

From: David Dickson

Sent: May 5, 2025 10:35 PM

To: Infrastructure Minister <Infrastructure.Minister@gov.ab.ca>

Cc: Health Minister <Health.Minister@gov.ab.ca>; SCSS Minister <SCSS.Minister@gov.ab.ca>; Bryan Rogers <Bryan.Rogers@gov.ab.ca>; OppositionLeader@assembly.ab.ca

Subject: RE: Transfer of health buildings and facilities

Importance: High

Dear Minister Long,

Thank you for your response. I have attached my original emails to the bottom of this chain for clarity.

I note that much of what was brought to the attention of all Ministers and MLA's (including yourself) has not been addressed in your response.

As regards the donations, Capital Care Dickinsfield (Long Term Care) recently installed ceiling lifts into every room (275 residents) because of a large, directed private donation to the Capital Care Foundation. This donation was specifically for this upgrade to the rooms in the building. These rooms are considered the private dwellings of the residents (as was demonstrated in the charges related to recent thefts from my mother-in-law while in bed in her room at the facility). Similarly, all the dining rooms in Capital Care facilities were upgraded due to donations over the past decade. Capital Care (like Care West) leases the buildings from AHS (who in turn is the sole owner of these two additional charities along with APL) according to the Canadian tax returns of AHS up to 2024.

Donations to Canadian registered charities providing healthcare are not the same as ***“donations toward the delivery of healthcare are protected within this approach as provincial health agencies continue to control the operation of its leased properties.”*** in fact or for tax purposes. Capital Care leased its building from AHS, not the government and AHS owned those properties. However, you have clarified below that the government is the intended beneficiary of the donations when real property is involved. This is contrary to the tax benefits provided by a charity. The statement ***“continue to control”*** again contradicts the tax returns of the charities and the statements made by Alberta Justice into court that AHS is a third party to the Alberta government.

When I mentioned to the COO of Capital Care that after April 1st, 2025, Danielle Smith's government has decided it owns my mother in law's care building to be leased to any other company/organisation (as has been stated by Premier Smith on multiple occasions), she seemed visibly worried. She confirmed that those making donations never intended for the government to be the ultimate beneficiary. I know as a donor to the Stollery, I certainly never intended the proceeds of that donation to be handed over to a private company or the government for profit. At the moment, Capital Care is promoting another large charitable drive which does not mention that any assets purchased via those donations which became a fixture to Real Property that could be handed over for the benefit of another third party at any time.

We already have some significant issues with the poorly rolled out privately owned US based Connect Care (EPIC) system that has created issues with everything from Care Plans & Privacy to Trust account mismanagement and more. We are working through some of these with ongoing investigations involving PPIC, CCLO and EPS which have resulted in an arrest and serious charges being laid already. These investigations are expanding to cover matters that have been brought to the attention of Minister Nixon, Minister LaGrange, Minister Amery, Minister Ellis and Premier Smith which to date have been ignored. This has resulted in serious ongoing harm (and death) to residents in Care Homes related to actions from this government.

Something most people don't know is that the government only covers the medical side of long-term care. **The residents must pay for the accommodation** (and associated items such as laundry, cable etc.) **which is a fee set by the organisation running the facility**. Therefore, a newly upgraded building (ceiling lifts, dining rooms, wifi and more) has **a significant financial benefit to an operator** who didn't have to invest in these items initially. **This is a**

pecuniary advantage that could be used to facilitate potentially questionable contract negotiations. The new operator could then increase the fees or make other changes to their financial benefit as a direct result.

Registered charities have the most legal protections from the list of organisations identified in the RPG. Others, such as schools, would be harder to defend without due process if the Alberta government decided to just change their Land Title ownership in its Registry System. If the AHS change remains unchallenged, there is no reason to suggest it will end with AHS (Capital Care, Care West and APL) based on the changes made April 1st, 2025.

