Dear Ms. Clark, fans/15

If has come to my attention that you have refused to allow passage of a bill that would recognize the Holdomor as anact of genocide. I might point out that almost 10 million Ulbrainian people were started to death by the Russian Italianist regime in 1932-1933, and I don't know what criteria you used to decide I fat this was not pure and simple genocide. I find your decision in this matter regiments.

Shame on you Ms. Clark. You will not have our vale as long as we like.

Preynor Cloudy Clarke of British Columnia.

Re: Mestage due to a Mecial docte and person.

- dearlody Fremuor-Honorable.

It was a shock but also a most word aful sugrished by the source such worm person. I had watched your cleetion - voted for your cleetion - voted for your cleetion - voted for your there fremies of BC. It is not one orange Position to be a Brewer y BC. If is you will takke many issues governing our Province on a wire coper exceed, retelegate way. Hope by mill never let us -down varie

You have proven many times That you are a carring Premierce - of BC.

and in many difficult situator dyplometically - with your hide bother

Suite-defeated many opineets.

Now I wish your many years of

Juleontul leagership is BC.

Pages 4 through 5 redacted for the following reasons:

Dear Hon. British actuals'e

- Clinity Hart -

Man you again for my good Pointage to that - expressed so sincerty - as Our Prencies I also hope that the year 2015 - will be for you - all & all government in Victoria.

The best, the most successful year for-people, citizans.

of British Columbic.

Working you jessmally hadown, Honorable Premier of Be Chrity Clark the strength, the health, the stamme, Orphunacy - as a leaster of our-Privince.

North suce wreful deal's wite choices - for all of Us. leaving is a truge Legacy in many Forms - building a strong.

Governing Body Copating inde laws _ ancies Mountouts that you will be nous in beed be tell for years to opposed





A Message from Premier Christy Clark

Congratulations, S. 22 as you celebrate your S. 22

You have certainly had a long and interesting life, faced and met many challenges, and you should feel very proud of all of your accomplishments.

Thank you for choosing to live in British Columbia and for s. 22 here for more than 50 years. I wish you a wonderful celebration and many more years of happiness.

Singerely

Christy-Clark Premier



"This world is but a canvas to our imagination"

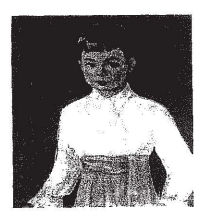
Henry David Thoreau

Thomas Merton

"Art washes away the dust of daily life off our Souls"

Pablo Picasso

"Art enables us to find ourselves and lose ourselves at the same time"



STENA

deritage foundation

3919 Fraser Street, Vancouver, BC V5V 1Y2

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To the Health of our Community



Contact:
Stena Heritage Foundation

3919 Fraser Street, Vancouver, BC V5V 1Y2

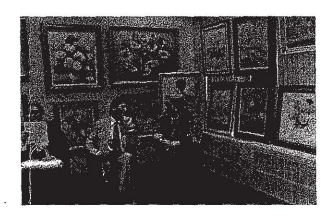
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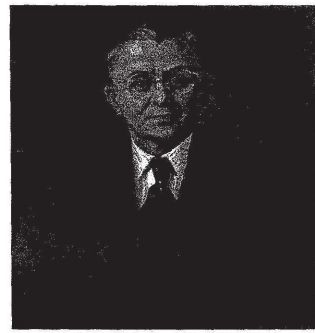


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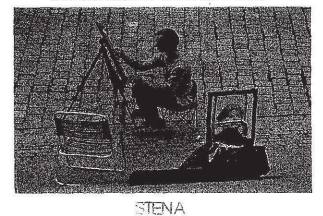
...Art is Life Life is Art!



Protraits by Eugenia Greinert



Dedicated to the Arts



Heritage Joundation
3919 Fraser Street, Vancouver, BC V5V 1Y2

Canadian-Polish Helping Foundation for Artists ~ STENA HERITAGE FOUNDATION ~

Thomas Faliszewski - President
(604) 612-5603 - tsdf@shaw.ca
Jan Böttcher - Vice President
(604) 327-2909 - janbottcher@op.pl
Dr. Janina Z. Stencel- Hon. President
(604) 921-2595 - stena@shaw.ca
3919 Fraser St. Vancouver. BC V5V 4F4

Charity Reg. No. 8237 20719 RR0001

Do not assaud - me news please read the letter withen at might - by very troed person with my well with as for J-you Dear Look, Promise

