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Kealey

PAPER



Edition 5

An introduction to the Assembly of Independent Canadians

May / June / July 1996



**ASSEMBLY OF INDEPENDENT CANADIANS
BRINGING PEOPLE TOGETHER**

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Fifth Edition

An introduction to the Assembly of Independent Canadians

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BRIAN MULRONEY'S GRAND CANAL

B.C. WATER LINKED TO N.W.O. FOOD CARTEL

Mitch Bronfman and Maurice Strong alleged key to Canada / USA water diversion

by John Kovacs

Just like in director Roman Polansky's film *Chinatown* (1974) our own experience is proving in Canada, like in *Chinatown*, nothing is as it seems. That's precisely the message anti-corruption / anti-treason crusader Glen Kealey is telling Victorians every Tuesday from the steps of the Legislature while distributing copies of "The Kealey Paper" (ed. with the exception of those days that he attends the Gustafsen Lake standoff trial). Glen Kealey is Canada's most tenacious crusader against NAFTA and the Canada / U.S.A. Free Trade Agreement. He is also our country's most vocal whistle-blower.

There are startling parallels in what Kealey alleges to be a hidden globalist agenda behind NAFTA and Free Trade and what movie villain Noah Cross did in *Chinatown*. The rich and powerful Cross caused mayhem as he exercised tyrannical control over the lives and destiny of southern Californians, through his greedy and illegal multi-million dollar land take-over and water diversion plot.

And that's where fiction meets reality. According to Kealey, Canada's own overlords are an elite group of international bankers and their co-conspirators. He calls these conspirators "free masons," (a term that derives its meaning from ancient Egyptian times when slave stone-masons were offered freedom if they agreed to work against their own people for personal benefits). Kealey says today's free masons exist in the form of co-conspiring politicians (both native and non-native), "mandarins" (deputy ministers) and elite corporate leaders who have agreed to give their sponsors Canada's national wealth and sovereignty, including our natural resources and crown corporation assets.

Kealey says former Prime Minister of Canada, Brian Mulroney, left Ottawa knowing he could never again be re-elected. His free trade "sponsors" feared the numerous cases of corruption that surfaced during his tenure would make it impossible for Mulroney to get re-elected. Nevertheless, Mulroney received, on

top of his prime minister's pension, millions of dollars worth of shares (arguably in return for services rendered while prime minister) from Peter Monk, chairman of Barrick Resources Inc. Barrick is a participant in the world's "gold cartel." Shortly thereafter, Mulroney was also hired on as Director of Archer, Daniels Midland (ADM), a vast European controlled player in the U.S. agri-food industry.

Significantly, ADM had just been targeted for an in-depth criminal investigation by the U.S. Justice Department. They were suspected of participating in a conspiracy designed to create a food cartel, to control the price and availability of all food grown in Canada, the U.S. and Mexico.

Strangely, of all people, Brian Mulroney was commissioned by ADM's chairman to look into these allegations and report back to their board on his findings.

An investigation by ADM's own corporate director on charges of unfair

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KEALEY'S BIG PICTURE

PHOENIX AND THE NEW WORLD ORDER

by Glen EP Kealey

Many Canadians naively point an accusing finger at Americans in a manner reminiscent of the time of Moses, in 1250 BC, when the people of India were likewise mistaken. India's natural resources were being pillaged by a foreign power and India's people were deceived as to the origin of the theft. They erroneously believed that the world's main slave-master still resided in Egypt.

In India then, as is the case in British Columbia today, the truth could not be spoken publicly due to the fear of government reprisals. However, one very wise parent decided to circumvent the world's original "free trade" controllers. He tried to explain to his family how world politics really function

by designing a board game that could be played in private. This ancient game is called CHESS.

When the Indian father laid out the playing field, the chess board, he did it in a way to demonstrate that, in disagreements,

there always must appear to exist clear divisions; one side being in

favour, another is against. Also, it was understood that most wars or debates are disputed by individuals or groups who view themselves as being on the side of God. Likewise, adversaries usually equate their opponents to the devil.

Therefore, each side in CHESS was given a neutral colour; one

white and the other black. As in politics, playing either colour is allowed. Clearly, under these rules, if leaders lack integrity — if the leaders of both sides are controlled by the same player — every game can be manipulated and the end result always predicted.

For the game of political illusion

to function properly two publicly accountable leaders who in reality are cosmetic and powerless, must be positioned to head both teams. This explains why, in CHESS, the game revolves around the piece called KING. The King piece, like all monarchs or elected politicians, is kept in the dark; ostensibly for the sake of security. In real life, a triage or sorting of the information

public leaders receive occurs prior to being viewed.

In CHESS, as in politics, the King piece is only allowed to move one square at a time. Obviously, due to these limitations, he has no real power to affect the final outcome of the game. If the "leader" is quick enough, or dumb enough, he can only delay the inevitable.

Real power within the game, as in politics, rests in the piece we call the QUEEN. This is a man dressed as a woman (Gay?) who moves almost at will anywhere across the board. The piece acts in a way similar to a real-life deputy minister; one who is unaccountable to the public but who none-the-less manages the "government game" by skillfully awarding or withholding all

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Comment

NEW WORLD ORDER FOOD CARTEL

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competition and price fixing is dubious at best. Especially since Mulroney is in court today defending himself (after hand-picking his own judge to prosecute his case) against the federal government and RCMP charges of taking kickbacks on the Air Canada/Airbus 320 deal while serving as prime minister. Kealey says Mulroney was central to laying the ground work for carrying out a "Global Governance Agenda" of forming a "world food cartel" (ed. it is based on land stolen from American Indians a hundred and some years ago) in the mid and southwestern United States.

Author Elaine Dewar in her recent book *Cloak of Green* (1995) says the Global Governance Agenda was envisioned by Nelson Rockefeller before World War II (ed. The Rockefeller family are agents for the European Rothschild banking family interests on the American continent). Global Governance also has links to the current regional trade agreements such as NAFTA and the Maastricht Treaty. The Maastricht Treaty is responsible for forming the European federation called the European Union, and Maastricht has created real regional level governance with a federation-wide currency and a federation-wide series of regulations on trade. Similarly, NAFTA places structural imperatives on the Canadian government, and it also rearranges powers to suit larger free trade agreements yet to come. Dewar

explains the Global Governance Agenda as a push to integrate East and West, while shaping the U.N. itself to fit a "brave new unipolar" world.

In line with this elitist economic theology of consolidating power for Global Governance, there is a dirty little secret that lurks behind the Canada / U.S.A. and NAFTA Free Trade Agreements. That secret is a major water diversion and dam project called the GRAND Canal project (Great Recycling and Northern Development Canal). It's an unprecedented \$196 billion plan to convert James Bay into a freshwater lake fed by northern Ontario and Quebec Rivers as well as connecting a massive network of dams and canals all the way to Lake Diefenbaker in Saskatchewan.

The GRAND Canal will connect to other planned water diversions in B.C., such as the North American Water and Alliance (NAWAPA) and the Central North American Water Project (CeNAWP) - which will divert water from the Fraser River basin (it includes the North Thompson River). The GRAND Canal will transport massive quantities of Canadian freshwater down to southwest United States and Mexico. Canadian atomic (ed. using Russian missile plutonium) and hydro electric energy will be used to warm and pump 67 billion cubic metres of water annually to the south through the Great Lakes system and beyond. Through new and existing networks of canals, water will be diverted to the midwestern U.S., to

Saskatchewan in Canada and down to the southern states and into Mexico, to be used as a new source of irrigation and municipal freshwater supplies.

In fact, Kealey says, one of the main purposes for diverting water from Canada is to use it to create a giant food cartel managed from Colorado on the 57,760 hectare Baca Grande Ranch. The ranch was purchased by Maurice Strong, chairman of Ontario Hydro and secretary-general of the U.N. Conference on the Environment and Development for the 1992 Rio Summit (he was also named by former PM Brian Mulroney to the Privy Council of Canada, giving him the life-time title of "Honourable"). Strong and his partners bought the Baca Grande

Ranch in 1978 after Strong purchased a major share interest in the agribusiness conglomerate, AZL Resources (Arizona-Colorado Land and Cattle Company).

Strong's ranch happens to be on top of one of the world's largest underground reservoirs (and is 250 times bigger than British Columbia's Okanagan Lake). Strong and his partners are the largest landowners in the Baca Valley. The Baca Valley aquifer contains nearly three-quadrillion litres of water. Strong and his partners personally sit on top of 148,080,000,000 cubic metres (or 120,000,000 acre feet) of water worth an estimated \$5,000 per 1,234

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PHOENIX AND THE N.W.O.

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promotions and contracts (bribes and blackmail). The Queen never plays "his" own moves. He always plays his role in the game only on behalf of the HIDDEN HAND who pulls his strings.

