been sentenced to two years probation for failing to protect children from being abused by their foster parents.

William Sweet, 70, pleaded guilty before Justice Stephen Hunter at the Superior Court in Picton on Monday to a provincial offence of permitting a Child and Family Services Act contravention by the corporation which meant youth in care were not sufficiently protected, resulting in abuse.

Sweet was the executive director from 1986 to 2012. He has since retired.

As part of a plea bargain, Crown Peter Napier withdrew 10 counts each of criminal negligence causing bodily harm and of failing to provide necessities of life. Napier noted a lengthy and complicated trial would have lasted two months.

The withdrawn charges stem from an OPP investigation into the agency's operations between 2002 and 2010. Those criminal cases resulted in six foster parents being charged with sex crimes against their foster children; five were convicted at trial. “

“Hunter thanked the victims for their courage and strength in raising their voices.

"Haunted, wounded, terrorized, abused and traumatized are not words we as a society wish to associate with the care of our children," said Hunter. "Young people going from troubled childhoods should be able to expect love, trust, compassion and above all safety in foster care.

He said 'Unfortunately and tragically' -- as recognized by Sweet himself -- "the processes put in place do not always achieve their goals."

Resources have increased and processes have changed he noted and 'the agency has transformed.'

"Most significant at this juncture is the recognition that certain reports were not filed that should have been," Hunter said. "Some investigations were not adequate. Corrective procedures were not timely and certain foster homes remained open longer than they

should have. Record keeping policies worked against adequate transparency and prevented appropriate supervision."

Those factors underlined and in the court's mind he said justified the finding of responsibility here. Hunter added it is critical to recognize that Sweet did not commit the acts of abuse that were perpetrated by those who have been convicted and sentenced by the criminal courts.

Hunter said he accepted an agreed statement of facts and a joint submission for sentencing as proposed by Napier and defence lawyer William McDowell because he was "more than satisfied both in action and character Sweet does not warrant a criminal conviction."

43. <https://inquire.ca/story/former-head-of-prince-edward-county-cas-sentenced-to-probation>

## **THE MASONIC FRATERNITY: AN ETHICAL DILEMMA AND PUBLIC CONFLICT OF INTEREST**

The Masonic fraternity claims to be:

- Non-religious
- Non-political
- Noble and respectable

If those assertions were accurate and true, this document would not exist. Clandestine fraternities, orders and societies have been at work in all levels of government in Canada, acting as a shadow government.

In the context of government corruption, there are other orders beyond those of Freemasonry at play. The Masonic fraternity, however, is one of the largest and most influential fraternities in Canada, acting as a shadow government, at this time.

The government, judiciary, police, the public service sector and the general civil society of Canada have all been infiltrated with members of clandestine orders, many of whom are Freemasons.

A myriad of problems develop, as we see with our current state of affairs, when elected officials and regulated professionals put themselves in obligation to clandestine third-parties such as the Masonic fraternity.

It's against the professional code of ethics/conduct, in most cases, for elected officials and regulated professionals to be aligned with crime, criminals or unethical behavior. In



return, public servants who align themselves with the Masonic fraternity generate an immediate conflict of interest.

Canada has conflict of interest legislation that must be enforced at this time if the people of Canada are to bring about any notion of actual transparency, accountability and responsible leadership to the government of Canada.

The people of Canada must urgently scrutinize and respond to the influence that Freemasonry is having on elected officials and regulated professions in Canada.”

44. <https://uploads.documents.cimpress.io/v1/uploads/de44e68f-8dbf-44ad-b864-f460bd022ef4~110/original?tenant=vbu-digital>

## **OPPRESSION - TARGETED INDIVIDUALS**

### **TED GUNDERSON - FBI - AFFIDAVIT - GOVERNMENT GANG STALKING**

“Ted Gunderson (1928-2011) worked for the FBI from 1951 to 1979. He became a high ranking special agent and head of many FBI state offices. In 1979 he was even one of the candidates for the position of FBI director.

After retiring, he set up and private investigation firm and was for many years a speaker and author on conspiracy related topics.

In 2011, Gunderson signed an affidavit where he confirmed that gang stalking was indeed happening in the U.S. Below are the relevant parts from that affidavit, describing what gang stalking is and who are operating and organizing it.

