



## Canadian Coalition for Health Freedom

Mailing address: P.O. Box 20144, Belleville ON K8N 5V1  
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444 Dundas St. E. Suite H, Belleville ON  
Tel: 613-771-1797 Fax: 613-771-1435  
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Cover by fax to: 613-992-1175  
And complete brief by Courier

September 17<sup>th</sup>, 2009

Senator Joseph A. Day  
Senate of Commons  
Ottawa, Ontario, K1A 0A4

Attention: Senator Joseph A. Day

Dear Senator Day,

**Re: Ensuring that all federal legislation, regulations, rules, policies, procedures and activities of the Peoples' Public Servants follow the jurisdictional, constitutional and De Jure Rule of Common Law Rule Book**

Dear Senator Day,

As per my discussion with your assistant Cindy, I would like to thank you for replying to my E-mail which was expressing serious concerns about Bill C-6 and for your excellent non-partisan debate that your catalyzed on the areas of constitutional and practical concerns during the Wednesday September 16<sup>th</sup>, 2009 Senate Debate in regards to Bill C-6 **[See Exhibit 1]**.

I have written to Senator Art Eggleton, Senate Committee on Social Affairs and Technology, attention Keli Hogan and requested a witness appearance as soon as possible **[See Exhibit 2]**. Any assistance you could be in arranging my witness appearance would be most appreciated.

I would be available on Monday or Tuesday October 5<sup>th</sup> and 6<sup>th</sup>, 2009 to brief you personally on our legal research and examples of current abuses if you would like.

Also enclosed for your information in the attached brief are some of the details of our Coalition's concerns which were sent to your two colleagues – Senator Celine Hervieux-Payette and Senator Mac Harb **[See Exhibits 3 and 4]**.

Yours truly,

Managing Director, Canadian Coalition for Health Freedom  
Federal Lobbyist Number 13815

Enclosures [3]

Phone: 613-992-0833

Pages: 5 plus 1 brief

Our file: Hedley / CCHF Ref

**FAXED**

17 Sept 09 MC

+ 12 PAGES  
Total pages  
17

**Sovereign Rights Advocates**

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**From:** "United" <united@canadiancoalitionforhealthfreedom.ca>  
**To:** "A Nancy Cote" <nancy@tucksprofessionalservices.com>  
**Sent:** Thursday, September 17, 2009 2:29 PM  
**Subject:** FW: Message from Senator Day on Bill C-6

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**From:** Day, Joseph A. [mailto:DAYJA@sen.parl.gc.ca]  
**Sent:** Wednesday, September 16, 2009 2:54 PM  
**To:** 'united@canadiancoalitionforhealthfreedom.ca'  
**Subject:** Message from Senator Day on Bill C-6

Dear concerned citizen,

Thank you for your email on Bill C-6, the Canada Consumer Product Safety Act. I appreciate you taking the time to write to me, and express your opinion on this particular bill.

I will take your information into account when I am studying this bill. Please keep in touch.

Best wishes,


Joseph A. Day  
Senator

No virus found in this incoming message.

Checked by AVG - [www.avg.com](http://www.avg.com)

Version: 8.5.409 / Virus Database: 270.13.99/2372 - Release Date: 09/16/09 05:51:00

9/17/2009



## EXHIBIT 2



### Canadian Coalition for Health Freedom

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Phone: 613-993-9021

September 8th, 2009

Pages: 1

Senator Art Eggleton, Chair  
Senate Committee on Social Affairs, Science and Technology  
Senate of Canada  
Ottawa, Ontario K1A 0A4

Attention: Keli Hogan, Clerk

Dear Senator Eggleton:

**Re: Request for witness appearance before the Committee in regards to the Bill C-6 hearings.**

In reference to your telephone discussion with my assistant Nancy this morning, our Coalition, which was founded in 1997 and represents the Freedom of Choice in Health Care interests of several hundred thousand concerned citizens would appreciate the opportunity to provide witness on the jurisdictional, constitutional and Public interest flaws currently existing in Bill C-6.

