From: David Dickson

Sent: October 18, 2024 12:20 PM

To: Jason.Nixon@assembly.ab.ca; SCSS.minister@gov.ab.ca; PSES Minister <PSES.Minister@gov.ab.ca>
Cc: Karen Dickson <karen.dickson@dksdata.com>; mike.ellis@assembly.ab.ca; Andrew Boitchenko
<Andrew.Boitchenko@assembly.ab.ca>; Sharif Haji <Sharif.haji@assembly.ab.ca>; mike.ellis@assembly.ab.ca>; mike.ellis@assembly.ab.ca>; mike.ellis@assembly.ab.ca>; mike.ellis@assembly.ab.ca>; Mickey.Amery@assembly.ab.ca; Ministry of Justice <ministryofjustice@gov.ab.ca>; Shane Getson
<Shane.Getson@assembly.ab.ca>; Adriana.LaGrange@assembly.ab.ca; Health Minister
<Health.Minister@gov.ab.ca>; Danielle Smith <danielle@daniellesmith.ca>; Office of the Premier
<Premier@gov.ab.ca>
Subject: RE: The unlawful death of a care Home resident due to Alberta Health guidelines illegally implemented. -

Second request - URGENT Importance: High Sensitivity: Confidential

Minister Nixon,

This is entirely your responsibility with Care Homes falling under your Ministry.

Second request for a meeting – URGENT.

For reference, the latest Alberta Health published data is here: https://x.com/dksdata/status/1847094472133259711

This is what Supportive Living looks like under your government.

https://x.com/dksdata/status/1843420133676724695 https://dksdata.com/CareHomes/Outbreak-Oct7-2024-Alberta.pdf

David

From: David Dickson

Sent: October 3, 2024 2:22 PM

```
To: 'Jason.Nixon@assembly.ab.ca' <Jason.Nixon@assembly.ab.ca>; 'SCSS.minister@gov.ab.ca'
<SCSS.minister@gov.ab.ca>; 'PSES Minister' <PSES.Minister@gov.ab.ca>; 'Adriana.LaGrange@assembly.ab.ca'
<Adriana.LaGrange@assembly.ab.ca>; 'Health Minister' <Health.Minister@gov.ab.ca>; Danielle Smith
<danielle@daniellesmith.ca>; 'Office of the Premier' <Premier@gov.ab.ca>
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Cc: Karen Dickson <karen.dickson@dksdata.com>; 'mike.ellis@assembly.ab.ca' <mike.ellis@assembly.ab.ca>; 'Andrew Boitchenko' <Andrew.Boitchenko@assembly.ab.ca>; 'Sharif Haji' <Sharif.haji@assembly.ab.ca>; 'mike.ellis@assembly.ab.ca>; 'Mickey.Amery@assembly.ab.ca'

<Mickey.Amery@assembly.ab.ca>; 'Ministry of Justice' <ministryofjustice@gov.ab.ca>; Shane Getson <Shane.Getson@assembly.ab.ca>

Subject: The unlawful death of a care Home resident due to Alberta Health guidelines illegally implemented. **Importance:** High

Sensitivity: Confidential

Minister LaGrange, Nixon and Premier Smith,

This morning, I was provided a copy of the email from Minister LaGrange (see attached PDF) sent to the family of a care home resident regarding the below matter. The family had contacted you all on September 12th, 2024. Minister LaGrange responded on October 2nd, 2024, with some alarming statements and direction contrary to the Public Health Act (PHA), the Criminal Code of Canada and Human Rights Legislation (Alberta, Canada, and the International Courts).

Before I start, please note that Alice died on the morning of October 1st, 2024, as a direct result of the COVID response protocols illegally imposed upon her. As such, your ending comment of *"please accept my best wishes for your mother's good health."* was devastating to the family, not least due to the fact that this government was aware of her untimely death. I had personally informed the Chief Whip, Shane Getson, of this on Tuesday morning at 10:20 am. This was specifically what I tried to ask the Premier about at the recent Edmonton townhall. Again, I texted Chief Whip Shane Getson regarding me being blocked from asking these critical questions (see attach pdf) during this event.

This is my wife, Karen and I with Alice on September 19th, 2024, at Gerald Zetter LTC in Edmonton.



You outlined the sanctioning of forced testing, medication & isolation at the discretion of AHS doctors after testing (WITHOUT CONSENT) of just two people in a care home or hospital.

This is a clear abuse of the PHA and has already resulted in the unlawful death of at least one Alberta resident this week alone.

Not even CMOH Deena Hinshaw could do what you have suggested in your response to this family (or what has happened to their mother). Even after triggering s.29 of the PHA, Dr. Hinshaw did not have such powers and the PHA does not provide such powers without a Court Order.

Now, as the Health Minister, you have suggested that ALL ZONE MEDICAL OFFICERS at AHS across the province are able to and are actively abusing this improper direction as they see fit. All this is based on two flawed 'respiratory' tests (even for a common cold) using as little as one RPP and one RAT test. An 'outbreak' of this nature (COVID, Coronavirus, Parainfluenza, Rhinovirus/Enterovirus etc.) does NOT trigger special powers under the PHA.

Note that under s.30, the Provincial Health Act allows for isolation for a maximum of 24 hours before a Court Order is required. No testing or treatment can be performed without a Court Order or consent, even under the MANDATORY TESTING AND DISCLOSURE ACT. None of the diseases currently tested and displayed on the Provincial Respiratory Dashboard to trigger an 'outbreak' are listed under the powers to isolate in s.20 of the PHA (referring to the Communicable Diseases Regulation schedule 3).

This abuse is similar to that of Minister Shandro and the Lieutenant Governor in Counsel in 2020. On March 17th, 2020, under the direction of Minister Shandro, O.I.C 080 declared a State of Emergency for Pandemic Influenza that

didn't exist, followed by Ministerial Order 608/2-2020. I would remind the Ministers and all recipients of this email that TWO cases of Influenza is NOT *"Pandemic Influenza"* so would not apply in the current circumstances. Additionally, SARS is NOT COVID-19 (SARS-CoV-2).

Communicable Disease Regulation

(Diseases for Which a Certificate, Isolation Order or Warrant for Examination may be Issued) (Section 6(3) of this Regulation; Sections 39(1), 44(1) and 47(1) of the Act)

- Acquired Immunodeficiency Syndrome (AIDS)
- Anthrax
- Cholera
- Chancroid
- Chlamydia
- Trachomatis Infections (genito-urinary)
- Diphtheria
- Gonococcal Infections
- Human Immunodeficiency Virus (HIV) Infections
- Lassa Fever
- Leprosy
- Lymphogranuloma Venereum
- Pandemic Influenza
- Plague
- Severe Acute Respiratory Syndrome (SARS)
- Smallpox
- Syphilis
- Tuberculosis
- Viral Hemorrhagic Fevers

See:

https://x.com/dksdata/status/1841903134769348649

I am requesting again an immediate meeting with the Justice Minister and Chiefs of Police regarding all of the above and below. Albertans' lives have been lost due to the actions and inactions of this government, many outside of legal authority, and it must not continue.

David

From: David Dickson

Sent: September 25, 2024 12:34 PM

To: Jason.Nixon@assembly.ab.ca; SCSS.minister@gov.ab.ca; mike.ellis@assembly.ab.ca; PSES Minister <<u>PSES.Minister@gov.ab.ca</u>; Mickey.Amery@assembly.ab.ca; Ministry of Justice <<u>ministryofjustice@gov.ab.ca</u>>; Adriana.LaGrange@assembly.ab.ca; Health Minister <<u>Health.Minister@gov.ab.ca</u>>; Office of the Premier <<u>Premier@gov.ab.ca</u>>; Danielle.Smith@assembly.ab.ca

Cc: Karen Dickson <<u>karen.dickson@dksdata.com</u>>; <u>mike.ellis@assembly.ab.ca</u>; Andrew Boitchenko <<u>Andrew.Boitchenko@assembly.ab.ca</u>>; Sharif Haji <<u>Sharif.haji@assembly.ab.ca</u>>

Subject: RE: ILLEGAL LOCKDOWNS CONTINUE IN CARE HOMES - URGENT - ADDITIONAL DETAILS - FOURTH REQUEST

Importance: High Sensitivity: Confidential

URGENT FOURTH REQUEST FOR A MEETING AND RESPONSE.