I have read the Complaint in the current action of Mr. Keith Labella against F.B.I. And D.O.J. It is my professional opinion, based on information, knowledge and belief that the information sought by Mr. Labella in this F.O.I.A. suit regarding “gang stalking”, “gang stalking groups” and “gang stalking methods” reasonably describes an ongoing, active, covert nationwide program that is in effect today, and, based on my investigations and experience, has been operational since at least the early 1980’s. Since the 1980’s gang stalking has increased in scope, intensity and sophistication by adapting to new communications and surveillance technology. These programs are using the codenames Echelon Program, Carnivore System, and Tempest Systems. The Echelon Program is administered by the N.S.A. out of Fort Meade, Maryland, and monitors all email and phone calls in the world. Carnivore System is administered by the N.S.A. out of Fort Meade, Maryland, and can download any computer system without being traced or otherwise known to the owner. Tempest Systems can decipher what is on any computer

screen up to a quarter of a mile away. These programs are negatively impacting thousand of Americans and severely abusing their civil rights on a daily basis.

Based on my investigative work, which includes intelligence from sources such as active and former members of the Intelligence Services (including the F.B.I., the C.I.A., the N.S.A. And Military Intelligence), information from informants active in criminal enterprises, and, victim testimonies, I have come to the conclusion that thousands of victims have been targeted by an illegal government rogue criminal enterprise whose goals are achieving financial gain. These operations require extensive financing with no return on the investment. This program's operations are financed by illegal black operations, i.e., narcotics, prostitution, child kidnapping (children sell at auctions for up to \$50,000 per child), human trafficking, gambling and other rackets.

I have documentation and know that throughout the U.S., operating 24 hours-a-day and 7 days-a-week, there is a Central Command, located within the U.S., with multiple satellite offices, whose administrators can instantly initiate surveillance, phone taps and harassment against any individual in the country. They have the technology, financing and manpower to dispense illegal surveillance and harassment against anyone at any time, day or night. I have files in numerous cases of active, programmatic, illegal government harassment currently being conducted against thousands of Americans. This makes the F.B.I.'s former COINTELPRO program, which I worked on, including in a supervisory capacity, look like a Sunday school program by comparison.

I firmly believe that most individuals working in the F.B.I., other intelligence agencies, and the government overall are honest, law-abiding public servants. However, a sophisticated network of rogue operatives has secretly infiltrated the F.B.I., other intelligence agencies including the C.I.A., and other key government positions. This rogue element seeks personal power and wealth and considers themselves above the law and the Constitution. They are carrying out the aforementioned surveillance and harassment activities in conjunction with organized crime, the cult movement in America including Satanic cults, other commercial and political interests, and even misguided civic organizations and neighborhood groups. This illegal surveillance and harassment program is being called gang stalking and organized stalking by the victims targeted by it. The Victims are targeted for a variety of reasons including government and corporate whistleblowers, parties to financial and employment disputes, parties to marital disputes (usually divorced women), and even jilted paramours. Journalists covering controversial issues, and, even attorneys and private investigators representing unpopular clients or interests, have been targeted by this program.

Individuals targeted by this program have been subjected to illegal and unconstitutional phone taps, illegal re-routing of business and private phone calls for purposes of harassment, illegal audio “bugging”, surreptitious entry into home, office, and vehicle, visual surveillance in the home conducted by illegal placement of miniature remote, wireless cameras (often accessible via internet), illegal internet spyware, illegal GPS tracking (often through their own mobile phones), regular fixed and mobile surveillance, mail misdirection, mail theft and tampering, financial and employment sabotage, slander campaigns and community ostracizing, internet disinformation and smear campaigns, poisoning, assaults and murder, illegal set-ups on drug charges and other felony charges, amongst many other civil rights abuses.

In addition to high-ranking members of the F.B.I., other intelligence services, and the government overall, wealthy, powerful members of criminal syndicates, multi-millionaires and the corporate elite are using the government gang stalking program to harass enemies. They can get a targeted individual harassed for the rest of that individual’s life (individual cases of gang stalking lasting for over a decade are common). The higher status members of the gang stalking conspiracy initiate the gang stalking and coordinate logistics and funding. Lower echelon government rogue operatives, lower ranking members of the military (in violation of Posse Comitatus), petty criminals and street thugs perform the actual grunt work of daily monitoring and harassment of individuals targeted by the program.

