



March 25th, 2024 Chief Dale McFee Police Headquarters 9620 - 103A Avenue, Edmonton, Alberta, Canada T5H 0H7

By Registered Mail and Direct Email.

Dear Chief McFee,

My name is David Dickson. I am a retired UK Police Officer (residing in Alberta since 1995).

The matters below are far more complex than can be adequately explained in this letter. As a result, I respectfully request an urgent meeting with yourself and any appropriate officers. From there, I would be able to provide all relevant material, details of witnesses and any additional assistance where I can.

As you will see from the included information, this could not be handled by walking into the front desk of any police station due to the parties involved and the seriousness of the offences. I have tried to elevate this matter through all official channels. However, as of this time, that has exposed further malfeasance, obstruction, and what I believe to be ongoing criminal activity.

- 1. Obstruction of Justice and destruction/withholding of critical evidence of significant crimes against the person.
- 2. Manipulation of official government records to support offences against the person.

I have a large body of evidence to support the below but feel this requires discussion and presentation in a more secure and appropriate setting.

Obstruction of Justice and destruction/withholding of critical evidence of significant crimes against the person.

On or around April 5th, 2023, I was contacted by an LPN who was employed as a nurse by AHS during COVID. This contact related to an article published online by then JCCF freedom lawyer (and current Chief of Staff to the Alberta Justice Minister), Keith Pridgen.

https://www.jccf.ca/professional-misconduct-accusations-withdrawn-against-nurse-who-shared-informationabout-covid-19-vaccinations/

This article appeared to indicate some serious concerns related to the COVID vaccine rollout that were being hidden from the public and thus would contribute to a willful lack of Informed Consent related to medical interventions. These would not only be offences under the relevant health legislation but

780 951-9686 📞 david.dickson@dksdata.com 🖂 https://dksdata.com





would also rise to the level of assault.

I spoke to this nurse at length. It was clear that the article was deliberately missing some very relevant information. I obtained copies of her original documents sent to self-titled "freedom lawyers".

- Mr. Jeffrey Rath
- Mr. Martin Rejman
- Mr. Keith Pridgen
- Mr. Samuel Bachand
- Lacia Crook (JCCF/CAC paralegal & ex Government of Alberta paralegal).

At the time this nurse was in communication with Mr. Pridgen, he was using the following email addresses.

<u>keith@pridgen-law.ca</u>, <u>kpridgen@charteradvocates.ca</u> and he also has a third email <u>kpridgen@jccf.ca</u> (the latter JCCF email still being active while he works as Chief of Staff to the Alberta Justice Minister).

My concern on reading the article and material shared with these parties was that by stating the nurse was fired and under a discipline investigation by her college for breaching privacy (rather than providing false information) AHS and CLPNA inadvertently confirmed the verifiable issues she had raised in her sworn written affidavit.

From the complaint file at AHS and the College of Licensed Practical Nurses Alberta (CLPNA). "On or about December 12, 2021, breached AHS Protection of Information Policy #1177, AHS policy regarding Privacy and AHS Code of Conduct in an affidavit."

The details in the documents provided show a clear intent by AHS managers at the direction of AHS and Alberta Health to facilitate the injection of unknown and out of date substances into Albertans without first obtaining informed consent. As neither the persons receiving vaccines nor the nurses providing the injections could verify what was injected, this would constitute an assault even if consent was obtained. Further, there was (and is) a clear conspiracy to withhold critical information from those receiving COVID injections furthering the intent of the assault. In addition, there were easily verifiable (by the police and AHS through EMS, ASH and 911 records) incidents demonstrating known risks associated with how COVID vaccinations were being administered in Alberta. This was evident in multiple people being rushed to hospital by ambulance immediately post vaccination. One such stark moment was when four ambulances arrived simultaneously at the same Edmonton west end vaccine clinic on April 16th, 2021. At the time of the incident, the response by AHS managers was to call in more staff to catch up on the target for vaccinations for the day, rather than halt further vaccinations until safety could be established. These ongoing actions would meet the threshold of gross negligence resulting in assault causing actual bodily harm. Note that during 2021, the nursing staff administering COVID vaccinations were not providing the required AHS Informed Consent form (frm21765). In fact, I confirmed with this nurse that even by 2023, she had never been provided with nor seen this required consent form (which has ranged from 4-8 pages over the last 4 years).



