



TOBY “RED NECK” BARRETT SUES FOR “PEACE” FOR NON-NATIVE TROUBLE-MAKERS AT SIX NATIONS

MNN. Feb. 19, 2008. Stirring up confusion and misinformation on the Six Nations land reclamation issue is an established colonial strategy. On February 11, 2008, Toby “Custer Wannabe” Barrett of the Ontario Legislature for Haldimand & Norfolk, tried to rally up his troops by issuing his own private and personal “proclamation” at a meeting held in the colonial “hick town” of Caledonia. Are he and the mayor, Marie “Potty” Trainor, still screaming for the army to come in and declare war? Hey, it didn’t work in Kanehsatake/Oka in 1990 and it won’t work here!

It’s now two years since we took back our land of Kanonhstaton. Despite all kinds of lies and dirty tricks, we’ve kept it. We are continuing to assert our stewardship and responsibility as trustees over all Haudenosaunee land. This encompasses the St. Lawrence, Great Lakes watershed right down to New York State, Vermont and beyond.

One thing has become painfully clear. Despite all the talk and hot air and supposed good will, the colonial cultures do not understand the principles of our law.

Ottawa and Ontario are all looking for misguided chiefs and spokespeople willing to play “let’s make a deal”. Unfortunately they have found a few. We know who they are. This is an internal concern. We will deal with it. As for the foreign governments, who would have thought they would resurrect failed 18th Century tactics like this? Australia used these tactics and just apologized. Grow up colonial Canada and Ontario.

The politicians and functionaries that Canada and Ontario have sent us just don’t get it. They’re still in the mindset of appropriators and exploiters. Like their ancestors, they don’t think about maintaining the land and environment for future generations of our people or of their own.

On top of this, they do not understand the first thing about our political organization, despite centuries of squatting on our land. They haven’t even gotten it through their thick skulls that the power is in the people in an egalitarian society where everyone has a voice.

Connie Kid of “Canadians for Aboriginal Rights” had a great answer for Toby “Gary-McHale-Hand-Maiden” Barrett, when he tried to instigate more trouble.

The guy must have incipient Alzheimers. He suggested that the way “to bring about peace, order and good government” was to falsely accuse us of committing “arson,

extortion, barricades, land seizures, occupations, militant protests, and related harassment, intimidation, mob violence and threats to public safety". What he "forgot" is that most of these acts were done by his non-native constituents – not by us and not by our friends and supporters.

Toby "Ratcheting-up-the-Rhetoric" Barrett went on to state that "the non-native community safety, social and economic life has declined because of the climate of fear, chaos and uncertainty generated by various acts of lawlessness and related intimidation". Once again, he forgot to mention that this was all generated by his people who are refusing to fulfill their obligations and by himself as a piece of grease in the cog in the wheel that is promoting conflict.

We share his concern about the kinds of social disorder he decries. The problem is none of this would have happened if the colonial governments had respected their obligations and stopped squatters from squatting onto Mohawk land.

Toby "Who's-always-tripping-over-his-own-tongue" Barrett's allegations apply to real concerns that we all share. The professional instigators who were covertly hired to infiltrate the members of the colonial society who are conventionally treated like rabble are the source of the problem. We find it bizarre that the tax money paid by honest citizens is being used to incite the ill-informed to attack us. Why were skinheads recruited? Why was the KKK allowed to use the post office to spread racist hate propaganda against us?

It is truly unfortunate that the colonial administrations of Ontario and Canada seem to have fallen under the control of such disreputable interests when most of the citizens are honest supporters of the protection of our rights.

Toby "Dr. Evil" demanded that, "all land dispute "negotiations" and related actions cease until extortion, illegal occupations and protests are terminated". We couldn't agree more! Colonial agencies and their cohorts MUST stop their thieving, extortion and violence against us.

Toby wants "individuals, businesses and the municipality to be compensated for loss, insecurity, economic decline and any other collateral damage" they've suffered. Right on! We've been asking for compensation since Ontario was "Upper Canada". It's high time they returned all our land and paid us for our losses. When are they going to get off our land, give us our trust monies with interest and recognize that their attempt to depose our true government in 1924 was completely illegal?

Connie Kidd of "Canadians for Aboriginal Rights" had a quick response for Toby "Two-Faces-on-the-Law" Barrett on February 12, 2008. She told him, "There is absolutely nothing you can do, except get used to living lawfully and return stolen land to the rightful owners". She said, "IT'S CANADA, ONTARIO AND THE MUNICIPALITIES THAT ARE IN VIOLATION OF CANADA'S LAWS, NOT SIX NATIONS".