The next two most important pieces in the game are KNIGHTS. Both were deemed to symbolize the advantages gained when applying just the right amount of physical violence (force). Knights, much like the military and organized crime, do not play the game by the same rules as do other pieces. They can jump over their enemies to attack them from the rear. This is contrary to the rules of fair play that govern the moves of other pieces in the game.

The next two pieces which the game's designer positioned on his CHESS board were BISHOPS. These pieces may only move sideways, diagonally, in any direction. They signify the power obtained by the player because of the existence of a controlled organized religion that functions in concert with a controlled national news media. By national media the CHESS game designer also meant all "public education" as well as both the book publishing and entertainment industries.

Their combined purpose is to prevent popular revolution; by deflecting citizen dissent. In a timely manner they demonize — to "manufacture hate". This hate, which they insist is only "public opinion", is then used against every detractor who dares expose the HIDDEN HAND that controls them both.

Then, he positioned both ROOKS. They are the solid fortresses constructed of, and by, masonry. Both serve to enforce the puppeteer's orders. These two

pieces are, of course, synonymous with national governments and trans-national corporations. Both of these banker controlled corporate entities waste, or steal, each nation's resources. They do this consciously in order to perpetuate poverty.

The pain inflicted by poverty is then marketed by the national media. It is used to frighten the middle class. Because of this fear, ordinary people obey orders blindly and are easily controlled, controlled by welfare programs.

The remaining pieces the master designer of the game chose to position, dangerously, at the front of all the other more powerful pieces. They are the pawns. They outnumber any other piece. They are the cannon fodder who defend the elites with their lives. These are relatively inexpensive pieces who, because of naivete, greed, avarice or vanity, allow the secret HIDDEN HAND to use their lives in his game plan. Their own power usually lasts only as long as they suit his purpose.

To the HIDDEN HAND these lowly pawns are disposable. They are simple throw-aways. Such are his Khazars and free-Masons. Naively, both of these groups live with the illusion that they will always survive and prosper along with their master. However, if experience can teach us a lesson, as happened with Hitler's victims, they are destined to be sacrificed.

Next time, if all goes according to "THE BIG PLAN" these pawns will be annihilated in a third world war — in a nuclear holocaust that is presently being orchestrated. Armageddon is scheduled to begin in New York, followed by Rome and the Middle East. Although it will be blamed on Moslems, the perpetrator will be the HIDDEN HAND — PHOENIX.

Who are we?

We are the Canadian Institute for Political Integrity (CIPI), a non-profit organisation dedicated to bringing about a democratic and sovereign Canada. We believe this can only be done by exposing the corruption in our political system to such a degree that citizens will come to the conclusion that the system itself must be changed, and not in the usual way. What distinguishes us from other groups is not our analysis of what's wrong; it is the fact that we alone offer a solution that does not merely "patch over" the problem, but eliminates it from the ground up.

Statement of purpose

CIPI's *The Kealey Paper*

will document the Assembly of Independent Canadians' cross-Canada caravan to create the basis for democracy. This paper will provide an alternative to the controlled media by presenting ideas and events Canada's media monopoly refuses to acknowledge. We will attempt to put this information in context, showing where it fits into the world order and what you can do. *The Kealey Paper* is also a forum for debate — on the merits and shortcomings of proposed solutions, on which groups and public figures are actually on the side of Canadians and which are merely puppets of the monied interests, and on how best to set up the new political vehicle to replace Canada's parliamentary system.



Crusaders for political integrity: Glen Kealey and Ann Kealey (formerly Shelley Ann Clark) risked it all—now it's your turn to stand up for Canada. Join the cross-country caravan to Parliament Hill and take part in the setting up of a democratic governing body.

If you received this paper in the mail it means one of our volunteers thought you might be interested in this new entity and placed your name on our "one shot" database to receive this first issue free. If you want to stay on our mailing list, please send in the order form on the back cover.

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TO DAM FRASER RIVER PLATEAU

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cubic metres (or per acre foot). At this price the water would be worth more than \$600 billion.

The planned diversion will take water from North Thompson River via canals built atop the former CNR rail bed, across B.C. and Alberta to Lake Diefenbaker, Saskatchewan. In 1995, British Columbia's NDP government passed a law to prohibit transfers of water between two river basins, such as the proposed "Multiwater" diversion project proposed for the transfer of North Thompson and Columbia Rivers. Kealey says the laws to prohibit water basin transfers were created as illusions for deflecting attention away from the feasibility of the GRAND Canal. The GRAND Canal scheme in fact calls for the damming of the Thompson and Fraser Rivers in order to back water up between them. In fact, B.C. provincial government law can't prohibit the GRAND Canal water diversion because the canal would contain water from only one river basin, the Fraser River basin. In addition to this, Canadian water that crosses provincial boundaries is regulated federally so any law passed provincially have no bearing. Also, the NAFTA and GATT agreements have created tribunals that disregard federal or regional laws anyway under sections defining goods and services, which give the right of control of all goods and services to private property owners and not government.

The trans-Canada GRAND Canal concept was conceived at least as early as 1960, following preliminary studies of the Fraser basin commissioned by "Wacky" Bennett in 1953 and 1958. In 1985 a company called the GRANDCO. was formed by an elite and wealthy group of Canadian and American private interests. At the time, media reports were generally skeptical of the GRAND Canal project, citing high environmental and political costs for implementing the scheme. Later, a study on the project was conducted by McMaster University economist Andrew Muller. The study panned the water diversion project for being uneconomical "under current market conditions". Muller concluded, however, that in order for the GRAND Canal to be economically viable, it would have to overcome a huge capital and operating expenditure — (ed. according to evidence testified to at the Kealey Section 507 Hearing in 1991, Mulroney made up the shortage by stealing the money — 5% kickback on all major Government contracts over nine years from Canadian taxpayers). He added the project proponents would also have to find a market for the expected 67 billion cubic metres of water diverted per year (the Fraser River basin component extends the original diversion scheme westward).

Kealey says the project plans were never abandoned, they simply faded into the background. And today, the present political and economic climate under NAFTA / Free Trade make the project viable. Kealey says plans are

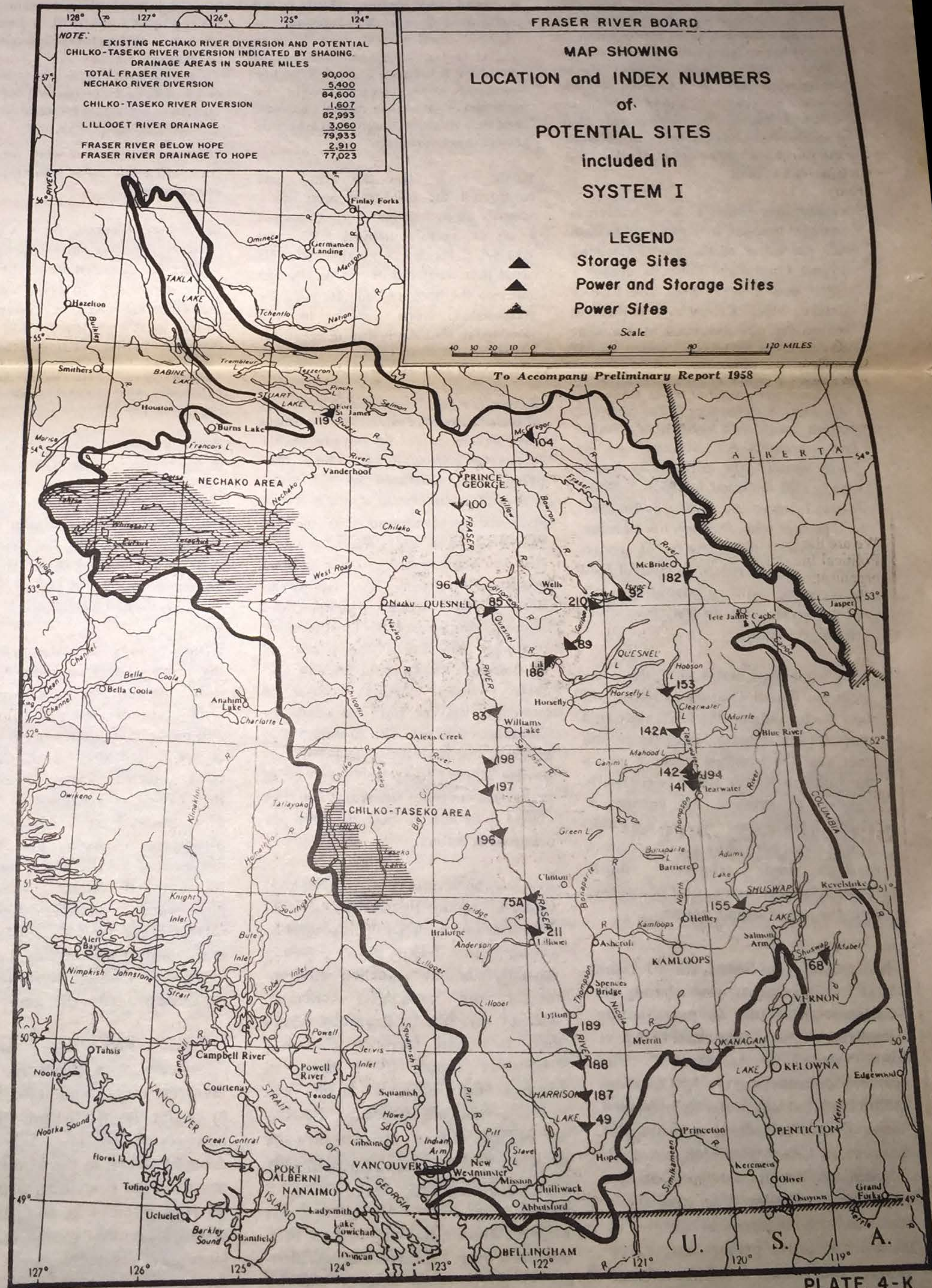
already underway for its go-ahead and is being assisted by politicians following an implementation scheme drafted out during former prime minister Brian Mulroney's reign. Kealey says the bargain basement discount sale of CNR for \$2 billion dollars (about the same price as the now-privatized Air Canada paid in 1988 for the alleged Mulroney-kickback-scheme purchase of 32 AIRBUS model 320 jets - costing \$1.8 billion) was actually the right-of-way sale for the project's canal road-bed. He says Prime Minister Jean Chretien sold Canada out by privatizing CNR for such an undervalued price (just like Brian Mulroney promised he himself would). Now, CNR trains are expected to share CPR tracks while water flows

