**Correction:  Notice full alert Crimes against humanity!!!**

**Trudeau No Longer sitting in Pleasure!!!!  Governor-General Alert!!!**

From: minister Edward Jay Robin, 780-399-6250  
To: The private man acting as the Honourable Curtis Zablocki  
RCMP K Division of Canada  
Edmonton, Alberta  
  
Emergent Demand for Accommodation (ICCPR)  
I, man, being a minister of Christ, Edward Jay Robin, of my creator near Edmonton Alberta Canada hereby asseverate:  
That on/or about December 29, 2021 Justin Trudeau, the man acting as the  Prime Minister of Canada,  
stated on a public television broadcast in Quebec,

that those who have not been vaccinated are very often **“Misogynists and Racists”.** He then stated that “They donʼt  
believe in science/progress”. Finally, Mr. Trudeau went on to make the statement**“This leads us, as a leader and as a country, to make a choice: Do we tolerate these people?” and “that they take up some space. ”**

As a minister of the Christian faith in Canada, I am bound by the watchman principle of Ezekiel 33. I   have been forced to write to you as of your officer's reluctance and the city of Edmonton Police's reluctance to investigate. I , being aware of your own Oath sworn allegiant officers passing the buck and denying their obligations in duty to accommodate a lawful complaint, am frustrated and in distrust of the institution called Canada as led by this man calling himself our leader.

 I am lawfully activated and of a duty, as are you, to defend privacy, freedom faith, and all the peoples of Canada  harmless when proof of taking an experimental vaccine or the wearing of a mask/person is being demanded of me in a free country with a law prohibiting such actions or discrimination as of resisting such unlawful act.

 I have come to you in an emergency as a  defender of my inherent freedoms.  I expect all of your members defense when I may travel to attend or participate officially performing my functions as Christ's minister in lawful, peaceful  
gatherings or in self-defense save my temple harmless from threats of discrimination and segregation as I do when Justin threatens my freedoms.

 I do bear witness, in defense of my bodies temple faith and freedom, that these comments of the man masquerading as a Prime Minister have now left me fearing for my safety both at home and in public. I am now fearful of reprisals, threats, assault, discrimination, segregation, removal of my liberty, kidnapping, forced confinement, enslavement, violence even death, and any other harmful experiences that others may act upon encouraged by Justin's words encouraging discrimination.

Let the record be seen that he promoted to legitimize discriminating against all unvaccinated people taking up space of Canada as of our choice to not participate in a WHO/CDC/Medpharm/Health CANADA advised experiment/trial of forced vaccinations.

**Experiments not covered by insurance!!!**<https://ns2017-wordpress-com.translate.goog/2022/01/06/en-france-deces-apres-la-vaccination-dun-grand-pere-tres-fortune-ancien-chef-dentreprise-parisien-de-versailles-avec-assurance-vie-de-plusieurs-millions-deuro-pour-le-benefice-de-ses-enfants/?_x_tr_sl=auto&_x_tr_tl=en&_x_tr_hl=en>

That is the evident promotion of his contempt towards a recognized segment of society Curtis thereby he is jeopardizing the security and safety of all of us that expect you to defend our freedoms.

**The Oath of allegiance you took was intended to save us all harmless from the activities and hate promoted by Justin Trudeau.**

 The purpose of that Oath was to be a Trustee for the outlook of the public benefit of all men and women in the provinces. That Oath was required to save faith harmless, as seen by the style within the Royal Style and Titles Act that you took. That enforceable  Oath was demanded of all of her Majesty's officers to provide true faithful allegiance to defending the faith and freedom!

These egregious statements were made with intent for the purpose of promoting hatred and  
violence against an identifiable group, specifically individuals who have not received any  
or all Covid-19 Vaccination doses.  
**I am demanding that charges, pursuant to The Criminal Code (R.S.C., 1985, c. C-46)s, 126, 180,  section .  
319(1) and 319(2),  336, and 180, of Canada's criminal code, be laid and be proceeded upon immediately.**

**Criminal breach of trust**

**336** Every one who, **being a trustee of anything for the use or benefit, whether in whole or in part, of another person, or for a public or charitable purpose, converts,** **with intent to defraud and in contravention of his trust**, that thing or any part of it to a use **that is not authorized by the trust i**s guilty of an indictable offence and liable to**imprisonment for a term not exceeding fourteen years**.

