

King, Kim J M JAG:EX

From: Minister, AG AG:EX
Subject: FW: Rush Response, Reply Direct Please. FW: Status of license - s.22

From: Arora, Jasleen AG:EX
Sent: Thursday, October 26, 2017 4:08 PM
To: Minister, AG AG:EX
Subject: Rush Response, Reply Direct Please. FW: Status of license

Hi Candice,

Rush response, reply direct please.

Thanks,
Jasleen

From: Copeland, Alison [<mailto:Alison.Copeland@leg.bc.ca>]
Sent: Thursday, October 26, 2017 1:22 PM
To: Arora, Jasleen AG:EX
Subject: Status of license

Hi Jasleen,

A constituent has asked if we could check on the status of his application for a community gaming license.

He says he did not realise it could take up to 10 days to be approved and is worried it won't be approved before the event.

His name is s.22 and the s.22 and the Application ID is s.22
Thanks for any assistance you can provide.

Best regards,

Alison Copeland | Constituency Assistant | Maple Ridge-Mission
P: 604-476-4530 | 102-23015 Dewdney Trunk Road, Maple Ridge



King, Kim J M JAG:EX

From: Minister, AG AG:EX
Subject: FW: Redirect: Catherine Adamson Incoming (LBR 54125)
Attachments: 54125 Incoming.pdf

From: Correspondence Services LBR:EX
Sent: Thursday, October 26, 2017 1:57 PM
To: Minister, AG AG:EX
Cc: Correspondence Services LBR:EX
Subject: Redirect: Catherine Adamson Incoming (LBR 54125)

Hi Angella,

Our MO advised to redirect this incoming to Ministry of Attorney General for review/appropriate action.

Please advise if AG will be responding? If yes, please cc Minister Bains.

Thank you,

Sophia Sea

*Correspondence Analyst
Ministry of Labour
Ministry of Tourism, Arts and Culture
Ministry of Jobs, Trade and Technology
and Minister of State for Trade
Phone: 250.356.0790 | Email: Sophia.Sea@gov.bc.ca*

Harry Bains
MLA for Surrey-Newton
102 - 7380 King George Blvd.,
Surrey, B.C. V3W 5A5

Dear Mr. Bains,

Congratulations on winning a seat in our B.C. Legislature. You are in a unique position to make some significant and positive changes for our province in the next few months, and hopefully, years, especially those which the Liberals have refused to consider. It is one of these changes for which I am writing about today.

My name is Catherine Adamson, and I am the Vice President of the Wrongful Death Law Reform Society of B.C. We want to bring to your attention a law which was enacted in 1846, called *The Family Compensation Act*, (formally *Lord Campbell's Act*). This Act was put in place to protect the families of wage-earning men who died as a result of wrongful acts committed by other people. This would include some on-the-job deaths due to negligence, vehicle and machinery accidents caused by others, medical mistakes, murder, etcetera.

Over the years *The Family Compensation Act* has been used to sue wrong-doers who caused deaths, whether intentionally or by some mistake. But this law has not kept up with the times. It needs to be replaced by a law that allows for justice to be sought by all bereaved families. Why? Because one unforeseen consequence of this old law has caused an imbalance in the value of certain people, which, shockingly, is based on race and culture. Let me explain by giving you a hypothetical situation:

Three girls, aged fourteen, are walking home from a Vancouver High School when a distracted driver careens over the sidewalk and smashes into them, sending them flying. Sarah Gill lands on the steps of the hardware store, breaking her ribs and one arm, and lands with a hard enough crack on the head to cause a concussion. Jessica Chow is thrown against a metal light standard and breaks two vertebrae in her back, along with one splintered femur, her left. Their other friend, Brianna Thompson is crushed under the car and trapped until emergency equipment lifts the car off her. She has multiple broken bones, but is conscious and aware of what is happening. She cannot feel her legs.

Due to wait times in emergency departments, the three ambulances take the girls to three different hospitals. Sarah Gill is taken to Vancouver General Hospital (VGH) where she receives immediate help. Jessica Chow is taken to the University of B.C. Hospital (UBCH) and is treated within minutes. Brianna Thompson is taken to B.C. Children's Hospital (BCCH) and receives emergency care right away. Families are called, parents rush to the three hospitals, and all three girls are expected to live after multiple operations to correct fractures, reduce brain swellings, stop bleeding spleens, etc.

Unfortunately, after several days in hospital, all three girls die due to negligence by a series of doctors and nurses. Sarah Gill is allergic to certain antibiotics, and her allergies are duly noted in her file; but her harried doctor prescribes increasingly stronger dosages of a potent antibiotic, which an inattentive nurse feeds into her IV drip. Sarah dies on day six at VGH.

Her friend Jessica Chow, in a brace after spinal surgery, is being cared for by a nurse who fails to notice that after 16 litres of saline are fed into her IV line, she is not producing adequate corresponding urine output via catheter. This imbalance in fluids goes on for four days and is only noticed when Jessica starts convulsing and goes into renal failure and, subsequently, cardiac arrest. Jessica dies at UBC Hospital on day eight.

Their good friend Brianna Thompson has seven bone fractures corrected with rods and plates, plus a spinal cord adjustment which later produces some movement in her legs, thus giving her family great hope. However, her doctor is a messy writer and the nurse, following what she believes is his instruction, gives Brianna a lethal dose of morphine. Brianna dies at BCCH on day eleven.

The three sets of parents make funeral arrangements; and over the next few weeks they contact three different lawyers. The lawyers explain to them the limitations of *The Family Compensation Act*. They learn that their children are only worth what income they might have earned as adults and given back to the family. They learn that there is no compensation for pain and suffering, nor any means to punish the wrong-doers (punitive damages). The parents of Sarah Gill and Jessica Chow learn about a legal term called "Filial Piety", which may be used to get compensation for pecuniary damages (loss of income expected to go to the family) up to and over \$200,000 – barely enough to launch a lawsuit against ICBC, the two hospitals and the doctors and nurses responsible for their daughters' wrongful deaths. Due to their long-standing (Indo-Canadian; Chinese-Canadian) cultural expectations of their children providing for them in their old age, the courts will award them enough money to cover legal fees, with a relatively small amount left over. With "Filial Piety" the wrong-doers can be held accountable. This is important because a negative court ruling will enable hospitals to punish those responsible with layoffs, or unpaid leave; it will nudge the hospitals into re-training doctors and nurses, and, more importantly, it will encourage them to put safety checks in place for each medication given, each bed-check, and each procedure. It is a simple fact that the threat of being sued causes people to be more careful.

There is a different story for the family of Brianna Thompson. Her cultural background is European-Canadian, or, Caucasian. The Family Compensation Act does not allow for "Filial Piety" with Caucasian families as there is no long-standing cultural expectation of adult children taking over the financial care of their parents; therefore, Brianna's value is only about \$20,000. This meagre compensation does not allow for any hint of a court case. The compensation is too low for any lawyer to take the case against ICBC, a hospital, and any number of doctors and/or nurses who wrongfully cause the death of a child. The Thompson family are in disbelief. Surely this must be wrong. They seek the advice of a second, and then a third malpractice lawyer, and are told the same thing over and over again. The Thompson family cannot sue the hospital and doctors for killing their daughter. They are not wealthy people and cannot afford to pay the legal cost of taking to court the people responsible for their daughter's death. Fourteen-year-old Brianna, a Caucasian teenager, is worthless in the eyes of the law in British Columbia. Appallingly, the doctors and nurses at Children's Hospital will receive no reprimands, no time off with or without pay, no re-training – nothing.

The Family Compensation Act also inadequately governs compensation for the wrongful deaths of seniors and people living with disabilities.

Filial piety was an attempt by the courts to deal with this badly outdated legislation. Inadvertently the court created social divisiveness by the discriminatory nature of the remedy. The filial piety award is an excellent example of how crazy the implications of ignoring legislative reform have become.

The B.C. Liberals, Christy Clark, Rich Coleman, and many other Liberal MLAs know about *the Family Compensation Act* and its limitations. They know there is a shocking cultural bias that values a dead Chinese or Indo-Canadian child over a dead Caucasian child. They know there are no general provisions for pain and suffering, pecuniary, or punitive damages. And yet they have done nothing about it. The Wrongful Death Law Reform Society has lobbied them for over nine years now, including taking a trip to Victoria to meet with "top bureaucrats". Under pressure from us, they conducted a study to see what it would cost the province to change this outdated law. We asked several times to see the final report, and after almost a year, Clark's Liberals wrote back to say they decided it was a matter for the Cabinet, and therefore, not for public scrutiny. In other words, the B.C. Liberals chose to hide this important cost analysis report from the public.

So, to the new, and re-elected, NDP and Green Party MLAs, I say this: Here is your opportunity to make history in this province. Sure, it will not affect that many people over the years, but to those who benefit, the difference will be massive as justice will finally have a chance to prevail. Un-tie the hands of justice, tear off the blind-fold placed by our previous provincial government, and simply do the right thing. I ask this of you with all urgency.