"Canada must consult with Six Nations prior to approving ANY development". She also pointed out that, "Canada's past involves squatting on Indigenous land and calling it our own. But it isn't legal!" The developers have learned that land

transfers from Six Nations to the Crown were never 'registered' in the Ontario Land Registry. The land was placed in their trust, but never paid for. All the sales and leases throughout Ontario and Canada, for that matter, are invalid. Canada always knew about this land theft and fraud.

Connie thinks that if Canada doesn't negotiate in good faith with us NOW, we should assert our land rights all across Canada which we can and will lawfully do. She agrees that "Canada has no land mass of its own. It's all ... Indigenous lands". Canada will cease to be a country [if it ever was one]. Canada is a conglomeration of displaced persons with no land to call their own. Those who refuse to live by our law should go back to their homelands. [Connie, you are welcome to stay!] They need to admit this fact and stop trying to orchestrate our extermination. They refuse to notice that genocide is out of fashion.

As Connie pointed out, Canada "miscalculated the resilience" of the Indigenous people who managed to survive the genocidal age. She suggests, "Humble, respectful good faith" as the basis of our relations with our visitors is the only solution. If Canada ever stops pretending that it 'owns' Indigenous peoples, lands, water and air, it will be possible to work something out. There has to be truth before there can be reconciliation. Canada has to admit that it 'owns' nothing according to Indigenous, Canadian or International Law.

Connie condemns Canada's "genocide-for-land policies". She contends Canada doesn't have any negotiating room as things stand. We can only wonder when they're going to stop flogging the dead colonial horse. The Governor General has to stop hiding behind the screen and deal with us, or go back where she came from. [Connie Kidd, Canadians for Aboriginal Rights <http://cfar.proboards104.com>]

Kahentinetha Horn
MNN Mohawk Nation News

See Category: "Six Nations"

"MASTER PLAN FOR PHONY ALGONQUIN SETTLEMENT OF HAUDENOSAUNEE TERRITORY" PART II -- What is the tie with the "Congress of Aboriginal People"?

MNN. Feb. 16, 2008. In the land of free speech, Robert Lovelace gets a few days in jail for protesting against uranium mining.

"Governmental power attracts swarms of crooks, demagogues and despots, like horse manure attracts swarms of horse flies". [Rick Gabler]

"Sharbot Lake" is a fraudulent scheme to use the colonial court to legitimize the illegal actions of the foreign corporations of Frontenac Ventures, Ontario and Canada. To take part in this scam, the planners signed up real and phony "Algonquins" to pose as "owners" of Haudenosaunee Territory. The Algonquins are from north of the Ottawa River and are visitors to our Territory. Many know they are definitely not Algonquin.

Paula Sherman and Lovelace, co-chiefs of the Ardoch "Algonquin" First Nation, were sentenced to six months in jail by Justice Douglas Cunningham in a Kingston, Ontario court Friday for contempt of court. Sherman was fined \$15,000 and Lovelace \$25,000. [They are making big money as "negotiators" for land that is not theirs and that is non-negotiable.] We don't know what happened to the other five accused. Lovelace is going to spend a few days in Quinte Regional Center in Napanee. The government continued to negotiate with somebody they were going to put in jail. Does it make any sense?

Both admitted their involvement in protests on the property near Sharbot Lake, Ontario, about 60 kilometers north of Kingston. Two court injunctions have given access to Frontenac Ventures Corp. to start test drilling for uranium next week. The land in question, south of the Ottawa River, is Mohawk land. The Algonquin protesters argued the site is on their land and they fear that uranium drilling will lead to environmental contamination. This is true. No conscientious person can object to their efforts to defend the environment.

Chief Doreen Davis of Shaabot Obaadjiwan and Paula "I-wanna-go-home" Sherman personally promised to stop protesting to avoid going to jail. Once again, we can only sarcastically declare "long live free speech in Canada".

The incarceration will give Lovelace a few days of quiet time so that his treacherous "handlers" can continue their treasonous plans. The "handlers" use "posers" like him to act like "Indians". [Turkey feathers and all!] A jail term gives him credibility! The settlers of the region think that Lovelace has done a wonderful job of impersonating an Algonquin. Unfortunately there are no Mohawks or true Algonquins on the Ottawa/Ontario "academy of arts and sciences" to judge his act. He did not convince us!

We still believe that Lovelace could be part of the fraud to change the Haudenosaunee land regime so that Canada and Ontario can try to take over our land, minerals and to set up nuclear waste dumps. The "protest and occupation" plan was cranked out by Jim "Oink Oink" Potts, former RCMP and Ontario Provincial Police advisor, to attempt to scare us into submission.

It was reported in the Frontenac News last spring that Doreen Davis was discussing a deal to work with Frontenac Ad'Veitures on uranium mining at Sharbot Lake? Well, the show must go on, Doreen. Break a leg, as they say! It's still a performance and it's still not legal!

