

**Truth and Consequences: A Definitive Summary
of the Crime and Coverup of Genocide in Canada**

**A Public Media Advisory issued on the 25th anniversary
of the first Tribunal conducted into Indian residential school crimes**

Monday, June 12, 2023

Prepared by Kevin Annett (Eagle Strong Voice), M.A., M.Div.*



*The author convened the United Nations' IHRAAM Tribunal into Canadian Indian Schools from June 12-14, 1998 and wrote its final report. He co-founded the Truth Commission into Genocide in Canada in 2001, The Friends and Relatives of the Disappeared in 2005, and the International Tribunal of Crimes of Church and State in 2010. He served as the advisor to the International Common Law Court of Justice that successfully convicted the Vatican, the British Crown, Canada and its churches for Crimes against Humanity in February 2013. Kevin has authored twenty-two books and produced the award-winning documentary film *Unrepentant* in 2007. He is an adopted member of the Anishinaabe-Ojibwe indigenous nation and is the legal fiduciary agent of Squamish chief Kiapilano. Kevin Annett has twice been nominated for the Nobel Peace Prize and the Order of Canada.

April 24, 2007
Globe & Mail

Natives died in droves as Ottawa ignored warnings

Tuberculosis took the lives of students for at least 40 years

BY BILL CURRY AND KAREN HOWLETT
OTTAWA

As many as half of the aboriginal children who attended the early years of residential schools died of tuberculosis, despite repeated warnings to the federal government that overcrowding, poor sanitation and a lack of medical care were creating a toxic breeding ground for the rapid spread of the disease, documents show.



Mother.	Children.	Av. child. liv'g.	
Liv'g.	Liv. Dead.	→ 50% death rate	
8.	38.	36.	8.8
Pulse.	Respiration.	Glands. N	
81. 91	17 21	20	Nor. Abn. No
to 90	to 20	&	





Former minister alleges officials killed students

By NELSON BENNETT
Dish News

Beatings and rape weren't the only crimes committed at the Port Alberni Indian Residential School, says a former United Church minister.

Kevin Annett, who was removed from the pulpit in 1996, says at least four children at the Alberni Residential School may have died under suspicious circumstances. He's convinced they were murdered.

at the Alberni residential school, which had been run by the United Church.

"All the visits I did in native homes, they all said the same thing," Annett said. "And they said even worse. They said that kids are buried out behind the Alberni school."

"I found it incredible. But I couldn't deny what people were telling me and what I was increasingly finding out."

Annett began inviting former resi-

"I found a 16-year-old native girl beaten to death, with no clothes on, with no clothes on,"

Harry Wilson

Maizie Shaw died in 1946 after being knocked down a flight of stairs by the same employee.

"I found a 16-year-old native girl beaten to death, with no clothes on," Wilson said in a phone interview Sunday.

He said he told the principal. He was soon sent away to hospital in Nanaimo. He never did find out what happened to the girl.

Annett said the deaths have never been satisfactorily explained by either police, school or church officials, and he thinks he knows why.

"They're trying to protect reputations of senior people," said Annett.



Some Never Forget



Synopsis*

A. The Crime

1. Between 1889 and 1996, tens of thousands of indigenous children across Canada were deliberately and systematically murdered by the Crown of England, the Canadian government, and the Roman Catholic, Anglican, and United Church in internment camps operated by these churches and authorized by the Crown, and deceptively called "Indian residential schools".
2. From the first year of their operation, the average annual death rate in these camps was between 25% and 70%: a genocidal mortality rate that continued for over half a century. As a result, more than 60,000 of these children died.
3. This enormous mortality was caused by a deliberate and continual practice by all the churches of starving children and housing the healthy ones with those sick and dying from tuberculosis and smallpox while denying them medical treatment and care; in short, by a regime of institutionalized germ warfare.
4. Every crime defined as genocide by international law occurred in these Christian internment camps, including murder, mental and physical torture, starvation, slave labor, systemic beatings, gang rape, sex trafficking, destruction of family bonds, sexual sterilizations, medical experimentation, and daily, mandatory brutality. These crimes were inflicted on children as young as four years old according to an officially prescribed death quota and torture regimen established by the churches and approved by the Canadian government.

