

Health care and the Law

With Canadian health care a saleable commodity corporate America stands to make substantial profits from something we own and pay for. It is reasonable to speculate that we will have an American health care system within 10 years especially if we continue to do nothing now. Think of a corporate health care system telling you how much care you can afford and the level of care you'll receive. While most of us think there is nothing we can do to halt corporate acquisition this is completely untrue. We tend to think this way because government has used deceptive and deceitful means to create conditions that seem beyond our control. In this article we're going to unveil some of this deceit and look at ways we can regain control of our rights guaranteed to every Canadian under the Constitution of Canada. Once we learn how powerful our rights are under law protected by the Constitution we have the means to protect health care. Health care, something we own, is interwoven with our rights and freedom none of which can be violated unless we voluntarily agree through contractual law to be violated. Governmental agencies have expended considerable effort to obtain our contractual agreement to be violated using deceitful methods they claim as being legal. You may disagree with their claim of legality once you learn how they obtain your signature authorizing your personal victimization and that of all Canadians. Rather than being servants of the people we hired them to be and their oath of office to serve the people our leaders promote a corporate agenda motivated by profit. However, in all fairness, we have to take into consideration those leaders who have been equally victimized by adverse governmental policy they are unaware of. Such being the case they are an unwitting accomplice to the same deception we all go along with when ignorant of our Constitutional rights. Being in a position of government we ask that they will fully investigate and use their positions with the moral integrity expected by Canadians.

The Constitution of Canada protecting our rights and freedom is far more powerful than most of us can begin to imagine because we've never been taught the laws that govern our lives. Not being taught the law is in itself a violation of our Constitutional rights unless we voluntarily wave this legal obligation. The government of Canada claims that we have done so through one very important contract we signed. You may be trying to think what this contract was and when you signed it. You'll be surprised what it is. You'll also be surprised by what constitutes a binding contract despite the level of deceit utilized to obtain it. As you learn these things keep in mind that the government of Canada was originally conceived to serve the people rather than catering to a self-serving corporate agenda. In the realm of political expediency involving a corporate agenda people who don't know their right are easier to manipulate. As a result we don't know how to exercise our rights when things like health care are stolen in plain view.

The Constitution of Canada guarantees free education and free medical because we pay for these things through Federal taxes. Imagine something you own and paid for being sold despite your ownership. It's a criminal offence for this to occur unless you agree for your property to be sold. Not only did we agree that health care could be sold we signed a contract authorizing government to act as our agent in whatever capacity chosen. This contract was signed by a parent or guardian within hours or days of your birth. It's called a birth certificate but in actuality it's a contract. Wouldn't a responsible government serving the people explain this to you along with the rights and freedoms you would lose by signing this contract? One of the basic requirements of a contract in addition to obtaining your signature voluntarily is that it must inform you that it is a contract. Since most people don't know a birth certificate is a contract the contract itself is used to make this disclosure. It does this by spelling your name using all upper case letters the way all contracts are constructed. For example my name is spelled EVANS NICHOLSON signifying a corporate identity known as an 'artificial person'. An artificial person has no protection under law as opposed to the 'natural person' who is protected by the Constitution of Canada. Once a signature has been attached to your birth certificate by someone acting on your behalf, the government is no longer required to teach you the law specified by our Constitution. Does this sound like good government acting on behalf of the people? My natural person identification Evans Nicholson is spelled with upper and lower case lettering.

A contract is non-binding for minors to the age of 18. Every minor is entitled to free education and medical, which is provided to keep the masses from grumbling and checking out the law. Every minor is entitled to be taught the law but since we don't know the law we fail to instruct our children to demand their Constitutional rights. And as is government policy it refuses to dutifully inform our children choosing to maintain compliance throughout their lives through ignorance. We are the children of ignorance passing this ignorance to our own children courtesy of governmental policy. To view some of the other contracts you enter into out of ignorance check out the spelling on your driver's license, marriage license, social insurance and everything the government sends you. They are all contracts binding you to things you may never have intended. We have attached an article on marriage licenses to give you an idea of what hidden implications in a contract can bind you to contrary to what was intended. You'll be quite surprised by what government can do with a marriage contract once it's been signed. Imagine your children the product of your marriage being the property of the state. This will help explain how health care, something you own, becomes governmental property when we sign a contract such as a birth certificate.

To understand how these contracts can be used to vacate your rights and freedoms you'll need to know the law that empowers contractual agreement. It's called ADMIRALTY AND MARITIME JURISDICTION. The Canadian Law Dictionary states the following:

“Expansive jurisdiction over all actions related to events occurring at sea; extends to all transactions relating to sea commerce and navigation, to damages and injuries upon the sea and all maritime contracts and torts”.