Enclosed, you will find a draft of a new law to replace the *Family Compensation Act*. This is ***The Wrongful Death Accountability Act***, structured to ensure fairness to all British Columbians, to enable accountability, and to focus on justice rather than mere compensation. *The Wrongful Death Accountability Act* allows for damages to be awarded for pain and suffering, along with pecuniary and punitive damages. This new law also includes a provision for 50% of the punitive damages to go into a fund that promotes access to justice. This new law was drafted by a team of top lawyers in B.C. and we are proud to present it to you here today. Our website: <http://intheirname.ca>

I will make myself available to answer your questions and meet in person. If a group of your fellow MLAs, and especially our new Premier, the Honourable Mr. John Horgan, wish to meet with a few of us to discuss this further, we would be grateful for the opportunity to provide a history of this old law for you and to explain the benefits of the new law, which we provide herein.

I look forward to meeting with you soon.

Sincerely Yours,



Catherine S. Adamson,

Vice-President, Wrongful Death Law Reform Society of B.C.

Email: s.22

Address: s.22

Cell Phone: s.22

Website: www.catherineadamson.com

WRONGFUL DEATH ACCOUNTABILITY ACT

Proposed Legislation - 2017

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HER MAJESTY, by and with the advice and consent of the Legislative Assembly of the Province of British Columbia, enacts as follows:

Definitions

1 In this Act:

"beneficiary" includes

- (a) The surviving spouse of the decedent, whether legal or common-law, and including same-sex relationships;
- (b) The parents of a decedent, including stepparents;
- (c) The children of a decedent, including stepchildren and adopted children;
- (d) The siblings of a decedent, including half-siblings and step-siblings;
- (e) Grandparents of a decedent;
- (f) Grandchildren of a decedent;
- (g) Any person divorced or separated from the decedent who was dependent upon the decedent for maintenance or support at the time of the decedent's death, or who was entitled to maintenance or support under any contract or judgment of any court in this province or elsewhere;
- (h) Any other person who for a period of at least three years immediately prior to the death of the decedent was dependent upon the deceased for maintenance or support.

"wrong" is an intentional or negligent act or omission which is alleged to have been committed by a wrongdoer.

"wrongdoer" includes

- (a) Any person, partnership, corporation or other legal entity who is alleged to have committed a wrong; and
 - (b) Any person, partnership, corporation or other legal entity responsible at law for a wrong committed by a party referred to in paragraph (a).
but does not include
 - (c) An employer or worker in respect of a wrong to which the *Workers Compensation Act*, R.S.B.C. 1996, c. 492 would otherwise apply
- "wrongful death"** means any death which is caused by or accelerated by a wrong, or materially contributed to a wrong.

Actions for Wrongful Death – Scope

- 2 Upon the occurrence of a wrongful death, any wrongdoer which would have been liable in damages to the person and/or their beneficiaries if death had not resulted remains liable to the person's estate and beneficiaries for damages arising from the death as provided for in this Act.

Action to be Prosecuted on Behalf of Decedent's Estate

- 3 An action for wrongful death arising under this Act may only be initiated in the name of the decedent's estate upon direction of the decedent's executor or administrator.

Types of Damages Recoverable by Decedent's Estate

- 4 In any action arising under this Act, damages shall be awarded to the decedent's estate for:
 - (a) All reasonable charges necessarily incurred for medical services, nursing services, hospital services, burial services and memorial services rendered for the decedent as a result of the wrong;
 - (b) All reasonable losses arising from the decedent's loss of income during the period between the wrong and the decedent's death;
 - (c) All reasonable losses arising from the decedent's conscious pain, suffering and disability during the period between the wrong and the decedent's death;

- (d) All reasonable losses for pecuniary harms caused to the decedent's estate on account of death, including but not limited to the net future earnings expectancy that the decedent could have sustained had the wrong not occurred; and
- (e) The punitive, exemplary and/or aggravated damages, if any, which the decedent would have been entitled to recover from the wrongdoer had the decedent lived.

Claims of Decedent's Estate and Beneficiaries to be Consolidated – Notice

- 5 (1) In addition to the claims brought by the decedent's estate identified in section 4 of this Act, all beneficiaries of the decedent asserting claims for damages arising as a result of the decedent's death shall be permitted to join the estate's action for wrongful death.
- (2) Within 30 days of commencing an action under this Act, the decedent's executor or administrator shall cause to be served a copy of originating process in the wrongful death action upon all beneficiaries known or reasonably ascertainable to the executor or administrator at the time of commencing the action.

Time Period for Beneficiaries to Join Estate's Action – Effect of Failure to Join

- 6 (1) Any beneficiary shall be permitted to join the estate's action as an interested party to the litigation, and to assert claims arising from the death of the decedent in the beneficiary's own name as otherwise provided for by section 7 of this Act, provided that either:
 - (a) Joinder is made within 90 days of receipt of notice of the estate's action as provided in section 5(2); or
 - (b) The court finds that joinder will not result in unreasonable prejudice or delay to the parties involved.
- (2) Any beneficiary receiving notice of the estate's wrongful death action as provided in section 5(2) who fails to petition the court to join the estate's action shall forfeit their rights to priority payment of claims outside of the decedent's estate as provided for in this Act.
- (3) Nothing in subsection (2) shall be construed to bar any claim for damages sustained by a beneficiary that could be independently asserted by or against the decedent's estate, notwithstanding the failure of the beneficiary to comply with the provisions of this section.

Types of Damages Recoverable by Decedent's Beneficiaries

- 7** In their capacity as named parties to an action brought under this Act, beneficiaries of a decedent may be awarded damages arising from the decedent's death for:
- (a) All reasonable expenses necessarily incurred by any named beneficiary for medical services, nursing services, hospital services, burial services and memorial services rendered for the decedent as a result of the wrong;
 - (b) The present value of future income, benefits or other pecuniary support owing to or anticipated to have been received by a named beneficiary from a decedent, including but not limited to:
 - (i) The loss of financial support reasonably expected to have been provided had the decedent lived;
 - (ii) The loss of household services reasonably expected to have been provided had the decedent lived;
 - (iii) The loss of child support, spousal support, alimony or any other financial obligations owing from the decedent to the beneficiary, whether embodied in an order of court or otherwise; and/or
 - (iv) The loss of reasonable contributions to the future educational expenses of any beneficiary;
 - (c) All other reasonable pecuniary losses incurred by the beneficiary arising from the death of the decedent; and
 - (d) Reasonable non-pecuniary losses arising from the beneficiary's loss of the decedent's love, guidance, care, companionship and affection, proportional to the relationship that existed between the beneficiary and the decedent prior to the decedent's death.

Double Counting of Estate and Beneficiary Damages to be Avoided

- 8** In assessing damages under this Act, the trier of fact shall identify in its final judgment each independent item of damages awarded to a decedent's estate or beneficiaries with sufficient particularity:

- (a) To allow for proper distribution of amounts awarded to either the decedent's estate or the named beneficiaries, as appropriate; and
- (b) To ensure that duplicative awards to both the decedent's estate and named beneficiaries under the same head of damages are avoided.

Beneficiaries' Share of Damage Award to be Paid upon Entry of Judgment

- 9 Damages awarded pursuant to an action under this Act to any and all named beneficiaries of the decedent shall be awarded in the name of the beneficiary, and are payable to the beneficiary upon entry of final judgment in the action.

Estate's Share of Damage Award to be Paid into Registry of Court

- 10 Damages awarded pursuant to an action under this Act to the decedent's estate shall be awarded in the name of the estate, and are payable into the registry of court upon entry of final judgment, for disposition and disbursement further to sections 11 and 12 of this Act.

Priority Disposition of Estate's Share of Damage Award to Creditors of Decedent's Estate – Procedure

- 11 (1) The executor or administrator of a decedent's estate shall identify a decedent's wrongful death action as an asset of the estate, as consistent with any declaration required by section 111 of the *Estate Administration Act*.
- (2) Following payment of any litigation costs, disbursements and/or legal fees owing but unrecovered from the defendant wrongdoer in the underlying wrongful death action, the remainder of the award given to the decedent's estate shall be made available to the decedent's executor or administrator for satisfaction of outstanding claims against the decedent's estate.
- (3) Upon approval of a petition to the court pursuant to section 39 of the *Trustee Act*, the court shall instruct the registrar to release funds held in the Registry of Court pursuant to section 10 of this Act for the purpose of satisfying creditor claims approved for payment from the assets of the decedent's estate.
- (4) All creditor claims against a decedent's estate that are reviewed and approved for payment by an executor or administrator shall first be paid

- (a) To allow for proper distribution of amounts awarded to either the decedent's estate or the named beneficiaries, as appropriate; and
- (b) To ensure that duplicative awards to both the decedent's estate and named beneficiaries under the same head of damages are avoided.