.....

**The documentation and evidence on which this report is based are derived from official government and church sources acquired over a quarter century of sustained investigations, research, and eyewitness testimonies. This evidence is archived at www.murderbydecree.com, including under "ITCCS Archive" and "Evidence". This entire body of evidence about the Canadian genocide was presented to the International Common Law Court of Justice in Brussels during 2012 and 2013 and can be accessed at these links: <https://www.youtube.com/watch?v=UvhfXAd08TE> (ICLCJ proceedings, Part 1); https://www.youtube.com/watch?v=OPKfk_L7y9g&t=879s - (ICLCJ proceedings, Part 2); <https://www.youtube.com/watch?v=BF71AEjTNPY> - (ICLCJ verdict, Feb. 25, 2013).*

5. The explicit purpose of this operation was genocidal: to exterminate the remaining indigenous nations and grab their lands and resources by killing off a majority of their children and enslaving the rest. From its inception, this genocide was authorized, perpetrated, and concealed by every level of state, judicial, police and religious authority in Canada until the camps officially closed in 1996.
6. The master plan for this genocidal operation was adopted on November 25, 1910 at a meeting in Ottawa of senior officials of the Canadian government and the Roman Catholic, Anglican, Presbyterian, and Methodist churches (the latter two being the forerunners of the United Church of Canada). That plan was made Canadian law by an Order in Council on July 1, 1920 that required every indigenous child seven years or older to be interned in an "Indian school" on pain of arrest and imprisonment.
7. These death camps were explicitly Christian operations run by the aforementioned churches with government sanction and funding. The camp principals were clergymen appointed by their churches with life and death power over the interned children, since the principals were appointed as their legal guardian by the government in 1929.
8. After 1920, the federal government assisted and enabled these murderous church operations by abolishing all medical inspection in the death camps despite the huge mortality, suppressing reports of children's deaths, denying natives the right to vote, sue in court, or hire a lawyer, legislating the involuntary sexual sterilization of any Indian residential school child, and deputizing the RCMP to serve as the police arm of these Christian death camps and to use "*any means and force necessary*" to imprison and track down native children and secretly dispose of their remains when they died.

B. The Coverup

9. From the beginning, these Christian death camps targeted indigenous children for either extermination or enslavement under a fog of official Church and State deception and secrecy, and behind the false title of "Indian residential schools". Reports of the enormous death rates in these camps were routinely suppressed, the perpetrators were protected, and the murderous practices responsible for these deaths were never investigated or curtailed.

10. In the entire 107-year history of these camps, there is no record of any employee or church official ever being reprimanded for harming or killing a child. Instead, the camp staff were routinely and officially exonerated by the government and its Indian Agents.
11. No-one has ever been charged or tried in a Canadian court for the deaths of these 60,000 children. Nor has Canada or these churches ever been charged with Genocide at the United Nations, despite their having committed all five acts of Genocide as defined in the *United Nations Convention on the Prevention and Punishment of the Crime of Genocide* (1948), which was ratified by Canada in 1952; and despite the requirement by that Convention that all perpetrators of genocide, including constituted authorities, "*must be prosecuted and punished.*" Instead, the criminally complicit churches have been legally indemnified and continue to receive tax exemptions and privileges under Canadian law: a fact that makes every Canadian taxpayer an accessory to crimes against humanity.
12. Since at least 1960, and especially after the first public exposing of these crimes by Kevin Annett and native eyewitnesses in Vancouver in September 1995, the Canadian government, the RCMP, and the Catholic, Anglican, and United Church have systematically destroyed the evidence of their crimes and obstructed justice. They have censored and obliterated their records, silenced and killed death camp survivors and whistleblowers, destroyed the remains and mass graves of children who died in these camps, and constructed a false, deceptive narrative about the camps. This enormous falsification and cover up culminated in an official whitewash known as the "Truth and Reconciliation Commission" (TRC), which was established by the guilty churches and government to misrepresent, conceal, and decriminalize the "Indian residential school" genocide and thereby subvert and obstruct justice.