on the CNR road-bed. Kealey calls this privatization "GRAND theft - trains."

The water, according to leaked engineering documents, will stretch 970' across by 30' deep on pivotal-lined canals, with a capacity to hold 1,000 cubic metres of water. Kealey says the canals will likely be standing above ground on pylons. "What people don't realize from the engineering reports, is the canal will actually be more like a sidewalk of barges moving in both directions," says Kealey. Freshwater canals and floating barges containing everything Canadian resources may have to offer — lumber, oil, minerals and even refrigerated Alberta beef — all picked up along the route from BC to Saskatchewan to be

dropped off en route within the United States and Mexico. Then, when the barges are emptied, Kealey says they'll be filled again with hospital garbage from Texas, Nevada and California. Some of the garbage will be nuclear waste shipped to the Meadow Lake Reserve in Saskatchewan, and then the remaining barges will be floated back to B.C. to fill the province's abandoned mine shafts. By coincidence (if one doesn't believe in conspiracy), the elected chiefs of the South Meadow Lake Reserve already say they are prepared to store nuclear waste on their land.

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NEW WORLD ORDER FOOD CARTEL

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Kealey says there will be no industry for Canada. Instead, "Canadians are to become the hewers of wood and drawers of water and raw resources." Only American barges will be permitted on the canals, he says, and by further "coincidence" there is currently a proposal before the Canadian Competition Board to buyout the only Canadian barges on the Pacific coast. Kealey explains "it's the permits, not the floating stocks, they are after."

During a recent trip to Litton, B.C., Kealey learned that Hell's Gate canyon, a popular B.C. tourist sky tram ride attraction that was once owned by a German consortium is now fronted by Canadians. Kealey says the changes in Hell's Gate's "public owners" is an indication that international investment is moving ahead with the GRAND canal. His sources have told him there are five partners involved in the purchase, three are Canadian and two are German.

Kealey says Hell's Gate's location is strategic because it is possible to dam back the water all the way to Quesnel beyond Gustafsen Lake to create a major new reservoir on the Fraser plateau, which Kealey says is the real reason for our government spending \$5.5 million on heavily-armed RCMP and army personnel (ed. a flagrant abuse of power if one goes by the evidence presented at trial), when they attacked 18 Defenders of the Shuswap Nation traditional Sundancers during last summer's B.C. standoff (ed. By "coincidence", the only Native leader who is still detained in jail is William Jones Ignace, an "open-pollinated" seed grower who, through his farming, circumvents the efforts of trans-national agri-business to control food by creating and distributing only hybrid seeds that do not themselves reproduce seed).

Also, when the canal is built, the water from the North Thompson River will flow backwards on the CNR road-bed up to Jasper, Alberta. The present line goes past the Lubicon Reserve where the Lubicon Native Band is currently fighting to prevent the cutting of 11,000 trees a day. Kealey says this type of canal can all be easily achieved through some relatively simple construction methods, and of course, with the use of atomic power.

In terms of legal issues, the FTA and NAFTA agreements have already set out some clear rules for participating countries not to restrict export trade of any "goods" or "services." The current assurances given by Canadian politicians that our water is protected under Canadian federal or provincial laws are, in Kealey's opinion, complete fabrications designed to mislead the population. Kealey also says these laws cannot be enforced because — a) these trade pacts protect only "free flowing" waters and — b) international treaties supersede all national or

regional laws. Kealey scrupulously points out that water behind dams and in reservoirs is not free flowing, therefore, the GRAND Canal plan will convert a huge portion of Canada's free flowing water into giant water gutters that will move water through canals down to the United States.

The other factor which has made the GRAND canal project more attractive since the Muller study is the increase in demand for freshwater, especially in California. Muller explains the values for freshwater in southwestern United States in 1988 were as high as \$69 per thousand cubic metres. Muller found this was not enough to sustain the GRAND canal project with its huge capital costs. However, Muller also concluded if between \$100 to \$200 per thousand cubic metres could be garnered from selling water to users, then that would be enough to take this project more seriously.

Kealey says, after the study was completed the GRAND canal never actually died, it merely became part of a secret agenda behind FTA and NAFTA. Kealey says the GRAND canal just went out of the public eye and into the background. He says the proponents were secure in the knowledge that American demand for water would soon bring prices up to make their project hugely profitable.

Kealey is right. The value and scarcity of water in southwestern United States have driven prices up beyond earlier forecasted expectations. The higher prices are confirmed by a similar scheme for interbasin water transfer proposed by Multinational Water and Power Inc. and KVA Resources Inc. out of Vancouver. This project proposes to divert the Thompson River in BC through pipelines and canals to southwest U.S. The executive summary indicates huge profits of \$600 million will be made after project costs (without paying regard to environmental or political costs for Canada, of course). The summary also gives projections for a 1992 market paying about \$1,000 per acre foot of water. However, by the year 2,000 they expect to be able to charge \$3,000 per acre foot of water.

In a telephone interview with GRAND Canal Company President and CEO Tom Kierans, he defends his project by saying it has been greatly misunderstood by "so-called" environmental and nationalist concerns. Kierans says that by damming James Bay, this will increase Canada's freshwater supply by 1 per cent because the GRAND canal will "recycle wasted" freshwater flowing out to Hudson Bay. He also says the project will "re-salinate a biologically unproductive Hudson Bay to create a lucrative salt water Canadian fishery, while extending navigation to 4 or 5 months a year." Kierans is confident the GRAND canal project will be realized and is only a matter of waiting

for the correct market conditions. "With public demand it has to happen because we need fisheries."

Kierans adds, the real threat to Canada's sovereignty is (ed. European banker-controlled, Fortune 500, U.S.A. head-quartered) corporations claiming prescriptive rights to Canadian freshwater. He says it will be far worse for Canada not to supply the U.S. with our freshwater "because they'll find a way of antagonizing us to get our water anyway." Kierans denies any connection between the GRAND canal and NAFTA / FTA trade agreements. But Kierans does agree some of the pivotal-lined canals will be built large enough to accommodate the movement of floating barges and some other additional uses. "The canals that need to be, will be large enough for barges and there will likely be some recreation use too", Kierans says.

"But the barges are only secondary, they will come later sometime in the next century."

In Prince George, New Caledonia College instructor Jim Windsor (who is writing his dissertation on the topic of water diversion) expects it would take the GRAND Canal Company (also known as GRANDCo.) about four or five years to convert James Bay into a freshwater Lake with the planned 160km dam. He says the plan originally was to reverse the flow up the Harricana River to Georgian Bay.

Windsor explains that once Kierans is in possession of the water, it will be relatively easy to know exactly how much water flows into Georgian Bay (ed. where Mitch Bronfman acquired the land in 1966) and the Great Lakes system. "So Kierans stands to make an immense amount of money from the privately-owned freshwater."