Beneficiaries' Share of Damage Award to be Paid upon Entry of Judgment

- 9 Damages awarded pursuant to an action under this Act to any and all named beneficiaries of the decedent shall be awarded in the name of the beneficiary, and are payable to the beneficiary upon entry of final judgment in the action.

Estate's Share of Damage Award to be Paid into Registry of Court

- 10 Damages awarded pursuant to an action under this Act to the decedent's estate shall be awarded in the name of the estate, and are payable into the registry of court upon entry of final judgment, for disposition and disbursement further to sections 11 and 12 of this Act.

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- (3) Upon approval of a petition to the court pursuant to section 39 of the *Trustee Act*, the court shall instruct the registrar to release funds held in the Registry of Court pursuant to section 10 of this Act for the purpose of satisfying creditor claims approved for payment from the assets of the decedent's estate.
- (4) All creditor claims against a decedent's estate that are reviewed and approved for payment by an executor or administrator shall first be paid

RECEIVED

Office of the Minister of Labour

SEP 22 2017

MIN ☐ DM ☐ ADM ☐ Reply Direct ☐

FYI + CLIFF ☐ Redirect to: _____

King, Kim J M JAG:EX

From: Minister, AG AG:EX
To: Thompson, Angella N PSSG:EX
Subject: FW: Justice for pre-1974 Woodlands Survivors

Hi Angella,

Please see correspondence addressed to you from HLTH.

Candice

-----Original Message-----

From: Health, HLTH HLTH:EX
Sent: Wednesday, October 25, 2017 3:21 PM
To: Minister, AG AG:EX
Subject: FW: Justice for pre-1974 Woodlands Survivors

Good afternoon, Angella. As you can see from the email below, the Ministry of Social Development & Poverty Reduction has indicated that the issue in the email written by s.22 below, would fall under the purview of the Ministry of Attorney General, as it is related to a class action lawsuit against the government. Can you please confirm that you will be able to respond to s.22 on behalf of the Ministry of Health? Thank you so much and I look forward to your reply.

Thank you!

Julie Price
Corporate Operations
Ministry of Health
Phone: (250) 952-1913

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-----Original Message-----

From: SDSI Executive Correspondence Services SDSI:EX
Sent: Tuesday, October 24, 2017 12:00 PM
To: Health, HLTH HLTH:EX
Cc: SDSI Executive Correspondence Services SDSI:EX
Subject: RE: Justice for pre-1974 Woodlands Survivors

Hi Julie,

DMO has advised that this should be directed to AG as it related to a class action lawsuit against government.

Thanks,
Leya

-----Original Message-----

From: Health, HLTH HLTH:EX

Sent: Friday, October 20, 2017 4:21 PM
To: SDSI Executive Correspondence Services SDSI:EX
Subject: FW: Justice for pre-1974 Woodlands Survivors

Good afternoon, Adriana. The email below is in regard to Woodlands survivors, and program area staff have informed me that as Woodlands falls under the Community Living Authority Act, it would fall under the purview of the Ministry of Social Development & Poverty Reduction, for response. Can you please confirm that you will be able to respond directly to the writer, on behalf of the Ministry of Health? Thanks so much and I look forward to your reply.

Thank you!
Julie Price
Corporate Operations
Ministry of Health
Phone: (250) 952-1913

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-----Original Message-----

From: s.22
Sent: Thursday, October 19, 2017 2:02 PM
To: Dix.MLA, Adrian <Adrian.Dix.MLA@leg.bc.ca>
Subject: Justice for pre-1974 Woodlands Survivors

Dear Minister Dix,

Congratulations on your election win and for your appointment to Cabinet as Minister of Health.

I am writing today regarding the status of the Woodlands survivors who were excluded from the class action lawsuit and the opportunity to be acknowledged and compensated for abuse and neglect experienced at Woodlands. I appreciate that this is an issue that you have dedicated yourself to in the past. I was present at some of the Woodlands survivors' meetings where you diligently gathered information, listened to survivors and spoke out in the media, advocating for justice for all of the survivors, including those who were excluded due to the Crown Proceedings Act. I remember well your promise to extend compensation to victims of abuse at Woodlands who were excluded on this basis.

With the passing earlier this month of s.22, an outspoken Woodlands survivor, I am reminded that time is running out to acknowledge and compensate those Woodlands survivors who have been excluded from meaningful acknowledgement. In addition to acknowledgement and compensation, I would be remiss if I did not add that a meaningful apology from government is still needed. I can tell you with confidence that the statement of "regret" offered by the previous government was seen universally as inadequate and inauthentic.

Thank you for your past efforts to achieve justice for all former residents of Woodlands.

I would appreciate hearing from you about the government's position on compensating the pre-1974 survivor group. If something is in the works, I would be pleased to hear about what is happening. If no action is underway, I would urge you and your colleagues to expedite the process to acknowledge and compensate these people who have suffered and waited too long.

Sincerely,

King, Kim J M JAG:EX

From: Minister, AG AG:EX
Sent: Monday, October 23, 2017 10:36 AM
To: King, Kim J M JAG:EX
Subject: FW: Constituent Response
Attachments: Scan_20171023.pdf

From: Arora, Jasleen AG:EX
Sent: Monday, October 23, 2017 10:23 AM
To: Minister, AG AG:EX
Subject: Constituent Response

Hi Candice,

Hope you're well.

I'm sending along a constituent concern received from MLA Darryl Plecas, and am hoping you can assist in ensuring a response is provided. Attached is correspondence outlining the concern. It would be great if an AG Draft Email could be prepared please.

Best,
Jasleen

AG

Paul Esposito Sr.

From: "Paul Esposito Jr." <pesposito@espositogroup.ca>
Date: May-18-17 8:08 AM
To: "Darryl Plecas" <Darryl.Plecas@ufv.ca>
Cc: "Paul Sr Esposito" <pespositosr@espositogroup.ca>
Subject: FW: Wine on Grocery Shelves - Abbotsford

Good morning Darryl,

Just wanted to provide you a copy of my email below for your reference.

Thank you,
 Paul Jr.

From: Paul Esposito Jr. [mailto:pesposito@espositogroup.ca]
Sent: May 17, 2017 4:45 PM
To: 'gmurray@abbotsford.ca' <gmurray@abbotsford.ca>; 'mayorbraun@abbotsford.ca' <mayorbraun@abbotsford.ca>; 'jrudolph@abbotsford.ca' <jrudolph@abbotsford.ca>
Cc: 'Allan Asaph' <allan@abbotsfordchamber.com>; 'Josh Bach' <Josh@integralaw.ca>; 'Dave F. Loewen (Councillor)' <DFLoewen@abbotsford.ca>
Subject: Wine on Grocery Shelves - Abbotsford
Importance: High

Hello Mayor Braun, George and Jake,

s.22

I was recently informed the Clearbrook Save On Foods is planning to implement BC wine on their Grocery Shelves within the next few months. Currently, I believe they will be able to do this without any City approval as their location (#300 – 32700 South Fraser Way) is zoned C5. Am I correct with this assumption? Kindly confirm.

As you may recall I originally brought this matter to Council and City staff's attention in June of 2014. At that time, City staff noted they would likely review this matter as part of the new OCP. Further, the Abbotsford Chamber of Commerce revisited this topic with Council in June of 2016. At this time, Council preferred to wait until the BC Government completed implementing new directives from its Liquor Policy review. Since then I would like to update you of the following:

- i) The BC Government has completed implementing its new policies affecting retailing from its Liquor Policy review;
- ii) Since BC Governments recent changes, Abbotsford has gone from 9 stores (7 private & 2 Gov't) to 19 (17 private and 2 Gov't). Further, there are still another 3 being proposed of which 2 are likely to open. Although, there has been an significant increase in accessibility in Abbotsford, overall sales for the Abbotsford market did not increase. Hence, Existing stores were all negatively affected with some severely impacted. Here are some stats to consider:
 - a. For our Phoenix Offsales located at 33780 King Road, Abbotsford our 12 months gross sales (not including tax) ending April 2014 was s.21 This is when the Abbotsford Heat left. For our 12 months gross sales (not including tax) ending August 2015 was s.21 This is when College Park Liquor Store opened nearby to us. Because College Park is a private liquor store (LRS) and we are an offsales endorsement, College Park was able to locate WITHIN 1km

30/09/2017

of us. So this is the best example to demonstrate wine on Grocery Shelves as again provincially they are not obligated to be at least 1km away. Our 12 months gross sales (not including tax) ending April 2017 was ^{s.21}. Hence, since College Park has opened up our Offsales gross sales have **DECREASED by 70%**; and

- iii) When this was discussed In Council with the Chamber (June 2016), the City of Kamloops handling of this matter was referenced. Kamloops situation was unique & complexed as Save On had bought an existing wine store that was located across the street from their existing Save On Foods location in Kamloops. Originally, the City of Kamloops denied Save On Foods then later amended their bylaw to allow them. To me this made sense as and I personally agreed with the City of Kamloops decision to approve Save On for this location since a wine store had always been located in this immediate area and Save On was just relocating it across the street. The situation in Abbotsford is completely different as this will be a new wine license from outside Abbotsford being parachuted into a market already well served. Within 1 km of the Clearbrook Save On there are already 2 private liquor stores and 1 gov't liquor store so it is very tough to argue this market is under served or this will provide better convenience. This is just big grocery retailers getting there way.