According to colonial foreign rules Frontenac Ventures has to do a bit of drilling to get some samples of uranium ore so they can secure a claim to our land, with the help of the notoriously unsinkable shyster, Robert Potts, of Bre-X fame. Then they can raise money on the stock exchange to defraud the unknowing public. Our land and resources will be the collateral they will use to guarantee their project and to raise the cash. This time they might have real ore samples but they won't have a legal claim to our land.

The uranium market is presently shaky. Frontenac Ventures needs samples by March 2008 or so. If the samples are "good enough", they can raise money on the Toronto Ventures Exchange, which just merged with the Montreal Exchange. Frontenac Ventures is presently not listed. The "handlers seem to think they can manipulate any law to their own ends - Haudenosaunee law, international law and even Canadian law. They know they have violated all of these. [Read "Mohawk Manifesto" on MNN website].

Another player that could be part of this scam is the "Congress of Aboriginal People" CAP, an interest group that does not represent indigenous people. It is a nationally incorporated colonial company that apparently just got \$10 million from Canada to represent all off-reserve Indians, Inuit, Metis and anyone that cares to be a native. They did this without even telling us real indigenous people about it.

Patrick "Fabio Wannabe" Brazeau is the 33-year old poster- boy Chairman of this "rags to riches" company. As National Chief, with his military background, he is exorbitantly paid \$100,000 a year plus all travel and expenses. [867 St. Laurent Blvd., Ottawa Ontario Abo-peoples.org patrickb@abo-peoples.org 613-747-6022 ext. 223].

Some of the lavishly-paid people in CAP with suspect titles are: Jerry Peltier as "CAP National AHRDA Manager"; Brendan Sheppard as "National Vice-Chief"; Kim Beaudin as President of "Environment Species at Risk" and "Urban and Aboriginal Affairs Coalitions of Saskatchewan Inc."; Carl Dube as head of "Alliance Autochtone du Quebec Inc."; and Brad Maggrah as President of "Ontario Coalition of Aboriginal Peoples".

CAP recently laid claim to all "undeveloped Crown land" to try to keep "crown lands" as "crown lands". CAP has inferred that it wants to "cost-share" with Canada any ventures on our land. They are basing this land grab on an unsubstantiated claim to Onowaregeh, Turtle Island. It has no basis in any kind of law except colonial presumptions. It's shocking to see Canada supporting this anachronism that has been thoroughly discredited in international law. We, the titleholders, have never been informed about their fantasy over their imagined ownership of our unceded land, water and air.

This subterfuge was put in place around the early 1980's when Prime Minister Brian Mulroney pushed through the Free Trade Agreement and then Prime Minister Jean Chretien followed through with NAFTA.

On CAP's website they say they have no individual members, just boards of "talking heads". Is this another scheme where someone like "history buff", Joan "The-Creator-of-PaperIndians" Holmes registers CAP members? At the same time the true membership list will be hidden or destroyed, as happened at Golden Lake? As a colonially supported agency they probably have access to government data to cross reference off-reserve people and list us without our knowledge or consent.

At the bottom of their website is the notation, "This site is brought to you by the Canadian government", with a picture of the Canadian flag on the bottom right of their home page.

Their programs and services are for their corporate buddies, not for any indigenous peoples. Each affiliate is a provincially or territorially incorporated organization. In 1971 it was known as the "Native Council of Canada".

It will try to "kidnap" those who are not represented by another government puppet, the Assembly of First Nations AFN, which purportedly represents the band councils. These too are colonial functionaries of Canada. Neither of these organizations was created with the prior informed consent of the Indigenous peoples they pretend to represent. Neither has any direct representative capacity. In other words, no indigenous person can contact anyone in either organization who is expressly responsible to them. In fact, most Indigenous people haven't even heard of them.

The real Indigenous people are not "Indians" or "aboriginals". Technicians like Joan Holmes could not only create "instant" Indians, but could decide that the real Indians are not Indians. The list they compile could eventually outnumber the real Indigenous peoples and end up claiming to make all decisions for all Indigenous, Inuit and Metis. It's a long term scheme that's meant to get rid of us, our title and our roots to our land. Thus, the "Indian problem" will be gone, they think! The Canadian government has long waited for this day. The Australian government just apologized for doing this to the Aborigines.

CAP gets its funding from: Canadian Heritage, HRDC, Indian Affairs, Environment Canada, Health Canada, Office of the Federal Interlocutor, Statistics Canada, Natural Resources Canada and Nuclear Waste Management Organization [which stores nuclear waste]. Bingo!

Why would there be a nuclear waste management organization funding a so-called "Indigenous representative" body? Why? Why? Why? It's like fish in the moonlight. It looks beautiful, but it stinks!

