



## The Canadian Peoples' Union NFP

ThePowerShift.ca

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### **JUDICIAL TREASON AND PREMEDITATED MANSLAUGHTER VIA mRNA VACCINE MANDATES**

Is JUDICIAL TREASON and PREMEDITATED MANSLAUGHTER being done against unsuspecting Canadians, and Indigenous peoples by Justices (judges) who are supposed to uphold our Human Rights Code and Charter Rights and Freedoms which are supreme and above all other laws according to the Supreme Court of Canada?

Are these corruptive measures undertaken by the Minister of Justice and Attorney General David Lametti, the Canadian Judicial Council, Canadian Human Rights Association and Tribunals, the Supreme Court of Canada Justice Wagner, Federal Court Chief Justice Paul Crampton, and the first to enforce mandated vaccinations for 44 judges and court staff and anyone who goes to court in Manitoba, by Manitoba Court Justice Glenn Joyal?

By what has been reported since the onset of the Emergency measures, then yes, they would be deemed as all being GUILTY given that they were fully aware that they are purposely destroying our CONSTITUTION and our International, National and Provincial rights by breaking our own laws and Non-Derogation of Human Rights during COVID as indicated by international law itself.

Our governments including the Judiciary have broken our laws since March of 2020 and are further refusing to acknowledge the science and evidence that the SARS-CoV-2, COVID -19 is nothing more than a mild coronavirus (common cold) that could not be declared by any country as a "high consequence infectious disease (HCID)" since March 19<sup>th</sup>, 2020, as indicated by the UK and other countries.

#### ***Status of COVID-19***

***As of 19 March 2020, COVID-19 is no longer considered to be a high consequence infectious disease (HCID) in the UK. There are many diseases which can cause serious illness which are not classified as HCIDs.***

**<https://www.gov.uk/guidance/high-consequence-infectious-diseases-hcid#hcid-risks-by-country>**

SARS-CoV-2 COVID-19 and the RT-PCR testing prove as received through the Manitoba court testimony that the health measures is fraud, and mRNA gene therapy injections are highly questionable, since it can be a death sentence for far too many, given that the reason for it all, is based on lies and fraud against all Canadians and Indigenous Nations.

**“Manitoba Queen’s Bench first known court here to oblige judges, some staff to get COVID-19 jabs”**. See part of the article on page 3.

Is Chief Justice Glenn Joyal committing TREASON and PREMEDITATED MANSLAUGHTER against his fellow Justices, Canadians, and the Indigenous Peoples by withholding vital information that could result in placing them in a life and death situation by his mandating mRNA injections for Manitoba Justices and staff and anyone entering the court rooms through coercion?



Is Chief Justice Joyal withholding vital information by not rendering his Judgement? Chief Justice Glenn Joyal fully knows through expert testimony that the RT-PCR tests are not finding viral infections of the SARS-COV-2 above a CT threshold cycle of 18 and that even if you have SARS-CoV-2 in your nasal passage that you might not become infected.

This information is vital to all Canadians being coerced into being test subjects for mRNA injections that can not be claimed as SAFE prior to having undergone complete safety approvals on Canadians.

Chief Justice Joyal has heard this testimony and proof early May 03, 2021, of which he has yet to render his judgement. This could have ended the supposed pandemic, and the more dangerous mRNA injections than the SARS-CoV-2 coronavirus / COVID -19 thus, saving lives including recovering our economy and freedom.

**Manitoba Queen’s Bench first known court here to oblige judges, some staff to get COVID-19 jabs.**

*From the Layers Daily Wednesday,*

*August 25, 2021 @ 10:32 AM | By [Cristin Schmitz](#)*

*The Manitoba Court of Queen’s Bench on Aug. 25 becomes what is believed to be the first court in Canada to apply a mandatory COVID-19 vaccination policy to its judges, judicial assistants and others, but it likely won’t be the last court to do so, as more public- and private- sector employers adopt vaccine mandates amid a fourth COVID-19 wave driven by the delta variant and unvaccinated people.*

*New signs posted in the Winnipeg court complex this week announce that, effective Aug. 25, 2021, only those who have been double-vaccinated may access the chambers of the 44 judges of Manitoba’s superior trial court (including judges and their judicial assistants,*

*unless they have bona fide medical reasons not to vaccinate. This edict does not apply in courtrooms).*