In addition, this nurse provided evidence of assaults and other offences including potential offences of counselling to commit crimes, criminal trespass, aggravated burglary and conspiracy to commit. Also note that the persons named (and other associated persons) may be involved in further offences of fraud related to these matters.

As all this information was known to several lawyers, AHS, and CLPNA in 2021, it is concerning that great effort has been taken to ensure that this did not become public knowledge or be fully investigated. Further, the efforts to hide this evidence from the appropriate authorities has continued to this day to the point of a clear indication of a willful intent to obstruct justice.

This has further ensured that millions of Albertans would receive potentially unknown and/or out of date COVID injections that were known to have been causing harm in multiple cases based on the 911 ambulance calls alone.

Once I had identified concerns that required addressing, I attempted to escalate these (and other associated matters) to the relevant authorities, including but not limited to;

- The Premier's office (Danielle Smith and Jason Kenney).
- My MLA's (Mark Smith and Andrew Boitchenko).
- The Health Minister's office (Tyler Shandro, Jason Copping and Adriana LaGrange).
- The Justice Minister's office (Kaycee Madu, Tyler Shandro and Mickey Amery).
- UCP Chief Whip Shane Clayton Getson.
- My mother in law's NDP MLA (Sharif Haji, part of the official opposition).
- The Official Opposition (Rachel Notley).
- All MLA's (through bulk email communications and some direct conversations).
- All MP's including retired senior Medicine Hat police officer, Glen Motz.
- The Alberta Auditor General's office.
- The Alberta Ombudsman's office.
- The Alberta Patient Advocate's office.
- Alberta Human Rights Commissioner.
- Alberta Health Patient Relations.
- AHS C.E.O.'s office.
- C. E.O./C.O.O. of Capital Care (AHS owned Care Home authority).

Confirmation of a clear attempt to obstruct justice via the Justice Minister's Chief of Staff, Mr. Pridgen (and others) started with my MLA, Andrew Boitchenko in 2023.

Mr. Boitchenko met with me at my residence on Tuesday September 19th, 2023. I showed Mr. Boitchenko some of the evidence mentioned herein. Mr. Boitchenko expressed concerns that he believed this was evidence of criminal activity. He asked what he could do to assist. I requested he





either arrange a meeting with the Ministers (Health and Justice) and/or the Chiefs and Chiefs (police and prosecutors) to present what I had shown him. He agreed to approach the Justice Minister immediately to secure a meeting with all relevant parties. At this time, Mr. Boitchenko was not aware that Mr. Pridgen was mentioned in the material he had looked at. I also was not aware that Mr. Pridgen was now the Chief of Staff to the Justice Minister in Alberta.

I met Mr. Boitchenko again on September 29th, 2023, at the legislature grounds. At this time, Mr. Boitchenko stated that;

"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]."

Although Mr. Boitchenko indicated he had spoken with the Justice Minister's Chief of Staff, he provided me with the contact details of Ms. Jaye Lang (Ministerial Assistant to Alberta's Minister of Justice - <u>jaye.lang@gov.ab.ca</u>).

After some further prompting, I received this response from the Justice Minister's office on October 11th, 2023, stating that *"A representative from our ministry will be in contact with you shortly"*.

Little did either Mr. Boitchenko or I realize that he had essentially tipped off the very person named in some of the material I had shown him. At this point, Mr. Pridgen was aware of the legal jeopardy this material presented to himself and others. From other discussions I have had, I have been informed that Mr. Pridgen has taken extreme steps to ensure this evidence escalates no further inside the government.

On January 20th, 2024, Mr. Getson contacted me in response to my attempts to engage with MLA's to help raise this matter with the Health and Justice Ministers. From that contact, I arranged an initial call with Mr. Getson on Friday January 26th, 2024.

Despite multiple follow ups, I heard nothing from the Justice Minister's office until January 24th, 2024. This response appeared to have been in response to a formal action request for a meeting, sent at my request by Mr. Boitchenko to the Minister of Health and Minister of Justice. I have never received a response from the current Minister of Health, Adriana LaGrange despite that formal request. From my understanding based on conversations with my MLA's assistant, this lack of response from the Health Minister is a direct result of steps taken by Mr. Pridgen.