I am sending this urgent update with the approval of the family with a vulnerable resident in an Edmonton, Alberta Care Home who we are currently helping.

A summary – Care Homes NOW in Alberta (September 25th, 2024).

- Illegal COVID testing (3 times using Rapid Antigen Test (RAT)) without consent (against documented family wishes) these are assaults on a vulnerable person who has no ability to consent (family has Power of Attorney).
- This unlawful testing led to illegal isolation of this resident Unlawful Imprisonment under the Alberta Government 'COVID outbreak' protocols is a crime.
- This led to further neglect and a failure to properly chart or respond to a significant and dangerous change in blood sugar (ongoing).
- This led to deteriorating health, impacting resident and the family.
- This also led to an illegal extension of the illegal isolation of ALL residents on the unit for an additional 10-15 days (as per the Alberta government documentation below).
- Blood tests were ordered for this resident to be taken "STAT" (immediately same day) on Monday September 23rd, 2024. That didn't happen. The family was told it had been done on the evening of September 24th, 2024 (already a day late) and they would need to wait until the following day for the results. The staff obviously never checked anything as the lab (Alberta Precision Labs (APL) – part of what the UCP gave to AHS) called to say they are understaffed so could come tomorrow (September 25th, 2024). A CRITICAL STAT blood order delayed THREE days because APL doesn't have the staff!
- Resident's blood sugar explodes to critical levels each night as staff give her sugar-based drinks (against what is charted) without informing anyone (the charge nurse was caught Tuesday night trying to give an apple based thickened sugary drink).
- Resident left untreated without a bowel movement for 7 days (now impacted and causing toxic shock).
- Resident was turned by staff overnight and in the process they blocked the clysis (sub q saline bag) tube leaving the resident dehydrated. The resident stopped urinating which increased blood sugar and toxic shock.
- Family demanded (from our advice) that the community paramedic was called immediately to address the failings this morning (Wednesday 25th, 2024). Blood work, IV and other treatments (new antibiotics) have now been started. This is potentially too late to save this elderly Albertan. This could have been prevented if Ministers had not ignored previous communications.
- All of this was done under the orders and requirements of the Alberta Government, enacted on August 30th, 2024.
- This despite Premier Smith saying none of this was happening in the Townhall on August 17th, 2024. <u>https://x.com/dksdata/status/1836810248192946648</u> Minister Nixon was to follow up on this, at the direction of Premier Smith yet none of the Ministers (Nixon, LaGrange, Ellis or Amery) or Premier Smith have responded to multiple communications from myself or this family.
- A whole host of wilful criminal acts, Code of Conduct failures and malfeasance in public office.

This is NOT an isolated incident. This is something happening in every care home on a regular basis now, made worse with the new GOVERNMENT OF ALBERTA protocols as of August 30th, 2024.

ALBERTA GOVERNMENT DIRECTION - AUGUST 30th, 2024

https://www.albertahealthservices.ca/assets/info/hp/cdc/if-hp-cdc-ob-guide-foroutbreak-prevention-and-control-in-continuing-care-homes.pdf

Appendix C: Case and outbreak definitions

Case and outbreak definitions are set by Alberta Health and are used to open and report outbreaks.

COVID-19	
Case Definition	 A person with the virus (SARS-CoV-2) that causes COVID-19 by: A positive result on a molecular test [that is Nucleic acid amplification test (NAATs) such as polymerase chain reaction (PCR)], loop-mediated isothermal amplification (LAMP) or rapid molecular test] that is Health Canada approved or approved by the lab accreditation body of the jurisdiction in which the test was performed.
	A positive result on a Health Canada approved rapid/point-of-care (POC) antigen test in a person with clinical illness ¹⁰
	 OR Two positive results on a Health Canada approved rapid/POC antigen test completed not less than 24 hours of each other in an asymptomatic person.
Outbreak Definition	Two or more confirmed COVID-19 cases in residents within a seven-day period, with a common epidemiological link ¹¹ .
Outbreak Duration ¹²	14 days (two incubation periods). The outbreak ends on the 15 th day following symptom onset of the last resident case.

¹⁰ Clinical illness - any one or more of the following: new or worsening cough, shortness of breath (SOB), sore throat, loss or altered sense of taste/smell, runny nose/nasal congestion, fever/chills, fatigue (significant and unusual), muscle ache/joint pain, headache, nausea/diarrhea).

¹¹ Epidemiological link means the cases need to have been in the setting (same facility/same unit) during their incubation period or communicable period.
 ¹² Day zero is the first day of symptoms Day one is the first full day after symptoms develop.

If the person tested is asymptomatic, use date of specimen collection as day zero.

Guide for Outbreak Prevention & Control in Continuing Care Homes Last updated: August 30, 2024

David

From: David Dickson

Sent: September 17, 2024 1:03 PM

To: Jason.Nixon@assembly.ab.ca; SCSS.minister@gov.ab.ca; mike.ellis@assembly.ab.ca; PSES Minister <PSES.Minister@gov.ab.ca>; Mickey.Amery@assembly.ab.ca; Ministry of Justice <ministryofjustice@gov.ab.ca>; Adriana.LaGrange@assembly.ab.ca; Health Minister <Health.Minister@gov.ab.ca>; Office of the Premier <Premier@gov.ab.ca>; Danielle.Smith@assembly.ab.ca

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Cc: Karen Dickson <<u>karen.dickson@dksdata.com</u>>; <u>mike.ellis@assembly.ab.ca</u>; Andrew Boitchenko <<u>Andrew.Boitchenko@assembly.ab.ca</u>>; Sharif Haji <<u>Sharif.haji@assembly.ab.ca</u>>

Subject: RE: ILLEGAL LOCKDOWNS CONTINUE IN CARE HOMES - URGENT - ADDITIONAL DETAILS - THIRD REQUEST

Importance: High

Sensitivity: Confidential

URGENT THIRD REQUEST.

It has now been a full month since Premier Smith stated **"if that is the case"** to me at the August 17th, 2024 Town Hall hosted by MLA Boitchenko', as regards to ongoing, targeted COVID lockdown ('outbreak') protocols in Care Homes.

As you all are aware, it **is "the case"** and has been since 2020.

For action and immediate response by Ministers Nixon, Amery, Ellis & LaGrange.

Please note I am aware that you have received additional communications about unlawful testing and detainment of vulnerable persons at Good Samaritan Gerald Zetter and have not responded to those concerns either.

As these constitute **assaults** and **unlawful confinement** (as outlined by the Criminal Code of Canada) it is imperative that you all, as Ministers with a lawful Duty of Care in these areas, respond to these matters immediately.

See:

https://x.com/dksdata/status/1834739425382735924 https://x.com/dksdata/status/1834067228695683396 https://dksdata.com/Care https://x.com/dksdata/status/1833200516723315066 https://x.com/dksdata/status/1833202052950069488 https://x.com/dksdata/status/1827484868282085807

In addition, I would also ask for a response to why Alberta Health has issued a new Vaccine Schedule for COVID vaccinations that;

- Has a false date and information relating to a product that has not been approved by Health Canada. Created and published on September 12th, 2024 with a false published date showing October 2024 relating to the as yet unapproved KP.2 COVID vaccine.
- September 17th, 2024 Health Canada approved the UNTESTED Moderna COVID shots, but has still not approved the Pfizer COVID shots named in the Alberta Health published COVID Vaccine Schedule.