I have included as an attachment the 46 page criminal complaint already filed with the Hague you you may be in possession with knowledge and aware of the criminal nature of what the man Justin Trudeau's history is engaged in.  I think it imperative to investigate the motivation he has for doing so based on profit status and narcissistic tendencies. This decision right before Christmas reflect Justin's criminality by Justice Henderson's words: **POSTED ON: DECEMBER 23, 2021**

**EDMONTON:**  The [Justice Centre for Constitutional Freedoms](https://www.jccf.ca/) today reports that, in yet another last-minute amendment to Alberta Health Services (AHS) Vaccine Mandate, on direction of the Alberta Government, AHS will now allow an estimated 1,400 unvaccinated full-time and part-time healthcare workers who were placed on unpaid leave, terminated and/or disciplined by AHS, to return to work with the option of rapid testing.   Justice Henderson went on to say: “One thing is perfectly clear; the Plaintiffs have a right to refuse to take the vaccine. No one can force them to take the vaccine. That is a right that must be respected.

A failure to seriously engage an investigation into the ties he has with profit making investment connected to PCR tests vaccine's and their administration along  the**2018** order of **Covid 19 test kits will be a tort.** History proves a change took place to cover up the prior knowledge of the crime by making it read today with the same link to read **Medical test kits,**  You can see the proof of that fraudulent effort to conceal a  crime here:

[https://web.archive.org/web/20200906130832if\_/https://wits.worldbank.org/trade/comtrade/en/country/ALL/year/2018/tradeflow/Exports/partner/WLD/nomen/h5/product/382200](https://web.archive.org/web/20200906130832if_/https:/wits.worldbank.org/trade/comtrade/en/country/ALL/year/2018/tradeflow/Exports/partner/WLD/nomen/h5/product/382200)  , <https://wits.worldbank.org/trade/comtrade/en/country/ALL/year/2018/tradeflow/Exports/partner/WLD/nomen/h5/product/382200>

This is not a trick Curtis, this study recently  released in Germany is very alarming as to the vaccinated increase in  deaths <https://www.skirsch.com/covid/GermanAnalysis.pdf>

**Summary:  The correlation between the excess mortality in the federal states and their vaccination rate when weighted with the relative number of inhabitants of the federal state is .31. This number is surprisingly high and would be negative if vaccination were to reduce mortality. For the period under consideration (week 36 to week 40, 2021), the following applies: The higher the vaccination rate, the higher the excess mortality. In view of the forthcoming policy measures aimed at reducing the virus, this figure is worrying and needs to be explained if further policy measures are to be taken with the aim of increasing the vaccination rate**

**Crimes against Humanity**<https://www.bitchute.com/video/jTscA64Rcoko/>  one of the lawyer engaging the Hague

Rome Statute of the International Criminal Court (Excerpt) Done at Rome on 17 July 1998, in force on 1 July 2002, United Nations, Treaty Series, vol. 2187, No. 38544,   **[https://www.ohchr.org/EN/ProfessionalInterest/Pages/CCPR.aspx](https://www.ohchr.org/EN/ProfessionalInterest/Pages/CCPR.aspx" \t "_blank) Article 7 breach as found in Canada's Emergencies Act.**

Depositary: Secretary-General of the United Nations,   [http://treaties.un.org](http://treaties.un.org/" \t "_blank). Full Text: <https://www.icc-cpi.int/resource-library/Documents/RS-Eng.pdf>