On January 24th, 2024, I received an email from Mr. Pridgen's official address as the Chief of Staff to the Justice Minister. In the initial response, Mr. Pridgen apologized for the delay, stating he had reviewed the extensive correspondence I had sent to the Minister's office. Between the contents of the communications and his conversation with Mr. Boitchenko, Mr. Pridgen, a seasoned lawyer, would have been aware of the improper contact he was making due to a serious conflict of interest at the minimum. Mr. Pridgen would also have been aware of the personal legal jeopardy he was in if the material I had and his actions were to be known to the Justice Minister, PPSC, Alberta Justice and/or the Police.

During the email exchange with Mr. Pridgen, I became aware of the conflict he had clearly been trying to cover up for months by delaying any meeting happening or communications reaching parties beyond his direct control. At this point, Mr. Pridgen further incriminated himself by changing the parameters of the intended meeting from a two hour plus in person secure meeting with the Health and Justice Ministers along with others such as the head of policy for the government, to a 30-minute insecure remote meeting with just himself. He also requested that I provide my evidence to him by email prior to that call.

Again, Mr. Pridgen was aware of the serious professional and legal conflict he was creating by even suggesting he was part of any such meeting. I declined and requested the matter be handed over to the Justice and Health Ministers immediately due to Mr. Pridgen's known conflict.

I explained this to Mr. Getson in my call with him on January 26th, 2024, along with the issues related to manipulation of COVID data and other items of concern. Mr. Getson agreed to a face-to-face meeting for me to provide some of the evidence to him directly. My wife and I met at his office in Onoway on the following Tuesday January 30th, 2024.

During that meeting, Mr. Getson agreed to direct the Auditor General to start an immediate investigation into the data anomalies and to set up a meeting with you, in your capacity as Chief of Police, to discuss the criminal matters outlined herein. However, Mr. Getson did preface this offer with comments that he would do anything to protect his Premier, party, and the government.

After the email exchange in January of 2024 with Chief of Staff Keith Pridgen, it became clear that these matters were being actively obstructed. This created a clear and present ongoing danger to Albertans that was also being actively and maliciously covered up. It was now obvious this had traversed into the realm of criminal activity, including obstruction.

Note that in the meeting with Mr. Getson, his comments regarding protecting his Premier, party and his government referred specifically to Danielle Smith rather than Jason Kenney as Premier. It appeared he was willing to expose the wrongdoings of the previous government under Jason Kenney, but not anyone part of the current Danielle Smith government.

At the time of our meeting, Mr. Getson made it clear he understood that delaying or interfering in the





steps required to address these crimes would result in the preventable large-scale deaths of Albertans.

Meeting with UCP Chief Whip Shane Getson on Tuesday January 30th, 2024.

Chief Whip: "my job as the whip is to protect my premier my party and my government from foreign and domestic."

Chief Whip: "when it comes to the Premier, there's going to be a level of disconnect" Chief Whip: "Well, there's going to be a separation from her"

Chief Whip: "I can't have my premier taken down by Pawlowski or anyone else."

(Note that I have no time for nor any connection with Artur Pawlowski or others connected to Organized Pseudolegal Commercial Argument/Sovereign Citizen/Freeman on the Land/Common Law) groups i.e. Pat King, Jeff Sharpe, Villiam Makis, Christopher James Pritchard et al).

Chief Whip: "I won't have my premier attacked. You do what you need to do, but I won't support it."

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

After being clearly told by numerous parties that no one in the government or the opposition would be addressing these concerns and those involved would be actively interfering with any attempt to do so, I sought advice from a former colleague. Following this, I approached Minister of Public Safety Mike Ellis (ex CPS) via email to explain the breach of trust and potential compromise at the Justice Minister's office. Mr. Ellis responded that he had spoken to the Justice Minister's office, they had a meeting offer booked and he would talk after that meeting. He was referring to the clearly inappropriate offer of a virtual meeting with Mr. Pridgen.

