



The West Coast Common Law Court of Justice

Established under the Law of Nations on May 1, 2023

Summary Judgement and Sentence of the Court

Case Docket No. 1:

In the Matter of The Murders of Harriett Nahanee, William Combes, and

Johnny ‘Bingo’ Dawson (Case No. WCCLCJ-09252023-01-A)

Case Docket No. 2:

In the Matter of the Criminal Conspiracy and Assault against Kevin Annett

and the murder of Mark Angus, Krista Lynn, and John Sargent

(Case No. WCCLCJ-09252023-02-B)

**The Judgement is issued on Monday, November 20, 2023 in Vancouver
and includes the Indictments of September 20 and 22, 2023.**

The West Coast Common Law Court of Justice has completed its six-month investigation and adjudication of criminal charges made against forty-two persons. This action was organized in two cases adjudicated before the Court addressing the murder of three indigenous activists in Vancouver, the criminal conspiracy and assault against Kevin Annett, and the murder of three of his Port Alberni parishioners.

The general charges against all forty-two of these original defendants were issued in the Court Indictments of September 20 and 22, 2023. ([Breaking News, September 20: King Charles, Pope Francis and others are charged with the murder of three indigenous activists – Murder by Decree / In the Matter of Kevin Annett v. Jean Chretien, Jorge Bergoglio, et al: A Public Indictment issued by the Chief Prosecutor of the Court – Friday, September 22, 2023 – Murder by Decree](#)). These charges included the participation of the accused in a criminal conspiracy and in murder, crimes against humanity, criminal assault, and obstruction of justice.

Of these forty-two indicted defendants, thirty-nine did not respond to the Court Summons or issue pleas, nor did they contest the charges made against them, thereby admitting *pro confesso* to their guilt. Three of the indicted defendants - former United Church of Canada Moderator Marion Best, Catholic lawyer Iain Benson, and Dr. Elliott Weiss of St. Paul's Hospital - acknowledged the authority of the Court by responding to the Court Summons. Each of them pleaded not guilty to the charges made against them.

These actions by the defendants compelled the Court to proceed with the trial and the Prosecution's case in order to render a Judgement. Accordingly, between September 29 and November 10, 2023 in the City of Vancouver, the Prosecutor presented to the Court the case against the defendants in both cases.

Throughout the six-week trial, none of the defendants denied, contested, or refuted the evidence issued against them by the Prosecutor, thereby attesting to this evidence as fact under law.

After a careful consideration and examination of that evidence, the Court came to the Judgements that follow. Convictions were issued against a majority of the defendants, who are now felons under the law awaiting arrest or evading justice. The Court's Judgement includes its terms of Enforcement to ensure that justice is performed.

Following, then, is the Summary Judgement of the Court's cases.

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**The West Coast Common Law Court of Justice is an affiliate
of the International Tribunal of Crimes of Church and State (*Est. June 15, 2010*).**
It is a lawful Court of Record with standing under International Law.
Its verdicts and sentences are universally enforceable, including by other courts.



The Judgements of the Court in the matter of Case Dockets Nos. WCCLCJ-09252023-01-A and WCCLCJ-09252023-02-B were entered in the Court Registry on November 20, 2023

by George Dufort, LL.B., Secretary of the Court.

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SUMMARY JUDGEMENT

Regarding the Murder of Harriett Nahanee, William Combes, and Johnny
'Bingo' Dawson (Case Docket No. WCCLCJ-09252023-01-A)

Part A: Regarding the murder of Harriett Nahanee

1. Offender Jean Chretien, former Prime Minister of Canada

The Court finds Jean Chretien guilty as charged of being personally responsible for ordering criminal assaults and “black operations” against Harriett Nahanee and her associates during and after the summer of 1998, and for aiding and abetting her murder on February 24, 2007.

The Court also finds Jean Chretien guilty as charged of responsibility for the crimes stipulated herein because of his command responsibility for them according to his position as chief minister of the government of Canada between 1993 and 2003.

Therefore, the Court sentences Jean Chretien to life imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Jean Chretien to immediately surrender all correspondence and evidence pertaining to his involvement in these crimes.

2. Offender Brenda Brown, Judge of the British Columbia Supreme Court

The Court finds Brenda Brown guilty as charged of direct and personal responsibility for the wrongful persecution, arrest, and imprisonment of Harriett Nahanee and for complicity in her murder on February 24, 2007.

The Court also finds Brenda Brown guilty as charged of obstructing, denying, and delaying justice to victims of genocide in Canada, including Harriett Nahanee.

Therefore, the Court sentences Brenda Brown to life imprisonment without the possibility of parole and strips her of her office, authority, and assets. In addition, the Court orders Brenda Brown to immediately surrender all correspondence and evidence pertaining to his involvement in these crimes.

3. Offender Peter Montague, Royal Canadian Mounted Police Inspector

The Court finds Peter Montague guilty as charged of being a chief conspirator and actor in the murder of Harriett Nahanee on February 24, 2007.

The Court also finds Peter Montague guilty as charged of coordinating a systematic black operations campaign against Harriett Nahanee's life commencing in June 1998 to target, disrupt, and destroy the life, civil rights, and work of Harriett Nahanee as a member of the Friends and Relatives of the Disappeared.

Therefore, the Court sentences Peter Montague to life imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Peter Montague to immediately surrender all correspondence and evidence pertaining to his involvement in these crimes.

4. Offender James Craven, covert operative of the Royal Canadian Mounted Police

The Court finds James Craven guilty as charged of targeting, monitoring, harassing and disrupting Harriett Nahanee's work and life as early as June 1998 including while in the pay of the RCMP covert operations section, and of thereby contributing to her death.

The Court also finds James Craven guilty of aiding and abetting Harriett Nahanee's murder on February 24, 2007.

Therefore, the Court sentences James Craven to twenty-five years imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders James Craven to immediately surrender all correspondence and evidence pertaining to his involvement in these crimes.

The Court did not find enough evidence at this time to convict the other defendants named in the original Indictment linking them to the attacks against and the murder of Harriett Nahanee. However, their possible complicity in these and related crimes remains an open question and may be the subject of future litigation.

Part B: Regarding the murder of William Arnold Combes

1. Offender Charles Mountbatten-Windsor (aka King Charles III of Great Britain)

The Court finds Charles Mountbatten-Windsor guilty as charged of being personally responsible for ordering and facilitating the murder of William Arnold Combes before and during February 26, 2011.

The Court also finds Charles Mountbatten-Windsor guilty as charged of the crimes herein stipulated because of his command responsibility for them according to his position as head fiduciary officer of the Crown and the Church of England.

Therefore, the Court sentences Charles Mountbatten-Windsor to life imprisonment without the possibility of parole and strips him of his title, office, authority, and assets. In addition, the Court orders Charles Mountbatten-Windsor to immediately surrender all correspondence and evidence pertaining to his involvement in these crimes.

2. Offender Major Johnny Thompson, Royal Regiment of Scotland

The Court finds Major Johnny Thompson guilty as charged of planning and executing the murder of William Arnold Combes on the direct orders of Charles Mountbatten-Windsor.