It is our website – [www.canadiancoalitionforhealthfreedom.ca](http://www.canadiancoalitionforhealthfreedom.ca) that has been providing the DIRECT DEMOCRACY / PEOPLES' MANDATE opportunity for voters to express their wishes in regards to Bill C-6. The Senators have been receiving E-mails for several months generated via our website.

Could you please acknowledge receipt of this request and advise when the first opportunity is available.

Yours truly,

A handwritten signature in black ink, appearing to read "Trueman Tuck".

Trueman Tuck,

Managing Director, Canadian Coalition for Health Freedom  
Federal Lobbyist Number 13815

## EXHIBIT 4



### Canadian Coalition for Health Freedom

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Cover by fax to: 613-996-2318  
And complete brief by Courier

Phone: 613-996-2379

September 01, 2009

Pages: 2 pages

The Senate of Canada  
Ottawa, ON  
K1A 0A4

Our file: DAHL, BIE  
& CCHF

Attention: The Honourable Mac Harb

**COPY**

Dear Senator Mac Harb:

**Re: Health Freedom Movement Ongoing Quest for Reform of Canadian Bureaucratic Regulatory & Accountability Processes**

On behalf of the hundreds of thousands of Health Freedom / Freedom of Choice oriented constituents that our Coalition represents, we wanted to express our appreciation for taking the time out of your hectic schedule to meet with our delegation in your Ottawa office on Tuesday, June 2, 2009.

As indicated in our meeting there is a tremendous political opportunity for the Liberal Party of Canada to have championed stopping the passage of Bill C-6 in the House of Commons. Unfortunately this did not happen and it is clear from the various Liberals responses both on Parliamentary record and in individual communications that the Liberal Party does not understand why our supporters are so adamant about Bills C-51 and C-52 and now Bill C-6.

Please continue to stop the passage of Bill C-6 in the Senate and contact the key political policy makers in the Liberal Party and setup a mutual "Think Tank" meeting with our delegation as soon as possible. We need to educate your decision makers on what our supporters are concerned about and what possible solutions our supporters would support.

It is our Coalition that has been generating the "*Our Healthy Foods are not Drugs*" e-mails and contacts that you and your colleagues have been receiving.

Your Liberal team members have been remiss in dealing constructively with our delegations and developing any election policy to address the over 14 years of concerns of millions of Canadian voters on our Freedom of Choice Constitutional issues.

It is ironic, the Liberal strategists from the 1997 federal election will recall that the Hon. David Dingwall, then Minister of Health failed to honour and respect our Coalitions focused

(4)

voter power and suffered defeat as a direct result of not respecting and working constructively with our Coalition.

On being re-elected the new Liberal government in 1997 then immediately, via the new Minister of Health, the Hon. Allan Rock immediately contact our Coalition and worked closely with our team. If you look at the old press coverage of the fall 1997 Health Freedom Press Conference at the Big Carrot you will see me standing just behind the Minister.

The Health Canada Inspectorate Directorate and the RCMP, CFIA and CBSA criminal head of power pursuant to Section 91 [27] of the *Constitution Act*, 1982 are still totally out of control and defying our Constitutional structure and their legislative authority and related duty.

Attached for your information is our letter and brief dated August 19<sup>th</sup>, 2009 to your colleague – The Honourable Celine Hervieux-Payette.

I will be in Ottawa meeting with Dr. Colin Carrie, Parliament Secretary to the Minister of Health and the Minister's senior advisors on Tuesday, September 1<sup>st</sup>, 2009 in the AM.

Please review our brief and setup an early PM a meeting with us and any required Liberal Election strategists to explore how your Election Platform could be amended to appeal to our supporters. Our estimate is that nationally in all parts of the country our supporters influence 15 to 25 ridings in every election.

Yours truly,



Trueman Tuck

Managing Director, Canadian Coalition for Health Freedom  
Federal Lobbyist Number 13815  
Encl.