I was shocked by this approach by a former CPS police officer who was in effect calling the fox to check on the chickens. I responded directly to Mike Ellis with a detailed explanation of what the current position was, including the compromised status of Mr. Pridgen. To date, neither Mr. Ellis nor his office have responded.

I have since been informed that Mr. Pridgen has told the Minister of Public Security, Mike Ellis, and others across the government, including my MLA and his staff, that I would not be allowed to meet with anyone other than himself (Mr. Pridgen) regardless of the known conflict. When I pointed out the serious concern and evidence of the conflict to Mr. Ellis (and others), all communications with me ceased.

Since then, I have noticed another significant uptick in the manipulation of government controlled COVID data.

This takes us to the matter of ongoing manipulation of official government COVID records that have been used to justify policies and practices (such as the above) leading to widespread preventable





suffering and deaths of Albertans over the last four years.

Manipulation of official government records to support offences against the person.

This includes the willful manipulation of COVID data including reported Cases, Hospitalizations and Deaths. This is significant as these manipulations have been used (retroactively) to justify many damaging and deadly COVID responses that continue to this day.

As I have monitored this information and challenged it at all levels, the government has retroactively manipulated the data in a clear attempt to support multiple contradicting (and changing) narratives and to obfuscate crimes.

This information has been produced officially through multiple government sources and through the media.

The disparities between official sources would be a concern on their own, but this crosses a line into criminal activity where this data is used to knowingly and fraudulently drive policies. In addition, these manipulations were used to falsely present information on risk along with the ongoing deadly response to COVID in Care Homes. This data has been repeated erroneously by the Office of the Auditor General in his report on COVID in Care Homes, published in February 2023. Despite knowing that document was erroneous, it was also used as part of the final report recently presented by Mr. Preston Manning. That document (and its manipulated data) is being used to justify current criminal activities in Care Homes (unlawful detention, assaults and more).

The Alberta Health detailed report of COVID Cases, Recoveries and Deaths was available from May 1st, 2020, to June 14th, 2023. This was published through the download link: https://www.alberta.ca/data/stats/covid-19-alberta-statistics-data.csv.

This file contains a detailed breakdown of Cases by status of Active, Recovered, Died and N/A (a later status that replaced 'Active' and 'Recovered' to further obscure the data).

This file can be sorted by 'Date reported' (date in the file) or by 'Date published' (*the date the file was made available*). Each mechanism produces a different overall result which has been used in competing and damaging narratives that can clearly be shown to be grossly negligent and/or criminal even at face value.

When reporting by 'Date published', there are 1,046 COVID deaths reported in 2020. This matched the reporting by Health Canada up to August 2022 (and again in Health Canada reporting for late 2023 to the current published Health Canada numbers) in the weekly published file: <u>https://health-infobase.canada.ca/src/data/covidLive/covid19-download.csv</u>.

Using this view, the data also matched the information reported daily by the media, CMOH, Health Minister (Tyler Shandro), AHS CEO Verna Yiu and others during 2020/2021.





This does not match the information provided by;

- The Auditor General in his February 2020 report on the response to COVID in Care Homes. <u>https://dksdata.com/CareHomes/oag-covid19-cont-care-facilities-feb2023-Comments.pdf</u> <u>https://dksdata.com/CareHomes/OAG-July5-2023_Redacted.pdf</u>
- Alberta Health in published Figures and Percentages used for determining risk of hospitalization/death post vaccination vs. unvaccinated in Alberta leading to widespread vaccination by manipulated uninformed consent. <u>https://www.alberta.ca/stats/covid-19-alberta-statistics.htm#vaccine-outcomes</u>
- Health Minister Jason Copping on April 19th, 2023, given to me in writing regarding the reported numbers on the Alberta Health website until October 2023. <u>https://www.alberta.ca/stats/covid-19-alberta-statistics.htm</u>
- Health Minister Adriana LaGrange on February 27th, 2024, as confirmed in writing to retired Coroner Fred Bahr re: the current reported numbers on the Alberta Health website from October 2023.
 https://www.alberta.ca/stats/dashboard/respiratory-virus-dashboard.htm?data=severe-outcomes