Therefore, the Court sentences Major Johnny Thompson to life imprisonment without the possibility of parole and strips him of his title, office, authority, and assets. In addition, the Court orders Major Johnny Thompson to immediately surrender all correspondence and evidence pertaining to his involvement in these crimes.

3. Offender David Johnston, former Governor-General of Canada

The Court finds David Johnston guilty as charged of being personally complicit in the criminal conspiracy to murder William Combes, including by failing to disclose his knowledge of the plans to murder him that were issued by Charles Mountbatten-Windsor.

Therefore, the Court sentences David Johnston to twenty years imprisonment without the possibility of parole. In addition, the Court orders David Johnston to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

4. Offender William Elliott, former RCMP Commissioner

The Court finds William Elliott guilty as charged of being a personally complicit actor in the criminal conspiracy to murder William Combes on February 26, 2011 for failing to disclose his knowledge of the plans to murder him that were issued by Charles Mountbatten-Windsor.

Therefore, the Court sentences William Elliott to **twenty years imprisonment** without the possibility of parole. In addition, the Court orders William Elliott to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

5. Offender Peter Montague, RCMP Inspector

The Court finds Peter Montague guilty as charged of being a chief conspirator and actor in the murder of William Combes on and before February 26, 2011, including by arranging his involuntary seizure by RCMP officers and detaining at St. Paul's Hospital on February 24, 2011.

The Court also finds Peter Montague guilty as charged of coordinating a systematic black operations campaign against William Combes' to target, disrupt, and destroy his life, civil rights, and work as a member of the Friends and Relatives of the Disappeared.

Therefore, the Court sentences Peter Montague to **life imprisonment** without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Peter Montague to immediately surrender all correspondence and evidence pertaining to his involvement in these crimes.

6. Offender Dr. Elliott Weiss, St. Paul's Hospital

The Court finds Elliott Weiss guilty as charged of planning and facilitating the medical murder of William Combes in St. Paul's Hospital between February 24 and 26, 2011.

The Court also finds Elliott Weiss guilty as charged of obstructing justice by his destruction of records and other evidence, and his silencing eyewitnesses, to the medical murder of William Combes.

Therefore, the Court sentences Elliott Weiss to **thirty years imprisonment** without the possibility of parole and strips him of his title, office, authority, and assets. In addition, the Court orders Elliott Weiss to immediately surrender all correspondence and evidence pertaining to his involvement in these crimes.

7. Offender Claire Thompson, Chief Coroner of British Columbia

The Court finds Claire Thompson guilty as charged of being personally complicit in the criminal conspiracy to murder William Combes by her role in obfuscating and concealing his cause of death and the circumstances around his murder.

The Court also finds Claire Thompson guilty as charged of obstructing justice by issuing false death records and information concerning the death of William Combes, by destroying and falsifying other records and correspondence, and by compelling such criminal behavior by her subordinates.

Therefore, the Court sentences Claire Thompson to **ten years imprisonment** without the possibility of parole.

In addition, the Court orders Claire Thompson to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

8. Offender Michael Miller, Archbishop of the Roman Catholic Church in Vancouver

The Court finds Michael Miller guilty as charged of being directly and personally complicity in the medical murder of William Combes by his authorization of such a crime to employees of St. Paul's Hospital and the Catholic Providence Health Care agency.

The Court also finds Michael Miller guilty as charged of the crimes herein stipulated because of his command responsibility for them according to his position as head fiduciary officer of the Roman Catholic Church in Vancouver.

Therefore, the Court sentences Michael Miller to life imprisonment without the possibility of parole and strips him of his title, office, authority, and assets.

In addition, the Court orders Michael Miller to immediately surrender all correspondence and evidence pertaining to his involvement in these crimes.

9. Offender Jorge Mario Bergoglio, Chief Officer of the Roman Catholic Church and the Vatican Inc. (aka Pope Francis, Bishop of Rome)

The Court finds Jorge Bergoglio guilty as charged of being directly and personally complicity in the medical murder of William Combes by his authorization of such a crime in his capacity as the head fiduciary officer of the Roman Catholic Church and the supervisor of Archbishop Michael Miller.

The Court also finds Jorge Bergoglio guilty as charged of the crimes herein stipulated because of his command responsibility for them according to his position as head fiduciary officer of the Roman Catholic Church and the Vatican Inc.

Therefore, the Court sentences Jorge Bergoglio (aka Pope Francis) to life imprisonment without the possibility of parole and strips him of his title, office, authority, and assets. In addition, the Court orders David Johnston to immediately surrender all correspondence and evidence pertaining to his involvement in these crimes.

Part C: Regarding the Murder of Johnny ‘Bingo’ Dawson

1. Offender Jim Chu, former Chief of the Vancouver Police Department (VPD)

The Court finds Jim Chu guilty as charged of facilitating and concealing the murder of Johnny ‘Bingo’ Dawson by three Vancouver Police Department (VPD) officers under his authority.

The Court also finds Jim Chu personally implicated in the criminal conspiracy to target, disrupt, and destroy the life, civil rights, and work of Johnny ‘Bingo’ Dawson as a member of the Friends and Relatives of the Disappeared.

Therefore, the Court sentences Jim Chu to twenty-five years imprisonment without the possibility of parole and strips him of his title, office, authority, and assets. In addition, the Court orders Jim Chu to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

2. Offender Peter Montague, RCMP Inspector

The Court finds Peter Montague guilty as charged of being a chief conspirator and actor in the murder of Johnny ‘Bingo’ Dawson before and on December 9, 2009, including by setting in motion his deadly assault by three VPD officers.

The Court also finds Peter Montague guilty as charged of coordinating a systematic black operations campaign against Johnny ‘Bingo’ Dawson to target, disrupt, and destroy his life, civil rights, and work as a member of the Friends and Relatives of the Disappeared.

Therefore, the Court sentences Peter Montague to life imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Peter Montague to immediately surrender all correspondence and evidence pertaining to his involvement in these crimes.

3. Offender Gary Paterson, former Moderator of the United Church of Canada

The Court finds Gary Paterson guilty as charged of being directly and personally implicated in the murder of Johnny ‘Bingo’ Dawson, including by identifying him to the Offenders Peter Montague and Jim Chu as “*someone to be dealt with*” following Dawson’s leading an occupation of Paterson’s St. Andrews-Wesley United Church.

The Court also finds Gary Paterson guilty as charged of participating in a systematic black operations campaign against Dawson to target, disrupt, and destroy his life, civil rights, and work as a member of the Friends and Relatives of the Disappeared. (FRD)

The Court also finds Gary Paterson guilty as charged of being an active participant in the child trafficking and killing network known as the Twelve Mile Club.

Therefore, the Court sentences Gary Paterson to life imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Gary Paterson to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

4. Offender Mardi Tindal, former Moderator, United Church of Canada

The Court finds Mardi Tindal guilty as charged of being personally and directly complicit in the criminal conspiracy to murder Johnny Bingo Dawson, including by her knowledge and condoning of the actions of the Offenders Gary Paterson and Peter Montague.

The Court also finds Mardi Tindal guilty as charged of the crimes herein stipulated because of her command responsibility for them according to her position as the Chief Executive Officer of the United Church of Canada during the period of Dawson's murder.