You may be wondering what events occurring at sea have to do with your Constitutional rights and health care. You may be wondering what a maritime contract has to do with your birth certificate giving governmental agencies the authorization to sell health care. Shortly you'll find out the lengths at which government has undertaken to create a deception denying you your Constitutional rights. Imagine maritime contracts receiving enforcement status aboard a ship outside of Canadian jurisdiction. It's called ADMIRALTY LAW where ADMIRALTY COURT is held aboard a ship designated beyond the reach of Constitutional protection. This is how most courtrooms are constructed even though you would not recognize the ship within the courtroom unless you know what to look for. Think of an ADMIRALTY COURT in these terms. The judge is actually the captain aboard the ship. What appears to be a fence with a gate access for approaching the judge is actually the railing of his ship. He has no lawful authority over you until you voluntarily step aboard his ship by crossing the bar or until you authorize him to act on behalf of a contract identified by your corporate identity. The corporate identity spelled with upper case letters appearing on your birth certificate and every governmental contract you voluntarily signed. In this courtroom you agree to abide by the conditions imposed upon your corporate identity, the artificial person. You confirm this agreement by signing whatever contract is placed before you. Since the captain aboard this ship is not in Canada there is no Canadian flag to suggest Canadian sovereignty in the transaction. This would invalidate any contract signed, as it would then fall under Constitutional jurisdiction. If a Canadian flag is present it must have gold fringe signifying that it's a naval flag. There is no picture of the Queen that would signify Constitutional protection superseding maritime jurisdiction. The ship in this courtroom is defined as being a ship upon the sea outside of Canadian jurisdiction. In other words once aboard this ship you are no longer on Canadian soil so your Constitutional rights can be arbitrarily violated by the captain. According to law this is something you voluntarily agree to by using your corporate identity. Does any of this sound remotely reasonable let alone lawful that you could be victimized by this carefully constructed deception? If it doesn't keep in mind that our government chose to implement these things to obtain what it claims as contractual authorization to sell things we own like our health care.

Now that we've discussed things like your corporate identity established through contracts such as your birth certificate we'll have a look at your natural person rights guaranteed by the Constitution of Canada. Our

Constitution tells us that ‘the rights and privileges of Parliament shall not exceed the rights and privileges of the individual: Under our Constitution something created to serve the people can never have more power than the people it was created to serve. Considering the violation of your rights deceptively removed through contracts you didn’t even recognize to be contracts and ships within courtrooms where does Constitutional power come from? To understand this power enshrined within our Constitution we have to go back to the signing of the Magna Carta in 1215. Prior to the Magna Carta the people of Britain were ruled by what were called the Star Chamber laws. These were laws that gave absolute power to the feudal lords who changed laws at their discretion. The people of Britain enslaved by brutal tyranny fought for something that would protect their lives, their livelihoods providing them with protection that couldn’t be changed. With nothing more powerful than God Himself they went to the Bible to search out the laws and rights God ordained to provide people with good government. Using the precepts laid out in Scripture they replicated God’s laws, which became known as common law for all the people. These laws are so powerful they’re stated as being ‘absolute, eternal and can only be changed by God Himself’. When the British Empire extended around the world it brought these laws to the colonies, which became nations within the British Commonwealth. This is why Canada is built upon and acknowledges the Supremacy of God over our nation. Our Constitution with all of our laws submits to the Supremacy of God. The people of Canada are endowed with laws that submit to the Supremacy of God something governmental agencies ignore when they create deceitful methods to replace the Supremacy of God’s protection in our lives with fake ships and corporate identities. Rather than proclaiming God’s Sovereign design over our lives in the creation of Canada we end up as a corporate creation alienated from God’s Sovereign design. Having come to learn about active governmental participation in this process I am disappointed in a nation exchanging God’s Sovereign intentions over the people of Canada for a corporate profit agenda where children and the elderly suffer needlessly for the sake of profit margins. This was never intended by God or our Constitution. Rather than laws absolute and eternal for the people we have fake courtrooms and fake ships. I take the liberty to call these things fake because there is not even a hint of legitimacy with these things in Scripture. Some will protest and disagree but I’ll defer to God’s Sovereign design replicated by our Constitution. It’s my understanding that the government of Canada does not disagree with this although corporate CANADA might.