**Article 7 Crimes against humanity** 1. For the purpose of this Statute, "crime against humanity" means any of the following acts when committed as part of a widespread or systematic attack directed against any civilian population, with knowledge of the attack: **(a) Murder; (b) Extermination; (c) Enslavement;** (d) Deportation or **forcible transfer of population; (e) Imprisonment or other severe deprivation of physical liberty in violation of fundamental rules of international law**; (f) Torture; (g) Rape, sexual slavery, enforced prostitution, forced pregnancy, **enforced sterilization,** or any other form of sexual violence of comparable gravity; al, ethnic, cultural, religious**(h) Persecution against any identifiable group or collectivity on political, racial, nation**, gender as defined in paragraph 3, or other grounds that are **universally recognized as impermissible under international law**, in connection with any act referred to in this paragraph or any crime within the jurisdiction of the Court; (i)**Enforced disappearance of persons; (j) The crime of apartheid; (k) Other inhumane acts of a similar character intentionally causing great suffering, or serious injury to body or to mental or physical health. 2. For the purpose of paragraph 1: (a) "Attack directed against any civilian population" means a course of conduct involving the multiple commission of acts referred to in Article 7, Rome Statute of the International Criminal Court/July 1998, Rome paragraph 1 against any civilian population, pursuant to or in furtherance of a State or organizational policy to commit such attack; (b) "Extermination" includes the intentional infliction of conditions of life, inter alia the deprivation of access to food and medicine, calculated to bring about the destruction of part of a population; (c) "Enslavement" means the exercise of any or all of the powers attaching to the right of ownership over a person and includes the exercise of such power in the course of trafficking in persons, in particular women and children; (d) "Deportation or forcible transfer of population" means forced displacement of the persons concerned by expulsion or other coercive acts from the area in which they are lawfully present, without grounds permitted under international law; (e) "Torture" means the intentional infliction of severe pain or suffering, whether physical or mental, upon a person in the custody or under the control of the accused; except that torture shall not include pain or suffering arising only from, inherent in or incidental to, lawful sanctions; (f) "Forced pregnancy" means the unlawful confinement of a woman forcibly made pregnant, with the intent of affecting the ethnic composition of any population or carrying out other grave violations of international law. This definition shall not in any way be interpreted as affecting national laws relating to pregnancy; (g) "Persecution" means the intentional and severe deprivation of fundamental rights contrary to international law by reason of the identity of the group or collectivity; (h) "The crime of apartheid" means inhumane acts of a character similar to those referred to in paragraph 1, committed in the context of an institutionalized regime of systematic oppression and domination by one racial group over any other racial group or groups and committed with the intention of maintaining that regime**; (i) **"Enforced disappearance of persons" means the arrest, detention or abduction of persons by, or with the authorization, support or acquiescence of, a State or a political organization, followed by a refusal to acknowledge that deprivation of freedom or to give information on the fate or whereabouts of those persons**, **with the Article 7, Rome Statute of the International Criminal Court/July 1998, Rome intention of removing them from the protection of the law for a prolonged period of time**. **3. For the purpose of this Statute, it is understood that the term "gender" refers to the two sexes, male and female, within the context of society.**

**The term "gender" does not indicate any meaning different from the above.**

F O R R E F E R E N C E PART 1.

\ESTABLISHMENT OF THE COURT

Article 1

The Court An International Criminal Court ("the Court") is hereby established.

**It shall be a permanent institution and shall have the power to exercise its jurisdiction over persons for the most serious crimes of international concern, as referred to in this Statute, and shall be complementary to national criminal jurisdictions. The jurisdiction and functioning of the Court shall be governed by the provisions of this Statute.**

**PCR Tests**

A review from the University of Oxford's Centre for Evidence-Based Medicine (Appendix 2) found that the standard PRC test is so sensitive, that it can detect old infections by picking up fragments of dead viral cells. Originally developed to detect the presence of DNA and RNA in biological samples, even its Nobel Prize-winning inventor Kary Mullis declared that PCR was never intended to diagnose a disease. It simply detects the presence of specific genetic material, which may or may not indicate infection. As Dr. Kary Mullis put it, the PCR technique can find almost anything in anybody. The PCR test uses amplification cycles to find viral RNA. The sample is repeatedly chemically amplified to increase the RNA copies until they can be detected. Each “cycle” of amplification doubles the number of molecules in a sample. If you run enough cycles, you can effectively find a single molecule of any substance. Public Health England (PHE) policy confirms that the cycle threshold should be set around 25.6 and if the machine must run more than 25 to 35 cycles (Appendix 2a) to get the sample to the test’s Limit of Detection, there isn’t enough virus in the sample to matter clinically.

(Appendix 2a)

We have information from freedom of information requests that as many as 40-45 cycles are being carried out (Appendix 3, 3a, 3b, 3c) which is too many because it increases the chance of a positive result even without coronavirus RNA being present in the original sample – hence the ‘asymptomatic’ individuals. In addition to being completely unreliable the PCR tests also contain carcinogenic ethylene oxide. (Appendix 48)

*7***Covid is a biological weapon - Gain of function research**

Chinese Virologist Li-Meng Yan was among the first researchers to study covid-19 in China after she was enlisted to investigate the origin of the virus by superior Leo Poon. Dr Li-Meng Yan and her team published a report (Appendix 4) claiming that the novel coronavirus was developed “as a laboratory product created by using bat coronaviruses ZC45 and/or ZXC21 as a template and/or backbone.” The report states that “ZC45 and ZXC21 were discovered between July 2015 and February 2017 and isolated and characterized by the aforementioned military research laboratories.” It also says that when a non-military lab, the Shanghai Public Health Clinical Centre, published a *Nature* article reporting “a conflicting close phylogenetic relationship between SARS-CoV-2 and ZC45/ZXC2 rather than with RaTG13, was quickly shut down for ‘rectification.’” The report also accuses several publications of bowing to political pressure or of experiencing “conflicts of interest” so as not to publish findings that differ from the natural origin theory. “The existing scientific publications supporting a natural origin theory rely heavily on a single piece of evidence – a previously discovered bat coronavirus named RaTG13, which shares a 96% nucleotide sequence identity with SARS-CoV-2,”.