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Cover by fax to: 613-947-8010  
And complete brief by Courier

Phone: 613-947-8008

August 19, 2009

Pages: 10 pages plus 1 brief

The Senate of Canada  
Ottawa, ON  
K1A 0A4

Our file: DAHL, BIE  
& CCHF

Attention: The Honourable Celine Hervieux-Payette

Dear Senator Hervieux-Payette:

**Re: Health Freedom Movement Ongoing Quest for Reform of Canadian Bureaucratic  
Regulatory & Accountability Processes**

Our Health Freedom Coalition represents the interests of hundreds of thousands of Health Freedom/Freedom of Choice oriented constituents. We wanted to express our appreciation for you taking the time out of your hectic schedule to meet with our delegation in your Ottawa office on Tuesday, June 2, 2009.

Much has happened since our meeting on June 2, 2009 in the Health Freedom Movement's ongoing quest for reform of the Canadian Federal bureaucratic regulatory and accountability processes.

### Bill C-6

Bill C-6 was rushed through Parliament in an atrocious defiance the clearly expressed mandate by hundred of thousands of Canadians. Bill C-6 needs to be slowed down and amended by you and your Liberal colleagues in the Senate to address a number of the issues raised in this brief. Our Coalition has been generating the individual e-mails, well over 250,000, protesting the government's handling of Bill C-6 which Parliament and the Senate have been receiving concerning this matter.

### SREG

One of the purposes in meeting with you was because you are a lawyer and, also a member of the Joint Committee on the Scrutiny of Regulations ("SREG"). We need your assistance in obtaining Witness days for our presentations before the SREG on why both the regulatory Schedule 'F' and the Natural Health Products Regulations ("NHPR") are jurisdictionally and constitutionally invalid. They are also both against public interest and needs to be rescinded immediately by the SREG.

## Coalition Background

We have been trying for over 4 years to have the NHPR, **SOR/2003-196 P.C. 2003-847**, dated June 5, 2003 reviewed by the SREG on public record with witnessing from affected Canadian consumers and small family enterprises without success to date [**Exhibit 11**].

In addition, we have also been trying for over 3 years to have Schedule 'F' from 1984, referenced as **SOR/84-566**, reviewed for validity as well [**Exhibit 12**]. This has also been without success to date. It is our constitutional/jurisdictional position that the entire regulatory Schedule 'F' is invalid and has been deliberately created with same name as the long ago emptied legislative Schedule 'F'. [**Exhibits 14 & 15**]

We have significant evidence on what we view as the deliberate misleading of the Members of Parliament, the Senate and the Public by Federal regulatory officials empowered under the Criminal Head of Power pursuant section 91(27) of our *Constitution*. We need the opportunity to present to the various Committees in Parliament and the Senate our issues and evidence. The worst of these Federal bureaucracies is the Health Canada Inspectorate Directorate. Our membership and supporters have lost complete confidence and trust in these publically funded operations. [**Exhibits 5, 8B & 15**]

Our Coalition for Health Freedom at [www.canadiancoalitionforhealthfreedom.ca](http://www.canadiancoalitionforhealthfreedom.ca) and associated organizations such as The Friends of Freedom International and Freedom of Choice in Health Care, worked closely with the Honourable Allan Rock in 1997 and 1998 when dealing with the July 1, 1997 attempts to force L-Carnitine and 50,000 other ultra safe Dietary Food Supplements and Traditional Holistic Health Products and services off the Canadian Market. [**Exhibit 10**]

We were also the driving force behind the grassroots' support of Dr. J. Lunney's and Dr. C. Carrie Private Members Bill, Bill C-420, which would have made a giant first step in solving these Health Care problems.

We were double-crossed by the new Conservative government after decades of supporting them in opposition in a compromise deal in regards to Bill C-420 that was made when your Liberal government was last in power.

In addition, it was our organization that played a key part in the Bill C-51 uprising and is currently sending the emails via our website that Parliament and the Senate are currently receiving regarding Bill C-6.

## L-Carnitine

One of our Health Freedom Movement's main issues was the classification of the dietary supplement L-Carnitine being classified as a prescription drug in Canada. [**Exhibit 15**] During our meeting, Dr. Dahl and I found it was a really interesting twist of fate that you indicated that you personally use L-Carnitine to enhance your own good health and well-being.

We agree with you that this is a wonderful Dietary Food Supplement which does indeed enhance good health. It is part of our Traditional Holistic Health Care approach to maintain good health and well-being for all ages. L-Carnitine is an essential Dietary Food Supplement that should be taken daily by most Canadians.