Based on my professional experience, extensive intelligence information and belief, it is my professional opinion that the F.B.I. Is involved in and has investigative files on the subject of gang stalking, related gang stalking methods, and gang stalking groups in the F.B.I.’s vast intelligence files, that are responsive to Mr. Labella’s F.O.I.A. Complaint. Furthermore, I have personally referred numerous victims of gang stalking to the appropriate agents at the F.B.I. For investigation of their cases. I have also furnished the F.B.I. With documentation of an active, international child kidnapping ring probably operated by rogue C.I.A. Agents. The F.B.I. Has ignored my requests to investigate even though it is their responsibility to investigate kidnappings. I have a contact in Germany who advises me that the C.I.A. Has set up secret operations on U.S. military bases for the kidnapping, sale and trafficking of children worldwide. The F.B.I may be using a unique codename and nomenclature for the gang stalking phenomenon in its records. However, this is a semantic difference, and, in no way changes my professional opinion that the F.B.I. Has investigative files on the nationwide phenomenon of gang stalking in reasonable and specific detail in Mr. Labella’s F.O.I.A. Complaint. These F.B.I. files contain information responsive to Mr. Labella’s F.O.I.A. Complaint regarding the subject of gang stalking. The F.B.I and other intelligence agencies are administering and covering up the rogue, covert, government criminal enterprise of gang stalking. The gang stalking phenomenon appears in the records of

both the F.B.I. and the N.S.A. in their records pertaining to the Echelon Program, Carnivore System, and Tempest Systems. In addition, the gang stalking phenomenon appears in the records of both the F.B.I. and the N.S.A. in their records pertaining to information collected by Narus systems. Narus is a wholly owned subsidiary of defense contractor Boeing that produces sophisticated, mass surveillance computer systems currently being used by both the F.B.I. and the N.S.A.”

45. <https://targetedindividualsfinland.com/2022/10/28/former-fbi-agent-ted-gunderson-confirmed-the-existence-of-gang-stalking-in-an-affidavit-in-2011/>

## **WHISTLEBLOWER**

“A whistleblower (also written as whistle-blower or whistle blower) is a person, often an employee, who reveals information about activity within a private or public organization that is deemed illegal, immoral, illicit, unsafe or fraudulent. Whistleblowers can use a variety of internal or external channels to communicate information or allegations. Over 83% of whistleblowers report internally to a supervisor, human resources, compliance, or a neutral third party within the company, hoping that the company will address and correct the issues. A whistleblower can also bring allegations to light by communicating with external entities, such as the media, government, or law enforcement.

Whistleblowing can occur in either the private sector or the public sector.

Retaliation is a real risk for whistleblowers, who often pay a heavy price for blowing the whistle. The most common form of retaliation is abrupt termination of employment. However, several other actions may also be considered retaliatory, including extreme increases in workloads, having hours cut drastically, preventing task completion, or bullying. Laws in many countries attempt to protect whistleblowers and to regulate the whistleblowing activities. These laws tend to adopt different approaches to public and private sector whistleblowing.

Whistleblowers do not always achieve their aims. For their claims to be credible and successful, they must have compelling evidence to support their claims that the government or regulating body can use or investigate to "prove" such claims and hold corrupt companies and/or government agencies to account.”

46. <https://en.wikipedia.org/wiki/Whistleblower>

## **DISSIDENT**

“A dissident is a person who actively challenges an established political or religious system, doctrine, belief, policy, or institution. In a religious context, the word has been used since the 18th century, and in the political sense since the 20th century, coinciding with the rise of authoritarian governments in countries such as Fascist Italy, Nazi Germany, Imperial Japan, Francoist Spain, the Soviet Union (and later Russia), Saudi

Arabia, North Korea, Turkey, Iran, China, and Turkmenistan. In the Western world, there are historical examples of people who have been considered and have considered themselves dissidents, such as the Dutch philosopher Baruch Spinoza. In totalitarian countries, dissidents are often incarcerated or executed without explicit political accusations, or due to infringements of the very same laws they are opposing, or because they are supporting civil liberties such as freedom of speech.”