Their spending in 2007 is \$616,000 for salaries and benefits; travel, accommodation and meetings of \$413,000; and general assembly and board meetings of \$212,000. Under "expenses" they have a "Consolidated "Revenue" Account" for \$814,000??

We think that some of the minds behind this "Un-Algonquin" caper go far back. Ron "Twistory" McGuire, formerly of "Treaty & Historic Research" at Indian Affairs, [613-479-2688] is a neighbor to Ardoch "Algonquin" Chief Harold "You-Mohawks-are-not-welcome-here" Perry [613-479-5534]. Ron is also the mayor of North Frontenac which includes Sharbot Lake. Coincidences abound! Ron voted against the moratorium to stop uranium mining. Jim "Hiccup" Beam [613-479-9946] was the "Procurement and Finance Manager" at Defense where he retired in 2003, at the same time as Rem "Rapid-Eye-Movement" Westland of Sharbot Lake. Beam is now Deputy Mayor of Sharbot Lake. He is also a neighbor of "George "Old-Toad-that-wants-to-eat-everything-in-sight" White", the president of Frontenac Ventures. What a club of ambitious reptiles?

The relationship between CAP and Lovelace goes back a ways. Lovelace made a bid for a share of the Casino Rama profits as an "interested party"! It went to the Supreme Court of Canada [SCC 26165 Dec. 2, 1999] which said "the revenue sharing was not discriminatory". He lost! CAP was an "intervenor" along with his "ambulance-chasing-flat-nosed" [which he got when the ambulance stopped suddenly] lawyer buddy, Chris Reid.

Doreen "I'll-sign-anything-to-pay-for-my-new-house" Davis wants to get on with the guys asap. The noose is tightening on the gang. They are running as fast as they can to close the deal. Some of their ducks in a row have flown or drifted away or are behind bars. Most of them deserve to be sent away for good to the "quack" house for using and abusing Native and non-Native people and our possessions. Keep an eye on how they make out. When they come back into society they might just go and dig up their stash and start up somewhere else.

Gangsterism, all the way!

Kahentinetha Horn
MNN Mohawk Nation News

See Category: " Sharbot Lake "

MASTER PLAN FOR "ALGONQUIN" SETTLEMENT OF HAUDENOSAUNEE LAND HATCHED AFTER CANADIAN CONSTITUTION 1982

MNN. Feb. 12, 2008. Theft on a grand scale. About 26 years ago a bunch of greedy lawyers and their hangers-on saw an opportunity. It was after the British Parliament relinquished control over the Canadian constitution in 1982. They figured this would make it was easier to steal our land and resources. "The Indians don't know what they have", said they. "Let's keep them ignorant and steal everything from them."

They came up with an idea to get control of swaths of land throughout Canada to extract resources and set up legislative and policy defenses to protect their business interests. Of course, they wanted to arrange things so they could put a lot of money into their own personal pockets. They set up a prototype out west in Alberta. Because the Lubicon Cree were well versed in their rights, these thieves created two other bands, Woodland and Loon

Lake Crees. They made a settlement with them rather than with the Lubicons. Rem Westland, Dan Goodleaf and Rick Van Loon engineered this one.

Eventually they got older and bolder. They started thinking about retiring and moving to cottage country. Many of them bought recreational property in nearby Sharbot Lake west of Ottawa. They looked around and saw opportunities to “enrich” themselves. But they had to do it under the protection of the colonial corporations and their agents so they wouldn’t get caught. They knew how to tap into Canada’s public treasury to get all the money they needed.

Oops! The land on which Ottawa sits is Haudenosaunee land. “Oh! No! We’ll have to deal with those pesky Mohawks”, they said. “We’ll make it into “Algonquin” land by twisting the historical information. We’ll get someone like Joan Holmes and pay her lots of money to re-write history, which is what we’ve always done anyway”.

With her Masters degree in “Canadian Studies” from Carleton and a B.A. in “Anthropology” from Winnipeg, it was easy to lead Joan Holmes around by the nose.

“Yeah! Yeah!” Joan Holmes was so excited. From 1983 onward she was pointed toward all the Haudenosaunee land claims like Kanehsatake, Kahnawake, Akwesasne, Tyendinaga and Wahta to make sure that the results would go in the “right” direction.
jholmes@joanholmes.ca 613-722-7675.

Joan specialized in creating Indian bands incorporated under the “Indian Act”, including the splitting and amalgamation of “bands”. She approved genealogies and band membership. She’s worked on management and collection of Indian monies derived from the sale of lands and resources and general management of Indian funds.