*The Lawyer's Daily has also learned, that, effective Sept. 6, the first day of the fall court term in Manitoba, that absent medical reasons, Queen's Bench judges who are not fully vaccinated against COVID-19 (including having completed the 14-day post-vaccination wait period) will not be assigned to the court's rota by their chief justice, Glenn Joyal, "until further notice."*

<https://www.thelawyersdaily.ca/articles/29268/manitoba-queen-s-bench-first-known-court-here-to-oblige-judges-some-staff-to-get-covid-19-jabs>

### MANITOBA COURT HEARING MAY 03, 2021

**Manitoba Chief Microbiologist and Laboratory Specialist: 56% of positive "cases" are not infectious**

POSTED ON: MAY 11, 2021

*Chief Microbiologist and Laboratory Specialist Dr. Jared Bullard is a witness for the Manitoba government in this hearing. Questioned under oath by Justice Centre lawyers on Monday May 10, Dr. Bullard acknowledged that the PCR test has significant limitations. The head of Cadham Provincial Laboratory in Winnipeg, Dr. Bullard admitted that PCR test results do not verify infectiousness and were never intended to be used to diagnose respiratory illnesses.*

*Dr. Bullard testified that PCR tests can be positive for up to 100 days after an exposure to the virus, and that PCR tests do nothing more than confirm the presence of fragments of viral RNA of the target SARS CO-V2 virus in someone's nose. He testified that, while a person with Covid-19 is infectious for a one-to-two week period, non-viable (harmless) viral SARS CO-V2 fragments remain in the nose, and can be detected by a PCR test for up to 100 days after exposure.*

*Dr. Bullard testified that the most accurate way to determine whether someone is actually infectious with Covid is to attempt to grow a cell culture in the lab from a patient sample.*

*If a cell culture will not grow the virus in the lab, a patient is likely not infectious. **A study from Dr. Bullard and his colleagues found that only 44% of positive PCR test results would actually grow in the lab.***

*Dr. Bullard's findings call into question the practice used in Manitoba (and elsewhere in Canada) of the results of classifying positive PCR tests as "cases," which implies infectivity.*

*Equating positive PCR tests to infectious cases, as so many provinces have done over the course of the past 13 months, is incorrect and inaccurate, according to this Manitoba Government witness.*

*Dr. Bullard acknowledged that he has been closely studying the correlation between Cycle threshold (Ct) value and infectiousness since at least May 7, 2020. Dr. Bullard acknowledged that Manitoba has known for some time that a given PCR test's Ct value is inversely correlated with infectiousness. This means that testing for Covid at higher threshold levels can result in false positives as explained in this [article](#). Even the World Health Organization (WHO) notes that [careful interpretation](#) of weak positive results is needed.*

*Weak results are those run at higher thresholds (more cycles). For example, someone with a positive PCR test that is run at 18 cycles is more likely to be sick and infectious than someone who has a test run at a Ct value of 40.*

*Dr. Bullard confirmed this was one of the first studies of its kind linking Ct value to infectiousness, and his study confirmed the findings of other studies in France and elsewhere.*

*Dr. Bullard also testified that **Ct value** (how many amplification cycles were used in a given PCR test to reach a positive test result) is **significant** as a proxy or indicator for infectiousness.*

*However, despite Dr. Bullard's findings and recommendations in his two peer-reviewed studies, Manitoba still does not consider Ct values as a proxy for infectiousness in its public health response to Covid-19. Both Dr. Bullard and Manitoba Chief Medical Officer Dr. Brent Roussin confirmed under cross-examination that Ct values are not provided to public health officials by laboratories. Dr. Roussin admitted that he could mandate that the Ct value be provided to him, but that he has not done so.*

*Some jurisdictions, for example Florida, do consider Ct value in their public health response to Covid.*

*Finally, it should be noted that some Canadian news agencies have quoted Dr. Bullard as testifying that a positive PCR test indicates infectivity 99.9% of the time. This is incorrect. Rather, Dr. Bullard testified that a PCR test will detect any viral RNA that is present in a sample 99.9% of the time. However, Dr. Bullard testified that determining whether or not a sample is actually infectious (containing a viable virus, capable of replicating) needs to be confirmed by lab culture. As noted, only 44% of the "positive" samples using a Ct of 18 returned a viable lab culture. **Samples tested at a Ct of over 25, according to Dr. Bullard's report, produced no viable lab cultures.***

**Manitoba has confirmed that it utilizes Ct's of up to 40, and even 45 in some cases. This indicates "cases" resulting from such tests (above a Ct of 25) are almost certainly not actually infectious.**