January 11 2015

S. 22

Honourable Christy Clarke Premier of British Columbia PO Box 9041 Victoria BC VBW 9E1

Dear Ms. Clarke,

Madam Premier it is now time to address the important issue of the minimum wage level in our province. The wage increase should be done by means of a ladder approach starting with an immediate rise to eleven dollars and three increases to eighteen dollars over the next three years. Such a planned implementation would allow employers time to adjust their business plans. It is true that employers may not be initially enthused about such a plan for wage increases and may even offer many dire consequences by its implementation. However, in jurisdictions where the minimum wage is closer to a living wage such as Australia the "sky has not fallen". In fact there is a trend upward of the minimum wage rates in 25 US states and a number of cities with similar high living costs to Vancouver.

The basic reason for this recommendation is obvious. A diligent person working full time in our province should be able to earn enough to support herself, and the current minimum wage simply does not permit this to happen. Jobs Minister Ms. Bond reports that there are 120,000 (6.4% of the labour force) workers in BC earning \$10.25 per hour. This is 120,000 too many. I have volunteered in food banks over the years in three different BC communities and it is my observation that most of the patrons of these food banks have been the working poor. Food banks have their place in our society, but it is unacceptable that their use should be necessity for an employed worker.

In contrast to the past, more people are being employed in low or minimum wage jobs on permanent basis. Some of these jobs are low skilled, some are not. Regardless there are an abundance of these jobs that must be filled, and should be filled with a living wage. Note the popularity of the Foreign Workers Programme by employers to attempt to fill these jobs. Could they not be filled by Canadians by paying a living wage?

The child poverty in BC has climbed to 20.6%. It is true that this figure is dependent on the definition of child poverty and could be a high estimate, but even if the figure is less, it is still too high. No child should be deprived because of poverty. How many of these deprived children are sons or daughters of minimum wage earning parents?

I do not know whether this letter will get to your attention or not. I hope for the sake of the welfare of the low income workers of our province and their children that it does.

Yours Truly.

S. 22

The Honorable Christie Clark West Annex Parliament Building Victoria, B.C. V8V 1X4

January 15, 2015

To: The Honorable Christie Clark

No record of letter

To date I have not received any answers to the questions presented to you in my letter of Sept 2, 2014 which I have again included in this correspondence. At this time I am still looking for answers to these questions and request that if you are unable to provide them that you pass this on to whoever in Government is qualified to answer these questions. The Criminal Justice Branch suggested that I send the letter to the Commission for Public Complaints against the RCMP, which I am doing. The Criminal Justice Branch suggested that I contact a Lawyer Referral Service to hire a lawyer to get an opinion on this. The two lawyers that we had hired to represent 5, 22 told us that they do not believe that it is legal 5, 22

S. 22 I have asked Conservation Officers this question and they said "absolutely not", Firearms Instructors said "no this is not legal and it is a federal law". Licensed Firearms Retailers did not think that it was legal either, and residents from B.C., AB and SK are surprised to learn that it is legal to S. 22 and do not agree with it.

Extremely frustrated

S. 22

To: The Honorable Christie Clark – BC Premier
Donna Barnett – MLA Cariboo/Chilcootin
Jackie Tegart – MLA Thompson/Nicola
Cathy McLeod – MP Kamloops/Thompson/Cariboo
Commission for Public Complaints against the RCMP

The Honorable Shirley Bond Minister of Justice and Attorney General P.O. Box 9044 Station Prov. Gov. Victoria, B.C. V8W 9E2

May 23, 2013

Dear Honorable Shirley Bond:

| I co own S. 22 | S. 22 since our purchasing | We have had on going disputes with S. 22 | S. 22 |
|--|-------------------------------|--|----------|
| | | S. 22 | |
| During the event S. 22 | | | |
| During the | eveni | S. 22 S. 22 | In the |
| report to Crown Council (RTCC). | | S. 22 | 111 4460 |
| | | S. 22 | |
| S. 22 | There was a witness | S. 22 | who |
| observed the incident. The witness said S. 22 | | | but |
| could not te | ell S. 22 Thi | s is what RCMP called S. 22 | in |
| the witnesses statement. The witness told me S. 22 | | | |
| S. 22 | The RCMP said they | S. 22 | |
| | | S. 22 | |
| | | | |

I found this hard to believe and called I expressed my concerns about S. 22 actions and how the had handled it. I asked him S. 22 if it was legal S. 22 I have told many S. 22 people about this, most of them gun owners. They were shocked to hear this and do not agree with I also asked S. 22 S. 22 allowed to S. 22 would not answer this question, I would like an answer S. 22 also stated that we want S. 22 As the witnesses information in the first RTCC was not correct I asked that actions be looked into again, a second report was sent in to Crown Council. Crown Council answered there was inconsistencies in the witness's statements therefore they could not charge S. 22 The reason for inconsistencies in the witness's statements is that did not write what the witness told him in the first statement. I do not know what was in the second RTCC but I would like to know? I am aware of an incident that took place in A report was sent to Crown Council. Crown Council responded that so they will not press charges. At what age does a person become exempt from the law?