Windsor says an American water diversion project on Lake Michigan, called the Chicago Sanitary and Ship Canal, has diverted water for sewage and barge navigation since it was built in 1848. Recently though, there have been American proposals to enlarge this canal by claiming a "Chicago diversion wildcard." They argue Lake Michigan is inside the American border and is, therefore, outside the International Joint Commission jurisdiction on boundary water. They further argue the IJC (1909) resulted in a boundary water treaty that doesn't apply to the Chicago diversion because the canal pre-dates that agreement.

Windsor says there are some Americans who think the Chicago diversion route could become a means to bolster the Mississippi River flows in times of low flow. When a 1988 drought struck in the Midwest, it left many barges containing petroleum or oil run aground in the Mississippi. Windsor says that's when all hell broke loose and several senators wrote to former president Ronald Reagan to demand the increase of water flows

through the Chicago diversion — which was directly against Canada's competing interests for hydro electric power use from the Great Lakes system. Canada's major concern, however, was the legal precedent of having the American's unilaterally diverting water out of the Great Lakes system.

Windsor says the U.S. senators wrote in their correspondence that enlarging the Chicago water diversion was something the U.S. Army Corps of Engineers could have done. Canadian critics said that enlarging the Chicago diversion was just grasping at straws because the rescue work could not have been done in time to re-float the stranded barges anyway. The Canadian position maintained once a bigger diversion was started, the impetus would be to complete the construction; therefore, Canada would be facing a much larger diversion and potential loss of more water from the Great Lakes system.

Windsor says in the southwestern states, the Ogallala state water system pumps a greater amount of water annually than the Colorado River. But over the years, the Ogallala Aquifer has experienced a surface drop of between 50 and 300 feet in some Texas locations. Windsor says "political pressure in the States to see if something can be done to replenish the Ogallala Aquifer by drawing more water out of Lake Michigan using the Mississippi River (through an enlarged Chicago diversion). But the Chicago diversion is "grandfathered" and restricts the Army Corp of Engineers from pumping more water out of Lake Michigan than it can replenish. However, if circumstances changed so the Chicago diversion were to be opened up into a larger canal, Windsor says some American's would argue, "Well gosh, we've got more water anyway, we'll use it downstream to replenish the Ogallala Aquifer."

Ironically, one of the authors of the letter was then-senator and now U.S. Vice President Al Gore, who is considered in the States to be the "green" vice president.

But to those people who oppose large-scale diversions, they are against treating river valleys like large plumbing networks. They reject that enlarging the Chicago diversion is merely a technical argument.

Windsor says that in 1985, Kierans received \$30,000 from the Newfoundland regional office of the National Research Council under Brian Mulroney's government. The money was used by GRANDCo for publications and public relations. At the time, the original GRANDCo directors included Robert Bourassa, former premier of Quebec (but is no longer a director) and another well-known supporter was former federal

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EXPOSED BY B.C. NATIVE STANDOFF

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Finance Department mandarin Simon Reisman (Canada's Ambassador to the 1986-88 Canada-U.S.A. Free Trade negotiations and Chief Negotiator). Reisman actually went before the New York Board of Trade to lobby for the GRANDCo canal project.

As well, Windsor disputes Kierans' claim the GRAND canal project is merely "recycling" water. Kierans argues he'll be taking only 20 per cent of the flow and 80 per cent still goes to Hudson Bay, moving the 20 per cent up the Harricana River and eventually up to the Great Lakes. He says estuaries and ecological systems suffer greatly when freshwater inflows are interrupted. "The productivity of estuaries are dependent on freshwater inflows."

Windsor says if rational thought should prevail, the GRAND canal would have no chance of being approved. But Windsor is quick to remind you not to bet the farm on rational action in Canadian water activity. He says Canada is already the single largest water diverter in the world (even more than Russia and the United States combined) with an annual diversion rate of 4,400 cubic metres per second, and most of Canada's diversions are for hydro electric power.

Even though Canada's motivations may be different than the U.S., we are none-the-less the world's greatest diverter. Windsor says the question of whether Canada has a surplus globally of freshwater is also the point of some controversy. He says a true measure of our water resource is to measure our "flowing" water. On that basis, he says Canada has approximately nine per cent of the world's flowing water. That is equal to 105,000 cubic metres per second (Canada's land area is about 7 per cent of the land surface of the planet — so comparing water with land it is not too far off, but if you compare Canada having 1/2 of one per cent of the world's population it sounds like a lot of water, but at the same time that assumes the only function of water is to serve people. Windsor says based on these opposing views, Canada's water supply is actually a major source of controversy and acrimony. It may seem like Canada has a huge chunk of water — but alternatively, the flow of the Amazon River is 150,000 cubic metres per second. Windsor says this means Canada's flow of all freshwater is actually equal to two-thirds of the Amazon River. People must ask themselves if that qualifies as a surplus?

Windsor also questions whether there is a need for water to be diverted to the U.S.? He says most people in Canada would say an emphatic NO! But what's interesting is the U.S. is only marginally smaller than Canada and has only slightly less water flow than Canada, but their water is mostly in Alaska. He explains there is actually more stream flow in B.C. than in the western two-thirds of the U.S., from the

Mississippi to the Pacific Coast. Despite this difference Windsor says there is enough water in the Western United States already — if it were properly priced.

Windsor says water can be re-allocated from agriculture to municipalities, where there are shortages of available water, if there is political will to do so. The trouble is, in U.S. politics it is always easier to bring in new water through diversion.

"There's vested interest in this from big political contributors or corporations," Windsor says. He also says "there's not a shortage (of water) in an absolute sense but there's a shortage in municipal water use."

Windsor agrees there's still concern that NAFTA and Free Trade obliges Canada to export water. He says Bill C-156, called the *Canadian Water Preservation Act*, stated when introduced in August 1988 that Canada's water was not for sale. However, the fact that Bill C-156 was even necessary is evidence it is a concern here. Furthermore, Windsor concurs the act is irrelevant anyway because international trading agreements override domestic legislation. And finally, he says the ACT never passed — IT "died on the order paper" with the calling of the federal election in November 1988.

Does Canada have a moral obligation then to export water, given we have global warming and water shortages in Phoenix, Arizona, Los Angeles, California, and now in Texas (which is currently going through the worst drought in 60 years)? And if Canada does export water — is this export interruptible? In other words, once we turn the tap on — can Canada unilaterally decide to turn it off? In this regard, Windsor draws on an article by Victoria writer, R.C. Bocking, [*Canadian Water: a Commodity for Export? Canada's Aquatic Resources, (1987)*] quoting an anonymous American. Windsor paraphrasing says, "Canada will begin exporting water to the U.S. with a treaty, but if it wants to turn the tap off it will have to deal with the marines."

Windsor says it will also be difficult for Canada's elite to say no to billions — perhaps trillions — of dollars in water export revenues per year when there exists a perception of economic difficulty. He says this is the U.S.'s (ed. European bankers) ace up their sleeve. The prospect of huge revenues appeals to others as we move out of an era of environmental determinism to one of economic determinism.

"I don't accept this," Windsor says, "because I believe nothing is inevitable unless you want it to be."



GLEN KEALEY UPDATE

Glen Kealey is scheduled to arrive in Ottawa on Tuesday, August 13, 1996 to assist at the trial of the Red Cross vs Andrew Hardy. (See Issue 2 of "The Kealey Paper" for details).

At the conclusion of the Hardy case, Glen will be returning to Surrey to resume coverage of the ongoing activity in the "Kangaroo" court.

WHO'S BEHIND THE GRAND

GRANDCo has a long list of elite Canadian and American directors who are politically connected with world power and our own Canadian establishment. For example, the GRANDCo Chair, L. Desmarais (the middle initial of either Paul Jr. or Andre?) is one of two sons of Paul Desmarais — the richest French Canadian in the world today and Chair of Power Corporation. In 1981, son, Andre Desmarais, the CEO of Power Corporation (which also owns Consolidated Bathurst, the multinational paper company) married Prime Minister Jean Chretien's daughter France, in a wedding that matched Power with power. The Desmarais group controls 69 corporations in Canada including Power Corporation of Canada. Power's former executive and vice president was John Rae (was also Prime Minister Jean Chretien's campaign manager / Liberal fund raiser and is now working for the Desmarais group). Rae is the brother of former Ontario NDP premier Bob Rae.

Other Power executives include Senator Michael Pitfield, former Trudeau confidant and William Simon former U.S. treasury secretary. Canadian Finance Minister Paul Martin, Jr. formerly worked for Maurice Strong at Power Corporation, and he is still associated with the corporation. Paul Martin Jr. also has 4.5 per cent interest in a company Baca Petroleum Corporation, a Denver Company, controlled by Maurice Strong. Baca Petroleum Corporation is now managed by Strong's son which is a subsidiary of Baca Resources Ltd. Power Corporation has a \$152 million treasury, built mostly from selling utilities to the B.C. government. The Desmarais family controls \$15.8 billion shares of media, oil, financial and forestry empires. Power Financial Group, a holding company controls Montreal Trustco Inc., Credit Foncier, Investors Group as well as the Great-West Life Assurance Co. and Consolidated Bathurst Inc. — which includes the laser pioneer company Lumonics, oil and gas producer Sulpetro Ltd., and aluminum and bottling corporation C.B. Pack. The Desmarais group also owns La Presse, the business journal Les Journaux and

has an ongoing partnership with CBC Newsworld International.