See:

https://open.alberta.ca/dataset/58d31634-61d9-469d-b95f-f714719b923e/resource/3d3b9948-b4d6-4f3e-bf56bc49fcab4c00/download/hlth-aip-covid19-vaccine-schedule.pdf https://x.com/dksdata/status/1835755011306922177 https://dksdata.com/BenefactBulletins https://dksdata.com/Benefact/hlth-aip-covid19-vaccine-scheduleOct2024.pdf https://x.com/dksdata/status/1784259224492495224 https://x.com/dksdata/status/1836111311219949638 https://ahsweb.ca/www/frm-21765.pdf (consent form removed) https://dksdata.com/Forms/FRM21765/ (backup copies) https://dksdata.com/Court/DavidDicksonPackage/28-Exhibit-U_Filed_Redacted.pdf (filed into Court - 2021). All this is based on known fraudulent COVID Cases and the unlawfully manipulated COVID data in this province. See: https://x.com/dksdata/status/1833969677757772271 https://dksdata.com/AlbertaDead https://dksdata.com/ABCOVID/CoppingtoLaGrange.pdf https://x.com/dksdata/status/1833624496420364785 https://x.com/dksdata/status/1833909118622388513

https://x.com/dksdata/status/1831113297887928456

https://x.com/dksdata/status/1828812686345310550

I look forward to your urgent response. My contact information, as always, is below. David

From: David Dickson Sent: August 26, 2024 5:02 PM To: Jason.Nixon@assembly.ab.ca; SCSS.minister@gov.ab.ca Cc: Karen Dickson <karen.dickson@dksdata.com>; mike.ellis@assembly.ab.ca; Mickey.Amery@assembly.ab.ca; Adriana.LaGrange@assembly.ab.ca; Andrew Boitchenko <Andrew.Boitchenko@assembly.ab.ca>; Sharif Haji <Sharif.haji@assembly.ab.ca>; Office of the Premier <Premier@gov.ab.ca>; Danielle.Smith@assembly.ab.ca Subject: RE: ILLEGAL LOCKDOWNS CONTINUE IN CARE HOMES - URGENT - ADDITIONAL DETAILS - SECOND REQUEST Importance: High Sensitivity: Confidential

Minister Nixon,

Please find a redacted copy of a follow up communication regarding Care Homes currently operating under COVID lockdown type processes. This was discussed with Premier Smith on Saturday August 17th, 2024.

Note we are still waiting for a response to my previous urgent message sent last week. Vulnerable Albertans are suffering and dying daily while this correspondence goes unanswered.

David

From: David Dickson Sent: Thursday, August 22, 2024 2:34 PM To: Office of the Premier <<u>Premier@gov.ab.ca</u>>; Andrew Boitchenko <<u>Andrew.Boitchenko@assembly.ab.ca</u>>; Danielle.Smith@assembly.ab.ca; Jason.Nixon@assembly.ab.ca; Sharif Haji <<u>Sharif.haji@assembly.ab.ca</u>>; SCSS.minister@gov.ab.ca Cc: Karen Dickson <<u>karen.dickson@dksdata.com</u>>; mike.ellis@assembly.ab.ca; mike.ellis@assembly.ab.ca; Mickey.Amery@assembly.ab.ca; Adriana.LaGrange@assembly.ab.ca Subject: RE: ILLEGAL LOCKDOWNS CONTINUE IN CARE HOMES - URGENT Importance: High Sensitivity: Confidential

Premier Smith, Minister Nixon, et al,

I am following up from the below and my question to you on Saturday 17th, 2024 in the Townhall (*video here: https://x.com/dksdata/status/1824987119846342968*).

Your response on Saturday, Premier Smith, was "" if that is the case...".

From: CapitalCare <u>info@capitalcare.net</u> *Sent:* Thursday, August 22, 2024 10:51 AM

"To: 3C Residents and Family Members,

The 3C neighbourhood was declared to be on COVID-19 outbreak on August 21. The families of the residents who have tested positive have been notified with consent from the resident."

Karen and I are happy to meet any and all of you at Capital Care Dickinsfield to show you this IS the case. Just tell me the time and we will be there.

As of today, the unit my mother-in-law is next to *(and one she spends a lot of time in)* has gone on COVID outbreak. The fire doors are unlawfully closed, effectively locking down all residents (25), symptomatic or not. To a disabled Care Home resident, a closed fire door is no different than a locked fire door. Those unable to speak are now LOCKED IN THE UNIT.

This is happening across the province, as you all know from your own government published data; https://dksdata.com/AlbertaDead https://www.alberta.ca/stats/dashboard/respiratory-virus-dashboard.htm?data=outbreaks#outbreaks

This also prevents my mother-in-law from having access to the unit, where she spends much of her time.

The last 'outbreak' (targeted lockdown) was over 7 weeks on the floor below (see below).

Two 'cases' and we have an 'outbreak' - masks, gowns, gloves, faceshields, (more) testing, isolation, restricted visitation, deadly COVID drugs, refusal of antibiotics, ventilators and more. **DEATH BY DESIGN.**

Note that the current Alberta Government standard defines a case with as little as a RAT test. Current Covid Case definition from Alberta Health (Government of Alberta). Page 5.

https://open.alberta.ca/publications/coronavirus-covid-19

"A positive result on a Health Canada approved rapid/point-of-care (POC) antigen test(B) [\RAT test] in a person with clinical illness(C)"

RAT tests also used to qualify for Paxlovid treatment (with many known side effets) <u>https://www.ab.bluecross.ca/pdfs/pharmacy-benefacts/pharmacy-benefact-1190.pdf</u>

Current 'outbreak' protocols for hospitals and Care Homes.

Acute Care

https://www.albertahealthservices.ca/assets/healthinfo/ipc/hi-ipc-contact-and-droplet-sign.pdf

Care Homes

https://www.albertahealthservices.ca/assets/healthinfo/ipc/hi-ipc-droplet-and-contact-sign-cc.pdf

You said you would end this Premier Smith and yet it has continued under your watch for almost 2 years. David

From: David Dickson
Sent: Wednesday, July 24, 2024 6:02 PM
To: mike.ellis@assembly.ab.ca
Cc: PSES.minister@gov.ab.ca; calgary.west@assembly.ab.ca
Subject: FW: Premier Smith has unlawfully blocked my Twitter(X) account contrary to the Levant vs Guilbeault (2023) case - URGENT RESPONSE REQUIRED

Importance: High Sensitivity: Confidential

Deputy Premier Ellis,

I have tried everything to raise these concerns and been ignored and now blocked. I am appealing to your past life as a fellow police officer and the oath you swore during that time. Please see the below and provide a response no later than Friday 26th, July 2024.

Some things to understand while you ponder the below.

There is **ONE Albertan avoidable death AN HOUR** while we wait for the government to respond to the crimes being committed. Over 173 Excess Deaths per week in 2022 in Alberta. With lagging in reporting, 2023/2024 will be worse.

On top of everything you already have, the ongoing unlawful detainment of many Albertans continues without response from this government. My mother in law's care home has been on 'COVID' outbreak for almost 5 weeks and counting. The current unit has three 'Cases' yet all 25 residents are behind a locked door, refused physio and worse. Visitors are forced into masks and face shields.

Are you OK with this, Mike?





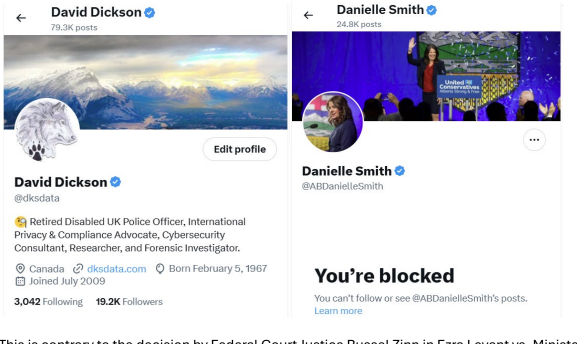
You have all my contact details.

David

From: David Dickson Sent: Tuesday, July 23, 2024 2:43 PM To: Office of the Premier <<u>Premier@gov.ab.ca</u>> Subject: Premier Smith has unlawfully blocked my Twitter(X) account contrary to the Levant vs Guilbeault (2023) case - URGENT RESPONSE REQUIRED Importance: High Sensitivity: Confidential

Premier Smith,

On or about July 20th, 2024, you or your social media account handler for the X (Twitter) account @ABDanielleSmith, blocked my account @dksdata on Twitter.