Joan Holmes is the ANR Electoral Officer, Membership Registrar and genealogist. She decides who is Algonquin. The Algonquin people themselves have no say. This procedure doesn’t follow any kind of democratic principle. In the Powley case, the Supreme Court of Canada found that the Metis are allowed to decide for themselves who their members are. When it comes to the Haudenosaunee, Canada forfeits the rule of law and normal principles go into a “black hole”. It was at Golden Lake that the records of the people’s genealogy disappeared after a visit from Indian Affairs.

Other players included Rem Westland who moved in rarified circles in Ottawa from Defense, Privy Council Office and Indian Affairs always working on Indigenous “realty”. Recently he told MNN that this Algonquin settlement was supposed to be a “done deal”. It would take the Haudenosaunee ten years to undo it, if ever! he said.

Robert Potts, lawyer of downtown Toronto, set up the Algonquin negotiation team. His specialty is real estate law. He drafts trust agreements, by-laws and membership codes. 416-593-3952 bpotts@blaney.com He was the lawyer for “Bre-X”. Remember them? That’s the company that raised money on the stock market by salting ore samples to make them look like gold. There was no gold in them thar hills! One geologist, Guzman, jumped out of a helicopter over this. He was Philippino and might have been set up to take the rap.

Alan Pratt works closely with Robert Potts [3550 Towood Drive, Dunrobin, Ontario. 613-832-1261 1-877-254-5415. alan@prattlaw.ca He too got involved in the scheme in the mid 80s. People like him have made a good living off us.

There are a lot of complaints about this team. Bob Potts, Alan Pratt, Nigel Marshman, Joan Holmes and David Burke must be investigated for their part in the fixed Ottawa by-election of Algonquin negotiators. 27 people were told that their communities had been changed in

order to secure the Algonquin Negotiation Representative ANR position for Gerry Belisle, the person chosen by Bob Potts. This guy is completely rotten!

Gerry Belisle won the election even though no one from the Ottawa community voted for him. The people who voted for him were parachuted in from Greater Golden Lake by Joan Holmes. When complaints were lodged, Bob Potts, with the blessing of Robert Aitken [federal negotiator] and Brian Crane [Ontario negotiator], chose to discredit anyone who questioned him.

Gerry Belisle is a real estate agent at Madawaska Highlands and was a local municipal councilor. His office is a post office box in Kanata, a satellite of Ottawa.

Nine Algonquin communities have been set up by Canada and Ontario to sign away Haudensaunee land. 7 have backed off because they don't want to get on the wrong side of the Mohawks. They know we have to stand together and support each other. The only two that have any members who support the Ontario-Ottawa scam are a few from Ardoch and Sharbot Lake. The following "Algonquin" communities refuse to take part in this phony claim negotiation: Kinoucherini, Kichissipperini, the Real Ardoch, the Real Whitney, the Real BAC, Pasapedjiwanong and the Real Ottawa.

One Algonquin told MNN, "I am scared to death of all the corruption and the slimey lawyers swarming the process such as [Robert] Potts and Alan Pratt. [Another lawyer Michael] Swinwood - well he is in a category all his own. And then there is Joan Holmes who is the "Membership Clerk". I think the land claims process is an industry where white people are benefiting - I wish they would all go away - it is disheartening - I'm crushed by the b.s. of it all".

From reports in the field, those in charge of the administration of Ontario want to ram this fraudulent land claim through as fast as possible. Why the hurry? It was settled in 1700. The Hurons broke the "Great Peace" and their territory was taken under trusteeship by the Six Nations Confederacy and never changed. There's nothing to settle.

The lack of accountability, transparency, fraudulent elections, fixed by-election, lack of information, exclusion of other legitimate communities, discrimination "7 people representing one community", the secret meetings, abuse of the membership list, verbal abuse by the principle negotiator towards any Algonquin who questions his work ethics, the complete control by the principle negotiator has over the process are all issues of concern to the Algonquins.

Watch out for dirty tricks against MNN. Meetings are being held to find ways to discredit or radicalize anyone who disagrees with the fraudulent negotiation process.

Kahentinetha Horn
MNN Mohawk Nation News

See Category: " Sharbot Lake "

FORK -TONGUED "SNAKE OIL SALESMAN" ROBERT LOVELACE NEGOTIATING AT SHARBOT LAKE

MNN. Feb. 11, 2008. Does anyone know who "Robert Lovelace" is? He is supposedly an Ardoch Algonquin of Sharbot Lake, Ontario? He has been negotiating a uranium mine and a

Haudenosaunee land claim. He's around 60 years of age, came to Canada in 1979 and claimed to be "Cherokee"! R. R., a "Tsalagi", says he never heard of him.

Robert Lovelace now claims to be an "Algonquin" because he was adopted by Harold Perry. Perry says he's Algonquin too and has made millions pretending to sell Haudenosaunee land, even though he can't legally sell what isn't his. None of the sales he conducted are valid.