Other GRANDCo directors include: Tom W. Kierans, its president and chief executive officer, and GRAND canal's planning engineer. Kierans is also the cousin of Canadian "nationalist" Liberal Eric Kierans, the former Quebec Cabinet Minister in the Lesage government. Tom Kierans is also an independent director of Southam Inc., which owns 20 daily newspapers across Canada. Kierans is currently under attack to resign him from Southam Inc's board of directors by media mogul Conrad Black, owner of Hollinger Inc., which recently bought out Power Corp's shares of Southam Inc. — making Black, Canada's dominant publisher, with 58 of Canada's 104 daily papers. He controls all mainstream newspapers that reach the people of Saskatchewan where the GRAND Canal is to be diverted south.

Next on the board of directors is Mr. D. Cote, now retired from the UMA Group, Vancouver. Mr. C. Dagenais, of the the SNC Group, Montreal (the biggest engineering firm in Quebec today). SNC was used by the federal government as a front for a semi-private intelligence and influence network, ostensibly created for curtailing Quebec's separatist support in French Africa during the 1960's. SNC's president Garneau is a former Minister of Finance in Quebec. The firm today is merged with Lavalin, who are Brian Mulroney's buddies in the engineering field; Mr. R. Paul, Bechtel Canada Ltd., Vancouver (All the U.S. administration big shots get trained here at the largest engineering firm in the world, and their alumni include U.S. secretary George Schultz and former U.S. secretary of defence Robert McNamara, also former head of World Bank. The military and foreign affairs big shots come out of there too). Dr. G. Pon, Atomic Energy of Canada Ltd., Ottawa (Atomic Energy's job will be to supply electricity for pumping water in the canals and keep it warm during winter months); Mr. R. Warren, Rousseau Sauve, Warren Inc., Montreal; Mr. H. Snyder, VP, St. John's; Mr. D. Harris, Secretary and Comptroller, St. John's.



A I C

Assembly of Independent Canadians

by Glen EP Kealey

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When the Judge is asked to justify his reasons for detaining William Jones Ignace in jail without the possibility of bail he twists and turns in his seat, his face turns beet red and he mumbles something about there being no change in the original circumstances which led to his incarceration. The judge lies.

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On the other hand, they are openly exposing the RCMP's "Modus Operandi", the secret methods of police investigation. They also disclose the names of undercover police agents, thereby exposing them to life-threatening danger. The lawyers even dealt with the secret responsibilities of police undercover covermen. They are the go-betweens, between the police and their secret informants. They also explained how the police "generate" telephone conversation between suspects, by showing them evidence or by lying to them. Because the telephone lines are tapped they can then record the ensuing conversation.

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No juror can honestly convict the defenders with any of the charges that have been brought against them with the evidence that is being brought before the jury. It is obvious that these Natives acted in self-defense. They were fighting for their lives due to the abuse of power; a predictable result of systemic criminal activity by politicians and their enforcers, the police.

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GUSTAFSON LAKE B.C. NATIVE S BABYFACE JUDGE IS J JUDGE, NATIONAL MEDIA AND RCMP CO

Non-native RCMP members who testified first three weeks of trial have one problem in common. It is obvious to all that they were ordered to keep the names of the RCMP out of their testimony. Most officers do not remember who ordered them to do what during the standoff.

Imagine sitting in a courtroom for weeks listening to the selective memories of officers who are afflicted by Alzheimer's not for the judge's and the prosecutors' application of the rules, many police officers as a result of their testimony, would be charged with perjury. Canadians better get used to it. Officers often lie under oath — especially when pensions depend on it. They are protected from prosecution by the courts, by their superiors, if needed, by the RCMP/PCC, the RCMP Complaints Commission. Other reports (Canadian Institute for Political Integrity) have proven that the Police Complaints Commission is used for "political cover" at another level.

During the standoff the police shot a video tape, approximately 10 hours long, day throughout the night when the police were active in their attempts at generating a response to their increasingly aggressive approach. Yet, they refuse to release the tape to the defense. The video tape conclusively shows the defenders content that they only reacted to violence.

Two Native members of the RCMP, with 40 years of service between them, admitted the fact that the rancher Lyle James had a problem by serving an "illegal" survey. James refused to get a Court Order for a legal survey for the lot in question. It would be "too expensive" to obtain a legal survey for the lot in question. James went ahead and made one up. That getting a legal survey for the lot in question would cost him \$20-30,000. That cost taxpayers \$5.5 million. That cost or more.

When the RCMP were present at the Reform Party's Peter Epp, a white lawyer, his leader Jack Weisgerber, and his police went in search of Lyle James. James claimed he was in hospital at Gustafson Lake, due to exhaustion. His police visited his hospital room there. The question remains — is it suspected that he was in a hospital room? At the time, the NDP's Minister of Fisheries was none other than the rancher, friend and neighbor of the Williams Lake region of

THE PO

E B.C. NATIVE STANDOFF TRIAL

JUDGE IS JUST A PAWN

MEDIA AND RCMP COVER UP EVIDENCE

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ing in a courtroom for weeks on end, the selective memories of 80 police officers are afflicted by Alzheimer's. Were it not for the judge's and the prosecutors' "flexible interpretation of the rules" many police officers, as their testimony would be charged with, would be better off. Police officers lie under oath — especially, if their fate depends on it. They are protected from the courts by their superiors and the RCMP PCC, the RCMP Public Complaints Commission. Other recent CIPI (Canadian Institute for Political Integrity) cases show that the Police Complaints Commission is used for "political cover-up" at

standoff the police shot a total of 1200 rounds, approximately 40 hours a day, when they were provoked by the attempt at generating a violent response to their increasingly confrontational behaviour. They refuse to release these tapes. The video tapes could prove the defence's contention, which is, that they reacted to violence in self defense.

Members of the RCMP with close to 20 years of experience testified to the fact that Lyle James instigated the trial by giving an "illegal" eviction notice. To get a Court Order because it was "expensive" to obtain the required title for the lot in question. Instead, he made one up. James claimed a legal survey for the lot (# 114), valued at \$20-30,000. The police eviction was for \$5 million. The trial will match

P were pressured by B.C. Minister Peter Ipp, acting on behalf of the Minister of Agriculture and Fisheries, to deal with it the way of Lyle James the rancher. James was in hospital at Williams Lake. However, when the hospital room James was not in — where was he? It was in secret meetings with the Cattleman's Association. At the Minister of Agriculture and Fisheries other than David Zirnhelt, a neighbour of Lyle James, in the region of British Columbia.

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POLICE

THE MEDIA

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THE EVIDENCE

OPINION

GOVERNMENT REPORT CLEARLY STATES FIRST NATIONS "ELECTED" CHIEFS ARE JUST FEDERAL CIVIL SERVANTS

On October 12 1983, following the repatriation of Canada's constitution from England, Chairman Keith Penner presented his Commission's report on Indian Self-Government to the Parliament of Canada.

In his report Chairman Penner explains clearly the role of Indian Chiefs under the Indian Act. He states:

The first consolidated Indian Act was passed in 1876; the Act was last amended over thirty years ago. It contains some anomalies and inadequacies.

Among the criticisms of the Indian Act is its failure to recognize the diversity of Indian peoples. The Act treats Indians as a homogeneous group without taking into account variations in culture, language, resources, size and location of communities. The absence of flexibility has also been perceived as a mens of assimilation.

Serious objections were also registered with respect to the relationship between Indian band councils and the Department. Band councils exercise delegated powers. In fact, they are viewed for the most part as extensions of DIAND. Even the Department states that "band governments are more the administrative arms of the Department of Indian Affairs than they are governments accountable to band members".

Penner goes on to say:

Departmental control of Indian activities has been a consistent element of Indian life. In the past, an Indian agent

representing the Department at the local level had control over virtually all aspects of life, even to the point of issuing passes to allow Indians to leave the reserve temporarily. While the Indian agent has disappeared, the Department still exercises considerable control, particularly over band governments.

Penner described the council's role as "administrator of government policy":

Under the current system of band government, the chiefs and council are so restricted in providing the three basic functions of government that it can hardly be called government at all, but more properly the administration of federal policy at a local level. Under the current Act the council can regulate little, except weeds and dogs on the reserves, without the blessing first of the Minister and his administrative arm.

The council's role in representation of the people's wishes is, for the most part, ignored by both senior levels of government. All too often band governments must resort to confrontation, to media events, to expensive lobbying just to get heard.