Therefore, the Court sentences Mardi Tindal to twenty-five years imprisonment without the possibility of parole. In addition, the Court orders Mardi Tindal to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

5. Offender Matt Brown, British Columbia Coroner's Office

The Court finds Matt Brown guilty as charged of being personally complicit in the criminal conspiracy to conceal the cause of death and circumstances surrounding the murder of Johnny 'Bingo' Dawson. The Court also finds Matt Brown guilty as charged of obstructing justice by issuing false death records and information concerning the death of Johnny 'Bingo' Dawson, by destroying and falsifying other records and correspondence, and by compelling such criminal behavior by her subordinates.

Therefore, the Court sentences Matt Brown to ten years imprisonment without the possibility of parole. In addition, the Court orders Matt Brown to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

The Court did not find enough evidence at this time to convict the other defendants named in the original Indictment linking them to the attacks against and the murder of Johnny 'Bingo' Dawson. However, their possible complicity in these and related crimes remains an open question and may be the subject of future litigation.

Enforcement of the Judgement of the Court

Based as it is on Common Law and the Law of Nations, the Judgement of the Court has universal jurisdiction and enforceability. Accordingly, the Court empowers and authorizes its Sheriffs, deputized police, and all people to enforce the Court's verdicts and sentences by all lawful means.

Armed with the attached Warrants, citizens may use reasonable force to arrest the convicted Offenders named in this Judgement and present them to the Court for execution of their sentences. Citizens may use these Warrants to seize the Offenders' properties and assets, which are forfeited under law as the avails of criminality.

This lawful right and obligation of Community Enforcement of the Court's Judgement is derived from the Magna Carta requirement that the people as a whole must actively defend their communities from criminality and disestablish any power endangering the peoples' safety and liberty.

This inherent right exists *a priori* and does not require statute or authorization from any power save that of the people and their sovereign will, Assemblies, and Courts.

The Community Enforcement Warrants will accompany this Judgement.

Here ends the Judgement of Case Docket No. 1:

**In the Matter of The Murders of Harriett Nahanee, William Combes,
and Johnny ‘Bingo’ Dawson**

(Case No. WCCLCJ-09252023-01-A)



The West Coast Common Law Court of Justice

Established under the Law of Nations on May 1, 2023



The West Coast Common Law Court of Justice

Established under the Law of Nations on May 1, 2023

Summary Judgement and Sentence of the Court

Case Docket No. 2:

**In the Matter of the Criminal Conspiracy and Assault against Kevin Annett
and the murder of Mark Angus, Krista Lynn, and John Sargent**

(Case No. WCCLCJ-09252023-02-B)

Issued on Monday, November 20, 2023 in the City of Vancouver

SUMMARY JUDGEMENT

1. Offender Marion Best, former Moderator of the United Church of Canada

The Court finds Marion Best guilty as charged as being a prime initiator and organizer of the deliberate and malicious criminal conspiracy and assault against Kevin Annett that commenced on October 17, 1994 and destroyed his life, livelihood, calling, family, civil rights, public work and good name.

The Court also finds Marion Best guilty as charged of inciting and funding aboriginal leaders to publicly oppose Kevin Annett and his work as part of her active concealment of the genocide of Indian residential school children by her United Church.

The Court also finds Marion Best guilty as charged of obstructing justice by obfuscating and concealing the evidence of her criminal actions towards Kevin Annett, including her role in his illegal expulsion from the United Church and the sabotage of his academic career and his application for ordination in the Unitarian Church.

The Court also finds Marion Best guilty as charged of responsibility for the crimes stipulated herein because of her command responsibility for them according to her position as head officer of the United Church of Canada between 1994 and 1997 and as a head officer of the World Council of Churches after 1998.

Therefore, the Court sentences Marion Best to twenty-five years imprisonment without the possibility of parole and strips her of her office, authority, and assets.

In addition, the Court orders Marion Best to pay to Kevin Annett a personal reparations sum of \$2.5 million and to arrange the complete restitution to Annett of all lost income and benefits arising from his illegal expulsion and delisting as a United Church minister.

In addition, the Court orders Marion Best to immediately surrender all correspondence and evidence pertaining to her involvement in this criminal conspiracy.

2. Offender Virginia Coleman, former United Church of Canada General-Secretary

The Court finds Virginia Coleman guilty as charged as being a prime initiator and organizer of the deliberate and malicious criminal conspiracy and assault against Kevin Annett that commenced on October 17, 1994 and destroyed his life, livelihood, calling, family, civil rights, public work and good name.

The Court also finds Virginia Coleman guilty as charged, in conjunction with Offender Marion Best, of inciting and funding aboriginal leaders to publicly oppose Kevin Annett and his work as part of their joint destruction of evidence of the genocide of Indian residential school children by their United Church.

The Court also finds Virginia Coleman guilty as charged of obstructing justice by obfuscating and concealing the evidence of her criminal actions towards Kevin Annett as well as those of Offender Marion Best, including their joint role in his illegal expulsion from the United Church and the sabotage of his academic career and his application for ordination in the Unitarian Church.

The Court also finds Virginia Coleman guilty as charged of responsibility for the crimes stipulated herein because of her command responsibility for them according to her enduring position as a head officer of the United Church of Canada.

Therefore, the Court sentences Virginia Coleman to **twenty-five years imprisonment** without the possibility of parole and strips her of her office, authority, and assets.

In addition, the Court orders Virginia Coleman to pay to Kevin Annett a personal reparations sum of \$2.5 million and to arrange the complete restitution to Annett of all lost income and benefits arising from his illegal expulsion and delisting as a United Church minister. The Court also orders Virginia Coleman to immediately surrender all correspondence and evidence pertaining to her involvement in this criminal conspiracy.

3. Offender Brian Thorpe, former CEO of B.C. Conference of the United Church

The Court finds Brian Thorpe guilty as charged of being a prime initiator and organizer of the deliberate and malicious criminal conspiracy and assault against Kevin Annett that commenced on October 17, 1994 and destroyed his life, livelihood, calling, family, civil rights, public work and good name.

The Court also finds Brian Thorpe guilty of personally coordinating the illegal firing, denial of work and income, sabotage of the marriage, and blacklisting of Kevin Annett before and after his firing without cause as minister of St. Andrew's United Church in Port Alberni, B.C. on January 23, 1995.

The Court also finds Brian Thorpe guilty as charged of obstructing justice by obfuscating and concealing the evidence of his criminal actions towards Kevin Annett, including his role in inducing and paying Annett's wife Anne McNamee to divorce him and rob him of his children during 1995 and 1996.

The Court also finds Brian Thorpe guilty as charged of obstructing justice by obfuscating and concealing the murder of three of Annett's Port Alberni parishioners - Mark Angus, Krista Lynn, and John Sargent - by others in the United Church and the RCMP after Angus, Lynn and Sargent publicly exposed child trafficking and killings by the church.

The Court also finds Brian Thorpe guilty as charged of participating in the child trafficking and killing cult known as the Twelve Mile Club along with the Offenders Gary Paterson, Jon Jessiman, Phil Spencer, Foster Freed, and the deceased Offenders Art Anderson and Bill Howie.