C. The campaign to expose and prosecute the Canadian genocide

13. At a Vancouver public meeting on February 9, 1998, Kevin Annett and Port Alberni death camp survivor Harriett Nahanee launched an independent, grassroots campaign to document and publicize the "Indian residential school" crimes and prosecute the government and churches responsible. That campaign sponsored the first international human rights Tribunal into these crimes from June 12-14, 1998 in Vancouver, under the auspices of the United Nations affiliate known as IHRAAM (The International Human Rights Association of American Minorities).

14. After the IHRAAM Tribunal and based on the evidence it had acquired from thirty-two eyewitnesses and much documentation, the IHRAAM officials Yussuf Kly and Rudy James recommended to Mary Robinson, head of the United Nations Human Rights Commission, that Canada and its churches be officially charged with genocide. But diplomatic pressure from Canada prevented such action and pressured IHRAAM to withdraw its statements.
15. Undaunted, over the subsequent decade Annett and Nahanee rallied many death camp survivors through an independent Truth Commission into Genocide in Canada. That body published the first accounts of "Indian residential school" crimes, including eyewitness testimonies, documentation, and forensic evidence from mass graves of children. Their Commission and its offshoots launched high profile protests, church occupations, and conferences that forced the Christian death camps onto Canada's political agenda. These actions forced the Canadian government to issue a limited "apology" for Indian residential schools on June 11, 2008 – one day before the tenth anniversary of the IHRAAM Tribunal - that legally indemnified the guilty churches from any wrongdoing or liability.
16. By this time, Harriett Nahanee had been murdered in prison and Kevin Annett was targeted by a massive and ongoing Church-State censorship and blacklisting campaign. This assault was a continuation of the black-ops campaign launched against him by the United Church in 1995 when he was fired and "defrocked" by that church for exposing its crimes. (*See the appended document "Targeted for Destruction: The Criminal Conspiracy against Kevin Annett"*). This coverup culminated in the aforementioned state sponsored TRC whitewash.
17. Despite this, the impact of what Annett and Nahanee had begun went global. In June 2010, Annett was invited by Catholic church victims in Ireland to help them form the International Tribunal of Crimes of Church and State (ITCCS). In 2012 and 2013, the ITCCS sponsored the International Common Law Court of Justice (ICLCJ) that prosecuted and convicted Canada and its churches of genocide and forced from office Pope Benedict and three cardinals. These victories rebounded to Canada and allowed Annett and the ITCCS to begin a round of investigations at Indian residential school mass graves. Their actions in turn caused a new round of Church-State coverups and public spin campaigns that continue today.

D. The Continuing Crime

18. Genocide has historically been a normative feature of Canadian society and continues to be so. The dispossession and extermination of indigenous people has been prompted and encouraged by Canada's settler society, its resource-based economy, and its dependence on foreign investment, which increasingly is from China.
19. China is presently leading a massive assault on the lingering land-based indigenous communities in northern B.C. and Alberta in order to seize their liquid natural gas and oil and populate the region with Chinese immigrants. Indigenous families are being dislocated, assaulted, and killed in the latest round of genocide spearheaded by China and its corporations, including PetroChina and Sinopec. This attack is receiving the active support of the Canadian government, the RCMP, and the aforementioned churches, which continue to traffic and murder indigenous children.
20. As part of China's economic penetration of North America, this recent genocide is being administered by the aboriginal elites who are among China's chief west coast corporate partners. Since 2020, tribal councils have signed oil and gas export contracts with Beijing exceeding \$25 billion. These agreements require that native elites facilitate the Chinese takeover by expelling their own people from their traditional lands, denying them housing, jobs and benefits, and trafficking their children, thereby hastening their destruction as a people. In this way, China is adopting the genocidal mantle once worn by the British Crown and Canada, with a native bourgeoisie continuing its traditional intermediary role in this extermination.
21. Western Canada is now the frontline of a huge geo-political battle between America and China for the control of natural resources and hegemony. Traditional, unincorporated indigenous people are caught in the middle of this conflict and are slated for extermination. But their elimination is the precursor of a similar and more general assault on humanity. The COVID police state, whose methods and statutes are modeled on the genocide of indigenous nations, has been the trojan horse to usher in a new era of a China-led global Corporatocracy that is eradicating not just democracy and the rule of law, but mankind's future. What began as genocide is blowing back on everyone as omnicide.