There is some confusion around the following criminal codes.

Criminal Code R.S.C., 1985, c. C-46 (Section 86)

Careless use of a firearm etc.

- 86. (1) Every person commits an offense who, without lawful excuse uses, carries, handles, ships, transports or stores a firearm, a prohibited weapon, a restricted weapon, a prohibited device or any ammunition or prohibited ammunition in a careless manner or without reasonable precautions for the safety of others.
 - (2)Contravention of storage regulations, etc.

Every person commits an offense who contravenes a regulation made under paragraph 117(H) of the firearms act respecting the storage, handling, transportation, shipping, display, advertising and mail-order sales of firearms and restricted weapons.

Please define what this criminal code means.

S. 22

s 22

Criminal Code-R.S.C.,1985, c. C-46 (Section 87) Pointing a firearm.

87. (1) Every person commits an offense who, without lawful excuse, points a firearm at another person, whether the firearm is loaded or unloaded.

Please define what this criminal code means, and what would be a lawful excuse?

S. 22

s 22

Under the Livestock Act, Dogs causing injury or damage.

- 11.1(1) For the purpose of this section, "running at large" does not apply to a dog that is under control by being
 - (a) on the property of its owner or of another person who has the care and control of the dog,
 - (b) in direct and continuous charge of a person who is competent to control it,
 - (c) securely confined within an enclosure, or
 - (d) securely fastened so that it is unable to roam.
- 11.1(2)a person may kill a dog if the person finds the dog
 - (a) running at large, and
 - (b) attacking or viciously pursuing livestock.

In the RTCC the wording of the Livestock Act is changed from

S. 22

way. Does the government expect a rancher to

Are the RCMP or Crown Attorneys allowed to change or alter the wording of legislated acts? How are ranchers to know what their rights are if Crown is allowed to change legislated acts? informed us the Livestock Act is just a guideline not a law. Is the Livestock Act an actual law or is it a guideline for the RCMP to use? How can Government have a Livestock Act saying a rancher can do one thing and a Criminal Code allowing the Crown to charge a rancher for doing the same thing? When exactly is a person allowed

S 22

S 22

In the province of B.C., it is illegal

in the province of B.C., it

is legal for

why? In the

S. 22

regarding a rancher

a year before this, I was told their lawyer was paid for by the government. Why is the government not paying for S. 22 lawyer?

S. 22

It appears RCMP and Crown Council have altered and or misused the witnesses statement, the

Livestock Act and Criminal Codes to have

S. 22 S. 22

a Judge will decide if

This could have

been avoided if there was a legislated law stating when a rancher could legally

S. 22

I look forward to your response. Sincerely yours

S. 22

cc: Donna Barnett MLA Cariboo-Chilcotin Jackie Tegart MLA Fraser-Nicóla

S. 22

January 15th, 2015

The Honourable Christy Clark

Premier of British Columbia

Dear Premier Clark

My class is doing a project in social studies dealing with the leaders of our country. If possible, could you please send me a photograph of yourself as well as your signature on official stationary. This will be very much appreciated and will help me greatly with my project. Thank you so very much.

Respectfully yours.

Premier Christy Clark
Office of the Premier
PO Box 9041 STN PROV GOVT
Victoria, BC
V8W 9E1

S. 22

January 15, 2015

Dear Premier Christy Clark,

RE: Wildlife Allocation Decision

I would clearly like to voice my opposition to the Allocation Decision made by the Liberal government. I am a resident hunter who values his opportunity to put meat in my freezer.

Please find enclosed my letter to my MLA for Cariboo North

Yours Truly

Coralee Oakes MLA Cariboo North 664 A Front Street Quesnel, BC V2J 5J5

S. 22

January 15, 2015

Dear Coralee Oakes,

RE: Wildlife Allocation Decision

I would clearly like to voice my opposition to the Allocation Decision made by the Liberal government. I am a resident hunter who values his opportunity to put meat in my freezer.

