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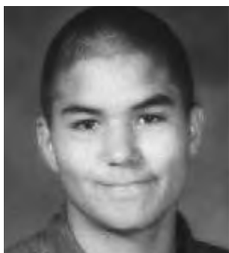
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BComm, MBA, PhD  
Health Rights and Human Rights Advocate  
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# Health Canada: Disease masquerading as a remedy?

*Immediate action required to avert the C-6 disaster!*

*By Dr. David W. Rowland, BComm, MBA, PhD Health Rights and Human Rights Advocate*

#### Wake Up Call to Voters

Our MPs have sold us out. They passed a bill that, under the guise of product safety, gives ultra police powers to Health Canada to eliminate products and destroy businesses – at their whim, without a single shred of scientific evidence to support their actions. The Senate made two minor amendments to Bill C-6, then sent it back to the House for final approval. Reliable sources indicate that Stephen Harper intends to ignore these amendments and railroad the original bill through the senate.

It is hard to imagine that anyone who has actually read Bill C-6 and understood its implications could vote for it. C-6 is UNLAWFUL because it violates the Constitution Act, 1867, the Canadian Bill of Rights, the Charter of Rights and Freedoms, the Privacy Act, and the Statutory Instruments Act – as testified to by a number of senators, some of whom are quoted below. If these supreme laws are ignored, then we have become a people owned by its government.

#### Wake Up Call to MPs

Health Canada is engaged in criminal activity that violates the innate and Charter rights of Canadians. If you voted for Bill C-6, then you are inadvertently aiding and abetting this criminal activity. Furthermore, you may be guilty of treason against our constitution.

Everyone wants safe products in the marketplace, to be sure. No one, however, wants to be subject to unreasonable search and seizure for the ostensive purpose of achieving this noble goal. There are no good deeds which justify violating the innate and charter rights of Canadians.

#### Health Canada Out of Control

Health Canada is a rogue bureaucracy. In 2009 they conducted several armed raids (yes, with guns drawn) and confiscated property belonging to individuals who were selling entirely safe products that were not “approved” by Health Canada. Two of those raids are summarized below.

Health Canada is a disease

masquerading as its own remedy. First they create fear that the Hazardous Products Act isn’t working. Then they offer themselves as the solution to this falsely created fear. Their solution is to give arbitrary power to Health Canada officials to raid and confiscate on the mere “belief” that someone may have a product that may not conform to some regulation or other – and they wish to act with stealth to “prevent” problems before they occur. C-6 isn’t about safety. It is about Health Canada placing itself above the Laws of Canada. What’s next? Will town police be raiding our homes to see if we are conforming to local by-laws?

If the Hazardous Products Act isn’t working, then beef it up. C-6 does not serve any legitimate need whatsoever. And it is UNLAWFUL.

#### Health Canada Raids Family at Gunpoint

“No Canadian family or home based business should have to endure what my family suffered. On 15 January 2009, my wife Agnes answered the front door of our home and four

RCMP officers, one with his gun drawn, burst through with brute force that damaged our locking device.

“I will never forget the terrifying look on the face of my wife. To describe the panic that I felt is nearly impossible. My wife’s hands were raised over her head in surrender, and an armed RCMP officer had a gun pointed to her chest yelling; ‘That is not cool, that is not cool.’ I thought she was going to be killed.

“That day’s events have permanently scarred my memory, and I live with terror thinking that it will happen again. I heard my wife say, ‘Please put the gun away! We are no harm to any of you. We are humanitarians, not criminals.’

“The RCMP was clearing the way for Health Canada agents, who entered our home looking for vitamins, including Folic Acid and L-Carnitine, both ultra safe supplements. We sat restricted in our own home for 11 hours while Health Canada agents searched our entire residence, even violating the privacy of our bedroom. Our home safe was opened and

our personal contents were photographed by Kim Seeling (Health Canada agent).

“Over a year has passed and my entire inventory continues to be seized. My case files are sealed and being held from my lawyer, my Incident Report is being refused by the RCMP and my Access of Information request has been denied.” – Dr. Eldon Dahl

#### RCMP Raids Doctor & Confiscates Safe Products

According to The Globe and Mail, on 29 October 2009, the RCMP raided the offices of Dr. Tony Galea, a prominent sports medicine specialist, and confiscated his inventory of homeopathic medicines. Dr. Galea faces charges of smuggling and selling medicines that were not approved by Health Canada. <http://www.theglobeandmail.com/news/national/canadas-sports-doctor-to-the-stars-faces-drug-charges/article1343070/>

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Health Canada: ...*

## How to seek out and neutralize agents of misinformation

*by Jennifer Simao*

For as long as there has been truth, there have been both guardians and enemies of it. Enemies seek to mask truth with half-truths, lies and actively try to suppress it at all costs. George Orwell once wrote “In a time of universal deceit, telling the truth becomes a revolutionary act.”

The champions of truth become revolutionaries, causing those in power centers such as the government, media and corporate society to circle the wagons and

employ “agents of misinformation” charged with the task of steering the public away from the truth and lull people into a false sense of security, blanketed in the comfort of their deceit.

A rational person participating in the pursuit of truth-based knowledge will have to evaluate all of the pieces of the puzzle that work together in order to make the truth cohesive. By doing so, she or he will examine each piece and determine if it is the right shape, colour and

size in order to fit in with the surrounding pieces, or if instead they been handed a similar but incorrect piece and must keep searching.

It is the job of agents of misinformation to pepper the puzzle table with as many incorrect pieces as possible in an attempt to change the picture each member of society is trying to uncover. Their ultimate goal is to change the final result to suit their needs or to simply make the puzzle so challenging and complex that we as

people lose the drive and passion required to complete it.

Fact and truth are able to stand on their own; untested. It is the aim of all agents of misinformation and their employers to fell them with lies, deceit and cover-ups.

Those who would stand to suffer most should the truth be closely examined, seek to prevent scrutiny of their already established misinformation campaigns. If the

issues are not being talked about or questioned then their lies are less likely to be uncovered.

Professionals in the art of misinformation tend to engage in well-defined recognizable tactics in order to achieve their objectives. Once the public becomes aware of these tactics and how to recognize these agents, agents of misinfor-

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How to seek out...*

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# HEALTH FREEDOM *update*

North American Edition

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## A Different ViewPoint

*by Trueman of the Tuck Clan a.k.a Trueman Tuck, a sovereign, spiritual human being and citizen of the British Commonwealth, who lives in the colony called the Dominion of Canada, which was created by the Private Member's Bill passed in the British Parliament under rather usual circumstances in 1867 referred to as the British North America Act, 1867, 30-31 Vict., c. 3 (U.K.)*

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Trueman Tuck People's Rights Champion



February 14th, 2010.

A Different Viewpoint by  
TrueMan - Edition 23.

It has been a very interesting two years. The Introduction of the New World Orders' Bills C-51 and C-52 in 2008 followed by Bill C-6 in the Canadian Parliament in 2009 has catalyzed one of the largest Freedom, Truth, Justice and Peace Health Freedom Movement revolutions in Canadian history.

It has been a very good learning lesson for the hundreds of thousands of concerned Canadian citizens and voters that have joined in to participate in our grassroots' PEOPLE FIRST assertion of our inalienable rights of self-determination by THE PEOPLE, individually and collectively.

Since the beginning of recorded time, every society goes through cycles of top down paternalistic tyranny and grassroots' revolutions, in order to determine which of the two types of society will exist in the local communities. Regardless of how societies are labeled, at the end of each day, there are only two choices for the People to make:

[1] A society where the Rulers or government corporations attempt to assert ownership and absolute control by force and other means over all of the People and Resources of the local communities,

Or,

[2] A society where we, as sovereign spiritual human beings, directly own and operate our government corporations and have direct PEOPLES' MAN-DATE control of the key power positions in the society.

Each one of us shares the instincts, feelings, impulses, desires of flesh and the yearnings and intuitive connections to the spiritu-

al plane. Whether we realize it or not, we all have an inner awareness that prompts us to attempt to seek Freedom, Truth, Justice and Peace with dignity in our local societies.

Our most fundamental spiritual and physical needs must be the primary focus of the resources of our local communities and our governments. All of the PEOPLE in our local communities must have their most fundamental civil and human rights protected 100% of the time.

In Canada, a country so blessed with more than enough resources to care for all of our citizens, every single citizen's inalienable rights, freedoms and liberties as described within the UN Universal Charter of Rights and Freedoms 1948, the Canadian Bill of Rights, the Unwritten and Written Canadian Constitution and the Canadian Implied Bill of Rights, must be fully respected and protected by the Canadian ancient Rule of Common Law, and by the agents, servants and sub-delegates of the PEOPLES' employees involved in the governance systems within Canada.

All Canadian citizens must be able to live and carry on their lives in free will choice without fear of undue interference by arbitrary force of our governments or other elements in our local societies.

The following two famous quotes have rung through the centuries and are just as true today, as they were over two hundred years ago:

"If ye love wealth better than liberty, the tranquility of servitude better than the animating contest of freedom, go home from us in peace. We ask not your counsel or your arms. Crouch down and lick the hands which feed you.

May your chains set lightly upon you, and may posterity forget that ye were our countrymen." -Samuel Adams

"Is life so dear, or peace so sweet, as to be purchased at the price of chains and slavery? Forbid it, Almighty God! I know not what course others may take; but as for me, give me liberty or give me death!"

-Patrick Henry March 23rd, 1775

We need to remember that "Life is a gift, Freedom is a responsibility."

[Liberty-Tree.ca (c) 2007]

This newspaper is dedicated to these values and principles and wants to thank all of you that joined in the beginnings of a new PEOPLE FIRST revolution in Canada that our collective successes in stopping Bills C-51, C-52 and C-6 are creating. It is important that we continue to join together to stand up to the clear attempt by Stephen Harper with the support of the Global Ruling Hamiltonian Oligarchies to continue seizing absolute power over the PEOPLES and resources of our country as the first KING OF CANADA.

Ironically, Canada and the US were founded by free thinking, sovereign spiritual human beings from the over 5,000 year old Abrahamic spiritual traditions that refused to submit to slavery and bondage under the oligarchies of the Royal families and wealthy and powerful elites of Great Britain and the other EU rulers.

The founding values and principles, as contained in the American Declaration of Independence 1776 and the resulting Jeffersonian concept of the US initial Republic, are the only type of governance system that fully respects the Abrahamic values and principles and defines and

designs government to be as close to a PEOPLE owned and operated country as practically possible.

What we are experiencing in Canada today with Bill C-51, C-52 and C-6 is the emergence of the Old Great Britain and European style Roman Empire based upon the old fraudulent feudal concept of King Harper and other Rulers having Sovereign Supremacy over all of us and our nation's resources.

Our ancestors in Canada and the US did not want to live in that type of society hundreds of years ago, and we must continue organizing ourselves to ensure that the Global Elites do not continue via King Harper or any Canadian Prime Minister to attempt to create this style and definition of government in OUR CANADA!

TrueMan, Publisher, Editor, Authour, & Sovereign Spiritual Human Being Rights Advocate

This e-column is a free, non-commercial, spiritual, educational and informational service for "Truth-Seekers", aka "Philosophers" (see [www.truemantuck.ca](http://www.truemantuck.ca) for other editions) and is published by the award-winning independent publishing company Matrix Verité Publishing – see [www.matrixverite.com](http://www.matrixverite.com).