E. Legal, Political, and Moral Consequences of the Canadian Genocide

22. Under the Law of Nations and the aforementioned United Nations Genocide Convention, the consequences of deliberate, state-sponsored genocide are clear: the perpetrating power must be "*prosecuted and punished*" by the world community. Having been prosecuted before the International Common Law Court of Justice (ICLCJ) and lawfully convicted by that court of genocide, the government of Canada and the Catholic, Anglican, and United Church along with their Crown and Vatican sponsors are thereby transnational criminal organizations that have lost their authority and right to govern or operate. Their officers must stand down and be arrested, and the wealth, assets, land, and properties of these powers must be seized as the avails of genocide. In addition, the citizens and adherents of these powers are absolved of all duty and allegiance to them and must not fund or associate with them. (*Rome Statute of the International Criminal Court, 1998, and the United Nations Convention on Transnational Criminal Organizations, 2000*)

23. The United Nations and its courts have continually refused to enforce their own genocide conventions and have allowed Canadian Church and State to evade and subvert justice and absolve themselves of intergenerational mass murder. As a result, the United Nations is a colluding and complicit criminal actor in the Canadian genocide. Accordingly, and drawing on the legal precedents of the Nuremberg Tribunal and the ICLCJ trial, indigenous survivors and their allies have established their own system of jurisprudence to apply these international genocide conventions directly. They have done so with their own indigenous land law proclamations that have expelled the convicted criminal government and churches from their territories.

24. Foremost of these indigenous statutes is the Eviction and Banishment Order issued by traditional Squamish chief Kiapilano and the British Columbia Supreme Court on March 4, 2008. As of that date, this Order expelled the Roman Catholic, Anglican, and United churches from Kiapilano's territory, which encompasses the entire City of Vancouver. It also empowered the author, Kevin Annett Eagle Strong Voice, to act as Kiapilano's legal agent to enforce this Eviction and Banishment Order, including by seizing the aforesaid churches' properties and assets. (*A copy of this Order is appended. It has been used successfully to reclaim these churches in Vancouver and elsewhere and to ensure the compliance of the police in these reclamations*).

25. To commemorate the 25th anniversary of the IHRAAM Tribunal that first exposed Canada's genocide of children, and armed with recent indigenous proclamations, survivors and their allies will recommence the public seizure and reclamation of the wealth and properties of these criminally convicted churches. Kiapilano's legal agent Kevin Annett Eagle Strong Voice will enforce his Order and hold a global press conference and other actions in Vancouver commencing on Monday, June 12, 2023.
26. The moral and systemic repercussions of this genocide *cum* omnicide and the required disestablishment of its perpetrators are profound. As the chief American Prosecutor at the Nuremberg trials, Robert Jackson, observed, "*The wrongs which we seek to condemn and punish have been so calculated, so malignant, and so devastating, that civilization cannot tolerate their being ignored, because it cannot survive their being repeated.*" Having been repeated time and again in Canada during and since the Nazi era, these same genocidal atrocities have condemned all of us unless we uproot the institutions, the ideologies, and the allegiances responsible for the massacre of the innocent. That radical cleansing must begin within each one of us, since we are all part of an historic and inherent Group Crime.
27. Accordingly, we have begun that transformation by personally separating from these criminal Churches and States and enforcing the law that evicts, banishes, and reclaims them and their wealth, lands, and properties everywhere in Canada, under our own sovereign jurisdiction. We are making that separation permanent by creating new political and spiritual associations that conform to the requirements of the law and natural justice and replace the old genocidal regime. To do anything less is to be an accomplice to ongoing mass murder, and stand condemned alongside the killers of generations of children.