These things have been stated so we can understand where common law comes from and appreciate the power it gives to all Canadians. This is why Parliament, an artificial creation, can never have more power than the people it serves. Now we’ll look at what common law court looks like. When you walk into this courtroom there’s no ship so you won’t see the railings of a ship. There’s a Canadian flag to confirm you are on Canadian soil protected by the Constitution. There’s a picture of the Queen signifying her role as defender of the law. Every properly appointed judge in Canada is required to know common law because it’s the law of the land not ADMIRALTY LAW used for naval purposes. The judge in common law is required to protect your Constitutional rights so a lawyer is redundant. In most cases you don’t need a lawyer. Lawyers don’t tend to promote common law. Since common law courts are seldom used by people who don’t know they even exist, one may have to be convened which is not difficult as there is no ship to construct. Common law courts are required to be available in towns and cities with municipal policing as the RCMP are contracted. In situations where the RCMP have contractual jurisdiction cases are moved to the nearest location where a municipal force has jurisdiction. There’s nothing difficult involved in any of this. An example is First Nation Canadians who have made the transition from admiralty to common law court. In all of their land claims and disputes with the government of Canada they receive full protection under the Constitution and Her Majesty.

One of the problems in exercising our Constitutional rights is the initial resistance from government to recognize your rights. Using your birth certificate, social insurance, etc., government relies on your corporate identity to deny you your rights. Recently the Province of Quebec did something quite remarkable. It re-issued birth certificates in natural person spelling invalidating the contract issues. Quebec

is now in a very advantageous position when it wants something from Ottawa. Something every Province can do to severe corporate inroads into health care. An individual can also do this but it's easier to make these arrangements for our children giving them access to education and medical care guaranteed by the Constitution. It's something I would have wanted my parents to do if they had known the law. So, now you can see that you do in fact own health care in your natural person status. In your natural person status government cannot sell something you own and paid for by your taxes. This would be a criminal offence. The easiest thing to do is insure the birth certificates of your children are spelled in the natural person form, upper and lower case, then demand that they are taught the law to prevent health care from being sold. As a parent you can act on behalf of your children's Constitutional rights to issue cease and desist orders. You can have your own birth certificate re-issued in a natural person form though this will be more difficult subject to government resistance and some intimidation. Government is very good in it's interpretation of the legal boundaries involved with intimidation. We know that this intimidation will be too difficult for many people so we're not going to advocate anything extreme. We're going to develop simple forms that pass the test of Constitutional law putting governmental agencies on notice that you are a natural person subject to the laws of Canada. In doing these things we will rely on the expertise of people who have already established their Constitutional rights replicating the procedures they used and providing links to their resources. In the final analysis you have to decide whether it's worth being a natural person or too much trouble. Your children however are another matter and the heritage you'd like to provide for their future. Imagine taking your child to school with the requirement that they be taught the law as a natural person guaranteed by the Constitution. Government cannot sell the health care ownership of a natural person provided by the taxes paid by parents on their behalf.

If nothing else you have learned about the existence of two laws in Canada. One that is absolute, eternal and changeable by only God Himself. The other involving fake ships and contracts confirmed on the sea. You now know what a contract looks like along with how your corporate identity appears on that contract. Along with these things we hope to provide forms needed to register the birth of your children with their natural person status intact. We would also urge you to consider the article attached on our site relating to Marriage Licenses and how the product of your marriage, your children, might be impacted by that contract. While this is certainly a lot to consider we do these things for our children especially those with special needs and those at risk. We also consider the care of our elderly to remember that one day we will be there. If our children access their rights we in turn will be cared for when our time comes.

Now that we know something about our Constitutional rights, common law versus ADMIRALTY LAW and things like the contracts we signed waving our rights there are other things we can do. Find out which of our elected leaders, especially during election time, are willing to defend health care in relation to the Constitution. It only takes a few leaders to expose fake ships that can't float. This brings up another issue. If a ship upon the sea where maritime jurisdiction takes place can't even float how can ADMIRALTY LAW exist on a sunken ship? When a ship comes to dry dock for repair it is upon dry land, the soil of Canada, subject to Constitutional law. Wouldn't this principle of jurisdiction also apply to the ship in ADMIRALTY COURT unable to float or exist unless supported upon the soil of Canada? It's quit possible a Constitutional challenge would confirm that a partially constructed ship resting upon Canadian soil does not meet the criteria of maritime jurisdiction. This should make contracts such as birth certificates null and void. There are some possibilities worth exploring. As stated we own health care in one of two forms. One form with our corporate identity having abdicated authority to government for management on our behalf. The other form in our natural person ownership protected by the Constitution. Clarification of our status with health care will follow pending further research. We can protect health care when we apply law and our Constitutional rights.