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# Health Canada: Disease masquerading as its own remedy

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Homeopathic medicines are entirely safe. There has never been a single documented fatality nor even a single documented case of harm attributed to their use – not ever. Health Canada’s only motive in this case was to eliminate “unapproved” medicines (i.e., those that compete with prescription drugs.) In instigating this raid, Health Canada has violated the Constitution Act, 1867, which makes health the exclusive domain of the provinces. Dr. Galea had permission from the Ontario College of Physicians and Surgeons to treat with his homeopathic remedies, provided he informed patients that these remedies were not approved by Health Canada. And that was exactly what he was doing – treating with informed consent, using some of the safest substances on the planet.

## MPs Ordered How to Vote

The only reason that C-6 has come as far as it has is because MPs place a higher priority on being re-elected than on respecting the rights of Canadians. Many MPs don’t even read the bills before them. They simply vote as their Party Whip orders them to do, on penalty of committing career suicide. One MP who was interviewed stated that the only time he would ever vote contrary to the Party Whip would be in the hypothetical situation where his constituents “unanimously” instructed him to do otherwise. He said that he really likes his job and doesn’t want to lose it.

## C-6 is Unconstitutional

Shawn Buckley (constitutional lawyer) testified that Bill C-6 violates our Constitution in at least eight different ways. Mr.

Buckley’s testimony was made before the Social Affairs/Science/Technology Committee, none of whose members have any training in law. Somehow, C-6 went before the wrong committee. It should have been presented to the Legal and Constitutional Affairs Committee.

Senator Céline Hervieux-Payette (lawyer): “This bill establishes a precedent that has not even been seen by criminals. ... Once inspectors are given permission to enter a house, they can search the entire house. This is something that we see in political systems other than democracies. We do not do this in democracies.”

Senator Joseph Day (lawyer): “There are sections of this legislation that will not stand up to scrutiny or to court challenge. ... I found the misrepresentations that were made by the Minister in relation to the amendments to be very disappointing. ... this legislation is an unnecessary overreach and will cause problems in the future.”

Senator George Furey (lawyer): “As Bill C-6 now stands, consumer safety inspectors can enter our homes and seize our property, such as computers and documents, without any judicial supervision. ... The inspector has to show nothing more than a desire to check compliance or non-compliance with the act. This is not how our law has developed. We would essentially have no freedom and no privacy if that was the state of our law. We would be living in a police state.”

Senator Tommy Banks (lawyer): “Some of the intrusive powers contained in this act will end up in

court, and the court will strike them down because they will be ultra vires. ... This act does not say that you have been convicted of anything or found to have committed a violation. It says a person named in a notice of violation has no defence by reason of due diligence or by reason of having believed that they were acting with the colour of right. ... It is undoing 400 years of common law.”

Senator Elaine McCoy (lawyer): “This legislation does not need to break a tradition that we have had in this country, which is to protect the civil liberties of people while we are enforcing the law. When Senator Baker read out the opinion of the Supreme Court of Canada that talked about why we have these protections in our law, it was essentially to show that we not end up in a police state. ... There will be court challenges on this legislation.”

Senator George Baker: “This bill actually says one has no privacy rights. ... An inspector who is carrying out their functions or any person accompanying them may enter on or pass through or over private property. ... there is no expectation of privacy more reasonable and more demanding of constitutional protection than our right to expect that we will be let alone in the privacy of our homes during the night.”

Senator Sharon Carstairs: “Each individual Canadian has a right to privacy. They have a right to the protection of their own home. They have a right to live in peace.”

Senator Roméo Dallaire: “No one has the right to infringe on human rights. ... As legislators, our primary responsibility is to ensure

that this legislation corresponds to the rule of law, and that people are protected to the full extent of our intellectual, physical and human capacities.”

## Health Minister Evades

C-6 assumes that the only way to ensure product safety is to make Canadians unsafe in their homes. This is nonsense. It isn’t either/or. We can do both. There are ways to ensure product safety that also respect our human rights. No one can figure out why the government has such blinders on, and the Health Minister has no intention of explaining. She did not appear before the House of Commons committee when this legislation was being considered. She did not appear before the Senate committee when this legislation was being reviewed, despite her having been twice asked.

## Health Canada Misleads

Health Canada is misleading Parliament. During a meeting of the Social Affairs/Science/Technology Committee, three Conservative senators were seen passing notes back and forth to Health Canada officials. These same three senators (plus one other) adamantly opposed every single one of Senator Day’s 14 proposed amendments, including those that merely clarified wording. This fourth dissenting senator (also a Conservative) was on the steering committee that pre-selected 16 witnesses to speak in favour of C-6 and only one against. [The same thing happened in the House: no witnesses against C-6 were allowed to testify before the Standing Committee on Health.]

Health Canada has been leading a parade (read “charade”) under the banner of “safety”. As the blinders come off, more of us are dropping out of that parade. Bill C-6 is entirely unnecessary; it does not serve any legitimate purpose. The emperor has no clothes, so to speak.

## False Fear

Of course we all want our country to be safe from hazardous products. But let’s not get suckered into believing that Health Canada’s radical departure from our constitutional form of government is the only way to do it. There are simpler ways to accomplish Health Canada’s professed objec-

tives without trampling on our individual rights. We can make consumers safe - without making business owners unsafe.

C-6 is the most protested piece of legislation in our entire 142-year history. Over 600,000 emails/faxes/letters received by senators and MPs attest to this fact. Listen to the people. We don’t want legislation that violates our rights. There are viable options which respect those rights.

Health Canada isn’t telling the whole story. Yes, hazardous products do find their way into Canada. Yes, we need ways of minimizing these hazards. What Health Canada neglects to mention is that the Hazardous Products Act is working just fine. Voluntary recalls are up this year over last. What business person in his right mind isn’t going to recall a dangerous product when asked to? Killing or injuring your customers isn’t good for business.

Health Canada claims that they need mandatory recalls in order to do their job of protecting the public. If so, there is an incredibly simple solution: update the Hazardous Products Act to include mandatory recalls.

## The Impasse

Our constitutional rights and freedoms cannot be voted away. Yet that is exactly what Health Canada is asking Parliament to do.

Bill C-6 combines both criminal and administrative penalties into a single piece of legislation. This is expressly forbidden by the Constitution Act, 1867 which divides powers between federal and provincial governments. The federal government has jurisdiction over crime, but not over products, as such. Health Canada is trying to criminalize mere non-compliance with regulations in order to acquire powers that aren’t legitimately theirs. Under the guise of keeping Canada safe from criminals, Health Canada wishes to penalize business owners far in excess of anything that a court would allow – such as fines of up to \$5 million per day – and prohibiting the defences of due diligence and honest but mistaken belief.

Once you are charged with an offence under the proposed Act, you are presumed

guilty no matter what. The Health Ministry becomes both police and judge. You have no recourse. Your private property may be seized, never to be returned. You and your business can be ruined financially over matters that have nothing to do with safety.

If crime is of real concern here, Senator Elaine McCoy has wisely suggested that a new criminal code be created around consumer products. That would be the constitutional way to approach the problem – if, indeed, there is any actual problem.

C-6 is unconstitutional at its very core, because of the false premises on which it is based. There is no number of surface amendments that can make it constitutional. Here is the impasse: C-6 is unlawful. It is unenforceable in any court of law. If passed, no one has to pay any attention to it; and injunctions will be issued against it. Clearly another solution is required if we are to avoid this legislative disaster.

## Call to Action

Once you have identified the problem, the solution is obvious. The real problem in this case is that Health Canada has created false fear in order to offer itself as the remedy for that fear. To get ourselves back on the proper legislative track, this is what must be done:

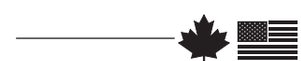
1. MPs and Senators: Do whatever you can to defeat C-6 (or its equivalent). If you approve this bill, you may be guilty of treason against our Constitution.
2. Voters: Demand that your MP and the Senators from your province defeat C-6 (or its equivalent). Make it clear that you will vote against any political party which supports C-6.
3. Once C-6 has been defeated and clearer heads prevail, we can work together to make constructive change that will give Health Canada all of the legitimate powers it needs to do its proper job, such as amending the Hazardous Products Act to include mandatory product recalls and amending the Criminal Code to include penalties for those who knowingly sell hazardous products.

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# How to seek out and neutralize agents of misinformation

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mation will lose their power and influence, allowing truth to be revealed for all to see.

In this day and age, public forums such as newspapers, letters-to-the-editor and Internet chat and news groups, offer invaluable outlets for both the quest for truth and the suppression of it. People are given opportunities to generate discussion on any topic and arouse interest in both their cause and opinion.

A global consciousness is instantly created that invites anyone to use the world as a sound board in the hopes of his or her ideas and opinions developing into something more. Where such ideas, opinions or discussions are critical to those in power, and more so if such discussions pose a threat to already established untruths, then it is the job of the agents of misinformation to step in and nip it in the bud. They will engage in highly predictable behaviour in order to discredit the presenter, the forum or any supporters, in order to prevent any further credibility.

As you participate in the various media outlets, particularly Internet news groups, take the time to decide for yourself when you are being challenged rationally by an opponent or when his or her arguments are merely smoke and mir-

rors designed to lead you astray. Stand up to people who are bullying you and agents of misinformation masquerading as legitimate opinion holders will generally run for cover once their bravado is threatened and their actions are called out for what they are – a front to cover up their unsubstantiated core. Outlined below are some of the most commonly used tactics of misinformation as well as some of the disguises put on by these agents.

## 1. "How Dare You" Tactic

Agents will sidestep key issues by focusing on smaller issues that can be twisted to show an unfair attack. Often trying to question the motives of the opponent, making it seem as though they have a personal vendetta as opposed to a logical argument.

## 2. "Trivialize and Throw Stones"

Agents avoid discussing the issues by attributing all charges as mere rumours and all evidence as manufactured. Often these arguments are painted as being "foolish Internet nonsense." Opponents are often labelled as radicals, fanatics, extremists, conspiracy bluffs, obsessive losers and kooks, which, by association, labels all those tempted to lend their support.

## 3. "Feigning Ignorance"

No matter how high the mountain of evidence may be, agents will maintain the position that their opponents have in fact proven nothing, have established no credibility, lack logic and have made no discernible point. They will constantly place a higher burden of truth upon their opponents thereby making any "concrete" evidence impossible to obtain.

## 4. "Moral High Road"

Agents will often bring up a lesser part of the issue at hand and concede to some wrongdoing or mistake and therefore establish a false sense of honesty in the public eye. From that point on, all other issues can then be traced back as being part of the already resolved issue that they have publicly apologized for, thereby creating the appearance of being "picked on" by the opponent.

In conjunction with the above-mentioned misinformation tactics, there are also some behavioural characteristics common among agents of misinformation. These will help you pick them out from the mass media crowd.

### 1. Borrowed Credentials

Agents rarely address the key issues head on in a discussion, but they will banter

incessantly with opinions and imply facts or suggestions that are not backed by any verifiable facts or references. Since they hold no authority or credentials of their own, their jargon and presentation act to bolster their borrowed aura of credibility.

### 2. Battle Snobs

Agents tend to pick their battles carefully and will minimize the required effort at all times. Faced with general discussion with little to no threat of prolonged examination of any truths, they will simply pop in and out of discussions with jabs at opponents here and there but with no discernible stream of dialogue. Focused attacks are reserved for key opponents who attack the issues head on and are therefore worthy of a more direct attack.