Issued on this Twelfth Day of June in the year 2023 under the authority of the International Common Law Court of Justice, the fiduciary Appointment and Order of Siem Kiapilano of March 4, 2008, and subsequent indigenous proclamations and international court orders. Contact angelfire101@protonmail.com and see www.murderbydecree.com and www.republicofkanata.org .

Appendix

1. Eviction and Appointment Order of Squamish Siem Kiapilano, March 4, 2008 ***(The complete Order is included)***

FORM 24 (RULES 32(6) AND 57(29))

DOCKET S036483
VANCOUVER REGISTRY

SUPREME COURT OF BRITISH COLUMBIA

BETWEEN:

Royal Hereditary Chief Kiapilano™ described and known as ©CHIEF CAPILANO of the Squamish™ Nation,
lands and natural resources

PLAINTIFFS

AND:

HER MAJESTY THE QUEEN IN RIGHT OF THE PROVINCE OF BRITISH COLUMBIA AND THE
ATTORNEY GENERAL OF CANADA et al

DEFENDANTS

NOTICE OF APPOINTMENT

WHEREAS:

A. PLAINTIFF: I am known by name as Royal Hereditary Chief: Kiapilano™, Creditor, Agent acting in full capacity as Author of the Trademark¹ Copyright Autograph for ©CHIEF CAPILANO in any style of cause.


1.0 **TEMPORARY FIDUCIARY POWER OF ATTORNEY:** This Notice of Appointment is issued to Kevin Annett aka Eagle Strong Voice to be the Named temporary fiduciary Power of Attorney over the attached Eviction Notice to the Named churches;

2.0 **EVICITION NOTICE:** Attached as Schedule 1 to this Notice of Appointment is an Eviction Notice to the Named Debtors as described thereon and a list of the Named Church locations stated on the back of this schedule to be environmentally respectful and save Mother Earth's trees. Failure to comply with Kevin's service of the Eviction Notice will deem our right of claim to serve the said churches with accounts for applicable criminal charges to the genocide for every individual of my nation who has died and for those who are alive continue to experience torture and suffering on Squamish™ Nation Territory as well for each individual who receives less than their promised settlement from the Federal and Provincial government;

4.0 **UNCONDITIONAL NOTICE OF EVICTION:** The Anglican, Catholic and United Churches were given a time limitation to respond to the registered Notice issued to the UN and named individuals who were served personally by Kevin Annett Eagle Strong Voice. To this day, I have received nothing from these representatives of these said churches or government officials. Representatives of these churches therefore are given 3 days in which to remove all their personal assets before Kevin Annett and his assistants enforce this Notice of Eviction to take over all the Named churches and buildings located on my Squamish™ Nation lands and open the doors to the poor, hungry and homeless people on Squamish™ Nation lands regardless of race, creed or color;


5.0 **RIGHT OF ENTRY:** As the Landlord to the Squamish™ Nation lands and natural resources, I appoint Kevin Annett Eagle Strong Voice to act with a Right of Entry to claim the said buildings of all the Anglican, Catholic and United churches located on Squamish™ Nation Territory. Kevin's position as the temporary fiduciary Power of Attorney is to assert this undertaking of a Right of Entry as an equitable remedy to the silence of the Named representatives of these churches. I concur with an Admiralty/Maritime jurisdiction legal ease claim that their silence is a tacit consent to all the terms and conditions contained herein. Kevin is given full authority to access the burial sites for excavation, conduct of forensic research as to the cause of death, provide a proper traditional burial pursuant to Squamish™ nation ancient ways and surrender those who are responsible for this genocide to my people to an on camera Examination for Discovery or public international inquiry conducted by hereditary/traditional Chiefs of Turtle Island.