Therefore, the Court sentences Brian Thorpe to **thirty years imprisonment** without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Brian Thorpe to pay to Kevin Annett a personal reparations sum of \$2.5 million and to arrange the complete restitution to Annett of all lost income and benefits arising from his illegal expulsion and delisting as a United Church minister. The Court also orders Brian Thorpe to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy and these events.

4. Offender Jon Jessiman, lawyer for the United Church of Canada

The Court finds Jon Jessiman guilty as charged of being a prime initiator, in tandem with Offender Brian Thorpe, of the criminal conspiracy and assault on Kevin Annett within the United Church before and after his firing without cause, including being personally responsible for the sabotage of Annett's marriage, the theft of his children, blocking of his further employment, his public blacklisting, and the general destruction of Annett's life and livelihood.

The Court also finds Jon Jessiman guilty as charged of obstructing justice by obfuscating and concealing the evidence of his criminal actions towards Kevin Annett, and of the murder of three of Annett's Port Alberni parishioners - Mark Angus, Krista Lynn, and John Sargent - by others in the United Church and the RCMP.

The Court also finds Jon Jessiman guilty as charged of participating in the child trafficking and killing cult known as the Twelve Mile Club.

Therefore, the Court sentences Jon Jessiman to thirty years imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Jon Jessiman to pay to Kevin Annett a personal reparations sum of \$2.5 million and to arrange the complete restitution to Annett of all lost income and benefits arising from his illegal expulsion and delisting as a United Church minister. The Court also orders Jon Jessiman to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy and these events.

5. Offender John Cashore, former cabinet minister, British Columbia government

The Court finds John Cashore guilty as charged of initiating the criminal conspiracy and assault against Kevin Annett in October 1994 by using his public office as a B.C. government cabinet minister to isolate, attack, discredit, fire, delist, and blacklist Annett in collusion with convicted Offenders Marion Best and Virginia Coleman and Cashore's fellow shareholders of Weyerhaeuser Ltd.

The Court also finds John Cashore guilty as charged of using his public office to conduct a Canada-wide "smear and fear" misinformation campaign against Kevin Annett, thereby adding to Annett's personal and professional destruction.

The Court also finds John Cashore guilty as charged of obstructing justice by obfuscating and concealing the evidence of his conflict of interest and criminal actions towards Kevin Annett.

The Court also finds John Cashore guilty as charged of participating in the child trafficking and killing cult known as the Twelve Mile Club in association with convicted Offenders Jessiman, Thorpe, and other United Church officials and clergy.

Therefore, the Court sentences John Cashore to thirty years imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders John Cashore to pay to Kevin Annett a personal reparations sum of \$2.5 million and to arrange the complete restitution to Annett of all lost income and benefits arising from his illegal expulsion and delisting as a United Church minister. The Court also orders John Cashore to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy and these events.

6. Offender Anne McNamee, former wife of Kevin Annett

The Court finds Anne McNamee guilty as charged of being a primary participant in the criminal conspiracy and assault against Kevin Annett, commencing as early as a year before his firing without cause from St. Andrew's United Church.

The Court also finds Anne McNamee guilty as charged of assisting in the professional and personal destruction of Kevin Annett, and, while in the pay of the United Church, of spying on and reporting his activities, contacts, and movements, stealing his documents, criminally harassing him, and estranging his children from him while still married to him and then during and after their divorce.

The Court also finds Anne McNamee guilty as charged of complicity in the murder of three of Kevin Annett's Port Alberni parishioners - Mark Angus, Krista Lynn, and John Sargent - by providing information on them and their movements to those responsible for their killing, including convicted Offenders Phil Spencer and Peter Montague.

The Court also finds Anne McNamee guilty as charged of conducting a deliberate and ongoing campaign of misinformation by issuing false and erroneous statements about Kevin Annett to the media, the public, and their acquaintances under the direction and in the pay of convicted Offenders Brian Thorpe, Jon Jessiman, and RCMP Inspector Peter Montague; and in addition, as part of this black ops and psychological warfare campaign, McNamee is guilty of having obtained fraudulent B.C. Family Court orders that imposed crushing and unwarranted family support payments on Kevin Annett and kept him in poverty, and restricted his access time with his daughters Clare and Elinor.

Therefore, the Court sentences Anne McNamee to twenty-five years imprisonment without the possibility of parole. In addition, the Court orders Anne McNamee to pay to Kevin Annett a personal reparations sum of \$2.5 million and to fully restore to Annett all family support and other payments he made to her as a result of the fraudulent Family Court orders she obtained with the criminal complicity of Offenders Thorpe, Jessiman, and Montague. The Court also orders Anne McNamee to immediately surrender all correspondence and evidence pertaining to her involvement in this criminal conspiracy and these events.

7. Offender Peter Montague, RCMP Inspector

The Court finds Peter Montague guilty as charged for complicity in the murder of Mark Angus, Krista Lynn, and John Sargent, all of whom were members of Kevin Annett's Port Alberni congregation and active supporters of his work.

The Court finds Peter Montague guilty as charged of playing a primary role in leading the covert police assault and criminal conspiracy against Kevin Annett since the spring of 1996, including at least four separate attempts to murder him in 2007, 2012, and twice during the summer of 2021.

The Court finds Peter Montague guilty as charged of colluding in these assassinations attempts against Kevin Annett with convicted Offenders Domenico Giani and Ed John.

The Court finds Peter Montague guilty as charged of colluding in the legal, public, and personal assaults against Kevin Annett's work, employability, family, and reputation in collusion with convicted Offenders Jon Jessiman, Brian Thorpe, Anne McNamee, Marion Best, Virginia Coleman, Phil Spencer, and John Cashore.

The Court finds Peter Montague guilty as charged in the murder of Kevin Annett's associates Harriett Nahanee, William Combes, Johnny 'Bingo' Dawson, Ricky Lavalley, Ron Barbour, and Harry Wilson between February 2007 and April 2012.

Therefore, the Court sentences Peter Montague to life imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Peter Montague to pay to Kevin Annett without conditions a personal reparations sum of \$5 million.

In addition, the Court orders Peter Montague to immediately surrender all correspondence and evidence pertaining to her involvement in this criminal conspiracy.

8. Offender Phil Spencer, minister of the United Church of Canada

The Court finds Phil Spencer guilty as charged of complicity in the murder of Mark Angus, Krista Lynn, and John Sargent, all of whom were members of Kevin Annett's Port Alberni congregation and active supporters of his work.

The Court also finds Phil Spencer guilty as charged of being a prime initiator and organizer of the deliberate and malicious criminal conspiracy and assault against Kevin Annett that destroyed his life, livelihood, family, civil rights, work and reputation.

The Court also finds Phil Spencer guilty as charged of waging this assault against Annett with extreme malice aforethought and deadly intent, using his position as an official of Comox-Nanaimo Presbytery to secretly pay Annett's wife Anne McNamee and his church parishioners to spy on and turn on him, and to spread lies and innuendo about him; and that Spencer did so in collusion with convicted Offenders Foster Freed, Jon Jessiman, Brian Thorpe, and Peter Montague.