### 3. Pop Go the Weasels

Agents of misinformation tend to surface suddenly in discussions, without prior participation, with a sudden comment or story designed to shift the dialogue to safer topics. Working in packs, they often manufacture discussions or arguments in order to steer conversation their way and bolster or solidify their platform of mistruths. These types of discussions are often trademarked by ongoing patterns

of dialogue between certain key players in a discussion group.

### 4. Grounded in Reality

Agents almost always deal in reality-based discussions or arguments. They look upon those who engage in "What if?" discussions with disdain. They imply that conspiracy theories are the "fantasies of fools." This is a classic case of "perhaps the lady doth protest too much." In covering up a conspiracy they set out to undermine the very existence of them.

### 5. Robot Personas

These agents tend to have a false personality generated in order to "do their jobs."

Criticism and ridicule bounce off them and they are notoriously thick-skinned. Agents lack a passion of conviction and cannot easily be provoked into reacting emotionally. In donning their false persona they tend to trip up on the details of their arguments, often revealing inconsistencies in their back stories which reveal them as phonies.

### 6. Predictably Scheduled

This characteristic is most commonly associated with news groups. Postings that directly challenge an untruth are immediately answered by an agent who is

employed by 'the powers that be' to simply sit by and provide on the spot damage control. Opponents will not be able to post facts, or opinions that might possibly sway other visitors without being immediately contested.

Direct correspondence with agents of misinformation, such as e-mails, will be answered after a predictable delay, allowing the "threat" to be properly assessed and a strategy for attack to be decided on and approved by the 'powers that be' before a response is sent to the opponent.

However if the opinions and arguments presented by the truth seeker are deemed to be potential seed for further unrest or greater upheaval, both above methods will be deployed in order to set up multiple attack fronts.

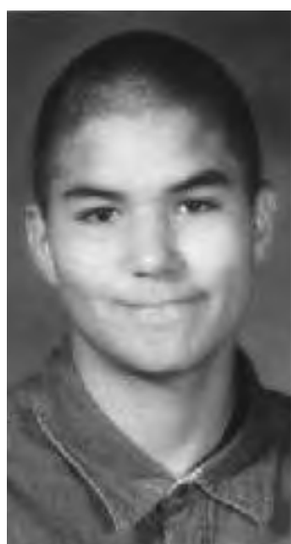
Armed with this knowledge each of you now has both the tools and opportunity to go forth and seek out truth and share it with others. Truth and knowledge must be added to the global consciousness of society in order for all men and women to truly exercise our rights to freedom.

"Truth is by far the best vindication against slander." Abraham Lincoln.



## The survival of Billy Best proves cancer doctors wrong about Daniel Hauser

[NaturalNews.com](http://NaturalNews.com)



(NaturalNews) If there's one thing that cancer doctors and health authorities can't stand, it's being wrong. And in the case of 13-year-old Daniel Hauser, the cancer doctors insist that unless the boy submits to chemothera-

py as a "treatment" for Hodgkin's Lymphoma, he will almost certainly die.

But there's a problem with that claim. The problem is a man named Billy Best, now 31 years old, who was diagnosed with Hodgkin's Lymphoma at the age of 16. Like Daniel Hauser, Billy Best was told he would die if he didn't submit to chemotherapy. But with remarkable courage and wisdom about his own body's healing capabilities, Billy Best fled the health authorities, ran away from his family and began eating roots, superfoods and medicinal herbs. He regularly drank an alternative cancer liquid formula (made from plants) and before long his cancer was cured.

Billy, of course, is alive and well today... fifteen years after his cancer doctors said he should be dead.

### Billy's recovery proves cancer doctors wrong

The fact that Billy Best is living and breathing today is a huge embarrassment to the arrogant cancer doctors who insist on pushing poison onto children. His very existence proves them wrong. They might have actually preferred that Billy Best died 15 years ago just to prove them right, because with each breath he takes, and with each heartbeat that carries his body into the next moment, Billy Best screams out the obvious truth to the world: Natural medicine allows the body to CURE ITSELF of cancer.

Billy Best is alive and well today, living on superfoods and looking quite healthy. He was recently willing to speak out against the tyrannical cancer authorities on an ABC News video interview you can watch here: <http://www.abcnews.go.com/US/story?>...

In that interview, when Billy Best was asked if he would help the Hauser family if contacted by them, he says, "I would because it's something that's so close to me." The journalist interviewing him seems astonished that someone would dare help the "fugitive" Hauser family. But Billy Best continues, "It's been, almost, 15 years and to see today someone fighting for those same -- freedoms. ...I'd fight. I'd fight for that freedom."

And with those words, Billy Best cements his position as one of the true American heroes of our time. Taking a stand against the poisoning of children, against the tyranny of modern medicine and even against the idiocy of the mainstream media, Billy Best affirms his basic human right to choose his preferred healing modality.

And yet, it wasn't too long ago that Mr. Best was a fugitive from justice... the subject of an intense manhunt to find a child and, it was claimed, "save his life with chemotherapy."

### Who are the real fugitives from the law?

When it comes to cancer and medicine, I say the wrong people are running from the

law. The real criminals in medicine today are the egomaniacal oncologists who seek to thrust their toxic chemicals onto families and children. These criminal-minded physicians routinely call for the arrest and imprisonment of parents who dare to disagree with their distorted medical opinions -- and even those opinions are based on nothing but fraudulent science, engineered and paid for by the criminally-operated drug companies selling the chemotherapy chemicals in the first place.

Please view article at [http://www.naturalnews.com/026329\\_cancer\\_Billy\\_Best\\_NaturalNews.html](http://www.naturalnews.com/026329_cancer_Billy_Best_NaturalNews.html)



# The Harm of Harm Reduction Philosophy

Author Unknown

"Therefore, do not let sin reign in your mortal body, so that you obey its evil desires." (Rom 6:12)

Addictions are the closest thing in our day and age to slavery. Whether it involves drugs, sex, alcohol, gambling or other behaviors, addictions are a psychological and sometimes physical dependence on something. Without taking into account the morality of the subject of the addiction, Scripture clearly portrays slavery to the mortal body as the antithesis of godly life. In Genesis 1:28, God's first commands to man are to be His image-bearer in creation, subduing the earth and everything in it. How can we subdue the earth when we let it subdue us?

Substance abuse is a common source of these addictions. It can be with legal substances, such as alcohol, nicotine, certain prescription drugs, or even caffeine. Illicit substances such as crack cocaine, methamphetamines (crystal meth) and heroin quickly produce full-blown physical addiction. Others, such as marijuana, MDMA (ecstasy), and LSD (acid) produce psychological dependencies. All of these drugs, when used in a dependant manner, pose significant health problems and affect relationships with others.

A comprehensive report was produced in 2003 to investigate the costs of substance abuse.<sup>1</sup> It found that the total costs for health care and lost productivity for alcohol and tobacco was around 27 billion, while the figure was about 6 billion for illicit substances (excluding cannabis). The problem with this reasoning is it does not take into account the effects of enforcement and prevention strategies, which drastically reduce the number of illicit drug users. A more accurate comparison is comparing the cost-per-user figures, which are more revealing. The yearly cost per alcohol user is about \$700, and increases to \$5000 for tobacco users. What about illicit drugs? The cost to society is about \$32000 per user per year.

So what does "Harm Reduction" have to do with drug addictions?

The "Harm Reduction" philosophy attempts to mitigate the damage of dangerous lifestyles. Central to its philosophy is that people cannot and should not be prevented from engaging in risky and dangerous activities. Rather, resources should be used to reduce the harm of such activities. This philosophy has been used since the 1960's to normalize casual sex, with alarming success. Condoms, birth

control, abortions, and an erosion of parental rights have all been introduced under the guise of "safe sex", a term so misleading that any reputable publication rewords it as "safer sex". This strategy may reduce the occurrence of teenage pregnancy and sexually transmitted disease, but at a severe cost, including the unseen damage to the institution of the family and the loss of millions of unborn lives.

Now, activists are turning their Harm Reduction approach on drug policy.

The definition of the buzzword "Harm Reduction" with respect to drugs has morphed over time. In the 1998 version of Canada's Drug Policy, it defines it as "Reducing the harm associated with alcohol and other drugs to individuals, families, and communities." The document proceeds to describe its vision of reducing that harm – by reducing demand and supply of drugs. There is no mention of the activities that are today associated with the term. Indeed, when the Conservatives reviewed the Drug Policy upon coming to power, they excluded the term. Their policy now states the policies of preventing illicit drug use, treatment of the addicted, and combating the production and distribution of

drugs. This made it abundantly clear that "Harm Reduction", as it is now known, is not part of Canadian drug policy.

Nevertheless, some municipalities and even some provincial governments have done what they can to introduce Harm Reduction programs. The city of Vancouver has been at the forefront. A taxpayer-funded needle exchange program has been in place since 1989. An exemption to Canada's narcotics laws allowed the opening of Canada's only Safe Injection Site, named Insite, in the Downtown Eastside neighborhood of Vancouver in 2003. The province of Quebec is currently in discussions with the federal government over similar exemptions to allow it to open several safe injection sites in the near future. Other "Harm Reduction" programs include methadone treatment of heroin addicts and ecstasy tablet testing in clubs.

The next logical step in the harm reduction philosophy is the legalization of all drugs. Advocates claim that legalization will eliminate organized crime, stop the funding of terrorists, save thousands of lives lost to overdoses, drastically reduce petty crime, and generate revenue for the govern-

ment. They even go so far as to claim that drug use will decrease after legalization, explaining that the illegal nature of drugs is what makes them attractive. There are many flawed assumptions that legalization supporters use to justify their position. Central to them is the assertion that psychoactive drug use is a normal psychological urge, similar to the human desires for sex and food, and should not be constrained in any way.

European countries have experimented with both harm reduction programs and even legalization of certain drugs. Holland is often used as a symbol of the success of the harm reduction approach. What has Holland become after a liberalization of its drug policies? In an article entitled Holland's Half-Baked Drug Experiment, Larry Collins provides an unflattering picture of what Holland has become.<sup>2</sup> "Holland is Europe's drug supermarket," a French narcotics officer states in the article. People from all over Europe are flocking to Holland in order to buy and consume narcotics. Usage of various types of drugs in both Holland and neighboring countries has skyrocketed.

A contrast to Holland can be found in Sweden. The official drug policy of the gov-

ernment is to work towards a drug-free society. A zero-tolerance policy for drugs and generous funding for treatment facilities has resulted in a very low incidence of drug abuse and the crime associated with it. A very effective sentencing scheme allows addicts convicted of any offence to opt for treatment rather than jail – and they are not released until they are cured from their addictions.<sup>3</sup>

What does this mean for us here in Canada? Harm reduction programs are going on around us and more are being planned. The "science" used to validate Insite's effectiveness is biased and flawed.<sup>4,5</sup> Little evidence exists to qualify other harm reduction programs as successful. All of these harm reduction strategies facilitate harmful drug use. They promote to us, our friends, and our children the fallacy that drug use is acceptable and normal. As citizens, let us remind our politicians of the dangers of harm reduction philosophies, and work towards a drug policy that promotes a drug-free vision of Canada.

Summer is an Excellent Time to Take Your MP Out for Coffee or Lunch!



