

Submission to the Committee on Legal and Constitutional Affairs

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I provide the following documents for the general information for the Committee as well as specifically in the context of the upcoming debate on the Judges Act.

The House of Commons Committee on Justice and Human Rights was also informed, although I didnt see any mention in the Committee reports or Parliamentary debate prior to the passing of the bill which was disappointing given the seriousness of the matter but I suspected it might happen. The House of Commons itself is historically implicated. In 1999 Parliamentarians of all political parties complied with the wishes of the Minister of Justice Anne McLellan and allowed Judge Shaw to remain on the bench after he declared the law on child pornography to be unconstitutional for breaching freedom of expression.

Everyone wanted Judge Shaw gone, everyone. Except the Minister of Justice.

Then when I appeared before Judge Shaw with the transcript to prove a lawyer obstructing justice and creating a fraudulent court order the Judge requested the plaintiff provide evidence he knew was perjury because he had the transcript but preferred the perjury to protect the lawyer. The Canadian Judicial Council approved of the conduct of the Judge. Justice Pigeon authorized the claim of Canadian Judges having absolute power but a complaint regarding his conduct was called an abuse of process. I served the Federal Deputy Attorney General following the enforcement procedure in the Charter of Rights and requested that Parliament hear the matter but received no response. In the BC Court system I made requests for a writ of mandamus for the Minister of Justice to comply with his duty to protect the public and ensure that administration of Government is in compliance with the law. The Minister is in breach of the enforcement procedure of the Charter but Justice refused to rule on the request which is a failure for a judge to do their duty but a right to appeal to the BC Court of Appeal was denied

I hope that the Senators will be fully educated on the seriousness that Canadians view this situation of a Judiciary that claims absolute and unreviewable power and an Executive that is in breach of the enforcement procedure of the Canadian Charter of Rights and refuses to provide reasons requested through a constitutional question, clearly, not in good faith. Canadians clearly cannot trust the legal system. That failure of trust crashes through the Public Service affecting their legitimacy as well. Restoration of trust is going to be critical and a very important step. Denial just erodes the public trust further.

I am available for presenting these details to the Senators in person or by video conference to best answer any questions on how best to resolve the issue.

I do have some rather serious personal legal issues that are also caught up with this problem that I would like to resolve, which is clearly not possible within the legal system as it is currently not providing adequate protections to safeguard the public and me, in particular. I clearly cannot trust the legal system. There is nowhere else for me to turn. Telling me to return to the current court system is like sending an abused alter boy back to an abusing priest and demanding the boy request forgiveness for suggesting such a thing.

I need to get my passport returned as soon as possible so that I can see my father, he is 87

The Constitution needs enforcement in Canada. That is your role. The integrity of the conduct of the Senate is in your hands.

7 attachments		
Trevor Holsworth		
Yours sincerely,		

- briefforparliamentCOMPILATIONforWEBSITE.odt 28K
- EthicsCommissionerMOJComplaint.pdf 52K
- Gmail Office of the Prime Minister _ ref to MOJ & MPS March 4, 2022.pdf 82K
- Gmail Office of the Prime Minister _ August 22-2022.pdf 75K
- Gmail Office of the Prime Minister _ July 28-2022.pdf 74K
- NoticeOfConstitutionalQuestionJudgesActKeiraLaw.pdf