Robert Lovelace claimed to be a member of the "American Indian Movement" AIM. Russell Means of the Lakota Nation, founder of AIM, says, "Who? No Robert Lovelace was ever a member of AIM!" Lovelace also claims to be a U.S. draft dodger. Didn't they get amnesty decades ago? Come and get him! He's here. We don't want him. He can go home now, wherever that is.

Robert Lovelace, who could be non-native, is trying to negotiate away Haudenosaunee land south of the Ottawa River. Why are the corporations of CANADA and ONTARIO getting him to sign away our land? Lovelace will wear any hat than can fit his swollen head. The following affidavit was served on Robert Lovelace.

"Affidavit of the Kahti'hontia:kwenio regarding Robert Lovelace

We Kahentinetha, Katenies, Karakwine and Iakoha'ko:wa, being Onkwehonwe Kanion'ke:haka, make this Affidavit and Notice of Claim of our free will based on our knowledge and responsibilities as Kahti'hontia:kwenio according to the Kaianereh'ko:wa, the constitution of the Haudenosaunee.

To the attention of ROBERT LOVELACE of 1294 James Wilson Road, R.R. #1, Hardington, ONTARIO K0H 1W0 613-532-2166, of Haudenosaunee Territory is committing the following illegal acts that violate Haudenosaunee laws. He has:

1. disrespected the Kaianereh'ko:wa which is the law of Haudenosaunee Territory on which he resides;
2. falsely declared himself to be a member of the "Cherokee" Nation, while a Tsalagi member states that as far as he knows Mr. Lovelace is not Tsalagi;
3. declared he was a member of the American Indian Movement, while Russell Means of AIM reported that Robert Lovelace was never a member;
4. declared himself to be an "Algonquin", through a faulty adoption procedure, by Harold Perry, who may or may not be an Algonquin. On Haudenosaunee Territory one must meet the qualifications set out in the Kaianereh'ko:wa and Guswentha, which they do not; and
5. entered Haudenosaunee Territory to participate in a national conspiracy to defraud the present and future generations of the Kanion'ke:haka; negotiated land, water and air rights in vicinity at 44 degrees 55 minutes 42 seconds north latitude and 76 degrees 55 minutes 36 seconds west longitude, including but not limited to land 100 square miles. Said land is Kanienke traditional and ancestral land to Kanion'ke:haka.

His betrayal has been brought before our fire and we have found that he is:

6. falsely impersonating a Tsalagi, Algonquin, Mohawk and AIM member;
7. in violation of Haudenosaunee ways that prohibits alienation of any Territory;
8. in violation of the Kaianereh'ko:wa and Guswentha which prohibits him from being Haudenosaunee; and
9. betraying the Kanion'ke:haka by fraudulently negotiating a land claim settlement and other agreements for Haudenosaunee Territory and resources with the corporations of

CANADA and ONTARIO when he has no capacity to represent us and no legitimate right to engage in negotiations concerning property to which he is not and has never been heir.

We demand that he stop participating in fraudulent negotiations and that he leave our country immediately.

TAKE NOTICE THAT the Kaianereh'ko:wa, our constitution, provides that the Kahtihon'tia:kwenio hold title to the land and that no man or woman accepting the laws of foreign nations or acting as agents for corporations may relinquish our title.

View background at www.mohawknationnews.com at "Sharbot Lake"; Kahnawake Post Office Box 991, Kahnawake Quebec [J0L 1B0]; kahentinetha2@yahoo.com katenies20@yahoo.com

Kahentinetha Horn
MNN Mohawk Nation News

SLIMEY "BOTTOM FEEDER" CAUGHT IN SHARBOT LAKE

MNN. Feb. 10, 2008. The phoney "Algonquin" protest to stop a uranium mine at Robertsville, near Sharbot Lake, has started up again. The original protest encampment at the mine gates started last summer. It's one hour north of Kingston Ontario. Chief Doreen Davis of "Shabot Obaadjiwan First Nation", Robert Lovelace of "Ardoch Algonquins" and six other people face charges in mid February for contempt of court and a \$77 million lawsuit launched by Frontenac Ventures Corp.

The land in question is the area south of the Ottawa River which is part of Haudenosaunee Territory of the Mohawk Nation. The "Algonquin" visitors are claiming this land and trying to make a settlement with Ontario and Canada.

Who is Rem Westland? Why is he concerned about what MNN writes? He contacted MNN. He has a cottage at Sharbot Lake. He graduated from the Royal Military College in Kingston in 1970. He taught at Carleton University in Ottawa and then entered the civil service. He worked at the Privy Council Office (PCO) from 1989 to 1991. He became Director General of Claims and Treaty Land Entitlement at Indian Affairs from 1991 to 1995. He became Director General at Ontario Aboriginal Affairs from 1995 to 1997. This guy sure knows how to rise to the top and siphon off the cream. At National Defense he became Director General of Realty Policy and Plans and then Assistant Deputy Minister from 1998 to 1999. What a choice resume! Don't you just wonder how he got to be born under such a lucky colonial star!