This is contrary to the decision by Federal Court Justice Russel Zinn in Ezra Levant vs. Minister Guilbeault. Note that the ruling included personal, or government social media accounts used by serving politicians. <u>Court orders environment minister to unblock Rebel News founder on X | CBC News</u> <u>https://www.cbc.ca/news/politics/steven-guilbeault-must-unblock-ezra-levant-1.6964294</u>

Note that the Minister Guilbeault case is significant as you (and/or your agents) have, through your Twitter (X) account - @ ABDanielleSmith attacked Minister Guilbeault on numerous occasions, i.e.

 <u>https://x.com/ABDanielleSmith/status/1735706011045138566</u> (Minister Guilbeault pictured on a train track with his back to a locomotive heading towards him. This could be construed as a threat (wishing him harm), a crime for which two Albertans have recently been arrested.



• <u>https://x.com/ABDanielleSmith/status/1731753105908506650</u>. An unflattering and potentially abusive statement "D'OH!" referring to the inferred low intelligence of fictional Simpson's character Homer Simpson.



12:11 PM · Dec 4, 2023 · 157.8K Views

I note that Minister Guilbeault has not blocked you, despite you having direct access to him an alternate to this social media platform, one not available to members of the public.

Meanwhile, by blocking my social media account, all avenues available to a disabled Albertan such as myself have been removed as a result of the actions of you and/or your agents.

Premier Smith, you and/or your agents have wilfully;

- ignored my direct requests
- blocked urgent promised meetings in the interest of the lives of Albertans
- prevented my elected representative from meeting with me (or repaying a debt owed for a meeting and lunch I was left to pay for)
- jeopardised the health and safety of my family, friends and fellow Albertans by your actions and inactions
- allowed the continued manipulation of government data to go unchecked
- allowed past and present crimes committed to be obstructed

Note the above are examples, not an exhaustive list.

In light of the above and below, I must formally insist on;

- the immediate unblocking of my account @dksdata by the account @ABDanielleSmith used for government purposes by yourself and your agents
- a full public apology
- the reinstatement, without further government interference of communications between myself and my duly elected UCP MLA Andrew Boitchenko so he can meet the obligations he committed to address including a lunch meeting to discuss the above and below (at his cost)

• a full response to the communications I have previously provided and/or an immediate meeting with yourself, Minister LaGrange, Minister Amery, Deputy Premier Ellis, and a Chief of Police of my choosing (or the complete Chiefs of Police of Alberta contingent)

Note that this communication must not be shared with Justice Minister Chief of Staff and ex JCCF lawyer Keith Pridgen due to his known serious conflict of interest in related matters known to your ministers, various MLA's and UCP Chief Whip. For the same reason, this must not be shared with the following private lawyers/paralegal and their associated law firms.

- [redacted]
- [redacted]
- [redacted]
- [redacted]
- [redacted]
- [redacted]

For your information I am including the latest Alberta Updates since the email chain was provided below.

July 11th, 2024 https://x.com/dksdata/status/1814116641254649904

July 18th, 2024 https://x.com/dksdata/status/1811613035011719224

Yours,

David

From: David Dickson Sent: Tuesday, July 9, 2024 12:02 PM To: Rick.Wilson@assembly.ab.ca; IR Minister Office <IR.MinisterOffice@gov.ab.ca>; Andrew Boitchenko <Andrew.Boitchenko@assembly.ab.ca>; Drayton Valley-Devon <draytonvalley.devon@assembly.ab.ca> Cc: Office of the Premier <Premier@gov.ab.ca>; Adriana.LaGrange@assembly.ab.ca; Mickey.Amery@assembly.ab.ca; mike.ellis@assembly.ab.ca Subject: RE: URGENT response requested from the Premier. - CONFIDENTIAL Importance: High Sensitivity: Confidential

Minister Wilson,

I am still awaiting a response from your department regarding an urgent meeting.

In the meantime, here again is the Alberta overview related to the COVID dashboard. <u>https://x.com/dksdata/status/1809098056190865746</u>

It is most distressing that neither yourself or Ministerial Secretary Boitchenko appear to care about the health, well being or ability to make informed decisions of the First Nations people you are supposed to represent. Ministerial Secretary Boitchenko had no problem offering to take me, a disabled police officer, out for a meal a year ago (to discuss the evidence I had) then leaving me early without paying the bill. He stated he would get the next one (knowing our next meeting was to be at my house). Since then, he has continued to make false promises to repay that debt with a follow up the lunch meeting to discuss these ongoing and escalating serious matters. Maybe this is what we have to expect from politicians in government now. I have included the Premier, Minister of Health, Justice Minister and Minister of Public Security in this final exchange before making all I have public. All have continued to work to cover up the overwhelming evidence I have provided (and have had verified by a Chief of Police in this Province).

Please provide a written response no later than Thursday 11th, July, 2024.

David

From: David Dickson Sent: Friday, June 28, 2024 8:46 AM To: <u>Rick.Wilson@assembly.ab.ca</u>; IR Minister Office <<u>IR.MinisterOffice@gov.ab.ca</u>> Cc: Andrew Boitchenko <<u>Andrew.Boitchenko@assembly.ab.ca</u>>; Drayton Valley-Devon <<u>draytonvalley.devon@assembly.ab.ca</u>> Subject: FW: URGENT response requested from the Premier. - CONFIDENTIAL Importance: High Sensitivity: Confidential

Minister Wilson,

After multiple attempts to confirm a meeting with my MLA and more importantly your Parliamentary Secretary for Indigenous Relations, Andrew Boitchenko, I am now requesting an urgent meeting with yourself.

I am linking the latest review of the Alberta Respiratory Dashboard for your information. Note this includes a link regarding the comments made by [redacted] in the event that is now specifically connected to UCP Chief Whip Shane C Getson and MLA Eric Bouchard.

June 27th, 2020 https://x.com/dksdata/status/1806528284051607606 June 20th, 2020 https://x.com/dksdata/status/1803970337672974785

The responses from both individuals do not reflect the standard to which this government alleges to aspire and have directly placed Albertans, especially the indigenous community, at a direct and unacceptable risk.

Meeting with UCP Chief Whip Shane Getson - January 30, 2024.

Me: "Do you know how many more people are going to die between now and May?" Chief Whip: "Probably about 4,000"

2024 Projected Excess Deaths in Alberta by June 17, 2024 = 4,205.

(over the 10 year pre-pandemic average: June 13, 2024 published data from Stats Canada). https://dksdata.com/Excess/allcausecanadaJune2024.pdf

Note that all of the information Parliamentary Secretary Boitchenko had access to last year was also provided to these two individuals (Bouchard and Getson) in January of 2024, along with a warning about [redacted] and others at the *"Injection of Truth"* event. I was assured by MLA Bouchard that he was not working with [redacted] but that appears to have been a false statement.

In addition, one of the speakers at that event ([redacted]) was specifically named in the criminal referral documentation seen by all of these individuals, and yet these government officials still invited him to speak. This is not a good look for the government. I can only hope they acted alone at this point.

Hopefully Andrew has shown you my direct communications (text messages) with him including this one from May 28th, 2024.

"Thanks for the call, Andrew. I await the urgent face to face meeting promised.

As I mentioned towards the end of the call, First Nations as young as 6 months are still being targeted without informed consent due to the lies and cover ups including Shane Getson, Eric Bouchard and Keith Pridgen. Millions paid to doctors who put themselves in ICU in 2021 and their support who developed the wastewater testing while the truth is hidden.

And this impacts your Portfolio directly.

https://www.alberta.ca/covid19-vaccine

How does your Minister feel about the people he is directly responsible for being put in harms way and lied to? You might want to talk to him about that. Thanks."

This text referred to:

"Additional doses of XBB.1.5 vaccine starting April 15, 2024

Individuals at high risk of severe outcomes from COVID-19 who previously received the XBB.1.5 vaccine as per the recommendations in Table 2 and Table 3, can receive one additional dose starting April 15, 2024. *Eligible individuals include:*

- adults 65 years of age and older
- adults 18 years of age and older who reside in seniors congregate care living settings
- individuals 6 months of age and older with certain immunocompromising conditions
- First Nations, Métis and Inuit individuals 6 months of age and older, no matter where they live."