The Court also finds Phil Spencer guilty as charged of obstructing justice by obfuscating and concealing the evidence of his conflict of interest and criminal actions towards Kevin Annett.

The Court also finds Phil Spencer guilty as charged of participating in the child trafficking and killing cult known as the Twelve Mile Club in association with convicted Offenders Jessiman, Thorpe, and other United Church clergy associated with the West Coast Marine Mission.

Therefore, the Court sentences Phil Spencer to life imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Phil Spencer to pay to Kevin Annett a personal reparations sum of \$2.5 million and to arrange the complete restitution to Annett of all lost income and benefits arising from his illegal expulsion and delisting as a United Church minister. The Court also orders Phil Spencer to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy and these events.

9. Offender Foster Freed, minister of the United Church of Canada

The Court finds Foster Freed guilty as charged of being a major accessory to the deliberate and malicious criminal conspiracy and assault against Kevin Annett that destroyed his life, livelihood, family, civil rights, work and reputation.

The Court also finds Foster Freed guilty as charged of using his position as an official of Comox-Nanaimo Presbytery to secretly pay Kevin Annett's wife Anne McNamee and his church parishioners to spy on and turn on him, and to spread lies and innuendo about him; and that Freed did so in collusion with convicted Offenders Phil Spencer, Jon Jessiman, Brian Thorpe, and Peter Montague.

The Court also finds Foster Freed guilty as charged of obstructing justice by obfuscating and concealing the evidence of his conflict of interest and criminal actions towards Kevin Annett.

Therefore, the Court sentences Foster Freed to twenty years imprisonment without the possibility of parole and strips him of his office, authority, and assets.

In addition, the Court orders Foster Freed to pay to Kevin Annett a personal reparations sum of \$2.5 million and to arrange the complete restitution to Annett of all lost income and benefits arising from his illegal expulsion and delisting as a United Church minister. The Court also orders Foster Freed to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy and these events.

10. Offender Iain Benson, former lawyer for the United Church of Canada

The Court finds Iain Benson guilty as charged of conducting the criminal conspiracy and assault against Kevin Annett known as his “delisting” hearing that wrongfully, fraudulently, and illegally deprived him of due process and expelled him from United Church ministry and his livelihood between August 29, 1996 and March 7, 1997.

The Court also finds Iain Benson guilty as charged of conducting and funding a massive public character assassination of Kevin Annett in church, academic, and media circle after Annett’s “delisting” as a United Church minister in March 1997.

The Court also finds Iain Benson guilty as charged of engaging in this criminal assault against Kevin Annett in collusion with and in the pay of convicted Offenders Jon Jessiman, Brian Thorpe, Mollie Williams, Peter Montague and their agents.

The Court also finds Iain Benson guilty as charged of actively participating in the child trafficking and killing cult known as the Twelve Mile Club and the similar Catholic cult known as the Ninth Circle, and of defending and concealing the crimes of those cults by attacking and attempting to destroy their chief public critic, Kevin Annett.

The Court also finds Iain Benson guilty as charged of concealing and perpetuating the trafficking and murder of native children by the Catholic Church in his role as an advisor to the Vatican concerning its response to the work of Kevin Annett after June 1998.

Therefore, the Court sentences Iain Benson to thirty years imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Iain Benson to pay to Kevin Annett a personal reparations sum of \$2.5 million and to arrange the complete restitution to Annett of all lost income and benefits arising from his illegal expulsion and delisting as a United Church minister. The Court also orders Iain Benson to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy and these events.

11. Offender Mollie Williams, minister of the United Church of Canada

The Court finds Mollie Williams guilty as charged of presiding at and conducting the illegal and fraudulent “delisting” trial of Kevin Annett without due process or the rule of law from August 29, 1996 to March 7, 1997 in Vancouver.

The Court also finds Mollie Williams guilty as charged in that she colluded in the public and professional destruction and blacklisting of Kevin Annett in her capacity as the Chair of the “delisting” trial under the hand-picked direction of convicted Offenders Jon Jessiman and Brian Thorpe, in open and flagrant violation of the law and Annett’s civil rights.

The Court also finds Mollie Williams guilty as charged of criminal harassment and fraud, including by publicly threatening Kevin Annett with “dire consequences” and lawsuits after he requested due process during the “delisting” trial.

The Court also finds Mollie Williams guilty as charged of obstructing justice by obfuscating and concealing the evidence of her criminal actions towards Kevin Annett, as well as her knowledge of the participation of convicted Offenders Jon Jessiman and Brian Thorpe in the aforementioned child trafficking cult known as the Twelve Mile Club.

Therefore, the Court sentences Mollie Williams to fifteen years imprisonment without the possibility of parole. In addition, the Court orders Mollie Williams to pay to Kevin Annett a personal reparations sum of \$500,000 for his loss and suffering at her hands. The Court also orders Mollie Williams to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy and these events.

12. Offender Ujjal Dosanjh, former Attorney-General & Premier of British Columbia

The Court finds Ujjal Dosanjh guilty as charged for using his public office as Attorney General to allow the illegal and fraudulent expulsion of Kevin Annett from United Church ministry and to allow that church to operate outside of and in violation of the law and due process.

The Court also finds Ujjal Dosanjh guilty as charged of using his public office as Attorney General to aid and abet child trafficking and the criminal actions of convicted Offender Ed John by appointing the latter to his cabinet and shielding him from his critics.

The Court also finds Ujjal Dosanjh guilty as charged of betraying his public oath of office in collusion with convicted Offender John Cashore by using that office to perpetrate and conceal ongoing genocide across British Columbia, including the actions of the aforementioned child trafficking cult, the Twelve Mile Club.

The Court also finds Ujjal Dosanjh guilty as charged of obstructing justice by obfuscating and concealing the evidence of his conflict of interest and criminal actions towards Kevin Annett.

Therefore, the Court sentences Ujjal Dosanjh to thirty years imprisonment without the possibility of parole. In addition, the Court orders Ujjal Dosanjh to pay to Kevin Annett a personal reparations sum of \$500,000. The Court also orders Ujjal Dosanjh to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy and these events.

13. Offender Ron Huinink, former lawyer for Anne McNamee

The Court finds Ron Huinink guilty as charged of participating in the criminal conspiracy against Kevin Annett by conducting the legal assault against him that robbed him of his children, doing so in conjunction with and in the pay of the United Church of Canada and the convicted Offenders Brian Thorpe and Jon Jessiman, as well as convicted Offenders judges Ronald Barber and Alan Donaldson.

The Court also finds Ron Huinink guilty as charged of conducting this assault with extreme malice aforethought and deliberate intent to destroy Kevin Annett's personal life, income, and employability, by securing against him crushing and unwarranted Family Support payment orders at a time when he was unemployed and penniless.

The Court also finds Ron Huinink guilty as charged of conducting this assault against Kevin Annett at the direction of his client Anne McNamee, who by her own admission received more than \$36,000 from the United Church to pay Ron Huinink for his assault on Annett.