*“Scope of consolidated entities under the RPG Act Consolidated entities that are listed in the Government of Alberta’s Financial statements, which include Departments, Government Organizations, **School Jurisdictions** and **Charter Schools**, **Post-secondary Institutions**, and **Alberta Health Services (AHS)** and **Other Health Entities**. For clarity, the **Act does not apply to the Office of the Legislative Assembly and Offices of the Legislature, Regulated Funds, or Government Business Enterprises.**”*

On face value, it would appear as if the government was trying to create a free for all bypass to the Right of Eminent Domain and the Canadian Charity and Tax Acts, in order to secure all charitable/donated assets connected to land and properties while bypassing due process for the transfer of assets out of a charity. These properties and assets could be leveraged, handed to other parties or even sold off by the government for profit (not disputed in your response below).

I know this was not the intention of Pete Guthrie, the ex-Infrastructure Minister (and sponsor of the Bill), when I spoke to him recently. It was more meant to identify what the government owned (as per the government’s own description), not to seize anything where the government has made contributions.

“creates a centralized inventory of public property to help government better manage these assets”.

These are not all public properties; many are private properties owned (and reported as such) by charities (AHS) or municipalities/cities/private etc. (schools).

Note that AHS is only mentioned in the Fact Sheet, not the Act itself.

[Real Property Governance Act: Fact Sheet](https://www.alberta.ca/system/files/infra-rpg-fact-sheet.pdf)

<https://www.alberta.ca/system/files/infra-rpg-fact-sheet.pdf>

- *All Ministries*
- *Government organizations (many of whom do not own land), such as the Alberta Energy Regulator, the Alberta Indigenous Opportunities Corporation, and Invest Alberta.*
- **All school jurisdictions**
- **All post-secondary institutions**
- *AHS and the Health Quality Council*

Even if the government argues that hospitals etc. are “public properties”, they cannot bypass the associated pecuniary advantage of donated funds in the amount of over \$5 billion just in the last 5 years for AHS alone. If they do use that definition, then all hospitals etc. (public or privately built) could be impacted and seized. The charities would have to be compensated at the very least for the acquisition of those nongovernment donations. It would also require a change to how charitable drives were run as regards disclosure due to the government being the ultimate beneficiary for anything improving the Real Property, not the charity.

It would not be in the interest of the charity, in this case AHS, to take actions that would endanger its charitable status. However, that is what has happened in this case. That brings into question the fiduciary duty of the principles of AHS in allowing this, along with the Crown’s (Provincial and Federal) requirement to protect the charity under its parens patriae role. The facts (*including the lack of separation between the Attorney General and Solicitor General in Alberta*) may render the Crown in the Right of Alberta in conflict in this matter. As a conflicted party by their actions, this must fall upon the Courts to adjudicate. The case law (especially in Canada) is rather light in this area as typically the Crown has not needed to come to the aid of a charity, let alone one under attack by

the government itself. I think the word attack is appropriate considering the rhetoric of Premier Smith for a number of years, stating she intends to dismantle AHS.

The Attorney General (or Solicitor General when the Crown is conflicted) has the right to intervene in this matter but is clearly in conflict. There was a proper way to do what is outlined in your response. However, I am not sure the transfer of title would have been so swift (if at all) had the Crown acted within the scope of Canadian charity, tax and/or Common Law. The mechanism the Alberta Crown took was not within this scope and thus raises the question of theft, fiduciary duty and status as a charity as I tried to explain in my initial letter.

As you have clarified now in writing, AHS did not donate the land and properties as part of “*carrying on charitable activities*”. The Crown took the property as if it owned it all along (*something contradicted by Alberta Justice’s statements into Court in and around 2021*).

Over \$13 Billion of “**AHS-owned property**” are NOT “**government real estate assets**”. They belong to the registered Canadian Charity as outlined in my original emails. Yet you state- “**AHS-owned property is being transferred to Infrastructure**” and “**ensure government real estate assets**” in your response.