I know Andrew wants this to be brought to the attention of the relevant Ministers, but I fear from his responses that someone in government is pressuring him to neglect his duty to the Indigenous community and his constituents. I hope that you can assist by setting up an urgent meeting with yourself and possible the parties that were originally supposed to be part of last year's urgent meeting.

I look forward to your urgent response to this request. Time is of the essence. David

From: David Dickson Sent: Wednesday, June 19, 2024 6:40 PM To: Andrew Boitchenko <<u>Andrew.Boitchenko@assembly.ab.ca</u>>; Drayton Valley-Devon <<u>draytonvalley.devon@assembly.ab.ca</u>> Subject: FW: URGENT response requested from the Premier. - CONFIDENTIAL Importance: High Sensitivity: Confidential

Andrew,

FYI and IMMEDIATE ACTION as my duly elected MLA. I am still waiting for lunch the meeting to be set up as you promised in our call on May 28th, 2024.

The Premier has been sent unredacted copies of the documents linked below. https://dksdata.com/Court/PSESMinisterFeb13-2024_Redacted.pdf https://dksdata.com/Court/FAOChief-EPS-Redacted.pdf https://dksdata.com/ABCOVID/CoppingtoLaGrange.pdf Eric Bouchard and Shane Getson have been aware since December 2023/January 2024 at the latest as you know.

Note that the 'Injection of Truth' event recommendations written by Denis Modry & Leighton Grey (among others) before it was held. This events written recommendations support the continuation of the untested XBB COVID shots and other COVID protocols harming Albertans, especially those in Care Homes like my mother in law. The misinformation at that event as Shane, Eric, [redacted] and others were aware of was shameful.

https://dksdata.com/ABCOVID/AIOT/CONCLUSIONS-AIOT-JUNE-2024.jfif https://dksdata.com/ABCOVID/AIOT/InjectionofTruth-CONSENT_FORM.pdf https://dksdata.com/ABCOVID/AIOT/InjectionofTruth-Recomendations.pdf

As my MLA you did do better last year. I hope you do better now. **David**

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From: David Dickson Sent: Monday, June 17, 2024 9:54 AM To: Office of the Premier <<u>Premier@gov.ab.ca</u>>; Danielle Smith <<u>danielle@daniellesmith.ca</u>> Subject: URGENT response requested from the Premier. - CONFIDENTIAL Importance: High Sensitivity: Confidential

Dear Madame Premier,

In 2020 and 2021, you responded and thanked me for my work on COVID 19. Since becoming Premier, you have failed to respond to countless communications, and your Ministers and staff have actively obstructed justice. This has culminated in the upcoming paid UCP sponsored event today ("An Injection of Truth") with speakers who are directly involved in criminal acts.

I have been speaking with some Chiefs of Police in recent months who agree that what I have shown your MLA's and Chief Whip outlines criminal offences going back to 2021. However, as the government continues to obstruct justice (with or without the knowledge of your office), they have been hesitant to act. This is not to say they are unwilling to act.

I have audio, video, documents, affidavits and more in support of the evidence of these crimes which was to be presented to yourself, Minister Amery, Minister LaGrange and your Chief Policy Advisor in September/October 2023 before the rollout of the untested XBB vaccine in a manner contrary to NACI and PHAC advice.

September 29, 2023, MLA, Andrew Boitchenko.

"I just spoke to the **Chief of Staff [Justice Minister]** at their office. **They will be contacting you**. I gave them all your information. **I explained what you have, all the documents**. I said it takes about 2 hours to go through all the documents, and **they really want to hear**. They are **going to invite their chief policy advisor to have a conversation as well**. I said, **you have done the work that I think the army should have done**. They didn't give me a date, but **I said it is urgent**. I **showed them the texts that you sent where this is from our [the government's] own site** [referring to the **XBB vaccine pushed contrary to NACI and CDC guidelines**]."

That meeting was willfully obstructed by the Justice Minister's Chief of Staff and ex JCCF freedom lawyer, Keith Pridgen, who in specifically named in those documents. Mr. Pridgen is aware that I cannot meet with him because of his clear conflict of interest in this matter. UCP Chief Whip Shane Getson, MLA Eric Bouchard and others are aware of all of this.

At the direction of one Chief of Police, I contacted Minister Ellis in February who has refused to respond since.

I would appreciate an urgent response from your office on the below and attached.

See:

Latest Alberta Data is available here:

https://dksdata.com/AlbertaDead https://dksdata.com/BenefactBulletins https://dksdata.com/ExcessDeaths https://dksdata.com/ExcessDeaths#CanadaExcessDeaths

See also:

https://x.com/dksdata/status/1802408370755846280

David

Attachments:

 $Response from Health {\tt Minister-AHS-Licensed to Kill-2024-03-2024.pdf}$

From: [redacted] Sent: September 12, 2024 11:47 AM

To: [redacted]

Cc: Adriana.LaGrange@assembly.ab.ca; Jason.Nixon@assembly.ab.ca; mike.ellis@assembly.ab.ca; SCSS.minister@gov.ab.ca; premier@gov.ab.ca; Health.Minister@gov.ab.ca; PSES.Minister@gov.ab.ca Subject: Care Concerns – [redacted]

[redacted],

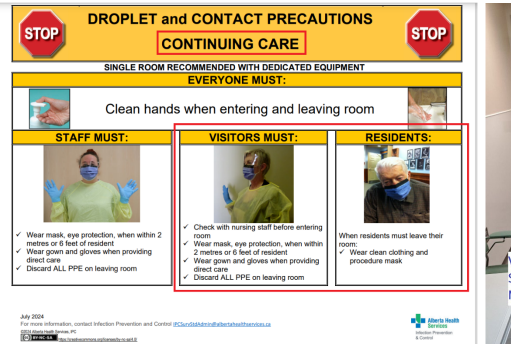
As the decision maker for my mother, I have serious concerns with regards to her care. **She was subjected to** unlawful isolation after an illegally administered invasive test. This is the THIRD such illegal test, without informed consent, and contrary to the written instructions for her care.

Please provide before the end of today (12th September, 2024) **all written documentation that your organization has relied upon to test and isolate my mother**. This includes written documentation and any communications with AHS or any other organization as regards these items. I have been informed by staff at the centre that all of this is being done at the direction of the government and AHS. However, at a recent Town Hall event on August 17th, **2024**, Premier Danielle Smith stated that none of this was still happening and that she would be directing Minister Nixon to look into any such incidents. I have included the Premier, Minister LaGrange and Minister Nixon for their immediate response to this. I am also including retired police officer and Deputy Premier/Minister for Public Safety Mike Ellis as he is aware of similar incidents that are happening in Alberta.

Unless you can demonstrate otherwise, there is no lawful authority in Alberta to support the actions you have taken in the care home. The testing performed, without informed consent and against the documented wishes of the resident via their proxy may constitute an assault and a sanctionable event under each respective College/Code of Conduct.

I am requesting an immediate in person meeting with the head of the Edmonton Good Samaritan organization ultimately responsible for these actions.

[redacted] (POA and Medical Proxy for [redacted])





From: Health Minister <<u>Health.Minister@gov.ab.ca</u>> Date: October 2, 2024 at 10:34:46 AM MDT To: [redacted] Cc: SCSS Minister <<u>SCSS.Minister@gov.ab.ca</u>> Subject: Continuing Care Home Protocols While waiting for this unacceptable response, this resident **DIED** as a direct result of the **GOVERNMENT POLICY** implemented on August 30th, 2024.

The Government of Alberta is allowing the abuse of the Public Health Act by AHS doctors who have shown dangerous incompetence and Munchausen by Proxy behaviour since 2020.

AR redacted] Dear redacted]:

Thank you for your emails to the Honourable Danielle Smith, Premier of Alberta, and the Honourable Jason Nixon, Minister of Seniors, Community and Social Services, regarding infection prevention and control within continuing care homes. As Minister of Health, I appreciate the opportunity to respond on behalf of the Government of Alberta.