In summary, we are in a regulated industry. Private and government stores are not allowed to sell groceries; however now groceries stores can sell wine. To bring stability to our industry the BC Government in 2015 made the 1 km rule applicable to both private and government liquor store, but for some reason did not include wine stores and BC wine on grocery shelves. Several Municipalities in BC have viewed this as unfair and harmful for small businesses, local owners and job creation and hence passed bylaws to ensure all alcoholic retailer including Grocery Stores have to adhere to the 1km rule.

While, other communities such as Chilliwack wanted to ensure their City at least has authority over this matter by requiring any alcoholic retailer to have site specific zoning. At a bare minimum this would provide the public a chance to provide their opinion via a public hearing.

I hope Council and staff can move quickly on this matter before it is too late.

Please let me know if you have any questions or require any additional information.

I look forward to your timely response.

Respectfully submitted,
Paul Esposito Jr. on behalf of the Esposito Group
Proud job creators, tax payers and citizens of Abbotsford since 1975

30/09/2017

King, Kim J M JAG:EX

From: Minister, AG AG:EX
Sent: Thursday, September 28, 2017 9:50 AM
To: King, Kim J M JAG:EX
Subject: Bullets please for Constituency Assistant please FW: Ending Daylight Saving Time in Alberta

From: Wickerson, Gordon [<mailto:Gordon.Wickerson@leg.bc.ca>]
Sent: Thursday, September 28, 2017 9:44 AM
To: Minister, AG AG:EX
Subject: RE: Ending Daylight Saving Time in Alberta

Hi Candace,

- Bullets will work
- I can let him know
- Easier for you.

Thanks,
Gord

Gordon Wickerson
Constituency Assistant to Hon. Mike Farnworth, MLA Port Coquitlam,
Minister of Public Safety, Solicitor General and Government House Leader
Constituency Office – 107A-2748 Lougheed Hwy
Port Coquitlam, BC V3B 6P2
Tel. – 604-927-2088; fax – 604-927-2090

From: Minister, AG AG:EX [<mailto:AG.Minister@gov.bc.ca>]
Sent: September 27, 2017 4:35 PM
To: Wickerson, Gordon <Gordon.Wickerson@leg.bc.ca>
Subject: FW: Ending Daylight Saving Time in Alberta

Hi Gordon,

Do you want bullets? Or, a response from AG Eby to your constituent?

Just let me know,

Many thanks,

Candice

From: Thompson, Angella N PSSG:EX
Sent: Wednesday, September 27, 2017 4:31 PM
To: Minister, AG AG:EX
Subject: FW: Ending Daylight Saving Time in Alberta

Redirecting to your Ministry.

From: Farnworth.MLA, Mike [<mailto:Mike.Farnworth.MLA@leg.bc.ca>]
Sent: Friday, September 22, 2017 10:40 AM
To: Minister, PSSG PSSG:EX
Subject: FW: Ending Daylight Saving Time in Alberta

Please respond as to whether there are plans to do anything.
Thanks.

Gordon Wickerson
Constituency Assistant to Hon. Mike Farnworth, MLA Port Coquitlam,
Minister of Public Safety, Solicitor General and Government House Leader
Constituency Office – 107A-2748 Lougheed Hwy
Port Coquitlam, BC V3B 6P2
Tel. – 604-927-2088; fax – 604-927-2090

From: s.22
Sent: September 21, 2017 9:09 AM
To: Farnworth.MLA, Mike
Subject: Ending Daylight Saving Time in Alberta

I am from Alberta and there has been a lot of discussion about ending Daylight Saving time and going to a constant time year round. The one holdup is business concerns with trade and air travel with British Columbia. A couple years ago, there was a big petition of 30 000 people to change British Columbia's time. There is interest to have a constant time year round and I am suggesting that your government have a consultation and study the matter.

King, Kim J M JAG:EX

From: King, Kim J M JAG:EX
Sent: Wednesday, September 27, 2017 4:32 PM
To: Minister, AG AG:EX
Subject: FW: Constituent question about non-profit housing governance
Attachments: FW: Constituent question about non-profit housing governance

Hi Candice,

Legal Counsel Erin Faulkner has responded directly to the CA (attached).

Thanks,
Kim

From: Minister, AG AG:EX
Sent: Tuesday, September 26, 2017 4:08 PM
To: King, Kim J M JAG:EX
Subject: FW: Constituent question about non-profit housing governance

Hi Kim,

Grateful if you could advise if we can respond to George Heyman's constituency assistant, **Sean Phipps** .

Many thanks,

Candice

From: Heyman.MLA, George [<mailto:George.Heyman.MLA@leg.bc.ca>]
Sent: Tuesday, September 26, 2017 4:05 PM
To: Minister, AG AG:EX
Subject: Fw: Constituent question about non-profit housing governance

From: Heyman.MLA, George
Sent: Tuesday, September 19, 2017 10:17 AM
To: Milne, Gala AG:EX
Subject: Constituent question about non-profit housing governance

Hi Gala,

Hope you're doing well and settling into the new job. I'm wondering if you can help me with a constituent question? We had a man come in who lives in non-profit housing for veterans. In the last few years the board of directors have taken a number of actions (restricting membership, holding the AGM out of town, appointing property developers to the board) which he sees as paving the way for the building being sold off. He was wondering what rights tenants of non-profit housing have to prevent this and ensure proper oversight of the board?

I figured since non-profit housing boards fall under the Society Act, you're office may be able to help. Please let me know if you have any thoughts on the matter and if you need more information.

Thanks,

Sean Phipps | Constituency Assistant | George Heyman, MLA Vancouver-Fairview
604-775-2453 | 642 West Broadway, Vancouver V5Z 1G1
<http://georgeheymanmla.ca/>

King, Kim J M JAG:EX

From: Minister, AG AG:EX
Sent: Wednesday, September 27, 2017 2:21 PM
To: King, Kim J M JAG:EX
Subject: Bullets please for MLA George Heyman's Constituency Assistant, Sean ...
Many thanks, Candice FW: Constituent Question About ICBC Conflict of Interest

From: Heyman.MLA, George [<mailto:George.Heyman.MLA@leg.bc.ca>]
Sent: Wednesday, September 27, 2017 9:44 AM
To: Minister, AG AG:EX
Subject: Constituent Question About ICBC Conflict of Interest

Hi,

I'm emailing on behalf of MLA Geogre Heyman's office. We had a constituent contact us about their concerns with potential conflict of interests at ICBC. In particular they were concerned about ICBC's Strategic Alliance Agreements (SAA) in which lawyers sign partnership agreements with ICBC. They want these agreements made public so clients can be aware of any potential conflicts of interest when choosing a lawyer.

If you have any information about the SAA program at ICBC or know of any work being done to change this practise please let me know. Please feel free to contact me if you require any additional information.

All the best,

Sean Phipps | Constituency Assistant | George Heyman, MLA Vancouver-Fairview
604-775-2453 | 642 West Broadway, Vancouver V5Z 1G1
<http://georgeheymanmla.ca/>

King, Kim J M JAG:EX

From: Minister, AG AG:EX
Sent: Thursday, September 28, 2017 1:37 PM
To: King, Kim J M JAG:EX
Subject: Bullets please for MLA office FW: ICBC (Kim - can I request a rush please - as this was received Sept 7, 2017)

From: Rogers, Maureen [<mailto:Maureen.Rogers@leg.bc.ca>]
Sent: Thursday, September 7, 2017 11:49 AM
To: Minister, AG AG:EX
Subject: ICBC

Hi

Hon. Lana Popham's office is getting enquiries from constituents that are basically asking the same question:

If the Provincial government has a 2 billion dollar surplus in general revenue (that the Liberals left) why is the government not taking some of this money and putting it back into ICBC so the rates do not have to increase?

I do not know what the reasoning is and several are wanting to go to the media, so I do not want to give any false information.

Can you please give me an explanation so I can convey this to our constituents.

Thank you very much,

Maureen Rogers, Constituent Assistant
Hon. Lana Popham, MLA for Saanich South, Minister of Agriculture
Telephone: 250-479-4154 Fax: 250-479-4176
4085 B Quadra Victoria BC V8X 1K5
Maureen.rogers@leg.bc.ca

King, Kim J M JAG:EX

From: Minister, AG AG:EX
Sent: Thursday, September 7, 2017 5:45 PM
To: King, Kim J M JAG:EX
Subject: AG Draft Reply on behalf of the Minister of Health please - FW: MOH Cliff #1092238 - FW: Questions and Suggestions

From: Health, HLTH HLTH:EX
Sent: Friday, September 1, 2017 4:33 PM
To: Minister, AG AG:EX
Subject: MOH Cliff #1092238 - FW: Questions and Suggestions

Good afternoon. Staff at the Ministry of Health have indicated that the attached email below may fall under the purview of the Ministry of Attorney General, as the various legal documents that are referenced, such as wills and power of attorney, do not fall under our portfolio, nor do we have jurisdiction regarding lawyers. Can you please confirm if your staff will be able to respond to the attached, on behalf of the Ministry of Health? Thank you and we look forward to your reply.