## Women's Health

Naturalnews.com

Women who eat tomato products regularly may be at lower risk of heart disease, suggests a new study that has linked higher blood levels of the tomato compound lycopene to reduced risk of the chronic disease in women subjects.

The results showed that those women with the highest amounts of lycopene in their blood had half the risk of cardiovascular disease seen in those with low levels of the carotenoid. The determinants of lycopene in the blood do however need to be better understood, cautioned the researchers.

Lycopene is a powerful antioxidant that gives tomatoes and other fruits and vegetables their red color. It has also been linked to reduced risk of prostate cancer and sales of the ingredient in Europe are now worth \$34

million. But it has rarely been tested in prospective studies for its role in cardiovascular disease prevention.

Writing in January's issue of the American Journal of Clinical Nutrition, (vol 79, no 1, 47-53) researchers from the Brigham and Women's Hospital and Harvard Medical School, Boston collected blood samples from 28, 375 women and men initially free of heart disease and cancer in the Women's Health Study. During a mean of 4.8 years of follow-up, they identified 483 cardiovascular disease cases and 483 control subjects matched by age, smoking status, and follow-up time. Plasma lycopene, other carotenoids, retinol, and total cholesterol were measured.

The women in the upper three quartiles of lycopene levels had a significant mul-

tivariate 50 per cent risk reduction compared with those in the lowest quartile, write the researchers. But risk was not inversely associated with increasing levels of plasma carotenoids.

Heart disease is the leading cause of death of women in the US, the UK and most other developed nations. In 2001 coronary heart disease killed 54,000 women in the UK, more than four times that of breast cancer, according to the British Heart Foundation.



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# The rise of the Fourth Reich

Author Unknown

Everyone likes to say, "Hitler did this", and, "Hitler did that". But the truth is Hitler did very little. He was a world class tyrant, but the evil actually done by the Third Reich, from the slave-labor camps to WW2 was all done by German citizens who were afraid to question if what they were told by their government was the truth or not. Because they did not want to admit to themselves that they were afraid to question the government, they refused to see the truth behind the Reichstag Fire, refused to see the invasion by Poland as a staged fake, and followed Hitler into national disaster.

The German people of the late 1930s imagined themselves to be brave. They saw themselves as the heroic Germans depicted by the Wagnerian Operas, the descendants of the fierce Germanic warriors who had

hunted wild boar with nothing but spears and who had defeated three of Rome's mightiest legions in the Tuetenberg Forest.

But in truth, by the 1930s, the German people had become civilized and tamed, culturally obsessed with fine details in both science and society. Their self-image of bravery was both salve and slavery. Germans were required to behave as if they were brave, even when they were not.

It's easy to look back and realize what a jerk Hitler was. But at the time, Hitler looked pretty good to the German people, with the help of the media. He was TIME Magazine's Man Of The Year in 1938. The German people assumed they were safe from a tyrant. They lived in a Republic, after all, with strict laws regarding what the government could, and more importantly, could not do.

Their leader was a devoutly religious man, and had even sung with the boy's choir of a monastery in his youth.

The reality was that the German people, as individuals, had lost their courage. The German government preferred it that way as a fearful people are easier to rule than a courageous one. But the German people didn't wish to lose their self-image of courage. So, when confronted with a situation demanding individual courage, in the form of a government gone wrong, the German people simply pretended that the situation did not exist. And in that simple self-deception lay the ruin of an entire nation and the coming of the second World War.

When the Reichstag burned down, most Germans simply refused to believe suggestions that the fire had been staged by Hitler himself.

They were afraid to. But so trapped were the Germans by their belief in their own bravery that they willed themselves to be blind to the evidence before their eyes, so that they could nod in agreement with Der Fuhrer while still imagining themselves to have courage, even as they avoided the one situation which most required real courage; to stand up to Hitler's lies and deceptions.

When Hitler requested temporary extraordinary powers, powers specifically banned under German law, but powers Hitler claimed he needed to have to deal with the "terrorists", the German people, having already sold their souls to their self-delusions, agreed. The temporary powers were conferred, and once conferred lasted until Germany itself was destroyed.

When Hitler staged a phony

invasion from Poland, the vast majority of the German people, their own self-image dependant on continuing blindness to Hitler's deceptions, did not question why Poland would have done something so stupid, and found themselves in a war.

But Hitler knew he ruled a nation of cowards, and knew he had to spend the money to make the new war something cowards could fight and win. He decorated his troops with regalia to make them proud of themselves, further trapping them in their self-image. Hitler copied the parade regalia of ancient Rome, to remind the Germans of the defeat of the legions at the Tuetenberg Forest. Talismans were added from orthodox religions and the occult to fill the soldiers with delusions of mystical strengths and an afterlife if they fell in battle. Finally, knowing that it takes courage to kill the enemy face to face, Hitler spent vast sums of money on his wonder weapons, airplanes, submarines, ultra-long range artillery, the world's first cruise missile and the world's first guided missile, weapons that could be used to kill at a distance, so that those doing the killing need not have to face the reality of what they were doing.

The German people were lured into WW2 not because they were brave, but because they were cowards who wanted to be seen as brave, and found that shooting long range weapons at people they could not see took less courage than standing up to Hitler. Sent into battle by that false image of courage, the Germans were dependent on their wonder-weapons. When the wonder-weapons stopped working, the Germans lost the war.

I remember as a child listening to the stories of WW2 from my grandfather and my uncles who had served in Europe. I wondered how the German people could have been so stupid as to have ever elected Hitler dog catcher, let alone leader of the nation. Such is the clarity of historical hindsight. And with that clarity, I see the exact same mechanism that Hitler used at work here in this nation.

The American people imagine themselves to be brave. They see themselves as the heroic Americans depicted by Western Movies, the descendants of the fierce patriot warriors who had tamed the frontier and defeated the might of the British Empire.

But in truth, by the dawn of the third millennium, the American people have become civilized and tamed, culturally obsessed with fine details in both science and society. Their self-image of bravery is both salve and slavery. Americans are required to behave as if they are brave, even when they are not.

The American people assume they are safe. They live in a Republic, after all, with strict laws regarding what the government can and, more importantly, cannot do. Their leader is a devoutly religious man.

The reality is that the American people, as individuals, have lost their courage. The government prefers it that way as a fearful people are easier to rule than a courageous one. But Americans don't wish to lose their self-image of courage. So, when confronted with a situation demanding courage, in the form of a government gone wrong, the American people simply pretend that the situation does not exist.

When the World Trade Towers collapsed, most Americans simply refused to believe suggestions that the attacks had been staged by parties working for the US Government itself. Americans were afraid to, even as news reports surfaced proving that the US Government had announced plans for the invasion of Afghanistan early in the year, plans into which the attacks on the World Trade Towers which angered the American people into support of the already-planned war fit entirely too conveniently.

But so trapped are Americans by their belief in their own bravery that they will themselves to be blind to the evidence before their eyes, so that they can nod in agreement with the government while still imagining themselves to have courage, even as they avoid the one situation which most requires real courage; to stand up to the government's lies and deceptions. The vast majority of the American people, their own self-image dependant on continuing blindness to the government's deceptions, never question why Afghanistan would have done something so stupid as to attack the United States, and as a result, Americans find themselves in a war.



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# Swine Flu – fact or fallacy?

By M Biggs

Is the “Swine Flu” a real threat to our children, families and communities?, or is it a big fallacy that lines the pockets of the mega-pharmaceutical companies?

Did “they” get it wrong? Or do “they” have an agenda to reduce the population of the earth? Just who are “they” any way?

Is there a hidden agenda designed to reduce the population of the earth? Are we viewed simply as batteries that provide energy to the big superpowers, mega phar-

maceutical companies, giant international corporations and the international banking cartel? We must all take responsibility for ourselves, family, community, land and

world. This may not seem like an answer to those questions, but I think you will find it relevant to the Swine Flu Vaccination issue.

Below is an article I found on the Internet that sums up the Swine Flu Fallacy, written before the vaccinations started in Fall 2009, but still relevant:

## Ten things you’re not supposed to know about the Swine Flu vaccine

By Mike Adams, the Health Ranger, NaturalNews Editor

*She was deathly afraid of the flu.  
So she asked her doc what she should do.  
He jabbed her unseen  
With a swine flu vaccine  
Blurting, "Darling, I haven't a clue."*

- by the Health Ranger, NaturalNews

Let's not beat around the bush on this issue: The swine flu vaccines now being prepared for mass injection into infants, children, teens and adults have never been tested and won't be tested before the injections begin. In Europe, where flu vaccines are typically tested on hundreds (or thousands) of people before being unleashed on the masses, the European Medicines Agency is allowing companies to skip the testing process entirely.

And yet, amazingly, people are lining up to take the vaccine, absent any safety testing whatsoever. When the National Institutes of Health in the U.S. announced a swine flu vaccine trial beginning in early August, it was inundated with phone calls and emails from people desperate to play the role of human guinea pigs. The power of fear to herd sheep into vaccine injections is simply amazing...

Back in Europe, of course, everybody gets to be a guinea pig since no testing will be done on the vaccine at all. Even worse, the European vaccines will be using adjuvants -- chemicals used to multiply the potency of the active ingredients in vaccines.

Notably, there is absolutely no safety data on the use of adjuvants in infants and expectant mothers -- the two groups being most aggressively targeted by the

swine flu vaccine pushers. That leads us to the disturbing conclusion that the swine flu vaccine could be a modern medical disaster. It's un-tested and un-tried. Its ingredients are potentially quite dangerous, and the adjuvants being used in the European vaccines are suspected of causing neurological disorders.

### Paralyzed by vaccines

I probably don't need to remind you that in 1976, a failed swine flu vaccine caused irreparable damage to the nervous systems of hundreds of people, paralyzing many. Medical doctors gave the problem a name, of course, to make it sound like they knew what they were talking about: Guillain-Barre syndrome. (Notably, they never called it "Toxic Vaccine Syndrome" because that would be too informative.)

But the fact remains that doctors never knew how the vaccines caused these severe problems, and if the same event played out today, all the doctors and vaccine pushers would undoubtedly deny any link between the vaccines and paralysis altogether. (That's what's happening today with the debate over vaccines and autism: Complete denial.)

In fact, there are a whole lot of things you'll never be told by health authorities about the upcoming swine flu vaccine.

For your amusement, I've written down the ten most obvious ones and published them below.

Ten things you're not supposed to know about the swine flu vaccine

(At least, not by anyone in authority...)

#1 The vaccine production was "rushed" and the vaccine has never been tested on humans. Do you like to play guinea pig for Big Pharma? If so, line up for your swine flu vaccine this fall...

#2 Swine flu vaccines contain dangerous adjuvants that cause an inflammatory response in the body. This is why they are suspected of causing autism and other neurological disorders.

#3 The swine flu vaccine could actually increase your risk of death from swine flu by altering (or suppressing) your immune system response. There is zero evidence that even seasonal flu shots offer any meaningful protection for people who take the jabs. Vaccines are the snake oil of modern medicine.

#4 Doctors still don't know why the 1976 swine flu vaccines paralyzed so many people. And that means they really have no clue whether the upcoming vaccine might cause the same devastating side effects. (And they're not testing it, either...)

#5 Even if the swine flu vaccine kills you, the drug companies aren't responsible. The U.S. government has granted drug companies complete immunity against vaccine product liability. Thanks to that blanket immunity, drug companies have no incentive to make safe vaccines, because they only get paid based on quantity, not safety (zero liability).