*8*          The National Institutes of Health (NIH) in the USA has admitted to funding of gain of function research on bat coronaviruses at China’s Wuhan lab – despite Dr Anthony Fauci repeatedly denying this. In a letter to Republican James Comer (Appendix 5), NIH’s principal deputy director A. Tabak, blamed EcoHealth Alliance – that funnelled US funds to the Wuhan lab – for not being transparent about the work it was doing.  British scientist Peter Daszak who runs EcoHealth is accused by Tabak of failing to comply with the terms of the grant. As recently as November 2021 Fauci was accused of lying about gain of function research after documents obtained by the intercept (Appendix 6) detailed grants given to EcoHealth Alliance for bat coronavirus studies. The $3.1 million grant was awarded for a five-year period between 2014 and 2019. After the funding was renewed in 2019, it was suspended by the trump administration in April 2020. The grant directed $599,000 to the Wuhan institute of Virology for bat coronavirus research.

*9*          British Professor Angus Dalgleish and Norwegian scientist Dr. Birger Sørensen, published a report in the *Quarterly Review of Biophysics* (Appendix 7) and claim that the coronavirus's spike protein contains sequences that appear to be artificially inserted. They claim they had 'prima facie evidence of retro-engineering in [China](https://www.dailymail.co.uk/news/china/index.html)' for a year - but were ignored by academics and major journals.   Dalgleish is a professor of oncology at St George's University, [London](https://www.dailymail.co.uk/news/london/index.html), and is best known for his breakthrough creating the first working 'HIV vaccine', to treat diagnosed patients and allow them to go off medication for months. While analysing COVID-19 samples last year in an attempt to create a vaccine, Dalgleish and Sørensen discovered 'unique fingerprints' in the virus that they say could only have arisen from manipulation in a laboratory. They said they tried to publish their findings but were rejected by major scientific journals which were at the time resolute that the virus jumped naturally from bats or other animals to humans. Even when former MI6 chief Sir Richard Dearlove spoke out publicly saying the scientists' theory should be investigated, the idea was dismissed as 'fake news.’

*10***Graphene hydroxide**

Dr Andreas Noack is a German chemist and one of the EU’s top graphene experts, carbon expert and doctored in the field of activated carbon whereby for his doctoral thesis he converted graphene oxide into graphene hydroxide. Professor Dr Pablo Campra comes from the university of Almeria, and alongside Dr Andreas Noack he examined the covid ‘vaccines’ for the presence of graphene oxide with the Micro-Raman Spectroscopy, the study of frequencies. According to both doctors, the vaccines don’t contain graphene oxide but do contain graphene hydroxide. On November 23, 2021, Dr Andreas Noack released a video explaining what graphene hydroxide is and how the nano structures injected into the human body act as ‘razor blades’ inside the veins of ‘vaccine’ recipients. Dr Andreas goes on to explain how due to the nano size of the graphene oxide structures they would not show up on an autopsy as toxicologists can’t imagine that there are structures that can cut up blood vessels causing people to bleed to death on the inside so they would not be looking for them, given their atomic size.

*11*On 18th November 2020 Dr Andreas Noack was on a ‘livestream’ on YouTube discussing the dangers of the Covid-19 ‘vaccines’ when he was arrested on camera by armed German police (Appendix 41). On 26th November 2021, just hours after publishing his latest video about graphene oxide and graphene hydroxide (Appendix 42) he was **attacked and murdered.**

*12***We request a full investigation be done into the inclusion of Graphene hydroxide in the Covid-19 ‘vaccines’ and into the assassination of Dr Andreas Noack.**

**Insurance company wins not paying for vaccine experimental death...**<https://ns2017-wordpress-com.translate.goog/2022/01/06/en-france-deces-apres-la-vaccination-dun-grand-pere-tres-fortune-ancien-chef-dentreprise-parisien-de-versailles-avec-assurance-vie-de-plusieurs-millions-deuro-pour-le-benefice-de-ses-enfants/?_x_tr_sl=auto&_x_tr_tl=en&_x_tr_hl=en>

minister Edward Jay Robin demanding your accommodation and offering YHWH's blessings in Yahushuwah's sacred name.

ICCPR. Article 7. No one shall be subjected to torture or to cruel, inhuman or degrading treatment or punishment. In particular, no one shall be subjected without his free consent to medical or scientific experimentation.