Thank you!

Julie Price
Corporate Operations
Ministry of Health

Warning: This email is intended only for the use of the individual or organization to whom it is addressed. It may contain information that is privileged or confidential. Any distribution, disclosure, copying, or other use by anyone else is strictly prohibited. If you have received this in error, please telephone or e-mail the sender immediately and delete the message.

From: Dix.MLA, Adrian [<mailto:Adrian.Dix.MLA@leg.bc.ca>]
Sent: Monday, August 28, 2017 10:45 AM
To: Minister, HLTH HLTH:EX
Cc: Singh, Jasmyn HLTH:EX
Subject: 1092238 Assign s.22 FW: Questions and Suggestions

From: s.22
Sent: Monday, August 28, 2017 8:00 AM
To: Dix.MLA, Adrian
Subject: Questions and Suggestions

Private & Confidential

Dear Mr. Dix,

Why is it that a Lawyer can deem if a Senior citizen is competent when changing wills, giving power of attorney, setting up trusts etc.? It should be mandatory that a geriatric

assessment be done by a Geriatric Specialist, not a Family Doctor or Lawyer. This would eliminate a lot of coercion, grief and trouble both for the Senior citizen and their families if this was mandatory.

Also, why is there no governing body overlooking and monitoring the services and conduct of **volunteer** Senior Advocates and the Lawyers that they refer Seniors to? All Senior advocates should have to undergo criminal checks and certification. No Senior Advocate should be allowed to give Lawyer referrals or represent Seniors who are related to them due to family dynamics, conflict of interests and coercion.

Seniors need fair, non-bias representation.

Best Regards,

s.22

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LEGISLATIVE ASSEMBLY
of BRITISH COLUMBIA

429901

RECEIVED	
OFFICE OF THE ATTORNEY GENERAL	
AUG 25 2017	
REFER TO MAIL REGISTRY <input type="checkbox"/>	
OTHER _____	
<input type="checkbox"/> DRAFT REPLY	REPLY DIRECT <input type="checkbox"/>
<input type="checkbox"/> ATTN. FILE	FILE <input type="checkbox"/> INFORMATION <input type="checkbox"/>



Sonia Furstenau, MLA
Cowichan Valley

August 24, 2017

Dear Minister Conroy,

Let me begin by congratulating you on your appointment as Minister of Children and Family Development. It is a significant role and likely the most difficult among all ministries. I wish you well.

I am writing to you on a matter of urgency. s.22
story about s.22
s.22

visited me this week to share her

I understand your Ministry cannot share specific case information. However, there appear to be troubling questions about the integrity of the process that resulted in the decision to s.22
s.22

I am not alone in my concerns about this case. I have spoken with MLA Simons on this matter, and we share our concerns about the process. Your colleagues have also spoken passionately in the Chamber about this file on more than one occasion.

I urge you to take immediate steps to pause this case for a review to ensure the government proceeds in a fair and honourable way that serves s.22 best interests.

I look forward to your response.

Thank you,

Sonia Furstenau, MLA for Cowichan Valley

cc: Honourable John Horgan, Premier
Honourable David Eby, Attorney General
Honourable Doug Donaldson, Minister of Forests, Lands, Natural Resource Operations and Rural Development
Honourable Scott Fraser, Minister of Indigenous Relations and Reconciliation
Nicholas Simons, MLA, Adam Olsen, MLA

Constituency Office
164 Station Street
Duncan BC V9L 1M7
Sonia.Furstenau.mla@leg.bc.ca

Legislative Office
Room 027 Parliament Buildings
Victoria BC V8V 1X4
T 250-387-8347

King, Kim J M JAG:EX

From: Minister, AG AG:EX
Sent: Monday, August 21, 2017 4:36 PM
To: Thompson, Angella N PSSG:EX
Subject: Constituency Response Request from MLA Spencer Chandra Herbert -
*** Rush Response requested to s.22 by ICBC, cc to MLA
office please FW: s.22 (429652)

Hi Angella,

Constituency Response Request from MLA Spencer Chandra Herbert - *** Rush Response requested to
s.22 by ICBC, cc to MLA office please FW: s.22

Many thanks,

Candice

From: Chandra Herbert.MLA, Spencer [<mailto:s.chandraherbert.mla@leg.bc.ca>]
Sent: Monday, August 21, 2017 4:30 PM
To: Minister, AG AG:EX
Subject: RE: s.22

Yes Candice, that would be great.

Thank you kindly for your prompt reply.

murr

From: Minister, AG AG:EX [<mailto:AG.Minister@gov.bc.ca>]
Sent: August 21, 2017 3:30 PM
To: Chandra Herbert.MLA, Spencer <s.chandraherbert.mla@leg.bc.ca>
Subject: RE: s.22

Hi Murray,

Thanks for speaking with me just now on your constituent request. I understand that you would like to have your constituent responded to directly by ICBC, is that correct?

Many thanks,

Candice
Office of the Attorney General
250-387-1866

From: Chandra Herbert.MLA, Spencer [<mailto:s.chandraherbert.mla@leg.bc.ca>]
Sent: Monday, August 21, 2017 1:50 PM
To: Minister, AG AG:EX; Howard, Stephen PREM:EX
Subject: s.22

Hello Stephen,

Might you be so kind as to find out why the delay on this?

Auth form attached.

Many thanks

Murray
604-660-7307

Name

s.22

Email

s.22

Phone

s.22

Your home postal code

s.22

Subject

ID update delays

Message

Mr. Spencer,

Sent in the paperwork s.22 the 2nd week of December. About a month or so later, phoned them only to find out that a request for s.22 was needed. Received that (with a non-stamped or addressed envelope for 'my convenience') and re-submitted. It was around mid-March that I called them again, where I was told it got approved on Mar. 11 but could take up to 8 weeks to arrive and was suggested to call back about May 5 if it didn't. Called that day and was told to wait until the 19th. On the 19th, called again and was told to wait until the end of the month. Nothing showed up by Jun. 1 and called yet again, where I was put on hold for a few minutes and the person returned saying it was "stuck" in the system. He mentioned that a new one will be expedited but could take another 2 months. Phoned again on Aug. 2 and the person put me on hold to check out but upon returning told me that that replacement did not have any serial number (hence useless). was promised that I would be called about developments but haven't heard since.
s.22

I would be grateful if these 'delaying letdowns' could be checked out, there could be others like me in similar red tape.

Thank you very much for your time

Name

s.22

Email

s.22

Phone

s.22

Your home postal code

s.22

Subject

s.22

ID

Message

s.22

From: Thompson, Angella N PSSG:EX
Sent: Wednesday, August 16, 2017 11:34 AM
To: Porcher, Elizabeth CSCD:EX
Subject: FW: RUSH please - Bullets to the Constituency Assistant please so she can respond to MLA Simpson's constituent - (ICBC matter) FW: Request assistance for constituent
Attachments: ROI s.22 docx; Stroh Health Care and roadsafety BC mandatory program.pdf
Importance: High

RUSH Bullets ICBC

From: Minister, AG AG:EX
Sent: Wednesday, August 16, 2017 11:18 AM
To: Thompson, Angella N PSSG:EX
Subject: RUSH please - Bullets to the Constituency Assistant please so she can respond to MLA Simpson's constituent - (ICBC matter) FW: Request assistance for constituent

From: Gullickson, Sherrill [<mailto:Sherrill.Gullickson@leg.bc.ca>]
Sent: Wednesday, August 16, 2017 11:03 AM
To: Minister, AG AG:EX
Subject: Request assistance for constituent

Good morning

Please find attached a copy of our constituent's RO and a copy of the program that the constituent has been registered to attend. We have been asked to assist with a reasonable solution to a temporary problem.

s.22 was assigned to the Responsible Driver Program as a result of a minor incident s.22
s.22 There were
no charges and based on the information our office has been given by s.22 and Stroh Health
Care. s.22 moved shortly after this event and did not forward his change of address. Therefore
he was not aware of the assignment or his requirement to attend until sometime later when he
attempted to renew his driver's licence.

He was advised at that time of his requirement and he promptly registered and paid for the course.
Unfortunately the course is some time away, which leaves our constituent unable to operate his small
s.22 business. s.22
s.22

While I understand that this constituent has a mandatory requirement to complete the Responsible
Driver Program it should not cause him to end up in such dire circumstances. Is it possible to provide this
small business owner with a temporary and even time restricted driver's license in the duration between
now and when the course is actually implemented? s.22
s.22

I look forward to your reply.