#6 No swine flu vaccine works as well as vitamin D to protect you from influenza. That's an inconvenient scientific fact that the U.S. government, the FDA and Big Pharma hope the people never realize.

#7 Even if the swine flu vaccine actually works, mathematically speaking if everyone else around you gets the vaccine, you don't need one! (Because it can't spread through the population you hang with.) So even if you believe in the vaccine, all you need to do is encourage your friends to go get vaccinated...

#8 Drug companies are making billions of dollars from the production of swine flu vaccines. That money comes out of your pocket -- even if you don't get the jab -- because it's all paid by the taxpayers.

#9 When people start dying in larger numbers from the swine flu, rest assured that many of them will be the very people who got the swine flu vaccine. Doctors will explain this away with their typical Big Pharma logic: "The number saved is far greater than the number lost." Of course, the number "saved" is entirely fictional... imaginary... and exists only in their own warped heads.

#10 - The swine flu vaccine centers that will crop up all over the world in the coming months aren't completely useless: They will provide an easy way to identify large groups of really stupid people. (Too bad there isn't some sort of blue dye that we could tag 'em with for future reference...)

The lottery, they say, is a tax on people who can't do math. Similarly, flu vaccines are a tax on people who don't understand health.

When mainstream media tells us that there is a big flu pandemic coming, and that our best protection is to get a mystery injection designed to protect us from all ills -- shouldn't we take that as a challenge to sit down and do our research?

If our greatest power as individuals is that no one can make us do anything that we do not, at least on some level, consent to, then ultimately, it is up to us to take responsibility for the final decisions regarding our indi-

vidual and family health.

The Swine Flu "story" should convince us more than ever that our individual and family health is our responsibility and ours alone. We must not succumb to scare tactics deployed by individuals and institutions whose paycheques issue directly from the sponsors who promote the "solution."

It is time to take responsibility for ourselves. There are plenty of resources avail-

able on the Internet to help us make informed choices. If you do not have access to the Internet, start with specific questions about the vaccinations to a health care provider you trust. Here are some of the sources I found on the Internet. Arming myself with this information gave me the confidence to "Just say No!" to the Swine Flu Vaccine.

- Mercola.com
- NaturalNews.com
- The Doctor Within

These are just three websites that provide well-researched and balanced views of the Swine flu story. These sites gave me the information I needed to balance the majority of coverage by mainstream media and the overall view of the medical profession of the Swine Flu and H1N1 vaccine.

They are also excellent sources of information for health issues in general. These sites, in addition to the websites of supporters of the Canadian Coalition

for Health Freedom, are just a few of the resources available to people who want to take responsibility for their health, and get the information they need to make wise decisions.

In the end, it doesn't matter who "they" are, or how we are viewed by "them." I once heard a good saying: "What someone else thinks of you is none of your business."

We alone must live with the decisions we make. It rests on our shoulders to make

our health decisions based on information we trust, from sources we know who have agendas we agree with; and then be willing to live with the consequences of those decisions.

I pray you enjoy good health, and happiness, surrounded by those you love.



# The Bill C-6 battle wages on: an update on the political campaign to protect natural health products

Published in *Vitality* October 2009 Edition Features  
by Helke Ferrie



## THE RECENT HISTORY OF BILL C-6

On April 30, 2009, all four parties supported Bill C-6 without protest. True, MP Paul Szabo (Liberal, Mississauga North) and MP Judy Wasylycia-Leis (NDP, Winnipeg North) wanted assurances that C-6, to amend the Hazardous Products Act, would not affect regulation of natural

health products. Judy Wasylycia-Leis reminded parliamentarians: "The furor that erupted after the introduction of Bill C-51 [to amend food and drugs regulation] and C-52 [the former version of C-6] last year was a result of the fact that the government failed to consider the need to clearly differentiate natural health products from current drug legislation."

Indeed, the pernicious fact is that C-51, C-52, and C-6 share regulatory provisions that were and are constitutionally insupportable and make a mockery of current medical and environmental science.

The Conservatives promised that C-6 has nothing to do with natural health products, pointing to Clause 4 (1). What they didn't say, and

what the Opposition failed to recognize, is that if C-6 were to become law, any sort of consequential amendment to food and drugs legislation could be made, and that this could happen by a mere Order in Council, without any parliamentary debate. Nobody would know. This extraordinary power is written into Bill C-6, which also is explicitly exempted from the mandatory requirements of the Statutory Instruments Act, against which all Bills must be checked to ensure that they are in harmony with the Constitution. The authors of C-6 must know why they did that. Tested for its constitutionality, C-6 would not survive.

Parliamentarians went into summer recess assured that C-6 aims to protect Canadians from terrible poisons hidden in dangerous

imports arriving from various foreign countries. Nobody even thought of asking why this Bill was exempt from being checked against the Constitution. Not one MP wondered why C-6 has these extraordinary powers that would make a judge's jaw drop. C-6 was sent off to the Senate. Having been approved by all parties, Harper & Co thought it unlikely to raise Senatorial hackles. The fact that this toxic products Bill is itself toxic to the rule of law, human rights, and our Constitution never surfaced at all in parliamentary debate. Parliament had been successfully bamboozled, misled, or was complicit.

If I had my way, every MP would have to pass, with at least 80% success, an exam in Canadian constitutional and international human

rights law as a mandatory prerequisite to run for office. The examination results would be posted on the Internet and the major newspapers. Imagine the dazzling intellectual wattage that would illuminate our parliament as a result of this one precautionary measure!

## LATEST DEVELOPMENTS IN THE BILL C-6 BATTLE

If you want something done in Canada, you do it in the winter. If you want to prevent something from being done, you do it in the summer. This tactic has worked for Liberals and Conservatives alike for at least a century. Therefore, Manitoba's Senator Sharon Carstairs' surprising move on June 23 to adjourn second reading of C-6 until September could at first be

understood as summertime having arrived in Canada and that the living was easier without debating Bills. However, knowing her thoughtful work in the late 1990's, which made public the antiquated, inhumane policies that dictated chronic pain management, I suspect her decision to have C-6 discussed in the fall was based on her correct assessment of its assault on human rights.

C-6 was tabled in the Senate on September 16. Over the summer, determined and coordinated action by various health freedom groups resulted in each Senator receiving at least 600 e-mails or letters from across Canada protesting this Bill on the issue of its unconstitutionality. Having waded

*Continued on page 10  
... Bill C-6 Battle...*

## "Bioshield II" Legislation Threatens our Freedom

By Randi Airola & John Gowan

Since the attacks of September 11th, 2001, the citizens of the United States have been challenged by elevated alerts predicting bioterrorism. The facts, however, do not support this paranoia. In the only biological attack in our nation's history our country was assaulted with anthrax spores that originated from a "domestic" source according to the FBI and the White House. We are told that we will not let the terrorists change our lives, but that's exactly what our Government is mandating through legislation.

While the Government attempts to evade detection for misleading the American people in policies abroad, they are diverting their attention, and ours, to new undetectable domestic threats. The intended solutions to bioterrorism and the risk those solutions place on our citizens needs sharp review. In the midst of the diversionary hype our Government is simultaneously indemnifying itself and Biodefense manufacturers against any liability from damages caused by their vaccines or drugs meant to protect us against these new threats, real or not. Compliance will

be mandatory.

Senator Burr (R-NC) has introduced a bill titled the "Biodefense and Pandemic Vaccine and Drug Development Act of 2005" (S. 1873, aka: "Bioshield II"), co-sponsored by Senators Frist (R-TN), Enzi (R-WY) and Gregg (R-NH). From the title, the intent appears to be for the protection of the American people; however, upon closer scrutiny, this Act is more concerned with protecting the pharmaceutical industry. In fact, it strips the citizens of the United States of their basic human rights. Examining the facts one at a time, S. 1873 shows us the following. The Act:

- Provides sweeping immunity to any manufacturer that produces any type of countermeasure from any type of lawsuit stemming from injuries or death that may occur to the recipient;
- Provides a Government fund for any person that has been injured or died as a result of any countermeasure taken, with a cap of \$250,000.00 per person, per life. If a person becomes permanently disabled, it is unrealistic to

believe that this sum will last a couple of years, let alone a lifetime;

- Creates a new agency, the "Biomedical Advanced Research and Development Agency" (BARDA), which will be exempt from the Freedom of Information Act (FOIA), the Federal Advisory Committee Act (FACA), and judicial review;
- Determines the Secretary of Health and Human Services (DHHS) to be the sole authority on whether or not a person's injury or death resulted from the countermeasure. The Secretary's decision is final and not subject to judicial review.

So the Secretary authorized to declare a national emergency, would coincidentally be the person who would review and rule on whether or not an injury or death was the result of his/her decision, that would not be subject to judicial review. Such practice may be suitable in an oligarchy but not in a democracy. This is a significant conflict of interest.

Under "Project Bioshield",

the Secretary of DHHS, an appointed, unelected official, can declare a national emergency based on intelligence of threats of bioterrorism/pandemics/ epidemics (whether natural outbreaks or bioterrorism), and whether those threats are real or potential. Should that occur, then every American can be forced to submit to whatever countermeasure is deemed appropriate, whether that countermeasure is FDA approved or not. To say the least, this is completely unenforceable. The Bill of Rights cannot logically coexist with such a law.

The "Homeland Security Act of 2002", removes liability for injuries or deaths caused by the smallpox vaccine when it is used as a countermeasure. Currently, the product label with the Wyeth Smallpox vaccine now carries a "black box warning" about potentially fatal dangers to the heart.

The "Public Health Security and Bioterrorism Preparedness and Response Act of 2002", proposed changes to the vaccine and drug licensure standards. Under this Act, known as the "animal efficacy rule"

(meaning that testing on animals will be deemed sufficient), could be enacted in order to use a drug or vaccine. The true human cost in terms of injuries or deaths will not be known until mass vaccination occurs.

The "Emergency Use Authorization" (EUA) allows the FDA to put into use countermeasures that has either not been approved, or, not approved for their intended use. The EUA has already injected the anthrax vaccine into over 1 million of our military service members under a Department of Defense order. This has resulted in thousands of injured individuals, 21 deaths that are admitted, and hundreds of court-martials which have resulted in felony convictions. A federal judge (Doe v. Rumsfeld) put an end to this mandated illegal practice. If however, S. 1873 is passed, there will be no judicial review.

To ensure compliance to rapid responses, the "Model State Emergency Health Powers Act" (MSEHPA) is an Act which allows Governors to declare an emergency and to utilize the state militia in the control of

all roads leading into and out of the cities and the state. It allows the Governor to seize citizens' personal property, to arrest and detain and forcibly examine, vaccinate and medicate citizens and/or their minor children without informed consent. Should death or injury occur during any of this process, any person acting on behalf of the Government would not be held liable.

Taken as a whole or even in part, S. 1873, and the other Acts cited above are a serious threat to our Constitution and to the liberty of all Americans. These Acts are a direct assault on every American's freedom.