The Court also finds Ron Huinink guilty as charged of making false and libelous statements about Kevin Annett on the B.C. Family Court record and of colluding with the convicted Offender Jon Jessiman to influence the court judges, convicted Offenders Ronald Barber and Alan Donaldson, to rule against Kevin Annett.

The Court also finds Ron Huinink guilty as charged of obstructing justice by obfuscating and concealing the evidence of his criminal actions towards Kevin Annett.

Therefore, the Court sentences Ron Huinink to fifteen years imprisonment without the possibility of parole. In addition, the Court orders Ron Huinink to pay to Kevin Annett a personal reparations sum of \$500,000 for his loss and suffering at his hands. The Court also orders Ron Huinink to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

14. Offender Ronald Barber, former Master of the Supreme Court of British Columbia

The Court finds Ronald Barber guilty as charged of participating in the criminal conspiracy against Kevin Annett by issuing the court orders that robbed him of his children and imposed crushing “support” payments on him when he was penniless.

The Court finds Ronald Barber guilty as charged of issuing such orders in collusion with and in the pay of United Church lawyer and convicted Offender Jon Jessiman and United Church Moderator and convicted Offender Marion Best.

The Court also finds Ronald Barber guilty as charged of obstructing justice by obfuscating and concealing the evidence of his criminal actions towards Kevin Annett.

Therefore, the Court sentences Ronald Barber to **ten years imprisonment** without the possibility of parole. In addition, the Court orders Ronald Barber to pay to Kevin Annett a personal reparations sum of \$250,000. The Court also orders Ronald Barber to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

15. Offender Alan Donaldson, Justice of the Supreme Court of British Columbia

The Court finds Alan Donaldson guilty as charged of participating in the criminal conspiracy against Kevin Annett by issuing the court orders that robbed him of his children and imposed crushing “support” payments on him when he was penniless.

The Court finds Alan Donaldson guilty as charged of issuing such orders in collusion with and in the pay of United Church lawyer and convicted Offender Jon Jessiman and United Church Moderator and convicted Offender Marion Best.

The Court also finds Alan Donaldson guilty as charged of aiding and abetting the protection of child trafficking among west coast judges and politicians and of assisting in the criminal assaults against Kevin Annett and others exposing those crimes.

The Court also finds Alan Donaldson guilty as charged of obstructing justice by obfuscating and concealing the evidence of his criminal actions towards Kevin Annett.

Therefore, the Court sentences Alan Donaldson to **twenty years imprisonment** without the possibility of parole. In addition, the Court orders Alan Donaldson to pay to Kevin Annett a personal reparations sum of \$250,000 for his loss and suffering at his hands.

The Court also orders Alan Donaldson to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

16. Offender Jean Chretien, former Prime Minister of Canada

The Court finds Jean Chretien guilty as charged of personal complicity in the criminal conspiracy and assault against Kevin Annett, including by ordering “black operations” against him and authorizing subsequent attacks against him, including attempts to murder Annett, in conjunction with convicted Offender Peter Montague.

The Court also finds Jean Chretien guilty as charged for complicity in the murder of Kevin Annett’s indigenous supporters Harriett Nahanee, William Combes, and Johnny ‘Bingo’ Dawson.

The Court also finds Jean Chretien guilty as charged for responsibility of the crimes herein stipulated because of his shared command responsibility for them according to his position as chief minister of the government of Canada between 1993 and 2003.

The Court also finds Jean Chretien guilty as charged of obstructing justice by obfuscating and concealing the evidence of his criminal actions towards Kevin Annett.

Therefore, the Court sentences Jean Chretien to life imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Jean Chretien to pay to Kevin Annett without conditions a personal reparations sum of \$2.5 million. The Court also orders Jean Chretien to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

17. Offender Domenico Giani, Head of Santa Alleanza, Vatican covert action agency

The Court finds Domenico Giani guilty as charged for the attempted murder of Kevin Annett on two occasions in May and June of 2021 upon the direct orders of Vatican Cardinal Pietro Parolin and Bishop of Rome Jorge Mario Bergoglio, (*aka 'Pope Francis'*).

The Court also finds Domenico Giani guilty as charged for complicity in the criminal conspiracy and assault against Kevin Annett in conjunction with convicted Offender Peter Montague and his agents.

Therefore, the Court sentences Domenico Giani to life imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Domenico Giani to pay to Kevin Annett without conditions a personal reparations sum of \$2.5 million. The Court also orders Domenico Giani to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

18. Offender Gary Paterson, former Moderator of the United Church of Canada

The Court finds Gary Paterson guilty as charged of complicity in the murder of William Combes and Johnny 'Bingo' Dawson, Kevin Annett's native co-workers.

The Court also finds Gary Paterson guilty as charged of participating in the criminal conspiracy and assault against Kevin Annett by using his office as the United Church Moderator and minister to incite others against him, spread libelous misinformation about him, and destroy Annett's life, public work, employability, reputation, and civil rights.

The Court also finds Gary Paterson guilty as charged of being an active member of the child trafficking and killing cult known as the Twelve Mile Club, and of being complicit in the rape, torture, and murder of children, in collusion with convicted Offenders Jon Jessiman, Brian Thorpe, Phil Spencer, and others.

The Court also finds Gary Paterson guilty as charged of obstructing justice by obfuscating and concealing the evidence of his criminal actions towards Kevin Annett.

Therefore, the Court sentences Gary Paterson to life imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders Gary Paterson to pay to Kevin Annett without conditions a personal reparations sum of \$500,000. The Court also orders Gary Paterson to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

19. Offender John Mayba, United Church member

The Court finds John Mayba guilty as charged of complicity in the murder of Mark Angus, Krista Lynn, and John Sargent, members of Kevin Annett's Port Alberni congregation.

The Court also finds John Mayba guilty as charged of participating in the criminal conspiracy and assault against Kevin Annett and of targeting him for covert sabotage to conceal Mayba's trafficking of children in the Port Alberni indigenous community.

The Court also finds John Mayba guilty as charged of concealing and protecting child rapists among the Nuu-Chah-Nulth Tribal Council and of participating in the child killing cult known as the Twelve Mile Club in collusion with the convicted Offenders John Cashore, Brian Thorpe, Jon Jessiman, Phil Spencer, and others.

Therefore, the Court sentences John Mayba to life imprisonment without the possibility of parole and strips him of his office, authority, and assets. In addition, the Court orders John Mayba to pay to Kevin Annett without conditions a personal reparations sum of \$250,000. The Court also orders John Mayba to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

20. Offender James Craven, RCMP and former FBI covert operative

The Court finds James Craven guilty as charged of participating in the criminal conspiracy and assault against Kevin Annett by coordinating covert 'black' operations against him and his work during and after the summer of 1998 while in the pay of 'E' Division of the RCMP and under the direction of convicted Offender Peter Montague.

The Court also finds James Craven guilty as charged of spreading public lies and misinformation about Kevin Annett and launching the first internet smears against him, blackening his name in the North American academic world, sabotaging his speaking engagements and media coverage, and financially bribing members of Annett's different groups and campaigns to publicly attack, denounce, and cut off all associations with him.

The Court also finds James Craven guilty as charged of complicity in the murder of Harriett Nahanee in February 2007.