Live Longer Educational Foundation, another of our member organizations, has an excellent all around Dietary Food Supplement daily intake information pamphlet which was created in 2001. We have enclosed a copy for your information and that of your colleagues [Exhibit 1]. Their website is [www.livelongereducationalfoundation.com](http://www.livelongereducationalfoundation.com). As you also indicated, it is important for individuals over 50 to faithfully take a range of Dietary Food Supplements, which include L-Carnitine. [Exhibit 2]

There are over 50,000 Dietary Food Supplements that used to be available as foods in Canada for affordable prices prior to January 1, 2004. L-Carnitine is ultra safe as are the majority of the 50,000 Dietary Food Supplements [See Exhibit 10]. After January 1, 2004, the implementation of the drug sub-class regulatory change in the NHPR became effective, specifically, **SOR/2003-196 P.C. 2003-847**.

From a regulatory point of view, there have been 3 critical questions with every dietary food supplement. These are:

1. Is L-Carnitine safe?

Medicor Labs Corporation in referencing "Acetyl-L Carnitine" from 1997 to 2007 stated:

*"Side effects are rare and have been documented as mild in clinical study. They may include gastrointestinal discomfort. In the event that you or your child experience adverse reactions, discontinue use of this dietary supplement."*

[Exhibit 2A]

2. Is L-Carnitine effective in preventing, treating and, in some cases, curing various chronic diseases, health challenges and/or enhancing the quality of life for Canadians?

A Science Centric in referencing "Carnitine (L-Carnitine)" on March 24, 2009 stated:

*"Long-term L-Carnitine supplementation prevents development of liver cancer. A study published on March 21, 2009 in the world Journal of Gastroenterology addresses the question. A research group in King Saud University, Kingdom of Saudi Arabia investigated, for the first time, the role of Carnitine, a naturally occurring compound that is synthesized mainly in the liver, during the development of hepatocarcinogenesis. Authors of the study reported that Carnitine deficiency is a risk and should be viewed as a mechanism in hepatic carcinogenesis, and that long-term L-Carnitine supplementation prevents the development of liver cancer. Therefore, Carnitine supplementation alone or in the combination with other natural chemo preventative compound could be used to prevent, slow or reverse the occurrence of liver cancer."* [Exhibit 2C]



Nutra Ingredients in referencing "Carnitine (L-Carnitine)" on October 30, 2008 stated:

*"L-Carnitine, a vitamin-like nutrient, occurs naturally in the human body and is essential for turning fat into energy. It is frequently used as a dietary supplement by physically active people to help with post-exercise recovery. Lonza, which claims to be the world's largest manufacturer of L-Carnitine, has said that extensive scientific research shows the supplement promotes cardiovascular health and that other studies suggest the nutrient may be useful in weight management.*

*With the world's elderly population predicted to be nearly triple by 2050, it is not surprising that the market for anti-aging foods and supplements will see increased levels of activity and opportunity for manufacturers. Camipure may help support functions that seniors need to stay fit and healthy in both mind and body,"* said lead researcher Professor Jean Demarquoy. **[Exhibit 2D]**

3. Is the L-Carnitine, which is or could be available on the Canadian market, of a high quality and is the label an accurate reflection of the contents?

This whole scare tactic is fiction. Well established Canadians and U.S. based manufacturers create the finest quality of Dietary Food Supplements in the world and are not fraudulently producing and distributing their products. This tactic would be equivalent to a Lawyer cross examining a witness by asking him, "*How many times you beat your wife?*" **[Exhibit 3]**

#### Tactics used by Health Canada

Unsubstantiated allegations of harm and fraud is a standard attack and destroy tactic used regularly by Federal regulatory officials empowered under the Criminal Head of Power pursuant section 91(27) of our *Constitution*, specifically the Health Canada Inspectorate Directorate.