The Crown is using the RPG as the ‘right’ to change the registration of property owned by organisations it lists, not the process of a charitable donation to the Crown. This has been made clear in many public discussions by the Premier and others. On August 17th, 2024, Premier Smith stated she was going to take back hospitals from AHS and give them to Covenant Health as effectively a punishment to AHS. Covenant Health would be the beneficiary of this where Tyler Shandro had recently been appointed a Board member. Is this a coincidence?

Taking of property without challenge has run parallel with the government firing the CEO and Board of AHS. The CEO has since stated in filings into court that she was concerned with government interference in the management of the charity. The CEO and Board were replaced by a then Deputy Health Minister who has a clear conflict and has demonstrated a lack of fiduciary duty to protect the charity by not challenging the RPG process. Based solely on the actions of the previous CEO taking the government to court for interfering with AHS contracts (not to the benefit of health care) I think it is clear she would never have agreed to donating all AHS’s physical assets to the government for redistribution to other parties.

As the charity is registered in Canada, the Crown would be In the Right of Canada, not In the Right of Alberta for tax purposes as the tax exclusions were primarily Federal not Provincial. As such, any potential tax penalty by these actions would be for the benefit of the Federal Crown, not the Province. This would not further health care in Alberta.

To complicate matters further, if the tax penalty should have been triggered by these actions, it not only has serious implications on prior donations but also ongoing activities such as the current Stollery lottery and Capital Care fund raising. This may be where the large donors have a claim as the actions of the Provincial government could have created a financial burden (unpaid tax) as a result of improper actions in relation to the taking (not donation or disbursement) of the property of the charity.

Timing, as they say, is everything. The announcement of the change to surgeries, in essence putting them up for auction, timed with the effective seizing of all AHS hospitals begs further questions on intent. A faster turnaround of surgeries is not necessarily a good thing as it can create significant care costs related to recovery down the road. I can speak to that personally in relation to a surgery that went wrong leaving me permanently disabled. The surgeon in question performed more surgeries than any other at the Sturgeon hospital at the time and had an almost 100% rate of post surgical returns to the emergency department. That is another story for another time though.

So, has the government rendered AHS’ charitable status revoked (or in danger of being revoked) by its action of

taking rather than receiving? The precedent set of allowing this to remain unchallenged would effectively allow the government to take anything from any charity (or other body) just by adding them to the RPG list. Having helped many charities such as Kids With Cancer who had been preyed upon by predatory corporations in the past, I take these sorts of actions very seriously.

I think it is clear that many in Alberta do not think that the Alberta government has demonstrated itself to be a good steward of health care. Many also have issues with AHS (as I can attest to personally), but much of that can be brought back to the feet of Alberta Health direction. A recent example would be the purchase of 5 million bottles of Parol and Pedifen at significantly higher cost than retail when the province never intended to use more than about 5%-10%. In fact, they have used less than 1% of what was purchased.

In addition, the PPE contracts from 2020 on brought many millions of KN95 masks to the province that were not even legal to use in China. Yet they continue to be used under contracts (connected to the improper health contract allegations already in the public domain). All of this done at the direction of the Alberta Government which was first put in force (contrary to Health Canada and FDA direction) by Minister Copping in Ministerial Order 2020-21 with the words “*KN95 respirators meeting the National Standard of the **People’s Republic of China (GB2626-2006)***”.

<https://open.alberta.ca/dataset/ee0cf49f-cbbf-49ab-8891-d21f911263ab/resource/f0682cac-05a2-4c9e-a36d-86911daa2557/download/lbr-covid-ministerial-order-no-2020-21.pdf>



Note this is the same Minister Copping who confirmed that the Alberta Government was (and is) manipulating COVID information it controlled, particularly in relation to reported deaths. This has been expanded on by Minister LaGrange, as confirmed by both Ministers in writing. Similar manipulation can be seen in the internal reporting at EPS under the guidance of their Legal Services branch. These data manipulations have (and are) used to drive ongoing harmful policies and protocols in Care Homes and beyond that have (and continue to) directly impact our

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family.