Penner thereby concludes:

Stripped of the authority to operate the fundamental functions of government, current band governments are little more than factotums* of federal control. (Quesnel Community Law Centre, Special 20: 168-169)

*Webster's dictionary explains factotum as a noun describing someone used in a household, small business etc. for jobs of many kinds.

The Law lost the battle of Gustafson Lake

The moral integrity of a state is determined by how its police and military respond to civil discord. Self-styled "democracies" howl with righteous indignation when so-called banana republics or tin-pot dictatorships call out the army to put down citizens who have reached the outer limit of cringing under tyranny. Rightly so. The military, in every land, must be under tight government control. And that principle must be jealously and constantly guarded. Soldiers cannot run amok. And, most importantly, they must not be seen, or even perceived, to do so.

That is why a shock wave is reverberating in the Indian community since we saw the stark image of four armoured personnel carriers rumbling towards Gustafson Lake. They didn't come out of the blue. They came out of the black. The blackness of night. And the blackness of the shame of a total lack of civilian government authorization. The immediate shame — and the international disgrace soon to come — lands squarely in the lap of B.C. Attorney General Ujal Dosanjh and Government of Canada Solicitor General Herb Gray. Their moral authority is shot.

This great shame lands even heavier on the editorial boards of our province-wide daily newspapers. They too were disgracefully silent as the army moved in on civilians without Parliamentary debate or even a cabinet decree. The last time the army moved in on B.C. Indians was in 1864. At least back then the colonial government had the decency to authorize the invasion. But in 1995 we gather that a RCMP sergeant called in the army. He did so because his political bosses gave him full authority to make political policy and take control of the army.

Pierre Trudeau did not cop out back in 1968 when he invoked the War Measures Act to unleash the army on the "terrorist" FLQ in Quebec. But his latter day pale clone Prime Minister Jean Chretien did when he hid in silence in Ottawa. Armies and police forces off the civilian leash are the international definition of terrorists. Just ask the people of El Salvador, Chile, Cambodia, Bosnia, South Africa, Haiti — and now Canada.

(reprinted from Wolf Howls magazine)

GUSTAFSON LAKE TRADITIONAL NATIVE STANDOFF

LEGAL AND HISTORICAL BACKGROUND

1704 - Queen Anne sets up a special Constitutional court at the request of the Mohegan Indians to mediate in their dispute with the colony of Connecticut. The Defenders are asking for the same kind of impartial third party tribunal for the same reasons: a court with colonial interests can't be seen to be impartial.

1759 - Great Britain set up alliance with Native Nations in order to win war with New France.

1763 - After Great Britain's victory, the Native allies demand that the British remove their forts from Native lands. When Britain refused, Ottawa Chief Pontiac formed a Confederacy which proceeded to burn all the forts to the ground. The Colonies advised the King to accommodate the Indian Nations before any others decide to join with Pontiac so King George III puts forth the Royal Proclamation on October 7, 1763. The Royal Proclamation vowed to protect unceded (unsurrendered) Indian territories from encroachment by Crown subjects.

1867 - Constitution Act validates Proclamation of 1763.

1871 - B.C. joins Confederation without consulting any of the Native Nations. Abiding by the Proclamation, B.C.'s first Governor, James Douglas signs 14 treaties with the Native Nations on the southwest side of Vancouver Island. Joseph Trutch, Lands and Surveyors Commissioner reduces Native territories to a fraction of what was originally agreed to by the Native Nations and the Crown's representative.

1875 - Canadian Parliament passes an order-in-council on January 23, 1875 whereby Canada acknowledges its constitutional obligation to disallow as unconstitutional all provincial Public Lands Acts that had been enacted (particularly in B.C.). Rather than forcing provinces like B.C. to amend its Lands Acts and to give back any stolen land, the federal government fell in with the fraud of the province of B.C.

1876 - Prime Minister John A. MacDonald and his government passed the Indian Act which was applied to unceded "Indian Hunting Grounds." This was in blatant violation of the 1763 Royal Proclamation and Canada's Constitution Act of 1867. From the Indian Act came the horrors of the Residential Schools and the elected band council system. This puppet government undermined the traditional Native systems of Native governance and culture and caused splits in Native Communities still apparent today. The Kwakiutl, the Tsimshian, the Haida, and the Tlingit were specifically prohibited from potlatching or carrying out the winter ceremonials. Anglican and Methodist missionaries considered the potlatch a heathen custom because it impeded the spread of Christianity. The Potlatch reinforced the indigenous status system and the entire social structure in these nations. It had to be done away with in order for these people to be assimilated into the white culture.

1884 - Canada's Indian Act of 1880 was amended to include specific prohibition of the Potlatch and Taiwanese (Sundance). Native nations continued to hold the Potlatch regardless.

1921 - The Kwakiutl hold a huge Potlatch which is interrupted by the RCMP when they arrest the participants.

1924 - Two Shuswap chiefs go to England with two other chiefs to discuss land issues.

1926 - One Shuswap chief accompanies two other chiefs to continue discussions concerning land issues.

1951 - The Revised Indian Act removes the ban on the Potlatch and winter dances. Eventually the goods seized from the 1921 Potlatch are returned to the Kwakiutl.

1982 - The Canadian Constitution is ratified and recognizes as valid the aboriginal rights stated in the Proclamation of 1763.

Who's on your side?

CERTAINLY NOT CANADA'S NATIONAL MEDIA

THOMSON CORPORATION

Suite 2706, Toronto Dominion Bank Tower, Toronto, Ontario, Canada M5K 1A1

1995 Assets = Can. \$9.989 billion
60,000 employees

Key personnel:

The Rt. Hon. Lord Kenneth Thomson: [director, Hudson's Bay Company].

Richard Thomson: [Chairman, Toronto Dominion Bank 1978-; director, Eaton's of Canada; director, Inco Ltd.]

John Tory: [deputy chairman, Markborough Properties Inc; director, Royal Bank of Canada; director, Hudson's Bay Company].

Charles Medland: [president Beauwood Investments Inc. 1989-; director the Seagram Co. Ltd.].

John Fraser: [Chairman, Federal Industries Ltd. 1992-; director, Bank of Montreal; director, Coca-Cola Beverages Ltd.; director, Ford Motor of Canada Ltd.; director, Shell Canada Ltd.; president, Empire Freightways Ltd. 1953-62].

Ron Barbaro: [president, Prudential of America Life Insurance Co. of Canada].

The Thomson communications empire began with the 1932 establishment of a rural radio station. Thomson moved into newspapers in Canada in the 1940s, and began taking over American publications in 1952. Thomson moved to Great Britain in 1953, buying Scottish newspapers and television concerns. It bought the *London Sunday Times* in 1959, along with 17 regional newspapers. In 1964, Prime Minister Harold Macmillan sponsored Thomson to the House of Lords, as Lord Thomson of Fleet. Thomson bought the *London Times* and *Times Literary Supplement* from the Astors in 1966.

Using profits from North Sea oil, International Thomson Organisation Ltd. was set up in 1978, moving its headquarters back to Toronto.

Thomson now owns *American Banker*, *Bond Buyer*, *Financial Times of Canada* and *Securities Industry Daily*. The company is also America's largest legal research publishers through their *Lawyers Cooperative Publishing* and owns *Janes Information Group*, defense specialty publisher. Thomson's Institute for Science Information is the world's largest commercial provider of scientific data. Thomson became the second biggest college textbook publisher, with the 1986 purchase of South-Western.

Hollinger Inc.

10 Ontario Street,
Toronto, Ontario Canada
M5C 2B7

1994 ASSETS = Can. \$2,888.193 million

Key personnel:

The Hon. Conrad Black: Chairman and CEO (Canadian Privy Council; Trilateral Commission; director Canadian Imperial Bank of Commerce; International Institute for Strategic Studies; Advisory Board - Bilderberg Society meetings).

Richard Perle: (fellow, American Enterprise Institute 1987-; assistance secretary of defense for international security policy (1981-87); director, Jerusalem Post Publications Ltd).

Richard Hambro: (Hambros Bank 1964, group management director 1986-94; Chairman, J.). Hambro & Co. 1994; director Anglo American Corp. of South Africa 1981-; member international council U.S. Information Agency 1988-).

Baroness Margaret Thatcher of Kesteven: (British prime minister 1979-90; Thatcher Foundation).

Giovanni Agnelli: (Trilateral Commission; chairman Fiat 1966; international advisory committee, Chase Manhattan Bank; Advisory Board Bilderberg meetings; World Wide Fund for Nature; 1001 Club).

Sir James Goldsmith: (CEO Goldsmith Foundation 1991-; World Wide Fund for Nature: 1001 Club).

Dwayne Andreas: (Chairman, Archer Daniels Midland).