Written by Randi Airola, randiceaj@sbcglobal.net, and John Gowan, jggowan@comcast.net

*To read the full paper with links and references to Senator Burr's staff regarding S. 1873, and all other Acts cited above, by Barbara Fisher, go to:*

[http://www.nvic.org/2005\\_11-15\\_NVIC\\_Sen%20Burr\\_BioShield%20v7.pdf](http://www.nvic.org/2005_11-15_NVIC_Sen%20Burr_BioShield%20v7.pdf)



# Ask Yvonne Tuck

## Q: Can Antioxidants Reduce the Risk of Cervical Cancer?

By Yvonne B. Tuck

**A:** Yes, the most common sexually transmitted viral disease is human papillomavirus (HPV), which causes genital warts. Over a million new cases are estimated to occur each year. Infection with certain types of HPV is strongly linked to the subsequent development of cervical cancer. Cervical cancer risk is especially high among women who are persistently infected with these specific types of HPV, compared to women who are only transiently infected. This finding led researchers to look for environmental and lifestyle factors that may affect the persistence of HPV infection, and thus, the risk of cervical cancer.

Early studies showed that the lower the plasma levels of antioxidant nutrients, the higher the risk of cervical cancer.

In phase I of a study, 999 women, aged 18 years and older, had Pap smears and were screened for the cancer-causing types of HPV. In phase II of a study, three months later, repeated Pap smears and HPV assessments were conducted in 65 of the 134 HPV-positive women.

The researchers found that mean serum levels of beta-carotene, cryptoxanthin, lutein, and vitamin E were approximately 24 percent lower among persistently HPV-positive women than among women who were HPV-negative. In addition, serum levels of vitamin E were 20 percent lower in

women with more severe cervical pathology than in the healthy women.

This is the first study to show a relationship between antioxidant nutrients and the persistence of HPV infection.

### Nature's Viagra

Viagra, a popular drug for impotence has been linked to a number of deaths since it became available on prescription a few years ago. There are safer, more natural ways to correct male impotence. TRIBULUS TERRESTRIS, known as Nature's Viagra, has been discovered to be an excellent, natural treatment for sexual dysfunction in both men and women.

In ancient Greece, China and India it's most common use is in the treatment of infertility in women, impotence in men, and for increasing the libido in both sexes. Tribulus Terrestris is used for liver, kidney and urinary tract infections, and as an energy and cardiovascular tonic.

More than twenty years ago, researches in Bulgaria searching for a plant that would increase endurance and strength in athletes and body builders created a renewed interest in Tribulus Terrestris. Their research discovered that Tribulus Terrestris increased testosterone levels by as much as 33%, increased the number and mobility of the sperm, improved libido and improved and prolonged

duration of penile erection in men.

Studies done with women found that it had a favorable effect on both natural and surgically-induced menopause, restored and improved libido, and improved ovulation and reproductive function effect. Studies have also found that Tribulus Terrestris has a beneficial effect on high blood pressure and reduces sodium and fluid retention.

Tribulus Terrestris is considered a safe alternative to Viagra. Research has found no known toxicity, cautions or contra-indications. The recommended dosage used in studies is 250-500 mg three times daily with meals.

### Explore Optimum Health the Natural Way

Optimum Health is defined as the maximum level of health an individual can achieve and sustain with their genetic constitution, past influences and present lifestyle. The key to Optimum Health is for each individual to take responsibility for their own health and to learn to listen to their body. Our body is a miracle of creation and in most cases, if given some help, is capable of healing itself.

Taking responsibility for your own health is directly connected to learning what the causes of degenerative diseases are. In North America, over 60% of all deaths occur because of degenerative diseases relat-

ed to diet and lifestyle. There are three principle causes of degenerative diseases:

### Malnutrition:

North Americans consume more foods and other substances than anywhere else in the world, yet suffer from malnutrition. The reasons are:

- Mass food production and processing techniques creating denatured foods with low nutrient values.
- Depleted soils
- Fast foods high in caffeine, food additives, sugar, toxic fats
- Overcooking and frying

### Improper Digestion:

Do you suffer from abdominal pain, bloating, burning sensations, constipation, gas, halitosis, indigestion, nausea and/or rumbling noises after eating? Even if you eat a healthy diet, indigestion causes the absorption and metabolism of all nutrients to be compromised. A lack of digestive enzymes, healthy intestinal flora and hydrochloric acid needed for healthy digestion can be caused from:

- Anger, anxiety, stress and worry
- Poor diet high in alcohol, caffeine, fat, food additives, sugar, vinegar: and greasy, spicy or highly refined foods

- Chewing with your mouth open, talking while chewing or hurriedly eating.
- Drinking liquids with meals and improper food combining
- Age, ill health, poor diet and stress.
- Gallbladder, liver or pancreas weakness or disorders.
- Antibiotics and other pharmaceutical drugs.

Eventually ailments such as allergies, candida, fatigue, food sensitivities, infections and parasites, irritable bowel syndrome, leaky gut syndrome, other gastro-intestinal disorders, memory loss and poor concentration can result.

### Toxicity:

The environment we live in is very different from that of our ancestors. We endure massive air, chemical, soil and water pollutants and our diets are high in toxins. This overload of daily toxins increases our free radical production and poisons our body, which results in a greater risk of ill health and disease.

Optimum Health is achievable by developing a specific personal regime combining several key elements thus encouraging our body's to perform at their peak potential and efficiency. The key elements to achieving Optimal Health:

### Pure Water

Is essential to life. For optimal health we should drink a minimum of eight 8 oz glasses a day.

### Eating a wide variety

Of colorful fresh fruits and vegetables and whole, unprocessed foods ensures that you are providing your body with the optimum amount of complex carbohydrates, enzymes, essential fatty acids, fibres, lean protein and nutrients.

### Supplementation

Daily supplementation is essential for Optimum Health

### A Healthy Lifestyle

Twenty to thirty minutes a day of regular aerobic activity, like aerobics, bicycling, power walking, swimming, tai chi, yoga or strengthening exercise classes improves digestion and elimination of wastes and toxins and can also reduce stress and anxiety.

### Healthy Environment

Use non-toxic cleaning materials and natural body care products

Reduce, Reuse, Recycle, Repair, Rethink and Reshape



Yvonne and Trueman Tuck operate Tuck's Discount Vitamins & Wellness Centre, Live Longer Education Foundation and CuresNaturally.com. For more information please visit [www.tucksdiscountvitamins.com](http://www.tucksdiscountvitamins.com), [www.livelongereducationalfoundation.com](http://www.livelongereducationalfoundation.com) or [www.curesnaturally.com](http://www.curesnaturally.com). Send your questions to [Yvonne@livelongereducationalfoundation.com](mailto:Yvonne@livelongereducationalfoundation.com)

# Friends of Freedom International needs your support in order to ensure that GMO labeling becomes mandatory.

Our delegation representing your interests was at the Codex meetings that were held in Quebec City, Canada on Monday May 3rd, 2010. The agenda item pertaining to mandatory labeling of all GMO foods and beverages was a very hot button topic and once again failed to move forward.

It was our position at Codex that all global citizens have the unalienable right of "Informed Freedom of Choice". We argued that in order to make intelligent decisions pertaining to our individual good health and well-being and that of our

family, we must know on the label of all products, exactly what is in the product and the entire truth about the risks and benefits.

We need your active participation wherever you are in the world to force mandatory GMO labeling in all countries. You need to immediately go to our website [www.friendsoffreedominternational.org](http://www.friendsoffreedominternational.org), become a member and help us organize a Codex Chapter in your country and send the E-Mandate direction to your country's representatives and those of all other countries, as well as the other non-attending

Codex/FAO/WHO decision makers.

Below you will find the press release issued by NDP MP Alex Atamanenko

**GENETICALLY MODIFIED FOOD: NO MORE SECRETS**

Pull back the curtain on what's in our food says NDP MP

OTTAWA – Alex Atamanenko (BC Southern Interior) re-introduced a private members bill that will pull back the curtains on the secretive and shady world of

genetically modified foods. His bill will require the mandatory labeling of Genetically Modified Organisms (GMO) in food.

"Year after year the results of public opinion polls overwhelmingly demonstrate that over 80% of Canadians want products containing genetically modified organisms to be labeled", stated the NDP Agriculture Critic. " People should have the right to make informed choices about the food they purchase to feed their families."

In April 2004 the Canadian government adopted a stan-

dard of voluntary labeling claiming they were confident that companies would voluntarily label GM food products in response to consumer demand. "I would point out to the government that after years of voluntary labeling there is yet to be a single label indicating the presence of genetically modified organisms (GMO's)", observed Atamanenko.

"Canadians could have had this law in place during the last Parliament when a similar Bill (C-517) was tabled by the Bloc Quebecois," noted Atamanenko. "Sadly, the Liberals and

Conservatives joined forces to defeat it."

According to Atamanenko, the government and their partners in the Biotech industry have long claimed it would be far too expensive to implement such a labeling system, pegging the cost to Quebec alone at \$150 - \$200M. A study commissioned by Quebec's Department of Agriculture in 2007, estimates that in Quebec the cost would be \$28M per year for Industry

*Continued on page 12 Friends of Freedom...*

# The Bill C-6 battle wages on: an update on the political campaign to protect natural health products

*continued from page 8*

through the moral and legal morass of Bills C-51 and C-52 last year, this campaign went to the very heart of the matter: the loss of constitutionally guaranteed freedoms which were snuck into a Bill under the guise of protecting public health. By the time the Senators met to discuss C-6, they had read the Bill, its legal analysis, and got an earful from Canadians. The result: the Senators were furious.

The last time that happened, about a decade ago, a public inquiry was the result of their outrage. They subpoenaed those now internationally famous “rogue” scientists from Health Canada (Drs. Shiv Chopra, Margret Haydon and Gerard Lambert) who had consistently fought the governments of Prime Ministers Mulroney (Conservative) and Chretien (Liberal) for disregarding published science and safety requirements of the Food and Drugs Act, and for knowingly passing into our food and pharmacies drugs that cause cancer, liver failure, hormone disruption, systemic disease, birth defects, and central nervous system injury. As payback for their audacity in testifying before the Senate, those scientists were fired by the next Prime Minister, Paul Martin (Liberal).

In 1999, bovine growth hormone and other killer drugs investigated by that Senate inquiry were subsequently banned in Canada and the rest of the world. But many more such scientifically and legally insupportable or unsupported drugs are still killing and maiming Canadians (in fact, at least 23,000 people annually) according to the Canadian Medical Association.

## NATURAL HEALTH PRODUCTS UNDER SIEGE

Meanwhile, the natural health products (NHP) which kill nobody and often cure, continue to be under attack in blatantly illegal ways — including recent raids at gunpoint. Over the past 6 months, the Canadian Coalition for Health Freedom has provided to the Senate documented case histories of these assaults on natural health product distributors. This is highly significant because Health Canada is acting already as if C-6 was in place, and as if consequential amendments had already been made to

the Food and Drugs Act. Passing C-6 would legalize Health Canada’s now out-of-control behaviour.

Currently, some 35,000 NHPs are still awaiting approval, unlike the rapid approval given to every kind of liver-toxic synthetic drug or immune-system-assaulting vaccine of unknown safety and effectiveness. Despite the total lack of provable harm and in blatant disregard of their effectiveness, the 70,000 natural health products which were on the market in 2004 have now been reduced to less than 40,000. These will be reduced by about 50-70% yet again, starting in January 2010, because most cannot meet the approval process designed for synthetic drugs. Why not? Because, unlike synthetic drugs, NHPs aren’t toxic, but involve essential nutrients; hence, toxicity studies required for synthetic drugs cannot be performed. Also unlike synthetic drugs, NHPs work best when taken together with other nutrients (i.e. synergistically), while toxic drugs tend to deliver one major active ingredient.