I recognize your concern for your mother and appreciate you bringing this issue to our government's attention. We believe that individuals should be supported in their personal health care decisions, and discussions about the risks and benefits of treatments are part of a health care provider's due diligence when obtaining informed consent. I encourage you to continue to discuss your concerns with the administration of Gerald Zetter, as they are in the best position to address issues at the site. If your concerns have not been sufficiently addressed, then you may also wish to contact the Alberta Health Services (ASH) Patient Relations at 1-855-550-2555 or online.

Outbreaks in continuing care homes are managed by the AHS Zone Medical Officer of Health. While AHS and continuing care homes do have autonomy in setting workplace policies, communicable outbreak restrictions in congregate settings (including COVID-19), are slightly different. In those situations, the *Public Health Act* applies, which gives zone medical officers authority during outbreaks to impose restrictions. The zone medical officer works in collaboration with site administration to determine appropriate strategies and protocols in accordance with standard operating policies and procedures in a way that minimizes the impact on residents. For example, site administrators are encouraged to manage outbreaks on a unit or floor basis to limit disruptions to other residents.

Care home inspections are conducted by Alberta Health under the <u>Continuing Care Act</u> and associated regulations, which outline clear requirements to ensure compliance with the <u>Continuing Care Health Service</u> <u>Standards</u>. These standards guide continuing care staff in providing comprehensive, individualized care, based on the assessed needs of each resident. Alberta Health also inspects all type A continuing care homes, including Gerald Zetter Care Centre, to determine compliance with the relevant <u>accommodation standards</u>. This ensures accommodations provide meals, building maintenance, security, and housekeeping, in a way that promotes the safety, security, and quality of life for residents.

Inspection results are available <u>online</u>. Alberta Health follows up on any deficiencies noted at a continuing care home and conducts unannounced visits to ensure the home takes corrective actions and maintains full compliance. Individuals with concerns about continuing care home inspections may contact the Continuing Care Licensing Office at 1-888-357-9339 (option 3), or <u>cclo@gov.ab.ca</u>.

Thank you again for writing, and please accept my best wishes for your mother's good health.

Sincerely, Adriana LaGrange Minister of Health

cc: Honourable Jason Nixon, Minister of Seniors, Community and Social Services

From: David Dickson Sent: September 25, 2024 12:44 PM	
To: Shane Getson <shane.getson@assembly.ab.ca>;</shane.getson@assembly.ab.ca>	Eric.bouchard@assembly.ab.ca
Cc: eric bouchard [redacted]	
Subject: FW: ILLEGAL LOCKDOWNS CONTINUE IN	CARE HOMES - URGENT - ADDITIONAL DETAILS - FOURTH
REQUEST Importance: High Sensitivity: Confidential	I have received no response to any of these communications and all involved have done everything to stop this from being addressed by the appropriate law enforcement groups.
FOR URGENT ACTION.	They cannot respond as they are all complicit along with
OVER 1 AVOIDABLE DEATH AN HOUR IN ALBERTA.	many in the freedom movement. <u>https://dksdata.com/AlbertaDead#COMMUNICATIONS</u>
Meeting with UCP Chief Whip Shane Getson - Janu Me: "Do you know how many more people are going to die	

Chief Whip: "Probably about 4,000"

To date, that number is now over 7,600 avoidable deaths that could have been prevented.

This Care Home resident is about to become another.

David T. Dickson

From: David Dickson

Sent: September 25, 2024 12:34 PM

To: Jason.Nixon@assembly.ab.ca; SCSS.minister@gov.ab.ca; mike.ellis@assembly.ab.ca; PSES Minister <PSES.Minister@gov.ab.ca>; Mickey.Amery@assembly.ab.ca; Ministry of Justice <ministryofjustice@gov.ab.ca>; Adriana.LaGrange@assembly.ab.ca; Health Minister <Health.Minister@gov.ab.ca>; Office of the Premier <Premier@gov.ab.ca>; Danielle.Smith@assembly.ab.ca

Cc: Karen Dickson <karen.dickson@dksdata.com>; mike.ellis@assembly.ab.ca; Andrew Boitchenko <Andrew.Boitchenko@assembly.ab.ca>; Sharif Haji <Sharif.haji@assembly.ab.ca>

Subject: RE: ILLEGAL LOCKDOWNS CONTINUE IN CARE HOMES - URGENT - ADDITIONAL DETAILS - FOURTH REQUEST

Importance: High Sensitivity: Confidential

URGENT FOURTH REQUEST FOR A MEETING AND RESPONSE.

I am sending this urgent update with the approval of the family with a vulnerable resident in an Edmonton, Alberta Care Home who we are currently helping.

A summary – Care Homes NOW in Alberta (September 25th, 2024).

- Illegal COVID testing (3 times using Rapid Antigen Test (RAT)) without consent (against documented family wishes) these are assaults on a vulnerable person who has no ability to consent (family has Power of Attorney).
- This unlawful testing led to illegal isolation of this resident Unlawful Imprisonment under the Alberta Government 'COVID outbreak' protocols is a crime.
- This led to further neglect and a failure to properly chart or respond to a significant and dangerous change in blood sugar (ongoing).
- This led to deteriorating health, impacting resident and the family.

- This also led to an illegal extension of the illegal isolation of ALL residents on the unit for an additional 10-15 days (as per the Alberta government documentation below).
- Blood tests were ordered for this resident to be taken "STAT" (immediately same day) on Monday September 23rd, 2024. That didn't happen. The family was told it had been done on the evening of September 24th, 2024 (already a day late) and they would need to wait until the following day for the results. The staff obviously never checked anything as the lab (Alberta Precision Labs (APL) - part of what the UCP gave to AHS) called to say they are understaffed so could come tomorrow (September 25th, 2024). A CRITICAL STAT blood order delayed THREE days because APL doesn't have the staff!
- Resident's blood sugar explodes to critical levels each night as staff give her sugar-based drinks (against • what is charted) without informing anyone (the charge nurse was caught Tuesday night trying to give an apple based thickened sugary drink).
- Resident left untreated without a bowel movement for 7 days (now impacted and causing toxic shock). .
- Resident was turned by staff overnight and in the process they blocked the clysis (sub q saline bag) tube leaving the resident dehydrated. The resident stopped urinating which increased blood sugar and toxic shock.
- Family demanded (from our advice) that the community paramedic was called immediately to address the failings this morning (Wednesday 25th, 2024). Blood work, IV and other treatments (new antibiotics) have now been started. This is potentially too late to save this elderly Albertan. This could have been prevented if Ministers had not ignored previous communications.
- All of this was done under the orders and requirements of the Alberta Government, enacted on August . 30th, 2024.
- This despite Premier Smith saying none of this was happening in the Townhall on August 17th, 2024. https://x.com/dksdata/status/1836810248192946648

Minister Nixon was to follow up on this, at the direction of Premier Smith yet none of the Ministers (Nixon, LaGrange, Ellis or Amery) or Premier Smith have responded to multiple communications from myself or this family.

A whole host of wilful criminal acts, Code of Conduct failures and malfeasance in public office.

This is NOT an isolated incident. This is something happening in every care home on a regular basis now, made worse with the new GOVERNMENT OF ALBERTA protocols as of https://www.albertahealthservices.ca/assets/info/hp/cdc/if-hp-cdc-ob-gu outbreak-prevention-and-control-in-continuing-care-homes.pdf August 30th, 2024. Appendix C: Case and outbreak

ALBERTA GOVERNMENT DIRECTION - AUGUST 30th, 2024

David T. Dickson

This lady died on the UCP government's watch at the hands of their proxies - AHS - at the government's direction.

This is not an isolated incident.

This is happening everyday in Alberta.

These are crimes and I have all the evidence to prosecute.