This data manipulation has continued, and indeed accelerated, with the launch of a new 'Respiratory' dashboard in October 2023. There have been two published URL's for this new respiratory dashboard. The first included some significant changes to the published data but then suddenly vanished without explanation. This would typically be a nefarious technique to prevent the automated backup and recovery of a published web page.

https://www.alberta.ca/stats/dashboard/respiratory-virus-statistics.htm

The above link was quickly replaced with; https://www.alberta.ca/stats/dashboard/respiratory-virus-dashboard.htm

The data changes/additions/removals through the new dashboard continue to this day. However, now the range of manipulation has become even more brazen, with 'new' COVID deaths reported up to 1,299 days prior and a confirmed COVID death removal 1,292 days prior. This is one of 470 confirmed COVID deaths that have since been removed from the publicly published data without any reasonable explanation. Were the families notified of these 'reclassifications'? Were new death certificates produced 3 years later? A COVID diagnosis in many cases meant dying alone with no family present, no autopsy, and no family funeral.

This information was used to drive damaging COVID responses to society (which continue). This demonstratable level of manipulation goes beyond mere negligence. This clear criminal behavior builds





a trail of false evidence to support and then cover up illegal activities on a scale never before seen in Alberta^{1 2 3}.

Similar manipulations with critical COVID data have happened throughout the last four years which has made Informed Consent an impossibility. In addition, this manipulated information has driven policies from mandatory vaccinations, isolations, damaging and dangerous treatments, closure of businesses, masking policies (including current policies that continue to mask children as young as 2 years old).

The information collected and disseminated by Alberta Health directly feeds into the information collated and published by Health Canada. Here again, we see both manipulations and misinformation.

Health Canada COVID data – weekly updates.

This file currently shows between 1,116 and 1,276 reported COVID deaths in Alberta in 2020. <u>https://health-infobase.canada.ca/src/data/covidLive/covid19-download.csv</u>

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¹ <u>https://dksdata.com/COVIDLatest/TRACKING-UNDEAD.pdf</u>

² <u>https://dksdata.com/COVIDLatest/TRACKINGDEAD.pdf</u>

³ https://dksdata.com/COVIDLatest/COVIDDeathsAlberta-NewDashboard.pdf





Note that until August 2022, the Health Canada weekly download file matched the Alberta Health CSV file formatted by 'Date published' (i.e. 1,046 reported COVID deaths in 2020) and the Health Canada All-Cause mortality data.

The All-Cause Mortality data from Health Canada that currently shows 1,035 COVID deaths has consistently been close to the original 1,046 alleged COVID deaths reported in 2020.

Health Canada All-Cause Mortality by Cause

This is a breakdown of reported deaths by cause and province with a federal summation updated monthly.

This data is as of the latest reporting on March 14th, 2024 (data to Week 52, 2023 for Alberta). <u>https://www150.statcan.gc.ca/t1/tbl1/en/tv.action?pid=1310081001</u>

Column	GEO	Cause of death (ICD-10)	Total
2010	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	-
2011	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	-
2012	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	-
2013	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	-
2014	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	-
2015	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	-
2016	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	-
2017	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	-
2018	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	-
2019	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	-
2020	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	1,035
2021	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	2,110
2022	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	1,565
2023	Alberta, place of occurrence	COVID-19 [U07.1, U07.2, U10.9]	555

As these items have been brought to the attention of the relevant government authorities, there has been a response that demonstrated a clear pattern attempting to fraudulently address the inconsistencies. This can only be to conceal activities that have caused the unlawful deaths of many Albertans.

This has led to multiple contradicting sources of truth relating to COVID deaths and Cases that have been questionable from the start.











It is important to note that this data manipulation was far from inconsequential. This information drove everything during COVID (and still does).

Every single response during the last four years has been premised on the understanding that reported Alberta COVID Cases, Hospitalizations and Deaths were accurate. Yet, from the very start of 2020, the Government of Alberta has actively manipulated reported COVID data to better support ongoing narratives. When this was identified to the appropriate authorities, the reaction was to cover up the manipulation then obstruct any further escalation and investigation.

The definition of a COVID Case has changed over time from a close contact to Rapid Antigen Tests to PCR tests. All of these have been acknowledged as flawed in at least some way. Based on this unscientific foundation of a COVID Case, we have COVID hospitalizations. These are based on anyone attending hospital who was listed as a COVID Case up to 30 days BEFORE admission and up to 14 days after discharge. Further and more importantly is the mechanism for reporting COVID Deaths.