It is a very poor decision by government to support GOABC at the expense of resident hunters throughout the province. Why does the government not support the standard for Allocation splits in North America which ranges from 90/10 OR 95/5 for resident hunters/non resident hunters? Should you not support the needs of resident hunters first?

I am disappointed that the current government has decided to support GOABC again after numerous changes to the Wildlife Act. I may be naive but this certainly appears to be political patronage to me.

It is a sad day when government cannot honour the commitments made previously to implement the Allocation Policy. As my MLA you really need to look at what resident hunters have lost over time in allocations.

The government is shooting itself in the foot. Resident hunters spend \$230 million a year on hunting-related expenditures and more than \$9 million on hunting-licence fees and surcharges.

In addition, resident hunters and anglers, a lobby of conservationists, donate more than hundreds of hours a year to fish and wildlife conservation. Every BC resident benefits from this!

The government should be ashamed it is privatizing a public resource. Its generosity regarding foreign hunters will only reduce the number of resident hunters, their spending on hunting-related gear, their desire to work for free on fish and wildlife projects and their willingness collectively to pay for projects out of their own pockets.

How can you explain to me when I have NOT got a moose draw for ten years to help fill my freezer that you are going to give more to the non resident hunters who can come every year to the Cariboo and shoot a bull moose if they pay a guide outfitter! Someone is NOT THINKING!!!

The decision on allocations does definitely not reflect the priority of the wildlife resource to British Columbian residents! The provincial government should be ashamed of this decision.

A very Unhappy Constituent

S. 22

CC Premier Christy Clark

January 15, 2015

Premier Christy Clark,

RE: Hunting Draw

I am complaining of the news that your Government has shifted the hunting draw to favor non-resident hunters and the Outfitters who make millions and put nothing back into game preservation.

Forest Minister Thompson should have his head examined.... the people of BC are the people who vote for the Liberal Party not out of Province people. We pay the tax's and invest millions of dollars in revenue guns, gas, food, etc.

It seems you people forget who put you in Office. There are 150,000 hunters in BC that is 150,000 votes. These people would like a fair share of the draw as hunting is our right and heritage.

Between the outfitters and the Natives that does not leave too much for the BC hunter. I am S. 22 and have not had a draw for elk on S. 22 and yet some American will get a draw!! I have put in for elk draws for 37 years — no draw! This seems unfair and self-serving.

Minister Thompson needs to give his head a shake.

I hope you can find the time to look into our concerns.

January 17, 2015

Premier Christy Clark BC Legislature 501 Bellevue Street Victoria, BC. V8V 2L8

Dear Ms. Clark:

I am adding my voice to the strong opposition of other British Columbians to the wolf cull iditiated on Thursday in an attempt to increase dwindling caribou populations. Similar programs in British Columbia and elsewhere have failed or, at best, had very limited success. By your own government reports, caribou population declines are mainly caused by habitat loss, as well as snowmobiling and heli-skiing in winter habitat.

As for the statement that the plan has been reviewed by outside experts, it's worth noting that a number of independent ecologists who have reviewed similar cull programs in Alberta and elsewhere - and taken into account wolf social structures - have pointed out the long-term futility of such programs.

There are solution and alternatives to protecting caribou among them – return to the former species licensing quotas, restricted seasons and mandatory reporting of wolf kills; continued compensation programs for wild predator related livestock losses and, above all – steps taken to protect and restore caribou habitat through restrictions on forestry, road building and recreational activity.

There are solution and alternatives to protecting caribou both in the short and long term — but killing wolves is not one of them.

Sincerely

Christy Clark
West Annex
Parliament Buildings
Victoria, BC
V8V 1X4
Jan 18, 2015

Christy,

As a citizen of the province of BC and Canada I want you to know that I am simply appalled that we do not have a Poverty Reduction Plan in place for the people of BC.

Even more appalling than the statistics is the fact that our government has not effectively put a poverty reduction plan in place with targets and timelines.

This is the 25th anniversary of the House of Commons promise to "seek to achieve the goal of eliminating poverty in Canadian children by the year 2000 and three years after the ENTIRE House of Commons voted to develop an immediate plan to end poverty for all of Canada.

Where is this plan?

It is absolutely heart wrenching to think that children go to school hungry. How can they learn? How can they be effective future members of society?

We are, along with one other province, the only Canadian Provinces without a Poverty Reduction Plan. How can this be?

What is your strategy to reduce Poverty in BC?