The Health Canada Inspectorate Directorate is completely out of control as referenced by the exhibits aforementioned in our letter. Numerous Health Warnings have been issued from 1996 onward, to name a few, with no viable grounds for issuing them at all. **[Exhibits 4, 5, 6, 8 & 9].**

Not only our members' view Health Canada this way, others such as Andre Picard of the Globe & Mail wrote the article "Big Pharma's Calling the Shots" on October 20, 2005. In it he states:

*"Most clinical trials of drugs are funded by industry, providing a certain slant from the outset. Drug companies often fund the meetings where the clinical guidelines are*

*hashed out and, in some cases, choose panel members. Drug reps wine and dine the experts and doctors who will be turning to the guidelines in every-day practice.*

*Is it any surprise that, given such circumstances, most guide-lines enthusiastically promote prescribing drugs, almost always brand-name ones? Does the process not bias panel members and reviewers, even subconsciously, to new medications even if they do not have a demonstrated advantage over a generic or alternative treatment?*

*To counter the pernicious influence of the pharmaceutical industry, Britain has created an independent, government-funded body called the National Institute for Health and Clinical Excellence to create guidelines. The U.S. National Institute of Health has also set up a process it uses when there is conflicting evidence about best treatment: Independent panel members with an expertise in analyzing medical data interview expert witnesses and produce final guidelines.*

*Canadian policy-makers need to take some initiative in this area. Clinical practice guidelines are an invaluable tool for health professionals. But the ultimate test of guidelines is that, if followed, the recommendations improve patient outcomes.*

*Right now, it looks like patient health is taking a back seat to corporate interests."*  
**[Exhibit 16]**

#### BIE Health Products

We discussed Mr. Richard Beemer, of BIE Health Products, in our meeting, who provides another excellent example of how out of control the Health Canada Inspectorate Directorate is towards small family businesses that disagree with federal regulatory officials viewpoints and refuse to comply based upon well-documented constitutional and jurisdictional evidence. **[Exhibit 8]**

On June 7, 2005, after a 3 year battle with Health Canada, Jim Daskalopoulos, of Health Canada wrote a Health Hazard Warning on his product GHR/GHR-15 stating that:

*"GHR-15, which is available through the Internet in capsule and powder form, is promoted by BIE Health Products (Canada) as a human growth hormone (HGH) supplement. Health Canada cautions against the self-diagnosis or self-treatment of serious diseases and advises Canadians that GHR 15 is not approved as a treatment for any of these diseases.*

*To date, there have been no adverse reactions reported to Health Canada regarding this drug. However, Health Canada has received numerous complaints about the claims made for this product.*

*Health Canada has issued a Customs Alert to the CBSA preventing further importation of this product."* **[Exhibit 8A]**

On April 6, 2005, Mr. R. Beemer, had attempted to have hearings with Health Canada and was advised that, "Health Canada has previously denied the request for a formal hearing being that GHR/GHR-15 is a new drug product requiring a new drug submission and marketing authorization (DIN) before the importing or selling in Canada." To date, no criminal charges have been laid.

Interestingly, in September 9, 2003, Mr. R. Beemer and I were discussed in an internal Health Canada Inspectorate Directorate meeting wherein they were discussing his actions and the "possible violative sale of GHR 15." [Exhibit 8B]

ATIs were filed and the hundreds of internal NCC Risk Management meeting minutes and associated e-mails were not released.

It is interesting to note that, approximately at the same time as GHR 15 complications with Health Canada, Health Canada had received a Product and Submission Information on a pharmaceutical drug, Somavert, which was being manufactured by Pfizer. The drug is similar to Richard Beemer's product in its effects, but with some severe reactions. Health Canada approved this drug for manufacturing and selling in Canada on November 6, 2006 after officially closing the border to GHR. [Exhibit 8C]

Also after years of leaving BIE alone on February 18, 2009, Health Canada Inspectorate has once again called and wrote to BIE's suppliers, Canadian Gardener Magazine and Maclean's Publisher stating BIE's activities were unlawful. The bogus warnings are still posted even while a Libel action continues in that regard. [Exhibit 8 D & E]

#### Dr. E. Dahl

It is Dr. E. Dahl's legal position that the Health Canada Inspectorate Directorate, the RCMP, the CFIA, and the CBSA have no jurisdiction under section 91(27) of the *Constitution* in relation to the head of criminal power. Even in the specific legislation of the *Food & Drugs Act*, Health Canada is statute barred from authorization to have sworn the criminal complaints and the search warrant. Enclosed is a copy of his Search Warrant dated January 15, 2009 [Exhibit 7].