The Privy Council Office (PCO) is made up of unelected people who run the government behind the scenes. There are 16 secretariats with catchy Orwellian names like "Social Development Policy", "Machinery of Government", "Foreign and Defense Policy", "Security and Intelligence" and "Orders in Council". They write policies and give information to the Prime Minister and Cabinet Ministers. In other words, these are the guys that pull the strings. Forget about Democracy 101. They issue a lot of "Orders in Council". This is a nifty way to do an end run around Parliament. It lets the shady powers that be do as they please. Rem Westland has been involved in military and colonial confrontations with Indigenous communities like the Mohawk Oka Crisis in 1990, "Ipperwash" in 1995 and nuclear testing at "Nanose Bay" in 1999 in British Columbia.

After the Mohawk Oka crisis Rem moved on to Indian Affairs and became the Director General of Claims and Treaty Land Entitlement. His associates were Indian Affairs Deputy Minister Dan Goodleaf [a Canadian of Mohawk ancestry from Kahnawake] and Associate Deputy Minister Rick Van Loon, all Mulroney appointees. They did everything they could to

force Liberal Minister of Indian Affairs Ron Irwin to hand over the Lubicon Cree of Alberta issue to their pre-prepared base at the Justice Department.

According to Fred Lennarson, advisor to the Lubicon Cree for over 25 years, "Federal negotiators deliberately broke down Lubicon negotiations in January of 1989 with a "take-it-or-leave-it" offer. They knew it was unacceptable as it made no provision for the Lubicon Cree to become economically self-sufficient."

Then Indian Affairs created the "Woodland and Loon Cree First Nations" nearby to throw the Lubicon claim into total confusion. The Woodland Cree leadership was offered \$30,000 for every Lubicon they could recruit to join them. Doesn't that sound familiar?

Rem was at Ontario Aboriginal Affairs when Dudley George was murdered by the Ontario Provincial Police at Ipperwash on September 6 1995. Rem's name comes up in the Ipperwash Inquiry Report as a shady government character throwing his weight around. How do you like that?

In 1998 to 1999 at National Defense Rem as Assistant Deputy Minister of Infrastructure & Environment and Director General of Realty Policy & Plans oversaw five other directorships: Nuclear Safety; Environment; Military Engineering; Infrastructure & Environment which includes Human Resources, information management and language quality; and Canadian Forces Housing Agency. Is that why their houses are almost as bad as the Ongwehonwe. Hey, man! This guy's got more power than the Prime Minister.

At Nanoose Bay Rem negotiated the Nanoose Expropriation crisis in 1999. The U.S. military leased the area to test nuclear torpedoes in the Georgia Straits off Vancouver Island. The lease was going to end in 1999. The U.S. wanted to renew it so they could keep their nukes splashing around in the bay and their nuclear submarines cruising the waters. Each sub, two football fields long, can carry and launch enough nuclear missiles to "destroy every capital city in the northern hemisphere." [Gordon Edwards of the Canadian Coalition for Nuclear Responsibility]

"...Naval nuclear reactors in BC contain as much radiation in their core as several nuclear bombs, and use uranium fuel 133 times more enriched than a CANDU reactor. Nine nuclear propulsion reactors already litter the ocean floor along with 50 "lost" nuclear war heads". OMG! That is dangerous! The sea water is going to eat into them. What a legacy for the future generations!

Westland signed an agreement with B.C. negotiator Lorne Seitz to keep nukes out of Nanoose Bay. David Anderson revoked it, which probably was the plan. The Pentagon gives \$1 a year to Ottawa who turned it over to B.C. for the rent. We hope B.C. doesn't go crazy over this windfall!

As Director General of Realty Policy and Plans from 1997 to 2003, Rem predicted and reported on "realty support" for defense, such as "lands, facilities and works". Facilities include bio-defense and research labs such as MREL [Mining Research Engineering Limited] at the Robertsville mine site. Last July the Mohawks caught MREL making and testing bombs and radiation dispersal devices. Nearby the military practiced maneuvers on a swing bridge at Ragged Chutes. Works includes roads, water and utilities. There is an army base, prisons, military colleges, universities and other military support institutions throughout the area. They need to get us out so they can set up extensive military installations on Haudenosaunee territory for who knows what?

Once the bit of uranium is dug up at Sharbot Lake and the people have fled the radiation, what military plans are in place to inflate Canada's self-proclaimed image as an "energy and military superpower"?