Sherrill L. Gullickson Constituency Assistant

Shane Simpson, MLA Vancouver-Hastings

2365 E. Hastings Street Vancouver BC V5L 1V6 604 775 2277 shanesimpson.ca

Mandatory Criteria Matrix

Alcohol and drug-related prohibitions will be assigned points, as follows:

Remedial Programs Point Table (for the purposes of section 25.2 of the Motor Vehicle Act)		
Prohibition Received	Legislation	Remedial Programs Points
24-hour Prohibition	MVA s.215	2
3, 7 or 30-day Immediate Roadside Prohibition	MVA s.215.41	3
90-day Immediate Roadside Prohibition	MVA s.215.41	6
90-day Administrative Driving Prohibition	MVA s.94.1	6
Criminal Code Conviction	Criminal Code s. 253	6

A driver's cumulative score within a five year window will be used to determine the remedial requirements, as follows:

Mandatory Requirements Table (for the purposes of section 25.2 of the Motor Vehicle Act)		
Remedial Programs Points Total	Cumulative Remedial Requirements	
	RDP	IIP
6 – 8	Required	0 months
9 – 10	Required	6 months*
11 – 12	Required	12 months*
13 – 14	Required	18 months*
15 – 16	Required	24 months*
17 +	Discretion of the Superintendent (Maintained under section 25.1)**	

* Credit will not be given for months of interlock completed for previous requirements.

** Please note that these referrals are discretionary and the driver can apply for reconsideration.

Please see full MVA Regulations at: http://www.bclaws.ca/civix/document/id/oic/oic_cur/0048_2016

Effective February 3, 2016

Page 34

Withheld pursuant to/removed as

s.22



August 14, 2017

Honourable David Eby
Attorney General of British Columbia
PO Box 9044
Stn Prov Gov't
Victoria, BC V8W 9E2

429534

RECEIVED	
OFFICE OF THE ATTORNEY GENERAL	
AUG 16 2017	
REFER TO MAIL REGISTRY <input type="checkbox"/>	
OTHER _____	
<input type="checkbox"/> DRAFT REPLY	REPLY DIRECT <input checked="" type="checkbox"/>
<input type="checkbox"/> ATTN. FILE	FILE <input type="checkbox"/> INFORMATION <input type="checkbox"/>

Dear Minister Eby:

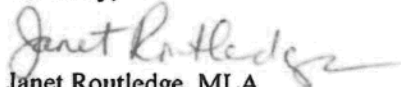
Please find enclosed an e-mail and supporting documents which I have received from my constituent
s.22 has concerns about the conduct of Crown Counsel, s.22 s.22
s.22

s.22 submitted a formal complaint to the Deputy Attorney General and does not believe that his
complaint received the attention it deserved. s.22
s.22

Please ensure that his request is looked into and have someone from your Ministry inform s.22 what
avenues to pursue this matter are available.

Thank you for your attention to this request.

Sincerely,


Janet Routledge, MLA
Burnaby North

Enclosures

PC: s.22

Routledge.MLA, Janet

Subject: FW: Misconduct by Crown office
Attachments: attach s.22 .pdf; ATT00001.htm; attachment 1.zip; ATT00002.htm

From: Janet Routledge [mailto:janet.routledge@bcndp.ca]
Sent: July 4, 2017 10:44 AM
To: Routledge.MLA, Janet <Janet.Routledge.mla@leg.bc.ca>
Subject: Fwd: Misconduct by Crown office

Begin forwarded message:

From: s.22
Date: July 4, 2017 at 10:24:30 AM PDT
To: "'janet.routledge@bcndp.ca'" <janet.routledge@bcndp.ca>
Subject: Misconduct by Crown office

Dear Ms.Routledge,

Congratulations to your successful election as a MLA. I am re-writing to you to ask your help as I have exhausted all possible routes from our legal system and I believe you are the representative of my residence s.22
s.22

s.22 I have made the formal complaint to Mr.Peter Juc, QC, Assistant Deputy
Attorney General, Criminal Justice Branch, the Ministry of Justice. s.22
s.22

Page 37

Withheld pursuant to/removed as

s.22



August 14, 2017

Honourable David Eby
Attorney General of British Columbia
PO Box 9044
Stn Prov Gov't
Victoria, BC V8W 9E2

Dear Minister Eby:

Please find enclosed an e-mail I recently received from s.22 who is one of my constituents. s.22 feels that s.22 has been treated unfairly by ICBC.

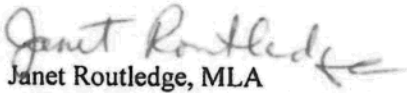
s.22

s.22 believes that drivers who come into the province should have a mandatory requirement to provide their driving record in order to ensure that discounts are awarded fairly. The lack of this requirement does open the door to fraudulent reporting of driving records.

Please look into the rules and regulations around the provisions of driving histories and respond to s.22 request.

Thank you for your attention to this matter.

Sincerely,


Janet Routledge, MLA
Burnaby North

Enclosures

PC: s.22

Page 39

Withheld pursuant to/removed as

s.22

King, Kim J M JAG:EX

From: Minister, AG AG:EX
Subject: FW: Electoral Reform
Attachments: 08-03 - Electoral Reform.doc

-----Original Message-----

From: Farnworth.MLA, Mike [<mailto:Mike.Farnworth.MLA@leg.bc.ca>]

Sent: Friday, August 4, 2017 11:05 AM

To: Minister, AG AG:EX

Subject: FW: Electoral Reform

Minister Farnworth asked me to forward this to you. I've let s.22 know.

Gordon Wickerson

Constituency Assistant to Hon. Mike Farnworth, MLA Port Coquitlam, Minister of Public Safety, Solicitor General and Government House Leader Constituency Office – 107A-2748 Lougheed Hwy Port Coquitlam, BC V3B 6P2 Tel. – 604-927-2088; fax – 604-927-2090

-----Original Message-----

From: s.22

Sent: August 3, 2017 2:20 PM

To: Elmore.MLA, Mable <Mable.Elmore.MLA@leg.bc.ca>; Farnworth.MLA, Mike <Mike.Farnworth.MLA@leg.bc.ca>; Fleming.MLA, Rob <Rob.Fleming.MLA@leg.bc.ca>; Foster.MLA, Eric <Eric.Foster.MLA@leg.bc.ca>; Fraser.MLA, Scott <Scott.Fraser.MLA@leg.bc.ca>

Subject: Electoral Reform

Hi,

s.22

The subject of electoral reform is close to my heart. I consider the current system to be a problem, and I am not satisfied to simply dismiss it for being unfair. My concern goes to the role our electoral system plays in what the House of Commons' Special Committee on Electoral Reform referred to as our "governance ecosystem", the relationship between the legislative and executive branches of government.

The attached essay expresses my views on that subject. I grant that at 5,000 words it is a bit long, and I thank you for reading it anyway. If it can be of any assistance to your work on this topic, please feel free to use it.

s.22

King, Kim J M JAG:EX

From: Minister, AG AG:EX
Subject: FW: Electoral Reform
Attachments: 08-03 - Electoral Reform.doc

-----Original Message-----

From: Dix.MLA, Adrian [<mailto:Adrian.Dix.MLA@leg.bc.ca>]

Sent: Thursday, August 3, 2017 2:34 PM

To: Minister, AG AG:EX

Subject: FW: Electoral Reform

Hello Attorney-General's Office,

I'm rerouting a message sent to Adrian Dix's MLA office to the appropriate Ministry.

Eveline Xia | Constituency Assistant | Adrian Dix, MLA Vancouver-Kingsway
5022 Joyce St, Vancouver, BC V5R 4G6 | Phone: 604-660-0314 | Fax: 604-660-1131

-----Original Message-----

From: s.22

Sent: Thursday, August 03, 2017 2:17 PM

To: deJong.MLA, Mike <Mike.deJong.MLA@leg.bc.ca>; Dean.MLA, Mitzi <Mitzi.Dean.MLA@leg.bc.ca>;
Dix.MLA, Adrian <Adrian.Dix.MLA@leg.bc.ca>; Donaldson.MLA, Doug
<Doug.Donaldson.MLA@leg.bc.ca>; Eby.MLA, David <David.Eby.MLA@leg.bc.ca>

Subject: Electoral Reform

Hi,

s.22

The subject of electoral reform is close to my heart. I consider the current system to be a problem, and I am not satisfied to simply dismiss it for being unfair. My concern goes to the role our electoral system plays in what the House of Commons' Special Committee on Electoral Reform referred to as our "governance ecosystem", the relationship between the legislative and executive branches of government.