47. <https://en.wikipedia.org/wiki/Dissident>

## **MOBBING**

“Mobbing, as a sociological term, means bullying of an individual by a group, in any context, such as a family, peer group, school, workplace, neighborhood, community, or online. When it occurs as physical and emotional abuse in the workplace, such as "ganging up" by co-workers, subordinates or superiors, to force someone out of the workplace through rumor, innuendo, intimidation, humiliation, discrediting, and isolation, it is also referred to as malicious, nonsexual, non-racial/racial, general harassment.

In mobbing targets with PTSD, Leymann notes that the "mental effects were fully comparable with PTSD from war or prison camp experiences." Some patients may develop alcoholism or other substance abuse disorders. Family relationships routinely suffer and victims sometimes display acts of aggression towards strangers in the street. Workplace targets and witnesses may even develop brief psychotic episodes occupational psychosis generally with paranoid symptoms. Leymann estimated that 15% of suicides in Sweden could be directly attributed to workplace mobbing.

Janice Harper followed her Huffington Post essay with a series of essays in both The Huffington Post and in her column "Beyond Bullying: Peacebuilding at Work, School and Home" in Psychology Today that argued that mobbing is a form of group aggression innate to primates, and that those who engage in mobbing are not necessarily "evil" or "psychopathic", but responding in a predictable and patterned manner when someone in a position of leadership or influence communicates to the group that someone must go. For that reason, she indicated that anyone can and will engage in mobbing, and that once mobbing gets underway, just as in the animal kingdom it will almost always continue and intensify as long as the target remains with the group. She subsequently published a book on the topic in which she explored animal behavior, organizational cultures and historical forms of group aggression, suggesting that mobbing is a form of group aggression on a continuum of structural violence with genocide as the most extreme form of mob aggression.”

48. <https://en.wikipedia.org/wiki/Mobbing>

## **FUSION CENTERS**

“In the United States, fusion centers are designed to promote information sharing at the federal level between agencies such as the Federal Bureau of Investigation, the U.S. Department of Homeland Security, the U.S. Department of Justice, and state, local, and tribal law enforcement. As of February 2018, the U.S. Department of Homeland Security recognized 79 fusion centers. Fusion centers may also be affiliated with an emergency operations center that responds in the event of a disaster.

The National Network of Fusion Centers was established after the September 11 attacks to allow collaboration across jurisdictions in order to respond to criminal and terrorist activity. It is a decentralized, distributed, self-organizing network of individual fusion centers and their respective partners within each center's area of responsibility. The process is a method of managing the flow of information and intelligence across levels and sectors of government to integrate information for analysis. Fusion centers rely on the active involvement of state, local, tribal, and federal law enforcement agencies—and sometimes on non-law enforcement agencies—to provide intelligence for their analysis. The intent is that, as the diversity of information sources increases, there will be more accurate and robust analysis that can be disseminated as intelligence.

The effectiveness of this strategy is disputed. Reports by the US House of Representatives Committee on Homeland Security have found fusion centers to be a national asset, though they have at times raised concerns about the ability to evaluate their effectiveness. A 2012 Senate report analyzed 13 months of fusion center reports and found no instances where they helped uncover or prevent a terror attack. The American Civil Liberties Union and the Department of Homeland Security have separately raised concerns about the threats fusion centers pose to privacy rights such as excessive secrecy, little oversight, and mission creep. The actions of individual fusion centers have also been criticized for actions such as labeling universities as terrorism threats, targeting third-party candidates and supporters as potential militia members, and incorrectly blaming a faulty water pump on Russian hackers.”

49. [https://en.wikipedia.org/wiki/Fusion\\_center](https://en.wikipedia.org/wiki/Fusion_center)

## **FUSION CENTERS - LAW ENFORCEMENT**

“WHEREAS, law enforcement agencies throughout the United States and the world need the ability to identify, analyze, and, most importantly, share critical criminal and terrorism-related information to effectively address violent crime, drug trafficking, human trafficking, terrorism, and other emerging criminal acts; and

WHEREAS, the Regional Information Sharing Systems (RISS) Program is composed of six regional centers (the Middle Atlantic-Great Lakes Organized Crime Law

Enforcement Network, the Mid-States Organized Crime Information Center, the New England State Police Information Network, the Regional Organized Crime Information Center, the Rocky Mountain Information Network, and the Western States Information Network) that serve the unique needs of their regions while working together on nationwide initiatives and the RISS Technology Support Center (RTSC); and