Please do not answer back that you agree something should be done, but we cannot implement a strategy at this time because of the economy. It has been proven in other countries that once Poverty is reduced economics of a country as a result improves.

It is such a pressing problem.

I am looking forward to your reply.

Sincerely

January 19th, 2015

Premier Christy Clark Box 9041; Station PROV GOVT Victoria B.C. V8W 9F1

Premier Clark,

Once again I am deeply disappointed but sadly, not surprised, at the B.C. government's latest assault on the natural world. The decision to kill 180 wolves to 'save' caribou is so wrong and misguided that I am almost beyond words.

Any thinking person who has followed the poor logging practices, road building and other environmental degradation that has been allowed to happen over the past 20 to 30 years, knows that the overriding reason for the reduction in the number of caribou is habitat loss resulting from these practices. Wolves are not to blame for this but they are an easy and convenient scapegoat, so here we go again, killing one species to try to save another. What an absolutely stupid and myopic way to 'manage' our wildlife and what a disgusting legacy to leave our children and grandchildren.

I know many others feel the way I do and I think you should remember that we are voters who will make our views known at the polls. We will not sit idly by while our natural heritage is stripped by greed, and where environmental science is dismissed as a luxury or, worse still, supressed entirely.

It is time for some re-thinking of how our resources are managed and it is your responsibility to do so. A province as incredibly beautiful and diverse as B.C. deserves better.

S. 22

cc: Michele Stillwell; Editor, PQ News

From

S. 22

To Christy Clark, Box 9041, Station Provincial Govt, Victoria BC V8W 9E1

22nd Jan 1437 or 5775 or 2015

My dear Premier,

Suggest that for next year and in future the BC provincial govt, makes Family Day the First Friday in February. Christians have their Sunday holiday. Those of the Judaic faith have Saturday. Moslems should have at least one day a year as their weekly holiday. It would be a small gesture to our Islamic brotherhood and sisterhood.

Yours very sincerely

Copy to Spencer Chandra Herbert MLA

To whom it may concern,

Honourable Premier Christy Clark
Honorable Minister Steve Thomson
Honourable MLA Gary Holman

I am writing to voice my concerns with the recent decision made with regards to the wildlife allocation in BC.

I am deeply concerned about increasingly limited access to hunting opportunities for BC resident hunters being further eroded to promote the interest of non-resident guided trophy hunters. I have been a resident of BC my whole life S. 22 and have actively fished and hunted since childhood. It disturbs me that foreign trophy hunters seem to be receiving priority access to BC hunting opportunities. It is unfair that BC's guide outfitters, many of whom are non-residents of BC, are to be allocated 20% of elk and moose hunts (i.e. 1 in 5 hunts!) and 40 % of mountain goat, sheep, grizzly bear, caribou and bison is beyond unreasonable. There are over 100,000 and counting resident BC hunters. I believe there are only roughly 210 guide outfitters serving about 3000 non-resident trophy hunters. My math says the foreign trophy hunters constituting 3% of hunters in BC have access to 20% of BC's moose and elk and 40% of BC's goat, sheep, grizzly bear, caribou and bison hunting opportunities.

The guide outfitters association of BC (GOABC) will argue that many of these hunts are general open season hunts (buy a tag, go to the area and hunt) but many popular hunts are not. These hunts are on a limited entry draw LEH lottery type system. For these hunts you must purchase an application, apply for the desired hunt and wait for the draw usually late June or July, and hope and pray you are drawn. On average 1 of 6 LEH applications is drawn.

A good example is S. 22 This is a hunt I have been applying to for many years. Odds of being drawn for this hunt are very steep for resident hunters often 60 to 100 applications for each hunt drawn. Non-resident hunters do not need to apply for this hunt. They simply pay a guide outfitter a fee (usually more money than most resident hunter taxpayers can or wish to afford) the guide points out the elk out to them. They then shoot the elk, take some pictures, cut the head off and fly home (trophy hunting).

The Idea that a handful of guides receive access 1 in 5 of these hunts is unfair especially when you consider that many resident hunters apply for this hunt year after year and will be fortunate to draw a tag once in their lives.

Moose in most regions of BC are also on an LEH system. General open seasons for spike fork bull moose in these regions are not really a viable hunting opportunity. Spike fork bull moose are rare. I have never seen one and do not know anyone who has harvested one. It is a very effective management tool for restricting the harvest of Bull Moose and often necessary for these heavily hunted regions. GOABC

argues that a spike fork moose general open season gives resident hunters opportunities when in reality it does not. In reality the only opportunities to hunt moose in these regions is through the LEH system.