Zbigniew Brzezinski: (Chairman, Trilateral Commission 1974-77; U.S. national security adviser 1977-81).

Paul Volcker: (Chairman U.S. Federal Reserve 1979-89).

Baron Weidenfeld: (Chairman, Weidenfeld & Nicholson Ltd. 1948-; Governor, Jerusalem Foundation).

Sir Henry Kissinger, KCMG: (U.S. Secretary of State 1973-77; U.S. national security adviser 1969-75; President's Foreign Intelligence Advisory Board (1983-89).

Lord Peter Carrington: (director Kissinger Associates 1982-84; Secretary General NATO 1984-88).

William F. Buckley: (Publisher, *National Review*; Mont Pelerin Society).

Baron King of Wartnaby: (Chairman, British Airways PLC).

Henry Keswick: (Chairman, Matheson & Co. Ltd. 1975-; Chairman, Jardine-Matheson Holdings (Hongkong) 1972-75; director Rothmans International 1988-94; London Advisory Committee, Hongkong and Shanghai Banking Corp.).

Baron Rawlinson of Ewell: (London Advisory Committee Hongkong and Shanghai Banking Corp.).

Sir Frank Rogers: (deputy chairman, *The Telegraph* PLC 1986-; director Reuters Founders Share Co. Ltd.).

Sir Evelyn de Rothschild: (Chairman, N.M. Rothschild & Sons Ltd.; Chairman, *The Economist* 1979-89).

Baron Swaythling: (Chairman, Rothmans International PLC 1988-; Chairman, Samuel Montagu & Co. Ltd. 1970-73; director, J. Rothschild Holdings PLC 1983-89; Board of Banking Supervision, Bank of England 1990-; director, *The Telegraph* PLC 1985-;

Hollinger Corp. (renamed Hollinger Inc. last year), formerly Argus Corp., was founded during World War II as War Supplies Ltd., a front for British Ministry of Munitions and Supplies, based in Canada, and was charged with procuring military equipment from the United States. Wartime profits were "privatized" under E.P. Taylor and George Black, and Argus became major owner of mining and manufacturing firms. Beginning in 1985, after founder George Black's son, Conrad Black took over and changed the company name to Hollinger, its portfolio shifted into media.

With British Rothschild financing Hollinger bought 83% ownership of *The Telegraph* PLC. Soon after acquiring the *Telegraph*, Hollinger took over the *Spectator*, the 1828 founded British establishment journal. Hollinger took 98.9% interest in the *Jerusalem Post* in early 1989, purging the *Post* editorial department in favor of "hawks" aligned with Ariel Sharon and Margaret Thatcher. Hollinger purchased the *Chicago Sun-Times* from Rupert Murdoch in early 1994.

The buying spree continued with purchases of American Publishing Co. with the Canadian television *Unimedia*, *Sterling Newspapers Ltd.*, *Saturday Night Magazine* and the *Financial Post*. Hollinger went on to purchase 17% of the Australian John Fairfax Holdings, publishers of the country's largest daily *The Age*.

The company (HOLLINGER) now own 80 daily and over 300 weekly newspaper in the United States, with a combined readership of 5 million. Money for the recent purchases reportedly came from Li Kai Shi, until recently a director of Hongkong and Shanghai Banking Corp.

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Putting the Culture back in Agriculture PLANTING SEEDS PROJECT

We are a growing grassroots network of more than three hundred organic farmers, indigenous growers and serious organic gardeners in British Columbia, and throughout Canada. We are working together to rescue the remaining viable seed of the world's food supply by returning these varieties to the marketplace.

The collective efforts of this movement are also providing the research and documentation for establishing a data base on open-pollinated seeds.

We are challenging the organic food industry to address its seed sources and develop standards relating to the seeds' fertility and organic nature.

We are networking with hundreds of other growers, scientists and organizations internationally, cooperating and establishing our ideas and programs in 17 countries.

We are communicating with people and organizations in the area of hunger relief, marketing, organic agriculture, genetics and seed preservation, economics, indigenous peoples' movements, the environment and human rights.

We are establishing creative, sustainable ways of addressing the various environmental, social, economic and cultural problems where food is involved.

OVERVIEW

The fact that we are alive today is a result of the unbroken relationship between seeds and people. From the wild and indigenous land races we have cultivated food crops, saved the seeds, and handed them down from generation to generation.

Consider this...

In the last 50 years, 70% of our cultivated food crops and their parents have become extinct. The remainder are now severely threatened.

At the same time, 75% of our topsoil is either gone or has been rendered sterile by the ravages of agri-business, urban sprawl, and industrial progress.

Traditionally, the number of people in a community or society who were involved in the process of growing, harvesting, preserving and distributing food would range from 40% to 85% of the population at large. Today

in North America, less than 2% are involved in food production.

50 years ago we could consume as many as two hundred different varieties of fruits and vegetables over a year. As recently as 150 years ago, people had access to as many as 1500 varieties over one cycle of the seasons.

Very few of the seeds used to grow our food today are viable, and 80% of the existing seed infrastructure is now owned by a handful of Petro-chemical and Pharmaceutical corporations.

We ingest chemical pesticides, herbicides, fertilizers, fungicides, additives, colourings, preservatives, flavourings, hormones, nitrates, and other miscellaneous chemicals to total as much as our entire body weight every ten years.

The effects of starvation claim as many as one hundred million people per year. Many times more people have been displaced from their land and livelihood, living in poverty with their basic needs insufficiently met.

MODERN HYBRID SEEDS

The seeds of the foods we eat today, as well as most of what is available through retail markets for gardeners, are genetically stylized and often sterile. Even if these hybrid seeds were to regeminate the next season, most would immediately begin to revert back to any of several parental genes. This means that the seed is not reliable to produce fertile offspring. Modern hybrids are often designed to be resistant to agri-business chemicals like herbicides, and they require considerable chemical nutrients and water in order to grow successfully.

The hybrid seed's genetic structure is comprised of a collection of characteristics, often singularly isolated from the parent seed, leaving behind the scores of traits that comprised the viable parent. This leaves the seed vulnerable to drought, pests and diseases much as a human with a diminished immune system. The diversity, natural selection and genetic memory contained within indigenous seed species supports resistance to such threats.

The designer-business process behind hybrid seed species, however, inherently depends on continuous genetic vaccinations against the latest deficiency in order to maintain viability.

OPEN-POLLINATED SEEDS

This is a general term to represent whole, fertile seed that will reliably reproduce itself as a consistent variety. These seeds contain the multitude of adaptive genetic traits and memories which have allowed these varieties to reconcile and survive the geo-physical and climatic changes which have occurred continuously throughout time.

Seed varieties which have developed from the original wild parent seeds due to, and through, human cultivation practices are called cultivars. Many of these cultivars have become traditionally established foods for a culture of people — these are considered heritage varieties. Others have existed within a particular human family for many generations and can be called heirlooms. The original wild varieties of seed from which we selected our cultivated varieties are called land-races, and they provide the genetic base from which all our ground-crop food comes from. These fertile seeds are considered to be of superior taste and nutrition, and certainly represent a profound diversity currently missing in our diets.

MULTI-NATIONALS

We have witnessed more and more of our lives becoming synthetic with artificial flavours, colours, pharmaceuticals, plastic materials, synthetic clothing fibres and more, all replacing what used to come organically from renewable sources. The traditional art of farming has become highly mechanized and synthetic. Most North Americans now eat the same food from the same sources; we shop from and work for, the same relatively small group of large economic associations.

The main players involved in producing and distributing our food are petrochemical and pharmaceutical multi-national corporations. Companies such as Monsanto, Bayer, Upjohn, Shell Oil, Occidental Petroleum, Cargill, Ciba-Geigy, Dupont and ITT are all laying claim to the title or control of hybrid seed manufacturing. These and other companies also develop and distribute the chemicals required to make these seeds grow successfully. This infrastructure of control also involves itself in the energy sources, mechanical technologies, food additive processing, packaging, and medicinal antidotes of our food system. There are now very few commodities in our lives that are not touched by a multi-national corporation.

THE GREEN REVOLUTION

The propagation of Agri-business technology encircled the plant with the promise of feeding a hungry world. Governments, development organizations, and the multi-national business community helped to bring this technology to what is called *third world, or developing countries*. The hybrid seeds and the magic powders and liquids that went with them promised and demonstrated higher yields than the traditional seeds of aboriginal farmers. So it was easy and logical to be convinced to change. More than 16,000 years of mostly compatible agri-cultural evolution was tragically disrupted. The very seeds that had continued to adapt and cooperate with the environment and with their human partners were given to the agri-business proponents — for free. What was sold back was genetically stylized and uniform seed requiring a vast amount of nutrients and water in order to grow successfully.

