



CANADIANS FAILED BY OUR JUDICIAL SYSTEM IN A "SHOCKING" TURN OF EVENTS

FOR IMMEDIATE RELEASE
June 29, 2021

History could have been made yesterday, effectively restoring the fundamental rights and freedoms of Canadians. Instead, Ontario Superior Court Justice Jasmine Akbarali claimed to have “no jurisdiction” over a constitutional challenge filed by restaurateur Adam Skelly which called into question the very foundation of The Reopening Ontario Act, the Emergency Management and Civil Protection Act and its derivative mandates.

This is the first time a Notice of Constitutional Question served and filed months in advance with a huge evidentiary record was refused to be heard in a Superior Court in Canadian history.

This begs the question: if a Superior Court justice doesn't have the jurisdiction to hear a constitutional challenge... who does??

The Superior Courts in this country have the broadest jurisdiction and maximum power and authority to hear every civil proceeding, especially constitutional proceedings. In a free and democratic society under British Common Law, one is subject to natural justice and fundamental justice. Simply put, one has the right to be heard. That right was denied to Adam and access to justice was denied to Canadians as a whole.

“This case was the ultimate litmus test for the integrity of our whole Canadian Judicial System and it failed. We need to start the official complaint process to dismiss and remove this corrupt judge immediately!” said Vladislav Sobolev, Founder of We Are All Essential.ca

The fact is, Skelly's team has constructed the most aggressive and comprehensive challenge of the lockdowns anywhere in North America.

Experts include:

1. Dr. Joel Kettner, former Chief Medical Officer of Health of Manitoba, and professor at the University of Manitoba.
2. Dr. Douglas Allen, professor of economics at Simon Fraser University.
3. Dr. William Matt Briggs, former professor of statistics and biostatistics at Cornell, and co-author of *The Price of Panic: How the Tyranny of Experts Turned a Pandemic into a Catastrophe*.
4. Dr. Gilbert Berdine, Harvard Medical and MIT educated pulmonologist and professor at Texas Tech University. He has treated COVID patients.
5. Dr. Harvey Risch, professor of epidemiology at Yale and author of over 300 peer reviewed papers.
6. Dr. Byram Bridle, professor of viral immunology at the University of Guelph. He previously had a COVID-19 vaccine candidate in development.

The government responded with one expert, Dr. Matthew Hodge, an MD/PhD educated at McGill, who is an expert in epidemiology. He is also an ER/ICU doctor who has treated COVID patients and didn't attempt to refute any of the evidence submitted.

Skelly's case included 11 expert reports, none of which were challenged by the government and 9 questions of constitutional law, only 2 of which were countered by the government, yet not a single remaining argument was heard in court for the scheduled hearing June 28th.

"We have a slam dunk, prima facie, open and shut case. WE WILL NEVER GIVE IN. We will see this through to the Court of Appeal and are prepared to take this all the way to the Supreme Court.." Chris Weisdorf, Advisor and Coordinator of Evidence for Adam Skelly and Adamson Barbecue

To learn more about this legal challenge and how WAAE is supporting small businesses to open up and stay open, visit www.WeAreAllEssential.ca

For interview inquiries, kindly reply to this email.