THIS fiduciary interest acceptance by Chief: Kiapilano™, Secure Party, Creditor, Freeman, Author of Copyright Name, Trademark Claim autograph of ©CHIEF CAPILANO or any other derivative thereof seals this NOTICE OF APPOINTMENT with due diligence as evidenced by my autograph to exercise my right to live free without malice aforethought, ill will, vexation or frivolity, without corporate dictate. Dated this 4th day of March, 2008, Squamish™ Nation Territory, Turtle Island described in Admiralty/Maritime jurisdiction as Vancouver, British Columbia Canada. Autograph per:



Autograph of Royal Hereditary Chief Kiapilano™ Landlord of the Squamish™ Nation Independent Sovereign Government, lands and natural resources

© Chief Kiapilano™




AND

Endorsed and enforced by Ambassador Traditional Chief Red Jacket™ of Turtle Island, Autograph per:

A.S. © Red Jacket™

Accepted on the day and year above written by the appointed Temporary Fiduciary Power of Attorney over the matters claimed herein:

Kevin Annett™



Autograph per Kevin Annett™ Eagle Strong Voice

2. Two Row Wampum Proclamation against Canadian churches



Proclamation of Banishment and Confiscation issued against the Catholic, Anglican, and United Church of Canada by indigenous elders assembled at Council Fire according to the Great Law on the Nineteenth Day of August in the year 2022

We are the Original People known as Ahousaht, Nuuchah-Nulth, Squamish, Tsilhqotin, Cree, Metis, Anishinabek, Huron, Mohawk, Haudenosaunee, Miqmaq, Dene, and Inuit who stand on our ancestral Land Law jurisdiction and the original Two Row Wampum treaty binding all who enter our nations. We are survivors of a centuries-long war of extermination waged against our people by the Catholic, Anglican, and United Church of Canada. These churches started and operated the genocidal ‘Indian residential schools’ that killed over 60,000 of our children. These churches continue to traffic, torture, and murder our children, and rob and destroy our people and our lands, in league with their partners in genocide, the governments of Canada and China. Therefore, according to the Great Law, we, the Elders assembled at Council Fire, proclaim that these churches and their officers, clergy, and agents are hereby and forever banished from our

nations anywhere in Canada. They must immediately depart or face arrest by our Peacekeepers. The properties, assets, and lands now owned or occupied by these churches anywhere in Canada are hereby and forever confiscated by our people as reparations owed to us by these churches for stealing these lands and for their genocide and other atrocities committed against our nations.

This Proclamation authorizes our people and Peacekeepers to enforce our decision by immediately evicting these churches from our nations and arresting those who will not comply, and by seizing and occupying these churches' properties, assets, and lands.

We offer this Proclamation to our indigenous relatives across Mother Earth, and urge them to take similar action against these genocidal churches in their own nations. We also invite them to gather with us at the United Nations to enforce the expulsion of the Church of Rome and its agents from the United Nations and all its bodies.

This Proclamation reclaims our stolen lands and fulfills the prophecy of the Great Peacemaker Daganawida, who foresaw that our lands would be invaded by a two headed white snake from the east who would fool and destroy many of us but would one day be killed by our sacred fire. We are killing that Vatican snake and reestablishing the Great Law of Balance that unites all free and sovereign People within the eternal Circle.

We place our names and guiding spirit to this Proclamation and call for it to be read and enacted across our sacred Mother Earth. We do so in league with our allies in the Republic of Kanata and the International Common Law Court of Justice. We endorse their disestablishment of these churches according to the Order of Siem Kipilano of the Squamish nation of March 4, 2008, and we name them as Peacekeepers in our nations.

Issued by us at Council Fire in the territory of the eastern woodlands people on Friday, August 19, 2022, and communicated to our Republic of Kanata liaison officer Gano Geesheway Geekeedo, Eagle Strong Voice.

3. Verdict and Sentence of the International Common Law Court of Justice

**THE INTERNATIONAL COMMON LAW COURT OF
JUSTICE
CRIMINAL TRIAL DIVISION - BRUSSELS
FEBRUARY 25, 2013**

VERDICT AND SENTENCE OF THE CITIZEN JURY

***In the Matter of The People v. the Government of Canada,
the Crown of England, the Vatican, and the Roman
Catholic, Anglican and United Church of Canada, and
Joseph Ratzinger, Elizabeth Windsor, Stephen Harper and
other persons***

We the Jury, consisting of fifty eight sworn men and women, having considered all of the evidence presented to us in this case, do hereby find all of the named defendants guilty as charged on both counts of the indictment, namely, of Crimes against Humanity and of planning and perpetrating a Criminal Conspiracy.