Dr. E. Dahl is not a practicing Naturopathic Doctor and does not sell or advertize for sale to the general public in Canada. Dr. Dahl only sells to qualified health practitioners in Canada and exports, which is exempt under Section 37 of the *Food & Drug Act* which states:

*"37(1) This Act does not apply to any packaged food, drug, cosmetic or device, not manufactured for consumption in Canada and not sold for consumption in Canada, if the package is marked in distinct overprinting with the "Export" or "Exemption" and a certificate that the package and its contents do not contravene any known requirement of the law of the country to which it is or it is about to be consigned has been issued in respect of the package and its contents in prescribed form and manner."*

[Exhibit 14]

The regulatory schedule 'F' has no force of law as there is no specific legislative authority and the products lawful for health practitioners to sell in the Provinces is within the Provincial scope of practice and ultra vires the federal government under section 91 [27] unless there is serious national harm resulting from fraud and / or adulteration.

An armed SWAT team invaded his home on January 15, 2009 and seized everything, including, but not limited to, over 250,000 of inventories, raw material used for export and finished product, equipment, GST rebate cheque of \$90,000 and a number of customer

cheques. The federal officials had totally put Dr. E. Dahl out of business at this time contrary to section 37 of the *Food & Drugs Act*. This SWAT team held Dr. Dahl, his wife, his daughter and Wellness Centre for over 11 hours at gun point.

### Tuck's Discount Vitamins

My family's own personal Traditional Holistic Health Care operations have suffered ongoing economic losses and discriminatory harassment for decades. **[Exhibit 9]**

My family business currently sells these products openly and is always at a daily risk of stopped inventory and supplies at the border. We are also at risk of criminal raids and charges, similar to what occurred on January 15, 2009 to Dr. E. Dahl. All Canadian manufacturers of L-Carnitine, not just Dr. E. Dahl, are being subjected to potential criminal investigations, search warrants and criminal charges.

Enclosed are 2 bottles of a product sample of two of the most popular forms of L-Carnitine for your review that we carry. They are from a very reputable U.S. and Canadian manufacturer. Federal authorities, since the addition of L-Carnitine to Schedule 'F', are blocking imports including the RCMP, CBSA, CFIA and Health Canada.

It reminds me of an old Health Freedom Movement saying, *"If the government fears the people, you have represented, rule of law democracy,"* and *"If the people fear the government, you have a tyrannical police state, in which no citizen is safe from arbitrary harm by the agents and servants of the state."*

You are familiar with the Dietary Food Supplement L-Carnitine. Does restricting access to this product by making it a prescription drug make any sense to you? I have also enclosed a copy of Health Canada's own criteria for making a product a prescription drug. Section 15 of the *Food & Drugs Act* state:

*"No person shall sell any drug described in Schedule 'F'."* **[Exhibit 14]**

Does L-Carnitine, being a prescription drug based upon Health Canada's own policy, make sense to you? Further, what do you think is the purpose of criminally charging Canadians for the distribution of L-Carnitine or the Constitutional justification?

### Coalition Stakeholder Meetings & Agendas

On behalf of our Coalition, I have been meeting, at least once a month and on a regular basis by telephone, with Dr. C. Carrie, Parliamentary Secretary to the Minister of Health and other Senior Conservatives and would like the opportunity to provide the same type of expert input to the Liberal Party's senior decision makers.

This year, other than one brief meeting with Dr. Carolyn Bennett, we have not had the same opportunity with any key Liberals responsible for political readiness and development of Health Policy. This is why we need to set up another meeting with you as soon as possible to mutually develop a strategy for you and the Liberal policy makers to work with our team to develop a mutual grassroots and Liberal strategy to get L-Carnitine removed from Schedule 'F' and other similar grassroots' Freedom of Choice issues. The Conservatives would often

involve other colleagues in our "Think Tank" meetings to more fully utilize the extensive expertise that we provided on these matters.