The attached essay expresses my views on that subject. I grant that at 5,000 words it is a bit long, and I thank you for reading it anyway. If it can be of any assistance to your work on this topic, please feel free to use it.

s.22

King, Kim J M JAG:EX

From: Minister, JAG JAG:EX
Subject: FW: Lower Mainland Transportation
Attachments: eby.docx

From: Eby, MLA, David [<mailto:David.Eby.MLA@leg.bc.ca>]

Sent: Thursday, July 20, 2017 2:41 PM

To: Minister, JAG JAG:EX

Subject: FW: Lower Mainland Transportation

Anna Lindsay-Baugh | Constituency Assistant | David Eby, MLA Vancouver-Point Grey

安娜 林思宝 | 尹大衛 溫哥華格雷岬區省議員

P: 604-660-1297 | anna.lindsay-baugh@leg.bc.ca | 2909 West Broadway Vancouver V6K 2G6

<http://davidbymla.ca>

Sign up for David's newsletter [by going here!](#)

From: s.22

Sent: July 13, 2017 3:18 PM

To: Eby, MLA, David <David.Eby.MLA@leg.bc.ca>

Subject: Lower Mainland Transportation

Dear Mr. Eby,

Please see attached letter containing the views of a constituent on the government's opportunities regarding the management of transportation and transit in Metro Vancouver, which I hope will interest you.

Dear Mr. Eby,

Re: Metro Vancouver

I'm writing to you as a constituent and regular user of the lower mainland transit system. s.22
s.22

Your government has an opportunity to fix a long-standing problem in the governance of the lower mainland transportation system: its separation from regional governance. Our region's transportation network, including major highways and bridges and various forms of public transit, is wholly analogous to other types of regional infrastructure including drinking water supply, drainage, sewage collection and disposal, and parks, all of which are, and have been for a very long time, governed and managed by Metro Vancouver, which also has the regional planning function. Effective regional planning is facilitated by direct regional board control and management of this infrastructure, and the operation, expansion and renewal of the infrastructure can be more effective to the extent that it is coordinated with regional land use policy. Governance of the transportation network, which the Province currently assigns to the South Coast British Columbia Transportation Authority, is unnecessarily, and unproductively, out of step. It should simply be a Metro Vancouver function.

The conventional wisdom seems to have been that the Province has to retain a large measure of control over our regional transportation system because local governance would not sufficiently protect the provincial interest in terms of prudent financial management and spending priorities. These notions don't stand scrutiny. On spending generally, Metro Vancouver has been responsible for numerous large-scale infrastructure projects. There is no evidence that Metro Vancouver hasn't managed these projects at least as effectively as the Province has managed its capital projects. As for spending priorities, it is not the Province's money that is being spent on transportation and transit capital projects in our region, it's the taxpayers' money. Metro Vancouver directors, though not all directly elected, are more accountable to the region's taxpayers than TransLink directors appointed by the Province, and they require control over the regional transportation system to properly manage growth and development in the region. Provincially significant facilities like YVR and BC Ferries have not, to my knowledge, had their operations hindered by the inability or unwillingness of Metro Vancouver or any Metro municipality to provide critical infrastructure services.

The only substantive objection that in my view could properly be raised to folding TransLink into Metro Vancouver is the question of inter-regional transportation planning. There are functional relationships with adjacent regional districts (Squamish-Lillooet and Fraser Valley) that Metro Vancouver cannot address on its own. However, it would be relatively easy to establish consultation and co-operation requirements for such matters within the existing local government enabling legislation. An entirely separate governance entity is not justifiable.

You must be aware that B.C.'s system of regional district governance and service delivery is regarded around the world as an inherently flexible, resilient structure for the provision of services at an inter-municipal or regional scale. It is odd, if not tragic, that the provincial government has never had sufficient confidence in its own highly-regarded regional governance mechanism to trust it with the governance of the lower mainland's transportation and public transit systems. Significant amounts of money and energy have been expended on duplicative TransLink governance, and more importantly, opportunities to fully integrate planning and decision-making on transportation and transit facilities with other Metro Vancouver priorities and initiatives have likely been lost. I sincerely hope that you will be using your opportunities as a member of the governing party, including any Cabinet position to which you might be appointed, to put this right.

s.22

King, Kim J M JAG:EX

From: Eby.MLA, David <David.Eby.MLA@leg.bc.ca>
Sent: Thursday, July 20, 2017 2:19 PM
To: Minister, JAG JAG:EX
Subject: FW: BC's legal toolbox for Kinder Morgan - Meeting request

Anna Lindsay-Baugh | Constituency Assistant | David Eby, MLA Vancouver-Point Grey

安娜 林思宝 | 尹大衛 溫哥華格雷岬區省議員

P: 604-660-1297 | anna.lindsay-baugh@leg.bc.ca | 2909 West Broadway Vancouver V6K 2G6

<http://davidbymla.ca>

Sign up for David's newsletter [by going here!](#)

From: Eugene Kung [<mailto:ekung@wcel.org>]
Sent: July 19, 2017 10:49 AM
To: Eby.MLA, David ; david@davideby.ca
Cc: s.22
Subject: BC's legal toolbox for Kinder Morgan - Meeting request

Dear Minister Eby,

First, congratulations on your new position! It felt really good to type your title above. I trust that you, s.22 celebrated appropriately.

I am writing to follow up on your government's promise to "*Immediately employ every tool available to the new government to stop the expansion of the Kinder Morgan pipeline, the seven-fold increase in tanker traffic on our coast, and the transportation of raw bitumen through our province.*"

I had previously sent you a copy of our publication [A Legal Toolbox to Defend BC from the Kinder Morgan Trans Mountain Pipeline & Tankers Project](#), and I am available to meet to discuss the toolbox further. I can meet in either Vancouver or Victoria in the next two weeks.

I'm sure you are very busy at the moment, but I would appreciate your time and attention on this time sensitive matter, as Kinder Morgan may begin construction in September.

I am sending a similar request to Premier Horgan, Minister Heyman, and Mr. Weaver. Please let me know if there are others who should be involved in this conversation.

Regards, and congratulations again!

Eugene

Eugene Kung :: Barrister & Solicitor :: West Coast Environmental Law
200-2006 West 10th Ave Vancouver, BC, V6J 2B3 :: Coast Salish Territories
xʷməθkʷəy̓əm (Musqueam), Skxwú7mesh (Squamish) & səliłwətaʔ (Tsleil-Waututh)
t: 1.800.330.WCEL (9235) ext 214 :: d: 604.601.2514 :: e: ekung@wcel.org :: f: 604.684.1312

NEWS FROM WEST COAST ON [OUR BLOG](#), [FACEBOOK](#) AND [TWITTER](#)

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Nanninga, Tanera AG:EX

From: Eby, David AG:EX
Sent: Monday, November 20, 2017 5:00 PM
To: Nanninga, Tanera AG:EX
Subject: Call for Records MAG-2017-73649
Attachments: Meeting_notes_and_documentation_provided_by_constituent.pdf

From: Eby, David AG:EX
Sent: Wednesday, November 1, 2017 5:12 PM
To: Arora, Jasleen AG:EX
Cc: 'l.beare@leg.bc.ca'
Subject: FW: Assistance with case

Jasleen:

Can you please assist in arranging a briefing from MAG staff on this file for MLA Lisa Beare, not in her role as cabinet minister, but as is appropriate for her role as MLA for Maple Ridge.

Thanks,
D.

From: Beare, Lisa [<mailto:L.Beare@leg.bc.ca>]
Sent: Tuesday, October 31, 2017 3:43 PM
To: Eby, David AG:EX
Subject: Assistance with case

Hi Minister Eby

I have a constituency case that I have been working on for the past few months but am unable to access the information required.

Basically there is a drug house in my community that has in Civil Forfeiture but for some reason has case has been cancelled and no new date for the hearing has been set. I have included some details in the PDF included and have a lot more details if required.

s.22

I have tried to handle the case the best I can from my end but really could use your or your EA's assistance. Please take a minute to review the PDF as it best explains the situation.

Thank you,
Lisa Beare, MLA
Maple Ridge - Pitt Meadows

From: Makarow, Kate
Sent: Tuesday, October 31, 2017 1:31:18 PM

To: Beare, Lisa

Subject: Documentation for s.22

Hey,

Here are your scanned meeting notes. We have a lot more stuff for s.22 (all the PDFs she provided) so if you want any additional info let me know and I can send it over.

Kate Makarow | Constituency Assistant | Lisa Beare, MLA Maple Ridge-Pitt Meadows
P: 604-465-9299 | 104-20130 Lougheed Highway, Maple Ridge, BC V2X 2P7

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Withheld pursuant to/removed as

s.22

Nanninga, Tanera AG:EX

From: Eby, David AG:EX
Sent: Monday, November 20, 2017 5:00 PM
To: Nanninga, Tanera AG:EX
Subject: Call for Records MAG-2017-73649

From: Eby, David PREM:EX
Sent: Wednesday, August 9, 2017 12:36 PM
To: Harvey, James JAG:EX
Subject: Fwd: Staff Fatality issue in your Ministry

As discussed

Begin forwarded message:

From: "Bernier, Mike" <M.Bernier@leg.bc.ca>
Date: August 9, 2017 at 12:32:42 PM PDT
To: "Eby, David" <D.Eby@leg.bc.ca>, "Eby, David PREM:EX" <David.Eby@gov.bc.ca>
Subject: Staff Fatality issue in your Ministry

Good afternoon Minister Eby.