<https://dksdata.com/ABCOVID/CoppingtoLaGrange.pdf>

<https://dksdata.com/Court/ReportingCOVIDDeaths.pdf>

These are just some of many examples. Others were part of the documentation sent to Justice Minister in 2023 and EPS in 2024. The Justice Minister's office and others actively covered up the related evidence of crimes involving the Justice Minister's Chief of Staff and the leader of the 'new' Alberta Separatist movement (both self titled "freedom lawyers") which have been expanded to include the actions of the Minister of Public Safety and others. Considering the additional allegations surfacing against Minister Amery in connection to government contracts and health care, the concerns of Albertans seem warranted.

<https://dksdata.com/ABCOVID/AIOT/ToPremierJune172024.pdf>

https://dksdata.com/Court/PSEMinisterFeb13-2024_Redacted.pdf

https://dksdata.com/Court/PSEMinisterFeb20-2024-2_Redacted.pdf

https://dksdata.com/Court/ChiefOfStaff_Redacted.pdf

https://dksdata.com/Court/NotesForShaneGetsonMeeting_Redacted.pdf

Further, the Office of the Chief of Edmonton Police (internal legal counsel) refused to have an officer respond stating they had the 'right to refuse' to investigate. Worryingly, soon after this, the Chief of Edmonton Police resigned to take on a senior position in the Alberta Government reporting to the Premier and these compromised Ministers who were, in part, subject to the criminal complaint. It is unheard of in my experience for the head of internal legal services (not a sworn officer) to intervene and refuse even the initial contact from a sworn police officer to review a criminal complaint.

<https://dksdata.com/Court/FAOChief-EPS-Redacted.pdf>

EPS Legal Services Executive Director Response.

"MY position has not changed."

"Edmonton Police Service will not be commencing an investigation as requested in your correspondence."

"Executive Director Legal & Regulatory Services"

I have included the leader of the opposition in this response in the interest of full transparency, which has been sadly absent from the government in the last 5 years.

As can be seen there is a clear conflict and concern in relation to the government's handling of health care assets and contracts which would include leases of the \$13 billion in Real Property Assets which the government seized outside of the normal lawful process for the management of Charitable Assets registered in Canada. I would appreciate an urgent in person meeting regarding the above and below where I can discuss further material evidence in the interest of all Albertans.

David

David T. Dickson

Disabled Police Officer (retired - injury on duty)

C.E.O. DKS DATA (www.dksdata.com)

Consulting C.I.O.

Management/Legal Consultant

Privacy and Cybersecurity Expert.

Cell: [redacted]

Fax: [redacted]

Email: david.dickson@dksdata.com

COVID 19 Information: <https://dksdata.com/COVID19>



Microsoft
Partner

"The darkest places in hell are reserved for those who maintain their neutrality in times of moral crisis."

Dante Alighieri

"So whoever knows the right thing to do and fails to do it, for him it is sin."

James 4:17

Some rules to live by:

Always do the best you can by your family.

Go to work every day.

Always speak your mind.

Never hurt anyone that doesn't deserve it.

And never take anything from the bad guys.

(Mel Gibson: Edge of Darkness 2010)



<https://avoidabledeathawareness.com>

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From: Infrastructure Minister <Infrastructure.Minister@gov.ab.ca>

Sent: May 5, 2025 3:16 PM

To: David Dickson <david.dickson@dkpdata.com>

Cc: Health Minister <Health.Minister@gov.ab.ca>; SCSS Minister <SCSS.Minister@gov.ab.ca>; Bryan Rogers <Bryan.Rogers@gov.ab.ca>

Subject: Transfer of health buildings and facilities

Dear David Dickson:

My colleagues, the Honourable Adriana LaGrange, Minister of Health, and the Honourable Jason Nixon, Minister of Seniors, Community and Social Services have shared your April 5, 2025, letter regarding the transfer of Alberta Health Services (AHS) properties to Infrastructure. As Minister of Infrastructure, I appreciate the opportunity to provide the following information.