Traditional seeds were replaced and chemical nutrients were spread upon the land. A cycle of financial and infrastructural dependence on outside resources began. The community seed stocks were severely depleted, even extinguished. The sustainable fertile soils were deprived of their organic content and became addicted to the chemical inputs. This quickly contributed to soil erosion, pest and disease imbalances, poor water retention, and economic poverty through international debt. The tractors and implements required to administer the chemicals and perform the harvests required constant maintenance and inputs as well, which detrimentally changed the local economies from the unemployment they created.

The multi-nationals were then able to benefit from Mega-project programs such as dams and water diversion schemes to provide water and power supplies to their agri-business. This radically altered the environment and flooded vast areas of land. The combination of all these conditions along with road construction, urbanization, and resource industries such as mining have eliminated most of the natural habitat. This obviously also holds true for the plant species dwelling there.

TO BE CONTINUED

For more details please contact:
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ASK HERBIE A QUESTION

"HEY! HERBIE, HOW DO INSIDERS DEAL WITH TROUBLESOME WHISTLE-BLOWERS?"

(The following is part 2 of the answer continued from Issue 3 of the Kealey Paper — The question posed to Herbie was "How do insiders deal with troublesome whistle-blowers?")

When the media is approached by a whistle-blower and asked to cover a touchy subject they will sometimes report the story (to retain credibility) but will couch it in headlines and/or editorial comment which is intended to ridicule the event.

Crown prosecutors or District attorneys will promise investigations however, they will publicly down-play the "conspiracy" aspect on behalf of the corrupt legal or political industries.

Co-conspirators will be given time and space to ridicule the matter, both in print and on television. The whistle-blower will not be afforded an equal opportunity to respond in kind. His appearances, if they ever happen, are always staged, edited and managed by the controllers of the media.

Events will be staged to get the whistle-blower into trouble with the law.

Remember also that open-line talk-shows on radio and television and political satire magazines are privately owned productions. They are not news media. Many items discussed on talk-shows are never repeated by the news department of the same station. Talk-shows are inexpensive fillers of dead-time.

When public pressure is sufficient it may necessitate that the establishment defuse a "volatile situation" and manufacture dissent. The whistle-blower will then be offered a chance to speak with the public. These few opportunities are most-often stage-managed by former political media-types (the establishment). The shows are used mostly to generate fear and ridicule, in order to program hate against the whistle-blower which the media then describes as current public opinion.

Following instructions they receive from their think-tanks — to gain control over the unsuspecting "naive masses" and in order to reduce independent thought, observation and "free-will" — pigeon-holing people into precast political or religious molds is an effective method used by self-appointed Media-Opinion elites;

Let us quote from Rothschild's Royal Institute on International Affairs — MI6 controlled Tavistock Institute for Human Relations at Sussex University and London sites during WW1.

6% of the population is elitists; while 94% bear the brunt of any problem, including war; they do not have even the faintest idea about what is really happening around them, other than the images created by national media-opinion manipulators;

13% of the population understand the process of reasoning and have the ability to observe the problem, while a full 87% do not. However, one can always count on the 87% to have "an opinion" which reflects the images created in their brain, by national media-opinion manipulators;

Talk-show hosts will set up whistle-blowers by publicly calling them names such as: crazy or nuts, racists, anti-Semites and conspiracy theorists.

The general public (87%) is also programmed to refer to the audiences of these talk-shows by the same names. What was intended as the last bastion of free-speech is in fact far from it.

To beat these odds whistle-blowers who want to convey their message must always suggest to others that they do their own research and not to allow anyone to dissuade them from reading or viewing everything, about both sides of every issue. Also, to be extremely leery with anyone who may want to "interpret" for them. "Trust me", they will say, "I can tell you what this book says" or "trust me, let my political party represent you too. You don't need to worry. Leave it all up to me. You don't have to do the worrying — just go out and have fun — dearie."

Controllers want us all to just "consume, be quiet and die."

Always choose reason along with your own observations. Join with other whistle-blowers from other fields of endeavour. The odds are small you will find them close by. There really is strength in numbers. And most important of all — don't be suckered by THE SYSTEM.

"Only wisdom will help you overcome fear and prejudice. It can't be acquired quickly or by surfing the information highway. Wisdom is acquired slowly, by travelling the back roads, where down-to-earth people and knowledge are real."

KEALEY'S STRATEGIC PLAN

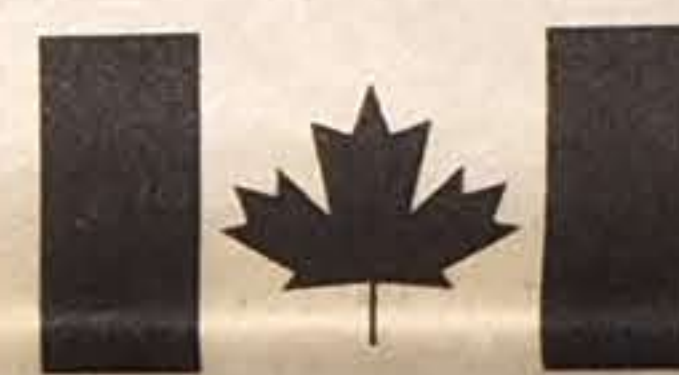
Kealey and his wife Shelley Ann Clark (former executive assistant in Canada's Free Trade Negotiation team) are in B.C. to encourage Vancouver Islanders to begin planning for a people oriented cross-Canada anti-corruption / anti-treason "wisdom sharing" caravan, sponsored by the "Assembly of Independent Canadians" a political movement launched by the Kealeys' think-tank, the "Canadian Institute for Political Integrity". The purpose is to focus 100,000 people to descend upon Parliament Hill, armed solely with video cameras and the truth, in July 1998.

Kealey now based in Cobble Hill, B.C. says organizing the "AIC Wisdom Caravan" will be a very difficult task to achieve because there exists four kinds of people in the world today. The first 3% of the world's population are the controllers who claim to own most of the world's natural resources. At the other extreme is the 87% of the people who live in fear of the 3 per cent. They won't lift a hand to help, even themselves, until success is assured and imminent. Then, Kealey says, there is the 5% who live a life based on greed and avarice (the original meaning of FREE-MASONS). They would sell their mother and their soul for money and power. Finally, only the remaining 5% is burdened with integrity. They can't help themselves from "doing the right

thing". These are the people the Kealeys are searching for. They can actually make a difference because of their education, experiences or jobs and the influence they have in society. This 5 per cent will identify themselves, he says.

Once Canadians with integrity (about 1.3 million in Canada) are made aware of the secret food cartel agenda designed to control them and others, many will react against it, Kealey says. And if history repeats itself, a critical mass (about 100,000 people) will come forward and unite in a common cause, i.e. to save the people of Canada from the slavery that would result from the establishment of a "central" North American-based world food cartel, defended from the world's hungry at long range, by the U.S. military's Joint Chiefs of Staff and their missiles.

Kealey is confident enough information will eventually reach Canadians with "integrity" to create the critical mass needed to make a change in our country. "Therefore, we who care about Canada must accept to be rejected 19 times out of 20. It is a difficult task," Kealey says, "to be rejected 19 times out of 20 only because only five per cent of the people have integrity enough not to be bribed or want instant gratification."



A I C
Assembly of Independent Canadians

KEALEY RESPONDS TO THE CANADA PARTY

In issue four of the Kealey Paper I repeated, verbatim, a request that came to me from a significant number of directors of the Canada Party's Board. They had suggested that I join the Party and, with their support, run for the leadership.

As you read in the Kealey Paper, the Canada Party directors' support of my candidacy took a different turn when I demanded they put their offer in writing.

Subsequently, once I received their wishy-washy letter, I knew for certain that another agenda was being played out, at least by some of the directors.

In issue four I asked for your input and you responded. Support for my candidacy was divided, with about 60-40 being in favour. However, those who voted against my running also were able to provide me with very valuable information about the current Canada Party leadership and their less than enthusiastic enforcement of their own constitution.

Words in a Constitution are nice, ask any American citizen or for that matter, any traditional Native in Canada. However, whenever the enforcement of these nice words is left

to the discretion of a political party leadership, they are not worth the paper they are written on.

The problem Canadians live today has nothing to do with laws. We have all the laws we need. The problem is that our political and judicial systems are rigged to prevent the proper enforcement of these laws. Politicians and judges are sponsored by international bankers who support "a flexible application of our laws" in a way that always favours them. These bankers want to loot our natural resources and to perpetuate poverty. The fear of poverty is what their national media uses to control us.

Today, political parties can only serve the people by passing resolutions that will abolish political parties at the earliest opportunity. We could then replace these political parties with "popular constituent assemblies" run by the people themselves in each riding. Delegates, not politicians, should carry the people's votes to a strong central government who, in turn, will defend our nation's interest above anything else.

Therefore, I have decided to respond to the Canada Party's request that I join them with a clear — NO THANK YOU.