## CONSERVATIVE GOV'T SEEKS ESCAPE FROM ACCOUNTABILITY

The July 2009 Weatherall Report on the recent listeria crisis documented that Health Canada “failed to provide adequate direction [to industry]” because government inspectors weren’t even required to ask for listeria tests. Well — yes, of course: there weren’t enough inspectors to do the job! The Harper government had been on a deregulation frenzy to make things really easy for industry. This report made 57 recommendations and not one called for new legislation. Its conclusion was that Health Canada follow current legislation and “do their jobs.”

Toxic drugs, environmental poisons, and infected food have a way of keeping scientists, doctors, and the public focused on tried and true methods of enforcing accountability. But C-6 was designed to go straight to the heart of the matter by trying to outlaw all dissent, due process, and independent oversight. The Harper government must have figured that under the subterfuge of protecting babies and the public, they could get away with this plan.

Nice try. Trouble is, the senators were doing their due diligence, something that is dangerous to totalitarian objectives. Senators thankfully have the same powers as Parliament — and they don’t get lobbied and thereby ethically challenged like our MPs do, because Senators don’t have to worry about being re-elected. Big Pharma, Big Agri, and Big Industry have to concentrate their lobbying resources on those with future ambitions. It is difficult to buy somebody who has arrived for life; it’s as pointless as lobbying the Queen.

Senator McCoy used the word “totalitarian” to describe Bill C-6. Vitality published a detailed summary of the Bill in its April and September issues:

- C-6 abolishes protection from trespass, a court-ordered warrant, and the need for court-supervised search and seizure;
- it bypasses existing laws on privacy and confidentiality and explicitly exempts the Minister of Health and government inspectors from any kind of third-party oversight and accountability;
- the need to publish regulations governing the activities of the inspectors is abolished, too;
- accused individuals have their access to the courts seriously limited, even the assumption of innocence is gone;
- astronomical fines are to be handed out for crimes committed on the Minister’s assumption of guilt which requires no supporting evidence for independent examination;
- even the corporate shield would disappear, because corporate directors would be legally liable for the actions of their employees — which actions would be deemed criminal solely on the opinion of the Minister, not by the courts;

— this bill allows foreign governments and institutions, like CODEX and the World Trade Organization, to have the same powers over Canadians in all these matters outlined above, as if they were part of our own government.

## Senators Respond to Bill C-6



“...what on earth are we imposing on the people of Canada with this kind of totalitarian tactic that is being endorsed and spread through this legislation into the tiniest corners of our lives? It even gives the minister ... the ability to take the word of a foreign government on which to base decisions in Canada!”

—Senator Elaine McCoy, during Senate Debate on Bill C-6, September 16, 2009



Senator Jeremiah S. Grafstein, an expert in corporate and administrative law, father of the CHUM media empire and cofounder of CityTV, flatly stated: “I was involved in the establishment of the first Department of Consumer and Corporate Affairs. [This Bill C-6] ... is unconstitutional.”



Senator Joseph A. Day, a lawyer from New Brunswick, stated “this is much more invasive and intrusive than previous legislation and its ideology is vastly different ... I am very concerned about the consti-

tutionality with respect to due process violation.” He was amazed that “...the government is moving away from requiring a scientific basis for making an order” and “...inspectors can enter a business without [having to show] reasonable and probable grounds, [that] no warrant is necessary, and they can seize any ‘thing’ and there is no definition of ‘thing’!”

Senator Day was incredulous as to the very need for this assault on basic rights: “Why do we need to do away with the [current] Hazardous Products Act and the regime that has become well-known in the courts and in society? Why must we ... pass this new piece of legislation, which is quite different ... [and only] provides for increased federal government control?”

In disbelief he pointed out: “Guidelines will not be published in the Canada Gazette. They will not go before the Standing Joint Committee for the Security of Regulations because they are exempt...[clauses 3 and 9], and the minister does not have to go to the Privy Council Office to ensure an interim order is within the rules ... This situation is not acceptable.”

Senator Day then asked: “Is this where we want to go with respect to public safety?”

So the Senate tossed Bill C-6 into a serious review process involving privacy law, plus constitutional and criminal law tests from which this Bill may never emerge, because we may have an election that kills all Bills on the order papers in Parliament and the Senate. The Senate has the power to stop a Bill — they did it six times already — but will only do so if they keep hearing from many Canadians. This is not over!

## PUBLIC URGED TO TAKE FURTHER ACTION

In 2008, when I was researching the origins of Bill C-51 (food and drugs) and C-52 (hazardous products, now C-6) for my book *What Part of No! Don't They Understand?* (free on [www.kospublishing.com](http://www.kospublishing.com)), I was struck by the eerie similarities and frequent use of identical wording found in these Bills introduced in the parliaments of the EU, Australia, the USA, and

Canada. Trade treaties alone could not explain this cloning. Treaties are supposed to enable countries with different national priorities to find common methods of exchange.

When countries with different social histories, regional priorities, government ideologies, and saleable goods mysteriously propose virtually identical regulatory legislation which would wipe out all visible differences, this drastic leveling process begs the question, “Who profits?”

The answer is a no-brainer: the only ones who can possibly benefit from such legislation are those who won’t make safe foods, can’t make safe drugs, get rich on toxic products, and sneer at oversight that slows down production and sales.

Dr. Shiv Chopra has an elegant and simple solution to this mess which arises from the fact that government and industry have for so long colluded to perpetrate such lies that seeing them for what they are may now make corrective action possible. According to Dr. Chopra’s Five Pillars of Food Safety, and in obedience to the current Food and Drugs Act, we must demand our natural right for real protection from harm:

1. Remove all hormones from food production.
2. forbid the use of all prophylactic antibiotics.
3. Stop feeding slaughterhouse waste to food-producing animals.
4. Stop the production of all genetically modified foods.
5. Stop the use of pesticides in food production, agriculture, and for cosmetic purposes.

The same principles apply to all other hazardous products, which Bill C-6 pretends to regulate but actually sets the stage for their proliferation by removing all accountability. As for oxymoronic Health Canada, we need the Charter of Health Freedom to become law and let Health Canada die a natural and overdue death.

Your letters, e-mails, and continued support to kill C-6 and prevent its resurrection after the next election is absolutely vital. Visit the websites listed below and join this effort.

*Continued on page 11  
... Bill C-6 Battle...*

# Regina v Schmidt – a brief synopsis

By Rob in the Pagé family

On Wednesday, February 3, 2010, a group of about 50 people gathered in Edmonton, Alberta to review the January 21, 2010 Ontario ruling from His Worship P. Kowarsky. The case is in regards to Michael Schmidt and his efforts to change Ontario legislation to permit

the sale of raw milk. Schmidt was charged with a number of offenses under the Milk Act and the Health Protection and Promotion Act of Ontario.

I am not a lawyer and cannot provide you with legal advice in this matter. What follows

is my opinion. I ask that you draw your own conclusions and make up your own mind on what this means to you and your family.

It is my opinion that the scope of this ruling is not, and cannot be, held to raw milk only. It has implications

in all aspects of our lives, which include, but are not limited to: vitamins, minerals, all foods, homeopaths, naturopaths, and all other forms of alternative health care.

I can not possibly do the ruling justice in a few paragraphs. The ruling is the most comprehensive, well written, well researched, articulate ruling I have ever read. I would encourage you to read it for yourselves. It is 40 pages long and will take a few hours of your time, but it will change your life. I have recorded the session that we had on February 3 and will provide the link to the video should you be interested in my opinions and interpretation on the matter.

In short, His Worship P. Kowarsky and the Supreme Court of Canada are telling us that the Queen is only responsible for the protection of citizens who are considered to be vulnerable. If we can self-govern and ensure that all of our contracts are correct and conducted privately, the legislation and regulations do not apply.

In the ruling, Kowarsky outlines that the Queen makes many assumptions and presumptions in order to protect the vulnerable. It is our duty to rebut those assumptions and presumptions when we are dealing with the public, otherwise the Queen will assume we are vulnerable and need protection.

There are specific stipulations that must take place in our private contracts. Without them, our activity will fall under the jurisdiction of the statutes and regulations for the public sphere.

These stipulations are:

1. Full disclosure of all terms, conditions and risks associated with the activities outlined in the contract.
2. Free will acceptance from all parties.
3. Due diligence must be done to ensure that the public is not invited or has access.
4. It must be easy to distinguish between the parties to the contract and those not in the contract, (aka members of the public).
5. All parties must have equal consideration in the contract.
6. All parties must be aware

that they participate at their own risk.

The implications of this ruling are immense and, along with the Supreme Court rulings referenced, should be studied by individuals wishing to reduce the impact or influence of the State in their lives.

His Worship P. Kowarsky also makes it clear that other assumptions are at play here. For example, "that statutory interpretation is founded on the assumption that legislatures are rational agents". He also referenced another Canadian Supreme Court ruling Point-Claire (City) v. Quebec (Labour Court), [1997] 1.S.C.R. 1015 which stated:

*"There is no doubt that the principle that statutes dealing with similar subjects must be presumed to be coherent means that interpretations favouring harmony among statutes should prevail over discordant ones ..."*

Most rational men and womb-men might conclude that there are numerous occasions in the past where our legislatures are not rational and pass legislation that is not in harmony, Bill C-6 and others like it among them.

The problem is that we live our lives in the public realm, which gives the State jurisdiction over our lives and the added burden of trying to protect us as if we are children who do not know how to self-govern.

Almost every aspect of our lives has been transmitted from the private to the public sphere through applications and registrations: social insurance numbers, drivers' licenses, birth certificates, marriage certificates, health care, insurance, vehicle registration, property registration, employment insurance, and Canada Pension to name a few.

We are so dependent on the State that our 'parent' has no choice by law but to look after us.

His Worship P. Kowarsky stated most succinctly in paragraph 141 of the ruling "In my view, these poignant statements from the Supreme Court beg the question: "If the ultimate purpose of regulatory legislation is to protect those who are unable to protect themselves, especially those who are particularly vulnerable, do those members of society who express-

ly waive the need for protection, still need the protection?"

I have been on a long journey to be a fully accountable, responsible, self-governing, mature adult. I spent considerable time and effort to remove myself from the public sphere by learning their game and waiving the need for protection. I rebutted all of their presumptions and feel I have met the burden of due diligence, proving that I can govern myself. I declared my sovereignty in April 2008, closed down all my public accounts, and declared to the Queen that I am no longer her subject and no longer require any benefits or privileges from her or the State. I am a man and I only have one master, the Lord our God. I govern myself under Matthew 22:37-40 and I am personally responsible for all aspects of my life, including the food I consume, my health and ensuring that we have the necessities of life. It is a long, difficult journey but the rewards are plentiful, perhaps a topic for discussion at a later date.

I want to extend a personal message to Michael Schmidt: Thank you for all the energy, time and personal sacrifices in your efforts to stand up for what you believe. You are helping millions of people around the world and you are a shining light of hope for those who are searching for truth, freedom and liberty. I have tremendous respect and appreciation for what you have accomplished by standing up for what you believe. You went about this whole process differently than I would have, but that is okay. That is what is so wonderful about the beauty, diversity and creativity of Creation. God bless you.