WHEREAS, RISS provides investigative support services to more than 150,000 participants and users in more than 9,200 criminal justice agencies at the local, state, federal, and tribal levels in all 50 states, the District of Columbia, U.S. territories, England, New Zealand, and parts of Canada; and

WHEREAS, RISS links thousands of criminal justice agencies through secure communications and provides information sharing resources and investigative support services to combat multijurisdictional crimes, including violent crime, gang activity, illegal drug trafficking, terrorism, human trafficking, identity theft, cybercrime, and other regional priorities and emerging threats; and

WHEREAS, RISS operates the RISS Secure Cloud (RISSNET), which connects disparate systems nationwide and enables users to conduct federated searches for public safety information, providing immediate information to law enforcement officers in the field; and

WHEREAS, RISS provides valuable investigative and officer safety resources such as the RISS Criminal Intelligence Database (RISSIntel), the RISS Officer Safety Event Deconfliction System (RISSafe), the RISS National Gang Program (RISSGang), the RISS Automated Trusted Information Exchange (RISS ATIX), the RISSLeads Investigative Website, the RISS Master Telephone Index, the RISS Money Counter Project, the RISS Property and Recovery Tracking System (RISSProp), the Drug Pricing Reference Guide, and other investigative websites and resources; and

WHEREAS, RISSafe dramatically enhances officer safety by storing and maintaining data on planned law enforcement investigative events, with the goal of identifying and alerting nearby law enforcement agencies and officers of potential geographical conflicts to help avoid friendly fire tragedies; and

WHEREAS, the RISS Centers respond to thousands of technical assistance requests from law enforcement agencies and officers; provide access to millions of critical intelligence and investigative records; provide analytical and digital forensics products in support of investigators and prosecutors to help identify, detect, and apprehend suspects and enhance prosecutorial success in court; conduct thousands of database

searches and research, which result in access to information by law enforcement officers that they otherwise might not have had access to; support fusion centers nationwide to connect systems to RISSIntel; and offer training opportunities. Now, therefore, be it

RESOLVED, that the International Association of Chiefs of Police (IACP) acknowledges the RISS Program as indispensable to local, state, tribal, and federal law enforcement efforts against crime and terrorism and officer and citizen safety and strongly urges the United States Congress to fully fund the RISS Program.”

50. <https://www.theiacp.org/resources/resolution/support-for-the-regional-information-sharing-systems-riss-program-in-the>

### **FUSION CENTERS - PUBLIC SAFETY CANADA**

“A number of third party perspectives, such as that of the ACLU and Cincotta, in addition to those provided by the GAO, the DHS Office of Inspector General, have outlined a series of overall concerns associated with the operations of the state- and locally-owned national network of fusion centres, initially established in the absence of any legal framework for regulating fusion centre activities. Appendix 16, Table 5 identifies the categories of state and local support requests to DHS Office of Intelligence and Analysis. Footnote 161 Appendix 17, Table 6 lists the measures, goals, key performance indicators and metrics for a single point of service identified by the GAO report. Footnote 162

A lack of regulation quickly led to ‘mission creep,’ which the US Senate Subcommittee found disconcerting. “The Subcommittee investigation found that many fusion centres lack either the capability or stated objective of contributing meaningfully to the federal counterterrorism mission. Many centres didn't consider counterterrorism as an explicit part of their mission, and federal officials said some were simply not concerned with doing counterterrorism work.” Footnote 163

The state and major urban fusion centres serve as focal points for the receipt, analysis, gathering, sharing, and safeguarding of threat-related information between the US federal government and the state, local, tribal and territorial (SLTT) governments and the private sector. Since 2003, the US federal government has cooperated with state and local entities to establish guidance to enable the individual fusion centres to operate at a baseline level of capability and form an integrated National Network of Fusion Centres.

In 2004 and 2005, many states began creating fusion centres with various local, state and federal funds. At the time, no standards or guidelines were in existence to assist



with interoperability and communication issues with other centres at the state, regional, and federal levels. Instead of creating integrated information sharing at all levels of government, the centres became silos of information, incapable of information exchange. In response, DOJ and DHS created guidelines for these fusion centres to integrate public safety and private sector entities. Footnote 164

In 2011, “DHS, in collaboration with Fusion Center Directors and federal interagency partners, instituted a repeatable annual assessment process to monitor the maturity of the National Network of Fusion Centers and provide objective data to inform federal investments in fusion centers.”