When will someone stand up and **DO THEIR JOB?**

A person with the virus (SARS-CoV-2) that causes COVID-19 by: • A positive result on a molecular test [that is Nucleic acid amplification test (NAATs) such as polymerase chain reaction (PCR)], loop-mediated isotherr amplification (LAMP) or rapid molecular test] that is Health Canada approx
or approved by the lab accreditation body of the jurisdiction in which the to was performed. OR • A positive result on a Health Canada approved rapid/point-of-care (POC) antigen test in a person with clinical illness th OR • Two positive results on a Health Canada approved rapid/POC antigen test completed not less than 24 hours of each other in an asymptomatic person
Two or more confirmed COVID-19 cases in residents within a seven-day period, a common epidemiological link ¹¹ .
14 days (two incubation periods). The outbreak ends on the 15 th day following symptom onset of the last resident case.
s - any one or more altered sense of the following: new or worsening cough, shortness of breath (SOB), s altered sense of taste/smell, rumy nose/nasal congestion, fever/chills, fatigue (significar cle acho/joint pain, headache, nausea/diarrhea). al link means the cases need to have been in the setting (same facility/same unit) during t riod or communicable period. first day of symptoms Day one is the first full day after symptoms develop. tested is asymptomatic, use date of specime collection as day zoro.

definitions

Attachments:

QUESTIONS-TOWNHALL-Sept28-2024.pdf

QUESTION 1 PREAMBLE

On August 17th, 2024, Premier Danielle Smith stated **"If that is the case"** when informed that **COVID lockdowns of residents is still happening in Alberta CARE HOMES**. Premier Smith stated she would immediately have **Minister Nixon** look into this and ensure it wasn't happening. **Premier Smith and Minister Nixon, along with Ministers Amery, LaGrange and Ellis have all ignored direct evidence** in communications sent to them before and since that day.

<u>13 days later on August 30th, 2024</u> the <u>Government of Alberta</u> published the **NEW Outbreak** protocols for Care Homes that **INCREASED** the restrictions on residents for **ANY** respiratory or gastric symptoms (or asymptomatic test) to add a **rolling 15 days of outbreak protocols** to the whole unit even after all residents are showing no signs of illness. This change is based on the **"FOCUSED PROTECTION"** recommendations in the report by Preston Manning, which in turn was based on the FRAUDULENT AUDITOR GENERAL'S REPORT THAT USED FALSE AND MANIPULATED COVID DEATH DATA.

WE ARE DIRECTLY AWARE THAT THIS PROTOCOL HAS KILLED AT LEAST ONE CARE HOME RESIDENT THIS WEEK ALONE AS A RESULT OF SEPTIC SHOCK.

QUESTION 1

WHY IS YOUR GOVERNMENT PRODUCING KNOWN FRAUDULENT DATA TO SUPPORT THESE DEADLY PROTOCOLS (AND THE ONGOING UNTESTED COVID VACCINES), AND WILL YOU AGREE TO A MEETING TO HAND OVER ALL THE EVIDENCE TO THE POLICE FOR A FULL CRIMINAL INVESTIGATION IMMEDIATELY?

QUESTION 2 PREAMBLE

19 to ZERO is a BEHAVIOURAL CHANGE COMPANY FOCUSED ON PUSHING DEADLY COVID 19 PROTOCOLS INCLUDING MASKS & VACCINES SINCE 2020 THAT IS OWNED BY THE NDP'S PRIMARY HEALTH ADVISOR & CREATOR OF THE ALBERTA TRACK & TRACE PROGRAM – Dr. JAI HU.

QUESTION 2

Why has the **Government of Alberta AGAIN PARTNERED** with **19 to ZERO**, (a partner with the NEIGHBOURHOOD PHARMACY LOBBY GROUP, YOU MET WITH IN 2023), right before the next **COVID vaccine push which will see over 90% of COVID vaccines again given through direct contract to pharmacies, FOR PROFIT at the Alberta tax payers' expense**?

"1.3 Isolate symptomatic or confirmed residents

Immediately isolate any resident who is symptomatic (the resident has symptoms) or is confirmed (the resident has tested positive for a respiratory or GI pathogen).

• **Do not wait for a pathogen to be identified** through specimen collection if the resident is symptomatic."

https://www.albertahealthservices.ca/assets/info/hp/cdc/if-hp-cdc-ob-guide-foroutbreak-prevention-and-control-in-continuing-care-homes.pdf

Appendix C: Case and outbreak definitions

Case and outbreak definitions are set by Alberta Health and are used to open and report outbreaks.

COVID-19 A person with the virus (SARS-CoV-2) that causes COVID-19 by: Case A positive result on a molecular test [that is Nucleic acid amplification test Definition (NAATs) such as polymerase chain reaction (PCR)], loop-mediated isothermal amplification (LAMP) or rapid molecular test] that is Health Canada approved or approved by the lab accreditation body of the jurisdiction in which the test was performed. OR A positive result on a Health Canada approved rapid/point-of-care (POC) antigen test in a person with clinical illness¹⁰ OR Two positive results on a Health Canada approved rapid/POC antigen test • completed not less than 24 hours of each other in an asymptomatic person. Outbreak Two or more confirmed COVID-19 cases in residents within a seven-day period, with Definition a common epidemiological link¹¹. Outbreak 14 days (two incubation periods). The outbreak ends on the 15th day following Duration¹² symptom onset of the last resident case.

Guide for Outbreak Prevention & Control in Continuing Care Homes Last updated: August 30, 2024

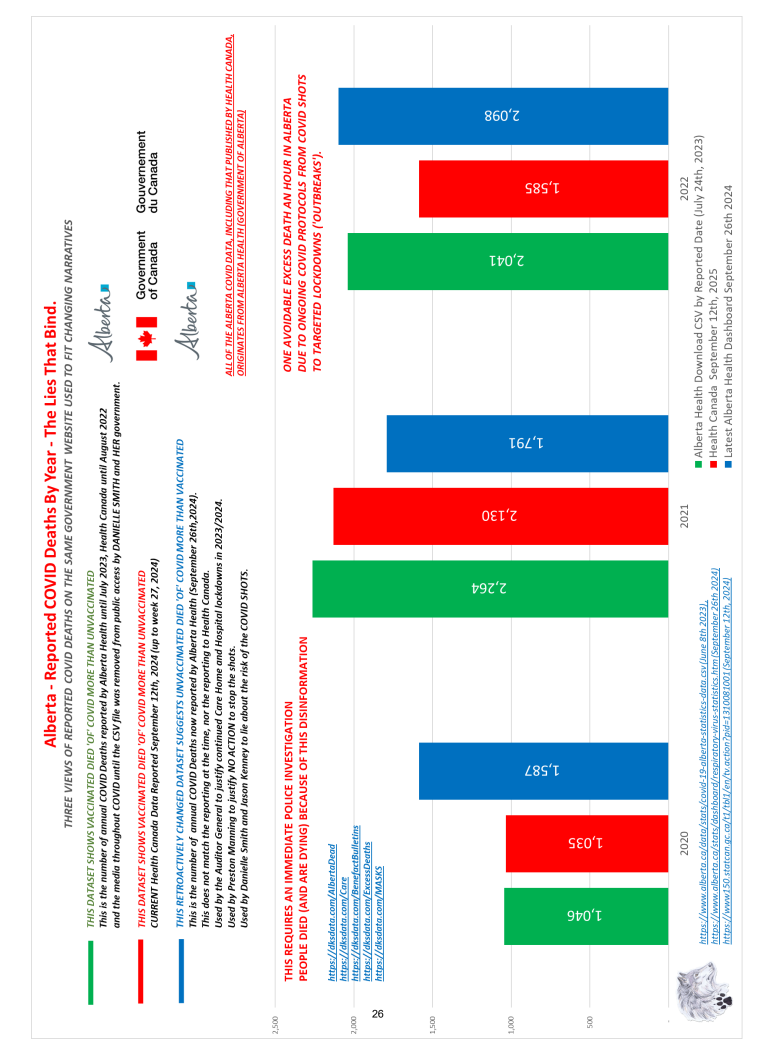


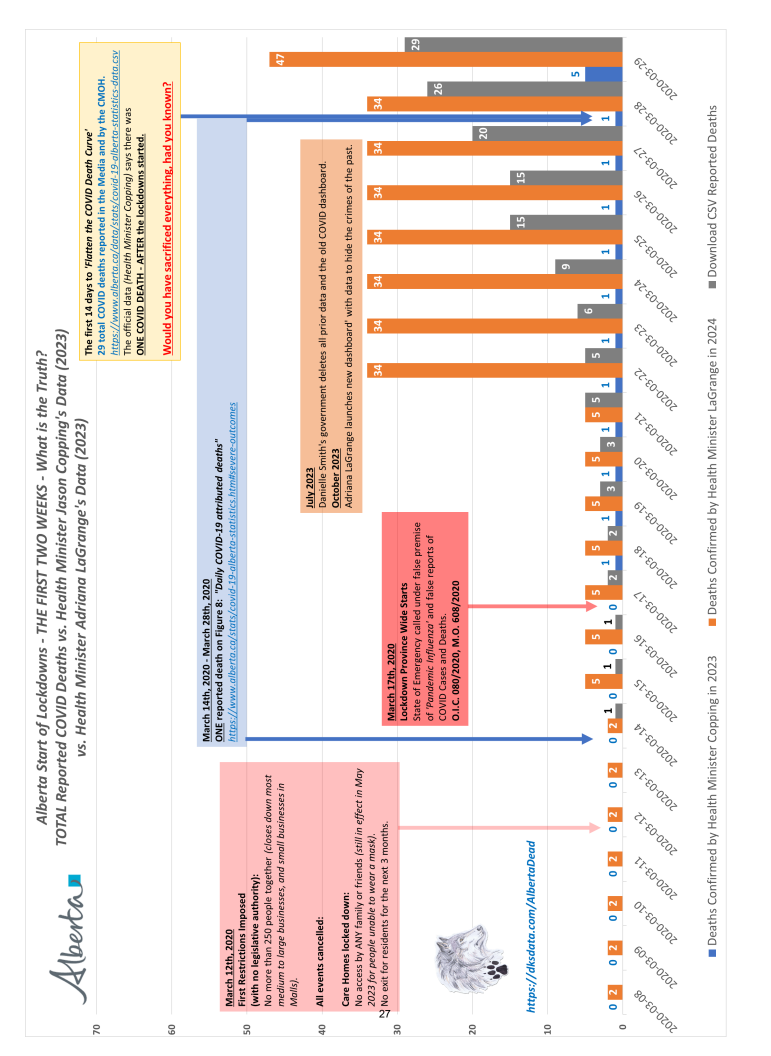
¹⁰ Clinical illness - any one or more of the following: new or worsening cough, shortness of breath (SOB), sore throat, loss or altered sense of taste/smell, runny nose/nasal congestion, fever/chills, fatigue (significant and unusual), muscle ache/joint pain, headache, nausea/diarrhea).

¹¹ Epidemiological link means the cases need to have been in the setting (same facility/same unit) during their incubation period or communicable period.

¹² Day zero is the first day of symptoms Day one is the first full day after symptoms develop.