Rem gathers financial, legislative and legal information for Defense. He has the Indian Affairs and Defense background to grease the wheels involving the pretend "Algonquins", the uranium mining companies and the military establishment.

He is now vice-president of "Corporate Research Group" as "team leader for Aboriginal Affairs". They have contracts with Indian Affairs to pave an agreement between the Quebec Crees and Canada and Quebec for more dams and hydroelectric development on the many great rivers in Cree territory.

Rem's specialty is to advise Aboriginal groups to buy land or businesses. If the Aboriginal group is in good standing with government officials, he can arrange financing.

Rem and his company advise the colonial governments, agencies and multinationals on how to cut to the chase by separating rights and business agendas. It sounds like he can ram through a uranium mine before any Native land claim is ever settled.

In his association with the Sharbot Lake Property Owners Association he publicly takes the environmentalist's point of view, but does the opposite behind the scenes. The association is part of the Federation of Ontario Cottagers Association (FOCA) committee which is currently reviewing the Ontario Mining Act. They want subsurface rights for their "properties" so they can decide on a uranium mine instead of prospectors coming in with \$25 claims. What about the real owners of this beautiful area, the Haudenosaunee? Who are the other property "owners" working with him. Rem doesn't work alone!

Rem sent a very telling email to MNN on February 8th: "I think the "Algonquin Claim" negotiations are very vulnerable, and will not settle, for a very long time...unless the parties ... feed the historical facts onto the negotiations table. There is a great reluctance to do this ... because there is a great big fiction going on which works well enough for some people..." [Is he referring to himself. Robert Lovelace and Doreen Davis, to name a few?]

"What should really be a Mohawk/Huron/Algonquin [Haudenosaunee] claim in the Frontenacs is misrepresented as an Algonquin claim - and people of First Nations descent must register as Algonquin to participate - simply for reasons of... historical denial.... because the record is very clear that the Algonquin did not have residency after the Mohawk came in [with the Hurons who are also Haudenosaunee. Both were there forever], and [the Algonquin] only began to establish residency long after contact. It serves the purpose of governments (federal and provincial) to support the fiction of continuous Algonquin presence."

Canada and Ontario put funds through "Algonquin Nation Negotiations Directorate" ANND, incorporated by Ontario, to pay for this fraud to steal Haudenosaunee territory. The ANND board is native and non-native. MNN answered Rem on February 8th as follows: "You seem to be making the assumption that "settling" your fraudulent claims to our land is desirable for our people. Can't you see how unsettling it is? As you yourself admit, this is Haudenosaunee land. There is nothing to settle and never will be. All you have to do is just stop lying about history. That's all there is to it!

"There is no legitimate Algonquin land claim in that area as everyone knows. There is no point getting back to square one because there is no square one. The whole deal is a totally non-sensical fraudulent scam. Are you the architect of all this b.s.?"

"...There's no doubt about it, everyone involved is committing a crime. They have knowledge that they do not own what they are dealing with and they have the intent to dispossess us, the rightful owners. You know full well that we never gave you or anyone else the right to negotiate for our land. There is nothing to talk about. Go home and stop making money from everything that you are stealing from us. You are scamming the Canadian public, ... chattering about something that you know nothing about and have less authority over it than a blue jay sitting in the tree where his ancestors have nested for millenia.

"... go back to wherever your ancestors came from and look after your ancestral homeland which must be neglected because you have been here far too long. ... go there and [see] if you really believe that your lethal military bases and chemical weapons are good for humanity, go sell it to your own relatives.

“ ... you'd better stay off Haudenosaunee land if you have a single honest bone left in your body. You are a trespassing interloper and a bad guest. We know what you've done. Because of this, you are not welcome”. kahentinetha

Rem told MNN this mediation was supposed to be a “done deal”. The truth MNN put out derailed the criminal conspiracy. How many scumbags are running around doing all this dirty work for their corporate masters? You guys can't hide forever. You'll be found and outed! You may be able to fool a few people right now, but the coming generations will be able to see what you've been up to - if you don't destroy the earth, that is! The Canadian government seems to be a magnet for crooks. The courts are biased in favor of the bureaucracy. They've supported the illegal colonization of Indigenous peoples for centuries. How can such criminal opportunism be stopped?
Iakoha'ko:wa near Sharbot Lake, Haudenosaunee Territory

Write Rem at remw@thecrg.com Or call him at 613 748-3945 (home) or 613 596-2910 x525 (office) or 613 279-2143 (cottage). His mailing address is 157 Acacia Ave., Rockcliffe, ON K1M 0R4

Sources and Notes: www.ccnr.org ; www.dnd.ca ; www.nisto.com ; www.ainc-inac.gc.ca ; www.slpoa.ca ; www.thecrg.com ; www.pco-bcp.gc.ca ;
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