51. <https://www.publicsafety.gc.ca/cnt/rsrscs/pblctns/2015-r040/index-en.aspx>

## **RISS PROGRAM**

“Regional Information Sharing Systems (RISS) is an information-sharing program funded by the U.S. Federal government whose purpose is to connect databases from local and regional law enforcement so that they can use each other's data for criminal investigations.

In 1997, RISS created RISSNET, a network to interconnect many local, state, regional, and tribal law enforcement databases.

In 2002, RISSNET was connected with the FBI's Law Enforcement Online system.

In 2003, the National Criminal Intelligence Sharing Plan (NCISP) declared that RISSNET would be the official "backbone" for all unclassified, but sensitive criminal intelligence data traffic. Later that year, members were also given access to the Automated Trusted Information Exchange (ATIX) database, which contains information on homeland security and terrorist threats.”

52. [https://en.wikipedia.org/wiki/Regional\\_Information\\_Sharing\\_Systems](https://en.wikipedia.org/wiki/Regional_Information_Sharing_Systems)

## **RISS - 50 YEARS**

“The mission of the Regional Information Sharing Systems (RISS) Program is to assist local, state, federal, and tribal criminal justice partners by providing adaptive solutions and services that facilitate information sharing, support criminal investigations, and promote officer safety. RISS has been supporting the law enforcement and criminal justice communities for 50 years.

RISS is composed of six regional centers and the RISS Technology Support Center (RTSC). RISS works regionally and on a nationwide basis to respond to the unique crime problems of each region while strengthening the country's information sharing

environment. More than 9,900 local, state, federal, and tribal law enforcement and public safety agencies are members of RISS. RISS is used and trusted by hundreds of thousands of law enforcement officers and criminal justice professionals in all 50 states, the District of Columbia, U.S. territories, England, New Zealand, and parts of Canada.”

53. <https://www.riss.net/about-us/>

### **UN REPORT ON PSYCHOLOGICAL TORTURE AND ILL-TREATMENT**

“In the report, the Special Rapporteur on torture and other cruel, inhuman or degrading treatment or punishment examines conceptual, definitional and interpretative questions arising in relation to the notion of “psychological torture” under human rights law.

The Special Rapporteur observes that psychological torture occurs in a wide variety of contexts, including ordinary criminal investigations, police detention, “stop-and-search” operations, intelligence gathering, medical, psychiatric and social care, immigration, administrative and coercive detention, as well as in social contexts such as domestic violence, mobbing, cyberbullying and political or discriminatory persecution.

The Special Rapporteur recommends that States adopt, incorporate and implement the definition of “psychological torture”, as a subcategory of the generic concept of torture, to include all methods, techniques and circumstances which are intended or designed to purposefully inflict severe mental pain or suffering without using the conduit or effect of severe physical pain or suffering. He further calls on States to adopt the interpretation, presented in the report, of constitutive elements of torture.”

54. <https://www.ohchr.org/en/documents/thematic-reports/ahrc4349-report-psychological-torture-and-ill-treatment>

### **DENIAL - COGNITIVE DISSONANCE**

“In the psychology of human behavior, denialism is a person's choice to deny reality as a way to avoid a psychologically uncomfortable truth. Denialism is an essentially irrational action that withholds the validation of a historical experience or event when a person refuses to accept an empirically verifiable reality.

In the sciences, denialism is the rejection of basic facts and concepts that are undisputed, well-supported parts of the scientific consensus on a subject, in favor of ideas that are radical, controversial, or fabricated. The terms Holocaust denial and AIDS denialism describe the denial of the facts and the reality of the subject matters, and the term climate change denial describes denial of the scientific consensus that the climate change of planet Earth is a real and occurring event primarily caused in geologically recent times by human activity. The forms of denialism present the common feature of

the person rejecting overwhelming evidence and trying to generate political controversy in attempts to deny the existence of consensus.

The motivations and causes of denialism include religion, self-interest (economic, political, or financial), and defence mechanisms meant to protect the psyche of the denialist against mentally disturbing facts and ideas; such disturbance is called cognitive dissonance in psychology terms.”

55. <https://en.wikipedia.org/wiki/Denialism>

More evidence and suggested ways to respond to the tyranny in Canada can be found at [www.holisticusinternational.ca](http://www.holisticusinternational.ca)

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