The Court also finds James Craven guilty as charged of obstructing justice by obfuscating and concealing the evidence of his criminal actions towards Kevin Annett

Therefore, the Court sentences James Craven to twenty-five years imprisonment without the possibility of parole.

In addition, the Court orders James Craven to pay to Kevin Annett without conditions a personal reparations sum of \$1 million. The Court also orders James Craven to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

21. Offender Martha Piper, former President of the University of British Columbia

The Court finds Martha Piper guilty as charged for being a primary initiator of the destruction of Kevin Annett's professional livelihood and academic career at the University of B.C. during and after 1997 and 2006, reducing Annett to penury.

The Court also finds Martha Piper guilty as charged of using her office to sabotage academic funding for Annett's doctoral studies program and force him out of his Educational Studies Department, circulate libelous misinformation about him among UBC scholars and administrators, collude with the United Church and the convicted Offenders Neil Guppy, Jon Jessiman, and Brian Thorpe in preventing Annett from studying, lecturing, and researching at UBC, and discipline scholars who supported Annett, gave him a platform, or used his books and research material.

The Court also finds Martha Piper guilty as charged of conducting these criminal assaults against Kevin Annett as part of a broader academic and public censorship campaign against him and the issue of Christian Genocide in Canada coordinated by the federal government, the Catholic, Anglican, and United Church, and convicted Offenders Jean Chretien, Peter Montague, and their agents.

Therefore, the Court sentences Martha Piper to ten years imprisonment without the possibility of parole.

In addition, the Court orders Martha Piper to pay to Kevin Annett without conditions a personal reparations sum of \$1 million. The Court also orders Martha Piper to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

22. Offender Neil Guppy, former UBC Vice President for Academic Affairs

The Court finds Neil Guppy guilty as charged of colluding with Martha Piper and other convicted Offenders in the destruction of Kevin Annett's professional livelihood and academic career at the University of B.C.

The Court also finds Neil Guppy guilty as charged of using his office to order Sociology lecturer Richard Fredericks to cancel scheduled lectures by Kevin Annett in February 2003, remove Annett's books from Frederick's curriculum, censor the issue of Indian residential schools genocide from his work, and to subsequently punish Fredericks and force him out of the UBC Sociology Department.

The Court also finds Neil Guppy guilty as charged of spreading libelous misinformation about Kevin Annett throughout the Canadian academic world in conjunction with the convicted Offenders Peter Montague and Jon Jessiman and their agents.

Therefore, the Court sentences Neil Guppy to ten years imprisonment without the possibility of parole. In addition, the Court orders Neil Guppy to pay to Kevin Annett without conditions a personal reparations sum of \$500,000. The Court also orders Neil Guppy to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

23. Offender Anne Heller, official of the Unitarian-Universalist Church

The Court finds Anne Heller guilty as charged of participating in the criminal conspiracy and assault against Kevin Annett by sabotaging his application for ordination into Unitarian ministry during 1996 and 1997 and spreading libelous misinformation about Annett throughout the Unitarian church, in collusion with the convicted Offenders Brian Thorpe and Jon Jessiman.

The Court also finds Anne Heller guilty as charged of using her office to pursue this criminal assault against Kevin Annett, including by bribing and threatening Unitarian congregations in Victoria, Nanaimo, and Salt Spring Island to disassociate from Annett.

The Court also finds Anne Heller guilty as charged of pressuring Kevin Annett's fiancée, Unitarian candidate for ministry Margaret Roberts, to end her relationship with Annett, using the threat of blocking her ordination if she did not comply; and that Heller did so in collusion with Vancouver Unitarian ministers Phillip Hewitt and Sydney Morris.

The Court also finds Anne Heller guilty as charged of obstructing justice by obfuscating and concealing the evidence of his criminal actions towards Kevin Annett.

Therefore, the Court sentences Anne Heller to ten years imprisonment without the possibility of parole. In addition, the Court orders Anne Heller to pay to Kevin Annett without conditions a personal reparations sum of \$250,000 and secure for him all lost wages and benefits that would have accrued to him as an ordained Unitarian minister since 1998. The Court also orders Anne Heller to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

24. Offender Ed John, former Chief of the Carrier-Sekani Tribal Council

The Court finds Ed John guilty as charged of ordering and funding physical attacks, harassment, and smear and misinformation campaigns against Kevin Annett among west coast indigenous people, beginning in June 1998 and continuing to the present.

The Court finds Ed John guilty as charged of authorizing and funding attempts by those in his employ to kill Kevin Annett on at least two occasions during 2007 and 2012.

The Court finds Ed John guilty as charged of complicity in the murder of at least three of Kevin Annett's native co-workers: Harriett Nahanee, William Combes, and Johnny 'Bingo' Dawson.

The Court finds Ed John guilty of the attempted rape of Kevin Annett's native co-worker Patricia Louie in the spring of 2007 after she refused money from him to spy on Annett.

The Court finds Ed John guilty as charged of attempting to legally gag Kevin Annett with fraudulent litigation during the summer of 2002 in collusion with convicted Offender former B.C. Premier Ujjal Dosanjh and convicted Offender Jon Jessiman.

The Court finds Ed John guilty as charged of trafficking, torturing and murdering children as a member of and in collusion with the Twelve Mile Club cult that was first publicly exposed by Kevin Annett in June 1998.

The Court also finds Ed John guilty as charged of obstructing justice by obfuscating and concealing the evidence of his criminal actions towards Kevin Annett.

Therefore, the Court sentences Ed John to life imprisonment without the possibility of parole and strips him of his offices, authority, and assets.

In addition, the Court orders Ed John to pay to Kevin Annett without conditions a personal reparations sum of \$2.5 million. The Court also orders Ed John to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

25. Jorge Bergoglio, Bishop of the Roman Catholic Church (aka 'Pope Francis')

The Court finds Jorge Bergoglio guilty as charged of personally ordering and being responsible for the attempted murder of Kevin Daniel Annett on two occasions in May and June of 2021, in collusion with convicted Offender Domenico Giani, and of Vatican covert operations against him after February 2013.

The Court also finds Jorge Bergoglio responsible for and guilty as charges of the crimes herein stipulated because of his command responsibility for them according to his position as head fiduciary officer of the Church of Rome and the Vatican Inc.

The Court also finds Jorge Bergoglio guilty as charged of obstructing justice by obfuscating and concealing the evidence of his criminal actions towards Kevin Annett.

Therefore, the Court sentences Jorge Bergoglio to life imprisonment without the possibility of parole and strips him of his title, office, authority, and assets. In addition, the Court orders Jorge Bergoglio to pay to Kevin Daniel Annett without conditions a personal reparations sum of \$5 million. The Court also orders Jorge Bergoglio to immediately surrender all correspondence and evidence pertaining to his involvement in this criminal conspiracy.