Some of the Liberals that know of our Health Freedom Movement and have met with us in the past are:

- (a) The Honourable J. Volpe;
- (b) The Honourable P. Milliken;
- (c) The Honourable Dr. C. Bennett;
- (d) The Honourable W. Easter;
- (e) Mr. M. Savage;
- (f) Mr. M. Proulx;
- (g) Ms. R. Dhalla; and
- (h) Mr. L. Bagnell.

The entire premise that the Canadian Federal Bureaucracy has operated under for decades is ridiculous and is premised on the following:

1. An use-based definition of "Drug" and "Food"

*"Drug" is defined as "including any substance or mixture of substances manufactured, sold or represented for use in (a) the diagnosis, treatment, mitigation or prevention of a disease, disorder or abnormal physical state, or its symptoms, in human beings or animals; (b) restoring, correcting or modifying organic functions in human beings or animals, or; (c) disinfection in premises in which food is manufactured, prepared or kept." [Exhibit 14]*

*"Food" is defined as "including any article manufactured, sold or represented for use as food or drink for human beings, chewing gum, and any ingredient that may be mixed with food for any purpose whatsoever." [Exhibit 14]*

2. The Federal Governments' need to censor the truth about options for the treatment of major chronic health diseases, such as, cancer.

*Section 3(1) of the Food & Drugs Act state, "No person shall advertise any food, drug, cosmetic or device to the general public as a treatment, preventative or cure for any of the diseases, disorders or abnormal physical states referred to in Schedule 'A'."*

*Section 3(2) of the Food & Drugs Act state, "No person shall sell any food, drug, cosmetic or device (a) that is represented by label, or (b) that the person advertises to the general public as a treatment, preventative or cure for any of the diseases, disorders or abnormal physical states referred to in Schedule 'A'." [Exhibit 14]*

3. A Federal need due to claim falsely serious national harm to Canadians resulting from fraud and adulteration in order to claim Federal jurisdiction under section 91(27) of the Constitution Act, 1982 which states:

*"It shall be lawful for the Queen, by and with the Advise and Consent of the Senate and the House of Commons, to make laws for the Peace, Order, and good Government of*

*Canada, in relation to all Matters not coming within the Classes of Subjects by this Act assigned exclusively to the Legislature of the Provinces; and for greater Certainty, but not so as to restrict the Generality of the foregoing Terms of this Section, it is hereby declared that (notwithstanding anything in this Act) the exclusive Legislative Authority of the Parliament of Canada extends to all Matters coming within the Classes of Subjects next hereinafter enumerated; that is to say, (27) The Criminal Law, except for the Constitution of Courts of Criminal Jurisdiction, but including the Procedure in Criminal Matters."*

4. An illogical concept that main stream foods cannot be advertised for direct casual link to enhancing the good health and well-being of Canadians without becoming drugs.
5. An illogical concept that any healthy food that you cannot serve on a plate and use a knife and fork to consumers must be a drug, particularly, if it is in a capsule or pill or other similar so-called "drug" delivery form.
6. That every one who is in the Traditional Holistic Health Care industry in Canada, selling Dietary Food Supplements, as defined in the US dietary Supplements Health Education Act ("DSHEA") must be a quack and a fraud and is endangering Canadians.

The DSHEA defines "Dietary Supplement" as "*a product (other than tobacco) intended to supplement the diet that bears or contains one or more of the following dietary ingredients: (a) a vitamin; (b) a mineral; (c) an herb or other botanical; (d) an amino acid; (e) a dietary substance for use by man to supplement the diet by increasing the total dietary intake; or (f) a concentrate, metabolite, constituent, extract, or combination of any ingredient described in clause (a)(b)(c)(d) or (e).*" [Exhibit 13]

This bias is so ingrained in all Federal entities that it is ridiculous and cannot and should not be tolerated by anyone who believes in a Constitutional, Rule of Law, and Jeffersonian Democracy [See Exhibits 5 and 8b].