-end-

*rob in the pagé family is a teacher, coach and researcher in matters of self-governance, sovereignty, freedom and liberty. He has developed an eight module DVD set entitled "A Journey Towards Truth" to demonstrate the basics of how the system works and what steps a man or womb-man can start taking to gain control of their life again and walk the path of Truth. For more details on the DVDs or to request a speaking engagement or seminar from rob, please feel free to e-mail him at rpage.np@gmail.com*

## Bill C-6 Battle

continued from page 10

### Resources:

- Alliance for Natural Health (www.anhcampaign.org) tracks legislative and CODEX developments in Europe
- Freedom of Choice in Health Care rights advocate Trueman Tuck's Canadian Coalition for Health Freedom (www.canadiancoalitionforhealthfreedom.ca) for Bill C-6 updates and to send letters to all MPs and Senators with one click
- Canadian Natural Health Collective (www.cnhc.ca) for one-click letters, infor-

mation, strategy

· Lawyer Shawn Buckley's national Natural Health Products Protection Association (www.nhppa.org) on C-6 developments and to support the Charter of Health Freedom campaign

### Books:

- Chopra, S., Corrupt to the Core – Memoirs of A Health Canada Scientist, Kos 2009
- Healy, T. ed. The Harper Record, CCPA, 2008 tells you what the current government is really up to

· Savoie, D. J. Court Government and the Collapse of Accountability in Canada and the United Kingdom, University of Toronto Press, 2008

Catch Helke Ferrie at Whole Life Expo 2009, where she will present updates on the progress of Bill C-6 and the Charter of Health Freedom, plus assorted court cases currently underway. For time and date of her session, check the Expo Showguide in the November issue of Vitality.





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E-mail: Trueman@tucksprofessionalservices.com | Website: www.tucksprofessionalservices.com

Federal Regulatory Harassment is Destroying Canada



We won last time



**Canadian Coalition for Health Freedom**

Stop our dietary food supplements from being regulated as drugs



Please join us again

## We must stop Bills C-51, C-52 and C-6 and the Natural Health Product Regulations.

To help please do the following:

1. Go to [www.canadiancoalitionforhealthfreedom.ca](http://www.canadiancoalitionforhealthfreedom.ca)
2. Become a member
3. Send your E-Mandate by the People Protest Letter
4. Become a local Riding

Canadian Coalition for Health Freedom  
Mailing & Office:  
C/O Tuck's Business Centre  
444 Dundas St. E. Suite H & I Belleville ON  
Tel: 613-771-1797 Fax: 613-968-3215  
[www.canadiancoalitionforhealthfreedom.ca](http://www.canadiancoalitionforhealthfreedom.ca)  
[united@canadiancoalitionforhealthfreedom.ca](mailto:united@canadiancoalitionforhealthfreedom.ca)



# Fluoride in drinking water

By Chris Gupta, P. Eng

"The fluoridation trials upon which the paradigm depends have been shown to be statistically invalid and falsified. The fluoridation paradigm depends heavily on public belief that the US Public Health Service, WHO, the ADA and AMA are telling the truth. After reviewing the evidence, it is hard not to realize that the facts have been deliberately misrepresented to the public. In a country where medicine is a business, a healthy population would mean an end to the medical, industrial, chemical and pharmaceutical empires who reap trillions of dollars during the process of the decline in the health of the world population. It is a decline that is being encouraged deliberately, and historically individuals have committed both federal crimes, ethical violations and crimes against humanity in the perpetuation of this false paradigm - a paradigm which involves fraud, collusion, suppression of scientific research, falsification of research, misrepresentation of fact ... and conspiracy. The legacy of liquid death, disabling the brains of people worldwide now becomes self-evident"

Source:  
<http://www.trifax.org/>  
Analytical Chronology of Fluoridation: Politics versus Science

Here yet again is another example of how the government protects the industry under the pretense of protecting the public. To see reference links mentioned below go to: Comments on: "Fluoride in Drinking Water" (<http://tinyurl.com/yazsgxj>).

This is my response to Health Canada's review on water fluoridation, or should I say their defense for this practice?

For over 60 years we have been forced and subjected to water fluoridation without supportable scientific evidence about its efficacy. Now, here again is the regurgitation of the same junk science. It is abundantly clear that the panel for this Health Canada review was chosen specifically to continue this disgraceful tradition by deliberately cherry picking data to support a predetermined outcome!

See also:

<http://fluoridealert.org/re/canada.report.response.clinch.pdf>

<http://fluoridealert.org/re/canada.report.omissions.clinch.pdf>

<http://fluoridealert.org/re/connett.canada.11-11.09.pdf>

Given the abundance of excellent science on fluoride toxicity, it boggles the mind that this "learned" panel could overlook the following:

It is common sense to understand that we should not medicate anyone unless the dose is appropriate to the patient. Hence fluoride medication cannot be the same for a thirsty diabetic with comprised kidneys, a 3-year-old toddler and a 35-year-old construction worker. All require different amounts of medication and should not be subject to the same amount of this, or any, medication.

The responsibility for dosages lies with each individual and her/his practitioner to determine.

How could this panel, of so-called experts claim a single universal dosage is safe for all?

The real concerns of the community are the potential collateral damage such as, "impairments to the liver, kidney, brain, bones, pineal gland, thyroid, and yes - even teeth. Teeth too are dependent on dosage. The severe effects on people with compromised nutrition, health and/or immune systems are summarily ignored.

These major health impairments continue to trump the paltry, if not outright questionable, benefits to teeth. Why are these not properly addressed in the review?

We are told that molted teeth from fluoridation of water is just a cosmetic effect. In fact this is a proof positive sign of bone damage. The British Medical Journal (B.M.J.), October 7, 2000 reported that 48 per cent of children who live in fluoridated communities have developed dental fluorosis (damaged bone) due to fluoride overdose. How is bone damage going to prevent cavities? Ingesting fluoridated water to reduce tooth decay is clearly a myth.

What expertise did this panel have on fluoride's toxicity let alone on the untested waste substance hydrofluorosilicic acid (used to fluoridate) that contains variable quantities of arsenic and lead among other toxic residues?

We are not allowed to adulterate our foods with any amount of lead, arsenic and other contaminants. The panel failed to show why adulteration of water is allowed as an exception. Adding an untested industry waste product hydrofluorosilicic acid that includes traces of arsenic and lead is being used to fluoridate the water - Fluoride also increases the uptake of Aluminum and possibly other toxic metals!

While Health Canada continues to panic about lead, is this panel not aware that fluoride is more toxic than lead?

If yes, than why do they, or anyone, want to continue to put such toxic substances in our water?

If fluoride is so safe why do kidney dialysis patients have to remove fluoride from city water in their machines? If this is not done, it could kill them. Obviously this is a good demonstration of a short-term adverse reaction to the low level of fluoride in water. Long term potential health hazards must be far worse and effect a much larger population. Our bodies work on trace amounts of minerals so how can "such low levels of fluoride" be an exception?

Examples of fluoride poisoning linked to kidney dialysis patients can be viewed at:

<http://www.fluoridealert.org/health/accidents/chicago-1993.html>

<http://www.fluoridealert.org/health/accidents/annapolis.html>

Because something is low in concentration, it does not follow that it is safe! As usual, the panel conveniently overlooked these well understood issues. Why?

If fluoridation is so safe then why is it not used in so many enlightened European countries, such as Norway, Sweden, Austria, Germany, Belgium, Italy, and France?

What do they know that Health Canada's, so-called panel of experts don't?

Fluoride is now everywhere. It is in the air we breathe and in the food and beverages we

consume. It is impossible to eliminate our body's systemic ingestion of fluoride so why do we need to add more to our bodies?

"In 1997, the EPA estimated that Americans were ingesting nearly five times more fluoride than in 1971 - from food and drinks alone."

Smith G. 2001, "Why Fluoride Is An Environmental Issue" Earth Island Institute, 22nd meeting of the ISFR, August 24-27

Here is a list, not complete by any means, on the adverse health effects. Click each title for reference.

- *Fluoride And The Brain*
- *Fluoride And Cancer*
- *Fluoride And Children*
- *Fluoride And Dental Fluorosis*
- *Fluoride And Hypersensitivity*
- *Fluoride And Kidneys*
- *Fluoride And Skeletal Fluorosis*
- *Fluoride And Thyroid Function*
- *Fluorosilicate Toxicity - also known as Hydrofluorosilicic acid*
- *Fluorosilicates Increase Blood Lead Levels*

These are serious negative health effects compared to the paltry and/or perceived, if not moot, dental benefits.

Why are the costs of so many health impairments, not considered?

These costs are passed to the constituents and other health bodies.

A single negative health effect is reason enough to remove this toxin from the water. Anyone can get fluoride if they wish but, no one can avoid it!

How could this panel so harshly and recklessly ignore the damage from fluoride and cover up the real threat to the people they are supposed to protect, let alone call it a health benefit?

Deliberately polluting the environment is unconscionable - when only less than 1% of water is used for drinking. Why was this not considered?

Given the above why do we need to continue to ADD fluoride to our drinking water?

In summary, water fluoridation violates:

1) Medical ethics as one dose does not fit all and amounts to mass medicating without a prescription.

2) Ontario Safe Drinking Water Act, section 20(1,3) - also the Food Adulteration Act.

3) The Fisheries Act by polluting our lakes streams and rivers.

How could this panel ignore such significant and important issues?

From the questions posed it does not take rocket science to conclude that adding fluoride to our water is detrimental to our health and the environment!

How this panel of so-called experts can continue to recommend water fluoridation at any level is beyond the pale of understanding.

From the lack of rigour in this review, one can only conclude that the panel members are not experts and do not qualify to do such a review. It is clear that, due to overwhelming good science accessible to the public regarding the negative health effects - a panel of industry puppets as opposed to real experts was chosen to mitigate public sentiment against water fluoridation. This review was nothing but a blatant public relations tactic (and a poor one at that) to maintain the status quo. This makes this sham review totally null and void!

I am appalled at the shoddy quality of work and management on this serious health issue by Health Canada. This is negligence of the highest order at the expense of public health and funds.

Health Canada's motto "Your health and safety... our priority" is nothing but a cruel joke. What a pretense!

Who exactly does Health Canada work for - the public or the industry?

As a taxpayer, I would like all of the above questions answered satisfactorily with good supporting data. Until such time, all water fluoridation must be stopped. Not to do so is unethical and a failure of due diligence. Until it is stopped, fluoride will continue to hurt us all.

## Friends of Freedom International needs your support in order to ensure that GMO labeling becomes mandatory.

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and \$1.7M for the Quebec government. "Considering that the people of Quebec spent \$28B in food expenditures, a labeling cost of approximately 0.1 percent of that amount seems very reasonable," stated Atamanenko.

It is estimated that up to 70% of processed foods sitting on grocery store shelves contain

GMO's. Over 40 other countries require mandatory labeling of foods that contain genetically modified organisms (GMO's) including the European Union, Japan, China, Australia and New Zealand. In these countries there was no impact on consumers when labeling requirements were implemented because businesses adopted innovations in man-

agement and marketing to absorb the supplemental costs. "Why is it that we can offer documentation for non GMO products we export into countries that don't allow these products, but we can't offer the same to Canadian consumers?" demanded the ND P Agriculture Critic.

"This Bill is about consumer

choice and the right to make informed decisions about what we feed our families," concluded Atamanenko. "There no reasonable argument that can be made to deny us such a fundamental right"