Conclusion

As part of its Judgement, the Court is obligated to name the following persons who, although now deceased, played a primary role in targeting, harassing, and destroying the life, work, civil rights, family, reputation, and livelihood of Kevin Annett. Their Estates and accomplices will be summoned as defendants in future trials conducted by the Court. These deceased persons were officials or clergy of the United Church of Canada and members of the child killing cult known as the Twelve Mile Club:

Art Anderson, former Personnel officer of the United Church's B.C. Conference

Bill Howie, Vancouver Island United Church conference minister

Cameron Reid, Comox-Nanaimo Presbytery

Fred Bishop, Chair of Board of St. Andrew's United Church, Port Alberni

Terry Whyte, Board member of St. Andrew's United Church, Port Alberni

Bob Stiven, President of Comox-Nanaimo Presbytery

The Court also finds that the following persons are accomplices to some of the convicted Offenders and names them as litigants in future cases to be conducted by the Court:

Ivan Jurkovic, Papal Nuncio to Canada

Michael Miller, Archbishop of the Roman Catholic Church in Vancouver

Fred Hiltz, former Primate of the Anglican Church in Canada

John Siebert, official of the United Church of Canada

Greg Renouf, covert RCMP operative

Enforcement of the Judgement of the Court

Based as it is on Common Law and the Law of Nations, the Judgement of the Court has universal jurisdiction and enforceability. The Court therefore empowers and authorizes its Sheriffs, deputized police, and all people to enforce the Court's verdicts and sentences by all lawful means. Armed with the attached Warrants, citizens may use reasonable force to arrest the convicted Offenders named herein and present them to the Court for execution of their sentences. Citizens may use the Warrants to seize the Offenders' properties and assets, which are forfeited under law as the avails of crime.

This lawful right and obligation of Community Enforcement of the Court's Judgement is derived from the Magna Carta requirement that all people must actively defend their communities from criminality and disestablish any power endangering the peoples' safety and liberty. This inherent right exists *a priori* and does not require statute or authorization from any power save that of the people and their sovereign will, Assemblies and Courts. Community Enforcement Warrants accompany this Judgement.

Here ends the Judgement of Case Docket No. 2:

In the Matter of the Criminal Conspiracy and Assault against Kevin Annett and the murder of Mark Angus, Krista Lynn, and John Sargent (*Case No. WCCLCJ-09252023-02B*)



The West Coast Common Law Court of Justice

Established under the Law of Nations on May 1, 2023

An Addendum to the Court Judgement:
Details of the covert operations against Kevin Annett and his work

The Court has established as uncontested fact under the law that commencing in January 1995 and continuing to the present, Kevin Annett has been targeted by an ongoing multimillion dollar misinformation and ‘black operations’ campaign conducted by the United Church of Canada, ‘E’ Division of the RCMP, the Prime Minister of Canada’s Office, the Canadian Security Intelligence Service (CSIS), the Church and Crown of England, and the Vatican.

Witness Grant Wakefield, a former CSIS field agent, describes this action as *“one of the largest and most sustained black ops ever mounted against an individual Canadian.”*

Convicted Offender Peter Montague, RCMP Inspector, stated to RCMP operative James Craven in August 1998, *“Take down Annett and you take down the issue of dead Indian kids”*; and, to RCMP informant Amy Tallio in the spring of 2008, *“There’ll be no let up against Annett as long as his bullshit protests continue.”* (Docket Evidence File)

The Court has established that as part of this black operations campaign, Peter Montague and his agents spent in excess of \$9 million in the period from August 1998 to June 2004 to fund a preliminary discrediting campaign among potential supporters of Kevin Annett and his work. These payoffs targeted academics, aboriginal groups, journalists, and both right-wing and left-wing political movements and publications across Canada and America. Virtually every group that Annett had ever been associated with was paid to shun, misrepresent, and discredit him to others.

In the words of CSIS agent Grant Wakefield,

“It wasn’t only that people were paid to break ties with Annett. After he had been ‘controversialized’, nobody wanted to have anything to do with him. A permanent aura of fear was hung around him.”

This smear and misinformation campaign against Kevin Annett never stopped but grew with what it fed on under the aegis of Peter Montague and his church and state accomplices. The campaign extended to the internet and intensified after 2001, when Kevin Annett and Harriett Nahanee launched their independent Truth Commission into Genocide in Canada. James Craven and his fellow RCMP operative Greg Renouf were funded to set up fake websites like “*Stop Kevin Annett*” that publicly trashed Annett’s character and incited fear, hatred, and violence against him.

Between 2001 and 2021, five separate community organizations established by Kevin Annett to confront child murder, colonialism, and genocide were infiltrated and destroyed from within by these black ops methods.

The Court has established that some of the organizations that have received covert RCMP funding to avoid, attack, or discredit Kevin Annett since June 1998 include:

- the University of B.C. Alma Mater Society and the *Ubysey* student newspaper
- the Canadian Association of University Teachers (CAUT)
- the Carnegie Center, Vancouver
- the Native Youth Movement, Vancouver
- the International Socialists
- the New Democratic Party
- the Communist Party of Canada
- the Canadian Auto Workers Union
- *Canadian Dimension* magazine
- *Sojourners* magazine
- Spartacus Books, Vancouver
- Vancouver Co-op Radio
- the Downtown Eastside Residents’ Association (DERA)
- Action Canada
- Unify the People
- *Druthers* newspaper
- *The Nav* student newspaper, Vancouver Island University
- the Student Christian Movement

Employing a classic “bad jacketing” method of denigrating a targeted individual through untraceable rumors, lies, and innuendo, this campaign against Kevin Annett portrayed him differently to various groups: to socialists he was depicted as a “*right winger*”, to conservatives as a “*communist*”, to Christians as a “*militant atheist out to wreck the churches*”, to natives as a “*Christian minister trying to convert Indians*”, and to the media generally as a “*paranoid conspiracy theorist*”.

According to witness Bill Curry, the Ottawa bureau chief of the *Globe and Mail* and the reporter whose April 24, 2007 article confirmed Kevin Annett’s claims of a fifty percent death rate among Indian residential school children, most of his references to Annett were censored from the article because of government influence. In Curry’s words,

“At the time, the Globe planned to do a more extensive human-interest piece about Kevin and even run a review of his documentary film Unrepentant. But all that got canned because of official pressure. After my editor rewrote my article and removed most references to Kevin, he said that Kevin Annett was now on the Privy Council’s shit list of untouchable people and his name was never to be mentioned again.”

Sure enough, any references to Kevin Annett name and his work were permanently banned from all subsequent Canadian and eventually American media reports, especially concerning the Indian residential school genocide. Like under apartheid South Africa, Kevin Annett remains a banned person in Canada, an exile in his own country. He has been effectively erased from public memory, as has his historic, groundbreaking work that first exposed and eventually prosecuted crimes against humanity in Canada.

Therefore, it is the responsibility of the law and of just people to restore that memory and honor the man whose courageous and unflagging witness has brought justice to the dead and hope to the living.

**The West Coast Common Law Court of Justice is an affiliate
of the International Tribunal of Crimes of Church and State (*Est. June 15, 2010*).**

It is a lawful Court of Record with standing under International Law.

Its verdicts and sentences are universally enforceable, including by other courts.



The Judgements of the Court in the matter of Case Dockets Nos. WCCLCJ-09252023-01-A and
WCCLCJ-09252023-02-B were entered in the Court Registry on November 20, 2023

by George Dufort, LL.B., Secretary of the Court.

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