Regions that are currently general open season for many species are almost always sin the northern parts of BC. With natural gas, site C dam and promises of 100,000 new jobs, these regions are unlikely to remain under general open season access for much longer. With more hunters and more access an LEH system will likely be necessary to ensure these areas are not over hunted. Under this new legislation a handful of guide outfitters will have guaranteed access to 1 of 5 moose and elk hunts and 2 of 5 goat, sheep, caribou, grizzly and bison hunts to sell to foreign trophy hunters from now on LEH system or not. It seems blatantly unfair that 100,000 and counting BC resident hunters go to work and pay taxes all year and hope and pray that this may be the year we finally are fortunate enough to be drawn for ever decreasing hunting opportunities.

Legislation that gives 1of 5 moose and elk hunts and 2 of 5 caribou, bison, goat, grizzly and sheep hunts in BC to guide outfitters to sell to non-resident hunters is not what I would describe as (in this governments own words) "putting British Columbians first".

I am not against sharing our wildlife but I am against the residents of BC not getting their fair share. This legislation is unfair and will become even more so.

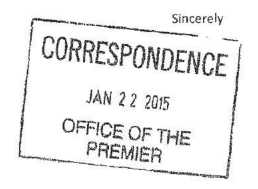
I fear BC's future generations will not have the opportunity to hunt in this province without stifling regulations or the need to pay thousands of dollars to guide outfitters.

I do hope this issue will get the attention it and taxpaying BC resident hunters deserve. I hope this government sits down with GOABC and the BC Wildlife Federation (I've been a member for years) who represent resident BC hunters. I hope amendments to the legislation are made and guide outfitter allotments are more in line with basically every other jurisdiction in North America. I just ask for an agreement that is fair as this current agreement is not even close to being fair to British Columbians. I hope for an agreement that is PUTTING BRITISH COLUMBIANS FIRST for now and for the future.

There are 100,000 and counting voting, taxpaying BC resident hunters. Every hunter I have met is as passionate and committed as I am with regards to this issue and ignoring us will not be forgotten during the next provincial election.

I do not hunt to feed my ego or to decorate my mantel piece with trophies. I hunt to feed myself, my family but most of all to see and experience hunting in our beautiful province. I will continue to do so as often as I can for as long as I can.

Please PUT BRITISH COLUMBIANS FIRST.



To The honerable Christy Clark, Premier of British Columbia, Box 9041 Station Prov. Govt, V 8 W 9 E 1

Regarding the confusing situation resulting from the recent deperture of ateve mertin, for whose departure, all senior citizens are grateful.

aut no senior citizen, to the best of my knowledge, has as yet had his, or her driver, s

licence, that was unceremoniously taken from him, or her, returned by the motor vehicle bureau

or by I C B C, or by any other motor vehicle bureau related functionary so that he, or she,

can legally resume driving his, or her, motor vehicle, although do know one lady, living

in the S. 22 who will remain nameless, whose doctor never took away her driver, s licence

because he liked her

Could you please, on behalf of the very frustrated drivers licenceless senior citizens, ask Sam Macloud to quickly hire enough temporary staff to enable the licences of all senior citizens, whose licences were taken from them, to be quickly and efficiently restored to them by registered mail.

PS: I have just learned that, for the 4th, or fifth time, that the Province of Ontario is, once again, in the process of taking all senior, s driver, s licences away, which has hundreds of Ontario seniors in an unrear.

I look forward to your reply regarding the return of licences to British Columbia senior drivers in the near future.

To the Honerable Christy Clark, Premier of British Columbia, Box 9041 Station Prov. Govt V 8 W 9 E 1

Thankfully Steve martin and his "murees" are gone, but the mess he left behind leaves several thousand senior drivers behind, without their driver, a licences, and unsure whether thy can, or cannot, resume driving, and whether their licences will now be quickly restored by new Motor Vehicle bureau head, Sam Macleod, or by the various 1 C B C, a in British Columbia. To date, I have not heard of anyone, a licence being returned to him or her. In the interest of fairness to the hundreds of licences that were taken from seniors in the past 20 plus years by Steve Martin and his nurses, arangements should quickly be made by Sam Macleod and his staff, by hiring sufficient temporary staff to quickly provide and distribute a light car and truck licence to every senior citizen in British Columbia using, if necessary the sfaffs of all the I C B C, a in B.C. to quickly print, if needed, and