The Government of Alberta's recent Real Property Governance approach introduced a centralized oversight and ownership to ensure government real estate assets are managed effectively and efficiently to benefit the Alberta taxpayer.

As part of the refocusing of the healthcare system, AHS-owned property is being transferred to Infrastructure to centralize the public sector ownership of Alberta's health facilities. These properties will be leased back to provincial health agencies, who will be responsible for all operating and maintenance costs, as they have been in the past. New or additional rent will not be added to these leases. Under this approach, when a property is no longer required to deliver healthcare programs, the lease ends and government can better repurpose the property to support other programs.

I understand the importance of maintaining public sector ownership of real property required for the delivery of healthcare services, and there are no plans to dispose of these facilities as they are needed for government programs.

Albertans can be assured that donations toward the delivery of healthcare are protected within this approach as provincial health agencies continue to control the operation of its leased properties.

Thank you for taking the time to write and sharing your concerns.

Sincerely,

Martin Long
Minister

Classification: Protected A

Original email follows.

From: David Dickson
Sent: April 5, 2025 4:43 PM
To: 'Martin.Long@assembly.ab.ca' Martin.Long@assembly.ab.ca
Subject: Government/AHS issues - URGENT

F.A.O. Martin Long.

Note: *We have had no response from the Premier, my MLA - Boitchenko UCP or our mother in law's (in Care) MLA Haji (NDP)*

As a result, and due to the impact on ALL Albertans, especially the most vulnerable, a copy of this email is being sent to all MLA's for their immediate attention.

This week, the government unlawfully changed the Land Title registration of over \$13 Billion of land and building assets owned by Alberta Health Services, a Canadian Registered Charity (see below). Premier Smith has indicated the intent is to 'give' (zero-dollar lease) many of these properties (Care Homes, Hospitals etc.) to other third-party entities in Alberta such as Covenant Health (where ex Minister Tyler Shandro is now on the Board), Extendicare or even other expanding private companies such as 19 to Zero (now Paxus Health) or MHCare etc. Considering the concerns raised regarding health-related contracts recently, including land sales/purchases, PPE and more, I have to ask the simple question, why has no MLA mentioned this item, let alone tried to stop it? By not acting on this matter, a serious and damaging precedent has now been set. Maybe Mr. JP Prasad could answer from his MHCare email (jprasad@mhcaremedical.com), especially regarding PPE and other contracts.

I did hear questions raised by the NDP and even the resignation of the UCP Infrastructure Minister regarding, among other items, the \$300,000 profit made as part of the recent land swap, However, considering the implications of a \$13 billion + unlawful land grab, this almost feels like the questions were a distraction not a legitimate concern.

As this matter may also be connected to conflicts with the Justice and Public Security Ministries as well as the recent early resignation (and sudden government hiring) of the EPS Chief of Police, this matter must receive more attention for the protection of all Albertans.

I have a significant amount of evidence of criminal activity and Obstruction of Justice by the government and their political allies and friends, of which many Ministers and the Premier are aware. Note that much of this has also been shared with other Chiefs of Police who agree with the determination of clear criminal activity. This was provided by registered mail to EPS Chief, Dale McFee, but shortly before the Chief's sudden and unexpected departure to his new government position, the Chief's legal counsel stated EPS would not investigate or even look at the evidence.

Note that the above comment is not directed at EPS, who have just assisted me in the investigation and subsequent arrest of an individual related to multiple incidents of what falls under the definition of aggravated burglary (s348) this week. Sadly, my faith in the related government ministries and departments is not so high in the face of evidence of ongoing crimes which they continue to obstruct.

Yours,

David

David T. Dickson

Disabled Police Officer (retired - injury on duty)

C.E.O. DKS DATA (www.dksdata.com)

Consulting C.I.O.