We the Jury therefore sentence all of the named defendants to a prison term of twenty five years without possibility of parole, and to a loss of all of their authority, assets and property.

We swear and acknowledge that this verdict and sentence was decided by we the Jury unanimously and without coercion or influence.

We further affirm that the following men and women are the defendants so tried and sentenced by us:

Jospeh Ratzinger, Bishop of Rome, aka "Pope Benedict"

Adolfo Nicholas Pachon, Superior General, Jesuit Order

Tarcisio Bertone, Vatican Secretary of State

Elizabeth Windsor, aka "Queen of England"

Stephen Harper, Prime Minister of Canada

Angelo Sodano, Vatican College of Cardinals

Angelo Bognasco, Vatican College of Cardinals

Pedro Lopez Quintana, Papal Nuncio to Canada

Rowan Williams, Archbishop of Canterbury

Fred Hiltz, Anglican Primate in Canada

Bob Bennett, Anglican Bishop, Canada

Murray Sinclair, Chairman, Truth and Reconciliation Commission, Canada

John Milloy, TRC officer

Nora Sanders, General Secretary, United Church of Canada

Gary Paterson, Moderator, United Church of Canada

Jon Jessiman, legal counsel, United Church of Canada

Marion Best, Brian Thorpe, Art Anderson, Foster Freed, Bill Howie and Phil Spencer: Officials and clergy of the United Church of Canada

John Cashore, former government minister, the Province of British Columbia

Robert Paulson, Superintendent of the Royal Canadian Mounted Police

Peter Montague, RCMP Inspector

Daniel Fulton, CEO, Weyerhaeuser Ltd.

Ron Huinink, Vancouver lawyer

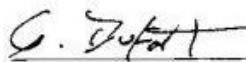
Terry Whyte, former chairman of St. Andrew's United Church, Port Alberni

Sean Atleo, Chairman, Assembly of First Nations

William Montour, Chairman, Six Nations Confederacy, Brantford

Respectfully issued by we, The Jury members
(Jury Chairman: Carl C. Redvers)

Issued 25 September, 2013 at 4 pm GMT and Duly Registered in the Central Office of the Court by
the Court Secretary, George Dufort, LL.B.



George Dufort, LL.B.
Court Secretary



The International Common Law Court of Justice

in the City of Brussels

COURT ORDER

ORDER TO COMPLY WITH THE SENTENCE OF THIS COURT

DATED FEBRUARY 25, 2013

The judgement of this Court in the Matter of Case Docket No. 001: The People v. the Government of Canada and the Crown of England, the Vatican and the Roman Catholic Church, the Anglican Church and the United Church of Canada:

It is hereby ordered that the property, wealth and movable goods of these church corporations and their officers are now and forever forfeited as reparations for duly convicted offenses, namely Crimes against Humanity and a Criminal Conspiracy.

It is therefore further ordered that these these church properties are publicly reclaimed and are declared to be free and open spaces owned by the People.

It is further ordered that the officials, clergy and adherents of these churches are to relinquish these properties and goods to Officers of the Court and their agents, and are not to impede, halt or disrupt the free and peaceful movement of people onto these publicly reclaimed church premises.

Police authorities in Canada are hereby deputized to assist in the enforcement of this Court ORDER and protect the right of the People to peacefully assemble in these reclaimed churches, or to stand aside and refrain from interfering with the enforcement of this lawful Common Law ORDER.

This Court ORDER is effective as of this date under the authority of this Common Law Court and *jus gentium*, the Law of Nations.

IT IS SO ORDERED THIS 25TH DAY OF FEBRUARY IN THE
YEAR 2013 at 1:00 PM GMT



PRESIDING JUDGE OR MAGISTRATE

The International Common Law Court of Justice, Brussels



[Common Law Court Documents - Murder by Decree](#)

(See **www.murderbydecree.com** under ITCCS Archive – Common Law Court documents)