From an AHS Nurse/Manager in the COVID Case Investigation Unit (September 27th, 2022).

"Hey David.. thank you for keeping such close tabs on the covid data.

Please keep this confidential as I'm sure you will.

I've been working an associate manager with the case investigation team over the past couple years (it's been a struggle!!) And wasn't sure if you knew of the reporting requirements and changes." "On Aug 12, [2022] they changed the reporting requirement for cases that have died, from 6 months to 60 days."

"Also, hospitalizations are 30 days from initial positive molecular specimen collection date." "As it was up to **individual RNs working** [in the case investigation unit] on each case to determine if a death was a direct cause of covid, contributing or not related."

"when they are completing the investigation **they are pulling in data from various sources**. I think sometimes there is a death certificate and **sometimes not**. They **use connect care**, **Netcare and other applications to 'data-mine' the info**."

In further support of these matters, please see the redacted list of historical communications linked here: https://dksdata.com/AlbertaDead#COMMUNICATIONS

After my meeting with Shane Getson in January of 2024, Mr. Getson promised to bring this matter to your attention and for a meeting to be arranged between us. However, once detailed information was provided to Mr. Getson that demonstrated his current (rather than just Jason Kenney's) government was involved in the data manipulation and more, he deflected and discontinued further communications.





Note that as Mr. Getson discovered recently that this letter would be sent to you directly, his office suddenly provided a contact for a Staff Sgt. at the RCMP (Sgt. Ian Gillan <u>ian.gillan@recmp-grc.gc.ca</u>.). This was despite Mr. Getson being told directly that the RCMP was not the agency of authority and engaging anyone below a Superintendent would be a waste of everyone's time. However, I did contact RCMP Staff Sgt. Gillan. He immediately replied he was on leave for the next two and a half weeks (back after Easter). Obviously, due to the nature of the complaint along with Staff Sgt. Gillan's absence, waiting for the return of Staff Sgt. Gillan would not be appropriate.

In closing, the actions of the connected parties above are made more significant as Premier Smith, despite being party to most if not all of this information, has indicated publicly that she will not allow a public inquiry into matters related to COVID. Premier Smith has stated a public inquiry "will be damaging to POLITICAL ALLIES and to FRIENDS and to PEOPLE.". Premier Smith has also indicated that she believes that "PUBLIC OFFICIALS are PROTECTED they're SHIELDED by their STATUS as POLITICIANS". As we know, this could not be further from the truth. No one is above the law.

Based on the meeting on January 30th, 2024, with Mr. Getson and the clear indication that the government will do anything to cover up these known crimes, I have no choice but to escalate this matter to you for an inperson meeting pending a full criminal investigation.

I appreciate in advance your time and efforts to address this matter in the interest of public safety, justice and as a matter of urgency.

Yours,

David T. Dickson

Disabled Police Officer (retired - injury on duty) Management/Legal Consultant Privacy and Cybersecurity Expert





REGISTERED DOMESTIC CUSTOMER RECEIPT

RECOMMANDÉ RÉGIME INTÉRIEUR RECU DU CLIENT



33-086-584 (17-12)

REGISTERED

Fragile and perishable articles are not indemnified against damage. Indemnity and fees information is available on request at \$bur postal outlet.

Instructions

- Complete any declared value on receipt, tear on perforated line, date stamp on reverse and give receipt to customer.
- Remove label from backing (except area indicated) and apply the label to front of item adjacent to address.

Apply label here Veuillez placer l'étiquette ici



RECOMMANDÉ

Aucune indemnité ne sera versée pour l'avarie d'un objet fragile ou périssable. Des renseignements sur les indemnités et les droits sont disponibles à votre comptoir postal.

Instruction

- Indiquez la valeur déclarée dans la section Reçu, détachez le long du pointillé, apposez le timbre à date au verso et remettez le reçu au client.
- Décollez la pellicule protectrice (sauf la région indiquée) de l'étiquette. Apposez l'étiquette sur le dessus de l'envoi, près de l'adresse.