<https://www.jccf.ca/manitoba-chief-microbiologist-and-laboratory-specialist-56-of-positive-cases-are-not-infectious/>

**NOTE: Under Public Interest disclosure - See Dr. Bullard and Dr. Roussin's testimonies here:**

Dr. Roussin: <https://rumble.com/vmpmcf-let-the-hidden-truth-be-known-manitoba-rt-pcr-court-testimonies-roussin-pt-.html>

Dr. Bullard: <https://rumble.com/vmpj5p-let-the-hidden-truth-be-known-manitoba-rt-pcr-court-testimonies-pt-6-may-03.html>

**Are Supreme Court Chief Justice Wagner and the Minister of Justice and Attorney General David Lametti, also guilty of treason, and premeditated manslaughter given the vaccine/ mRNA gene therapy injection mandates?**

As for Supreme Court Chief Justice Wagner and the Minister of Justice and Attorney General David Lametti the list of laws they have broken is getting longer each day. They and the Supreme Court Justices forgotten about the Genetic Non-Discrimination ACT Supreme court Judgement of July 10, 2020?



**Read the mandate article here:**

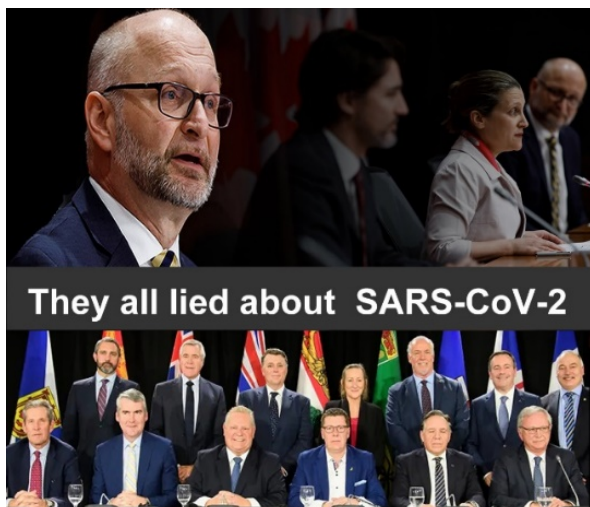
Supreme Court mandates COVID jabs for in-court staff; Federal C.A. won't disclose COVID policies

Tuesday, September 07, 2021 @ 2:35 PM | By Cristin Schmitz

[https://www.thelawyersdaily.ca/articles/29605/supreme-court-mandates-covid-jabs-for-in-court-staff-federal-c-a-won-t-disclose-covid-policies?article\\_related\\_content=1](https://www.thelawyersdaily.ca/articles/29605/supreme-court-mandates-covid-jabs-for-in-court-staff-federal-c-a-won-t-disclose-covid-policies?article_related_content=1)

You can read more about our Supreme Court Chief Justice Wagner and the Minister of Justice and Attorney General David Lametti in the TWO OPEN DEMAND LETTERS previously sent via bailiff, fax, and email to David Lametti et al on our website.

<https://www.thepowershift.ca/english-to-share>



Given the judicial corruption being seen, it is obvious that the rule of Law, the Canadian Constitution and our rights and freedoms and international human rights no longer exist in this country, and that these justices will do everything in their power to ignore our pleas for true justice.

We as Canadians and Indigenous peoples are alone and need to unite, so that we can clean up the governments, public health, and judicial corruption before there is nothing left of this country, and our future. This betrayal has become a matter of life and death for Canadians, as that is the real emergency. The amount of political and white-collar corruption that has been perpetrated by far too many Canadian officials is astounding. So much so, that we can't even recognize our own country.

It is now up to all Canadians to take a stand, when we see the amount of Canadian corruption is so blatant that when even our Governments and the Justices are not following the LAW themselves, and are destroying our RIGHTS and CONSTITUTION, based on lies.

It becomes apparent that we must stand for truth, and what is right to do by standing up to protect our country, our resources, our future and most of all, our families and loved ones!

**This is nothing short of a psychological mind control and biological warfare against all Canadian and Indigenous peoples in Canada and worldwide.**

If you are aware of this tyranny and want to take a stand with us, then please join us at the Canadian Peoples' Union NFP, so that together we can end the mass manslaughter of innocent people and children, happening in our country daily if we do nothing to stop this insanity now.

**Let the Canadian revolution against tyranny and corruption officially begin!**

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