

## **Draft Proposal; Private Members Bill** September 2007

Whereas Freemasonry has been identified throughout its history as a secret society that creates affiliated organizations directing its criminal affairs it is defined as an organization demonstrating criminal intent.

Whereas Freemasonry is an organization with links to criminal organizations it will be defined in the Criminal Code with the same definitions used to define affiliated organizations such as the Mafia and the Ku Klux Klan.

Whereas Freemasonry is the parent organization to such organizations as the Mafia and the Ku Klux Klan it will be defined as an organization promoting organized corruption and organized crime through these organizations.

Whereas Freemasonry initiates members through oaths and rituals interchangeable with both witchcraft and Satanism it is an organization as corrupting its members to tolerate and engage in subversive activity.

Whereas Freemasonry initiates members through oaths and rituals obligating members into obedience it creates solidarity within its ranks incompatible with law.

Whereas Freemasonry is defined as a secret society in which members swear oaths in rituals obligating themselves to protect and promote each other in every area of society regardless of qualifications or credentials it is a system that promotes organized corruption through its obligations.

Whereas Masonic members swear to protect each other in various rituals from sanction including prosecution in criminal matters Freemasonry is defined as a system promoting organized corruption that subverts justice.

Whereas Masonic members obligate themselves to commit perjury in various rituals protecting members from crime including murder and treason in the upper degrees it is defined as a criminal organization that is a threat to society and to national security.

Whereas Masons members seek positions of authority to promote brother Masons into positions of authority excluding others such as in the police and military it is a system that utilizes patronage and corruption for a criminal purpose.

Whereas members of the secret societies are promoted into critical positions effecting the lives of people such as the emergency services it is a system compromising the safety and welfare of people with unqualified personnel.

In all matters related to the welfare of people and the security of our nation the secret societies are a threat.

In all matters related to government and justice the secret societies are a threat to our nation.

In all matters related to organized corruption and organized crime the secret societies are a threat to our nation.

In response to its subversive activities Freemasonry and all secret societies whether affiliated or complimentary to each other will be attached to the Criminal Code of Canada punishable with prison terms of life for crimes such as murder and treason.

To obtain impartiality in governmental affairs and in our judicial system no member of Freemasonry or its affiliated organization will be allowed to hold any office or position where they could be empowered to manipulate political, judicial or corporate matters effecting the welfare and security of our nation.

In all matters related to corporate affairs transparency with public scrutiny will be adhered to at all times. Corporate manipulation involving members of the secret societies, past and present, will be reviewed where patronage at public expense is identified. Such will be identified as breach of contract subject to penalty and restitution of public funds.

Note: Although this draft Bill reflects a lack of the necessary political expertise for proper construction it still reflects greater effort than what has been shown by any of our Canadian MPs to date which is a sad commentary on the political state of affairs in Canada. Revision will be posted as it's developed through the expertise provided by others.

However, it remains to be seen if there is a political will in Canada to expose the existing corporate political structure considering the wealth available from the proceeds of crime. For example in the province of British Columbia, several Premiers' were Masonically affiliated. During their terms of office untold millions moved through the hands of Masons privy to government projects and land speculation. Even though some were exposed in government land speculation and stock market scandal brought before the courts there was no accountability through the fraternal resources available to them. Although called political leadership in British Columbia it continues to be nothing more than a group of self-serving criminals dictating politics and the courts. Considering the wealth available to the corporate political elite across Canada it needs to be determined if there is a political will to expose these crimes. It also needs to be determined to what degree of criminality the courts will be allowed to protect their Masonic brethren from prosecution.