If the person tested is asymptomatic, use date of specimen collection as day zero.





Alberta CMOH official policy on the use of pre-filled syringes for COVID Vaccines in 2021 "immunizers must:" "Only administer the COVID-19 vaccine that they have drawn up and labelled themselves"

Prefilled syringes during the COVID shot rollout were prepared improperly and in many cases by untrained staff. This was reported to UNA, Colleges, and AHS. This was against College requirements and CMOH directions during 2021. Any and all COVID vaccinations given during that time using a pre-filled syringe by AHS or Pharmacies would be considered **without** informed consent. This makes every single shot given within those criteria a reportable assault.

The Union (UNA), Colleges and AHS buried this information in 2021/2022. This was later reported to Freedom Lawyers in Alberta who again buried this information along with AHS and a nursing college in 2021/2022.

In 2023 this was brought to the attention of the Chief of Staff of the Alberta Justice Minister. He buried this information. The UCP Chief Whip, Justice Minister, Health Minister, Public Safety Minister among others are all aware of this practice and have buried this information as part of a conspiracy to commit an obstruction of Justice. All MLA's in Alberta are aware of this (on both sides of the aisle). None have done anything.

In 2024 EPS was directly informed of this and the Head of internal Legal services at EPS specifically refused to have EPS investigate this mass assault on the population of Alberta despite having direct evidence of it.

It is now urgent that anyone who was part of the zoom call with UNA (or filed a complaint with a college, AHS or their union), used a prefilled syringe and/or has any information on the direction given to use prefilled syringes that they did not draw themselves contact me immediately.

https://onehealth.ca/Portals/1/2021-02-04%20Prefilled%20Syringes%20COVID-19%20Immunization%20-%20Final.pdf https://open.alberta.ca/dataset/58d31634-61d9-469d-b95f-f714719b923e/resource/3b73d911-8a68-444f-958e-87cfd54e88a9/download/prefilled-syringes-covid-19-policy.pdf

"Requirements

In addition to the Alberta Immunization Regulation, regulatory and employer requirements, immunizers must:

- Label the prefilled COVID-19 vaccine syringe with the vaccine type, vaccine lot number, and date and time the vial was first punctured and/or reconstituted, and
- Only administer the COVID-19 vaccine that they have drawn up and labelled themselves.

CARNA, CLPNA and CRPNA have been informed of this interim policy. It is the regulatory colleges' expectation that all regulated members must follow public health advice and guidance set out by the Chief Medical Officer of Health (CMOH), under the Public Health Act during this declared state of public health emergency. Regulated members are encouraged to contact their regulatory body with any Standard of Practice related questions."

https://www.ab.bluecross.ca/pdfs/Off-Site-Pre-Filled-Syringes-(PFS)-for-small-groups.pdf https://www.ab.bluecross.ca/pdfs/Off-Site-Pharmacy-Immunization-Policy-APPROVED.pdf

"In addition to the Alberta Immunization Regulation, regulatory and employer requirements, immunizers must:

- Label the prefilled COVID-19 vaccine syringe with the vaccine type, vaccine lot number, and date and time the vial was first punctured and/or reconstituted, and
- Only administer the COVID-19 vaccine that they have drawn up and labelled themselves.

Individuals who are to receive COVID-19 vaccine from a PFS must provide informed consent."

"Suggested informed consent script:

"Due to challenging vaccine storage and handling requirements, the best way to transport the vaccine to your home is in a prepared syringe. It is important to understand that transporting the vaccine this way has not been broadly studied and there is limited data regarding the stability of the vaccine transported in this way. Would you like to proceed with receiving an immunization from a prepared syringe for COVID 19 vaccine?"

https://dksdata.com/AlbertaDead#COMMUNICATIONS https://dksdata.com/BenefactBulletins About Us 🗸 Members and Partners 🗸 Focus Issues Research and Publi

Home > Focus Issues > Pharmacy's Role in COVID-19 Vaccination

Pharmacy's Role in COVID-19 Vaccination

IN BRIEF:

Canada's more than 11,500 pharmacies serve as vital **community health hubs** in virtually every community in Canada, and are ready to administer three million vaccines per week. Provinces should immediately enable pharmacies to offer additional vaccine to get more needles in arms.

Our position on pharmacy's role in COVID-19 Vaccination:

Ability – Pharmacy is involved in administering and delivering mRNA vaccines in almost every province. The entire pharmacy sector has the experience and proven ability to store, handle, distribute and maintain the stability of all vaccines being distributed.

> Capacity – Pharmacies are vaccinating only 20 to 30 per cent of people, far below their capacity, in large part because they are not receiving an adequate supply of vaccine to administer.

Increase Allocation – As incoming supply increases, we strongly encourage all provincial governments to allocate more vaccine to pharmacies. Community pharmacies have the capacity to do more and support their health sector partners – and, above all, their patients.

> Trusted Provider – Allowing pharmacies to vaccinate to their fullest potential will see more people vaccinated more quickly, in an environment where they are comfortable and with a provider they trust.

Alleviate Pressures – We urge decision-makers to allocate more vaccines to pharmacies to alleviate pressures on mass vaccination clinics and free up the time and resources of other healthcare professionals. @pharmacy_CAN

#Pharmacy is ready to support primary care needs throughout this country. + #cof #cdnpoli #pharmacy #futureofpharmacy @ShelsRx