#### Our Coalition's Future Goals

There are certain things that happen to others that no one, with good values and principles, can or should leave to happen again. Our members and supporters want Canada to be a truly "Civilized, Constitutional based Representative Democracy", with the focus on the "Peoples" unalienable rights, freedoms and liberties pursuant to the 1948 *UN Universal Declaration of Human Rights* [Exhibit 17], the 1960 *Canadian Bill of Rights* [Exhibit 18] and the 1982 *Charter of Rights and Freedoms* [Exhibit 19].

As Canadians, we need to be proud of and nurture our unique *Implied Bill of Rights* [Exhibit 20], *Written and Unwritten Constitution* [Exhibit 21], *Rule of Common Law Traditions* [Exhibit 22] and *Confederated Divisions of Powers* [Exhibit 23].

I have enclosed a chart wherein it shows the risks of dying compared to dying on a Boeing 747 Flight. [Exhibit 10]

***Our Coalition's ultimate goal is to ensure that the general public, regulatory officials and law makers fully understand the critical need to fully integrate our Traditional Holistic Health approach to general well-being and the treatment and prevention of most chronic diseases on an equal basis with the very powerful Modern Allopathic / Medical Establishment's approaches.***

Every citizen has the unalienable right of ***Informed Freedom of Choice*** for their health care needs and every small family business has the unalienable right to carry out their trade and commerce activities without biased, prejudicial and unlawful interference by government regulators and major competitors.

The myths / propaganda / misinformation stating that our Traditional Holistic Health Care approaches are all "***Quackery***" and "***More Dangerous than Allopathic options***" is simply not true [See Exhibits 1, 2, 3, 5, 8 [b] and 10]. As was done in 1994 in the USA, our largest trading partner, we must re-open the two way trade with the USA and bring back the over 50,000 Dietary Food Supplements that used to be available as foods in Canada for affordable prices prior to January 1, 2004 by working together to create similar Food category sub-classifications to the US Dietary Supplement Health Education Act, 1994 [DSHEA] [See Exhibits 10 & 13].

*The export potential for our small family enterprises is over a billion dollars. We have one of the world's finest Dietary Food Supplement industries including from farmer to exporter.*

Politically, it is important to note that in 1994, the US grassroots' mandate was so powerful that 100 % of the U.S. Senate, U.S. Congress and the President's office supported the passage of the DSHEA. [Exhibit 13] and we need immediately to work with your senior Liberal decision makers to take leadership on this issue for millions of concerned Canadian voters.

I will follow-up shortly to set up our next appointment to meet with you and any of your team members that you feel would benefit from our "Think Tank" meeting.

Yours truly,

Trueman Tuck,

Managing Director, Canadian Coalition for Health Freedom  
Federal Lobbyist Number 13815  
Encl.

**Briefing for the Honourable Celine Hervieux-Payette**  
**Senator**  
**18 August, 2009**

Exhibit Reference Number	INDEX
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Cover by fax to: 613-992-1175  
 And complete brief by Courier

September 17<sup>th</sup>, 2009

Senator Joseph A. Day  
 Senate of Commons  
 Ottawa, Ontario, K1A 0A4

Attention: Senator Joseph A. Day

Dear Senator Day,

**Re: Ensuring that all federal legislation, regulations, rules, policies, procedures and activities of the Peoples' Public Servants follow the jurisdictional, constitutional and De Jure Rule of Common Law Rule Book**

Dear Senator Day,

As per my discussion with your assistant Cindy, I would like to thank you for replying to my E-mail which was expressing serious concerns about Bill C-6 and for your excellent non-partisan debate that your catalyzed on the areas of constitutional and practical concerns during the Wednesday September 16<sup>th</sup>, 2009 Senate Debate in regards to Bill C-6 [See Exhibit 1].

I have written to Senator Art Eggleton, Senate Committee on Social Affairs and Technology, attention Keli Hogan and requested a witness appearance as soon as possible [See Exhibit 2]. Any assistance you could be in arranging my witness appearance would be most appreciated.

I would be available on Monday or Tuesday October 5<sup>th</sup> and 6<sup>th</sup>, 2009 to brief you personally on our legal research and examples of current abuses if you would like.

Also enclosed for your information in the attached brief are some of the details of our Coalition's

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