Management/Legal Consultant

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From: David Dickson

Sent: March 28, 2025 9:28 AM

To: Office of the Premier <Premier@gov.ab.ca>

Cc: Andrew Boitchenko <Andrew.Boitchenko@assembly.ab.ca>; Drayton Valley-Devon <draytonvalley.devon@assembly.ab.ca>; Edmonton-Decore <Edmonton.Decore@assembly.ab.ca>; Sharif Haji <Sharif.haji@assembly.ab.ca>

Subject: REAL PROPERTY GOVERNANCE ACT - Urgent response required.

Importance: High

Madam Premier, Danielle Smith,

Please note that although the below impacts all Albertans directly and indirectly, it has a significant impact on my family as residents within the Devon & Drayton Valley area with a mother in Capital care Dickinsfield in Edmonton. As such, the AHS facilities in our MLA's ridings (Devon & Drayton Valley along with Edmonton Decore) will be negatively impacted. In addition, facilities we (and many other Albertans) have made donations to over the last few decades such as the Stollery will also be impacted.

On April 1st, 2025, the Alberta Government has indicated it intends to use its own controlled electronic land title registry system to change the registered Titles of land and properties (*valued at over \$13 billion, lawfully owned by a separate Canadian Registered Charity - Alberta Health Services (AHS)*) to the government Ministry of Infrastructure.

The suspiciously timed firing of the CEO of AHS and the AHS Board prior to this and replacement by Minister LaGrange's immediate subordinate (Deputy Minister of Health Andre Tremblay) as the official administrator of AHS should be a concern for all Albertans. In addition, the Minister of Alberta Infrastructure (Peter Guthrie) resigned suddenly in a move directly connected to alleged government interference with AHS and its contracts since 2020, also connected to J.P. Prasad.

AHS, as a Registered Canadian Charity, legally owns the properties in question and has declared these properties in its annual returns to the Canadian Government.

It appears that the Alberta Government is misusing the intent of the REAL PROPERTY GOVERNANCE ACT (RPG) to illegally seize over \$13 billion in assets (a large portion of which was paid for by direct donation to registered charities including but not limited to);

As per the most recent filings with the Canadian Government.

- ALBERTA HEALTH SERVICES – Canadian Registered Charity: 124072513RR0010
 - *Land and Buildings In Canada: \$13,427,331,000.00*
 - *Used for charitable programs or administration: \$12,854,132,265.00*
- CAPITAL CARE GROUP INC – Canadian Registered Charity: 898511381RR0001
 - *Land and Buildings In Canada: \$480,315,095.00*
 - *Used for charitable programs or administration: \$480,315,095.00*
- CAREWEST – Canadian Registered Charity: 124072513RR0015
 - *Land and Buildings In Canada: \$276,433,000.00*
 - *Used for charitable programs or administration: \$273,433,000.00*

Note that AHS has reported income, not from the Government of Alberta, of over \$5 billion since 2020. Further charitable donations have been provided to Capital Care and Carewest and have been used to install fixtures to the Real Property such as diagnostic equipment and ceiling lifts, to name a few recent items.

The RPG Act notes “Departments” and “Government Organizations.” which includes:

- All Ministries
- Government organizations (many of whom do not own land), such as the Alberta Energy Regulator, the Alberta Indigenous Opportunities Corporation, and Invest Alberta.
- All school jurisdictions
- All post-secondary institutions
- AHS and the Health Quality Council

However, the RPG could only relate to property legally owned and registered to the Alberta Government, not funds related to land/property that has been listed as an expense.

A expense line item on a government balance sheet is not an indication of ownership. What next? Will the government start seizing schools to pad its balance sheet? Will they decide to start seizing anything to which they have made a contribution?

In the case of the land and properties currently registered to AHS, the government has no legal right to change ownership in Land Titles without going through the appropriate legal steps required under Common Law and as part of the Canadian Charities and Tax Acts. Although AHS documentation states that unused land may be transferred to the government for other use, it provides no ability to transfer land currently in use for the purposes of the charity i.e. healthcare. In addition, legal standards require any transfer of land to first be valued by an external third party and the transfer to be at no less than fair market value. If the Government of Alberta tries to suggest that this land and properties always belonged to them and not the charities, then there would be significant tax implications for anyone who has donated and received a charitable tax receipt. There would also be significant implications of fraudulent filings to the Government of Canada. Since 2020, the government’s stated position in court filings and other communications from the Justice Department’s own prosecutors, including but not limited to Steven Johnston & Peter Mackenzie, was that AHS was a third party to the government, and this excluded AHS from any First Party Disclosure. Examples of this are the written statements including but not limited to:

- *“If you wish to pursue this information on further, it is third party disclosure, and you will have to make application on Notice to the Third Party Record Holder - Alberta Health Services.”*
- *“You must also give notice to the Third Party Record Holder - Alberta Health Services.”*

Was this the belief of the government or were they just attempting to obstruct Justice and hide the truth about the last five years? Either position creates a clear conflict of interest in these matters with the Justice Ministry and the Government of Alberta overall.

In this case, the clearly unlawful transfer of Title within the government’s own registry system, unopposed due to strategically timed replacement of the CEO and Board would have to be challenged in court by the protector of the charity i.e. the government. In cases where there is a conflict or interest involving the government and the charity, the government must be represented by the Attorney General and provide representation to protect the interest of the charity through the Solicitor General in its parens patriae role . Herein lies some specific complications beyond the obvious conflicts of interest.

In 2012, the Alberta Justice & Attorney General (AJAG) Ministry merged with the Solicitor General & Public Security Ministry (SolGEN). This created a conflict at the time with the effective loss of separation of the Attorney General and Solicitor General. This has been further complicated by the ongoing and well documented obstruction of justice within the Ministry of Justice and Solicitor General that has expanded to other Ministries such as the

Ministry of Public Safety and Emergency Services. This specific conflict has recently expanded to Edmonton Police Service (EPS) with the refusal to investigate matters that implicated senior Justice Ministry staff and other external self titled 'freedom' lawyers/leaders (*some of whom are part of the DC Statehood Delegation*). Further, the timing of the resignation of the Edmonton Chief of Police and his sudden hiring as the top Alberta Government bureaucrat is notable in these matters and warrants further investigation.

See: <https://dksdata.com/Court/FAOChief-EPS-Redacted.pdf> (*Unredacted copies have been seen by various Ministers, Chief Whip, MLA's & Chiefs of Police in Alberta*).

The Alberta Government is therefore fatally conflicted in its legal obligations as the protector of a charity in its parens patriae role. As such, they should immediately cease and desist in their actions to unlawfully transfer titles from AHS. Further, the Canadian Attorney General & Solicitor General/ PPSC should take control of this matter and bring this matter before the courts, along with any associated matters criminal or civil that are deemed to be not clearly irrelevant. Note that ongoing AHS investigations by the Auditor General are also in conflict and relate back to the manipulation of government data as part of his report on COVID in Care Homes (AHS properties) in 2020. This report also formed part of the \$2 million Manning report despite the knowledge of the Health Minister, Auditor General, Justice Minister, Public Safety Minister and others that it contained manipulated Alberta Health information to drive questionable and dangerous policies still in place.

There are clear issues within AHS and healthcare in general in Alberta, but these steps are not the way to address them, especially as many are related to government interference and abuse of power, since 2020 .

Please take this email as notice of the facts and lawful expectations of the Government of Alberta, its Ministers, MLA's and all associated parties including parties with a fiduciary duty to protect the assets of AHS and other impacted charities.

For further information and evidence of the above and other related matters, I can be contacted by response to this email and via phone (see contact details below).

David

David T. Dickson

Disabled Police Officer (retired - injury on duty)

C.E.O. DKS DATA (www.dksdata.com)

Consulting C.I.O.

Management/Legal Consultant

Privacy and Cybersecurity Expert.

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