If at all possible I would appreciate a call to discuss an urgent and time sensitive matter. s.22
s.22
s.22 They have had limited contact from anyone in your
Ministry at a senior level to guide them through this challenging time, s.22
s.22
s.22 This is a small office s.22 so I hope you can appreciate
they are a close group and so this is very disturbing for them. s.22
s.22

I am really hoping, in such a sensitive and emotional time someone can reach out to s.22 staff and
show some support for them. There are other issues s.22 that I believe
you need to be aware of but I will save that for a more appropriate time.

I would appreciate to hear back from someone as soon as possible s.22
s.22

Thanks for your attention to this matter.

Mike Bernier
MLA- Peace River South
Health Critic – Official Opposition
Cell – s.17
Office – 250-782-3430

Nanninga, Tanera AG:EX

From: Eby, David AG:EX
Sent: Monday, November 20, 2017 4:59 PM
To: Nanninga, Tanera AG:EX
Subject: Call for Records MAG-2017-73649

From: Eby, David PREM:EX
Sent: Wednesday, August 9, 2017 12:36 PM
To: Bernier, Mike
Subject: Re: Staff Fatality issue in your Ministry

Thanks Mike. Have asked deputy to assist.
D.

On Aug 9, 2017, at 12:32 PM, Bernier, Mike <M.Bernier@leg.bc.ca> wrote:

Good afternoon Minister Eby.

If at all possible I would appreciate a call to discuss an urgent and time sensitive matter. s.22
s.22

s.22 . They have had limited contact from anyone in your
Ministry at a senior level to guide them through this challenging time. s.22
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s.22

Thanks for your attention to this matter.

Mike Bernier
MLA- Peace River South
Health Critic – Official Opposition
Cell – s.17
Office – 250-782-3430

Nanninga, Tanera AG:EX

From: Eby, David AG:EX
Sent: Monday, November 20, 2017 4:59 PM
To: Nanninga, Tanera AG:EX
Subject: Call for Records MAG-2017-73649

-----Original Message-----

From: Eby, David PREM:EX
Sent: Wednesday, August 9, 2017 3:56 PM
To: M.Bernier@leg.bc.ca
Subject: Update

Mike:

I'm advised local management are now addressing the issue. Please let me know if that appears not to be the case.
Dave

Nanninga, Tanera AG:EX

From: Eby, David AG:EX
Sent: Monday, November 20, 2017 4:59 PM
To: Nanninga, Tanera AG:EX
Subject: Call for Records MAG-2017-73649
Attachments: image001.jpg; ATT00001.htm; s.22 COA for A.General.docx; ATT00002.htm

From: Eby, David AG:EX
Sent: Monday, August 28, 2017 3:41 PM
To: Harvey, James JAG:EX
Subject: Fwd: s.22

As discussed.
D.

Begin forwarded message:

From: "Lucak, Dagmar LASS:EX" <Dagmar.Lucak@leg.bc.ca>
Date: August 28, 2017 at 2:59:08 PM PDT
To: "Eby, David AG:EX" <David.Eby@gov.bc.ca>
Subject: FW: s.22 i

RE: s.22

Good day Min. Eby,

Congratulations on your recent appointment as AG,

I have been contacted again by s.22 (I cut and pasted our previously received 2016 response to his issue below for your convenience.)

s.22

He told me that when he got the recent letter stating s.22
s.22 They told him that he was supposed to call a number and complete a survey on what he thought of the course, and that is the missing element which ICBC told him rendered his RDP course as unfinished within the year. Can you confirm this?

He is very upset that a survey on "What did you think of the course?" is what is holding him back s.22
s.22

s.22

Can you please advise us of his options in this case? I am attaching our consent for information for your file.

Thank you for looking into this matter for him, it is much appreciated.

Best regards,.....Dagmar

Nanninga, Tanera AG:EX

From: Kahlon, Ravi PREM:EX
Sent: Tuesday, October 17, 2017 5:47 PM
To: Smith, George AG:EX
Subject: Re: Foreign students excluded from Activities

Thank you George.

From: "Smith, George AG:EX"
Date: Tuesday, October 17, 2017 at 2:46 PM
To: "Kahlon, Ravi PREM:EX"
Subject: FW: Foreign students excluded from Activities

Hey Ravi,
MDE and MRF have been receiving the below correspondence regarding a student volleyball team.
Wanted to flag it for you in case it became a larger issue.

All the best,

George Smith
Senior Ministerial Assistant to the Honourable David Eby
Office of the Attorney General
P: 250-952-6796 | C: 250-208-6794 | E: george.smith@gov.bc.ca

From: Eby, David AG:EX
Sent: Tuesday, October 17, 2017 2:34 PM
To: Smith, George AG:EX
Subject: Fwd: Foreign students excluded from Activities

As discussed.

Begin forwarded message:

s.22

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Withheld pursuant to/removed as

s.22

Nanninga, Tanera AG:EX

From: Krog, Leonard Eugene <L.Krog@leg.bc.ca>
Sent: Wednesday, October 4, 2017 6:11 PM
To: Scott, Samantha LASS:EX; NDP MLAs - PRIVATE & C. of S. & Ex Dir; NDP Caucus Staff; LP Administrative Coordinators; LP Ministerial Assistants
Subject: Re: Speaking order for the rest of the night

Follow Up Flag: Follow up
Flag Status: Completed

So is the wish to drag it til tomorrow or vote tonight? Assume there is some agreement/understanding between House Leader.

Sent from my BlackBerry 10 smartphone on the TELUS network.

From: Scott, Samantha
Sent: Wednesday, October 4, 2017 6:07 PM
To: NDP MLAs - PRIVATE & C. of S. & Ex Dir; NDP Caucus Staff; LPACS@victoria1.gov.bc.ca; LPMAs@victoria1.gov.bc.ca
Subject: Speaking order for the rest of the night

Hi folks,

So this is what the rest of the evening will look like - There are 3 more liberals to speak and then we can vote on it, we may or may not have a vote tonight, if not, it will bleed into tomorrow morning after QP. Once we vote on Bill 3 we will move on to Bill 2, I will send the speaking orders out shortly.

Mary Polak (finishing up)
Mable Elmore
Liberal
Selina Robinson
Liberal
Claire Trevena
Liberal

Thanks,

Samantha Scott | Whip & Deputy Whip's Assistant | New Democrat BC Government Caucus

T: 250-387-1083 | F: 250-387-4680

samantha.scott@leg.bc.ca<<mailto:samantha.scott@leg.bc.ca>> | www.bcndpcaucus.ca<<http://www.bcndpcaucus.ca>>

Nanninga, Tanera AG:EX

From: Kahlon, Ravi PREM:EX
Sent: Tuesday, September 19, 2017 11:32 AM
To: Nanninga, Tanera AG:EX; Infante, James TAC:EX
Subject: Re: National Soccer center UBC

Hi James,

Can you help get these details for the AG to attend this event. Thanks.

From: "Nanninga, Tanera AG:EX" <Tanera.Nanninga@gov.bc.ca>
Date: Tuesday, September 19, 2017 at 11:22 AM
To: "Kahlon, Ravi PREM:EX" <Ravi.Kahlon@gov.bc.ca>
Subject: FW: National Soccer center UBC

Good morning Ravi,

Would you be able to provide me with any additional details for the event below, such as duration? Minister Eby would like to attend if possible, and advised me to contact you for specifics.

Cheers,

Tanera Nanninga

Administrative Coordinator to the Honourable David Eby, QC
Attorney General and Minister responsible for Liquor, Gaming, and ICBC
Phone: (250-387-1866)

From:
Date: September 15, 2017 at 6:50:41 AM PDT
To: David Eby · s.17
Subject: National Soccer center UBC

Hi David,

I'll be speaking at this on Friday. Would you like to join me?

On Sept. 22, UBC will officially open the National Soccer Development Centre. The centre is a partnership between UBC and Vancouver Whitecaps and will offer facilities for high performance sports training as well as community amenities for the encouragement of recreation and athletics in BC.

The project includes:

- * a new field house,
- * two grass playing fields,

- * an artificial turf field,
- * and relocation of the existing Varsity turf field and Allan McGavin Sports Medicine Centre.

Capital funding for the facilities is split between the Provincial Government (\$11.6 million), the Whitecaps (\$8.789 million) and UBC Properties Trust for a total of project value of \$22 million.

The BC Government contributed significant funding to this project; the building opening is an opportunity to recognize that contribution and for the project partners to interact with one another and the community the project serves. The opening event will begin at 10am with an official ceremony.

The ceremony, hosted by our president, Santa Ono, will include the following speakers (TBC):

- a Musqueam rep
- Santa Ono, UBC president and vice-chancellor
- EMCEE Louise Cowin, UBC VP Students (with responsibility for athletics)
- Government representative
- Whitecaps FC rep
- Student athlete

Following the ceremony, our athletics department is planning a community focused series of events that may involve soccer skills clinics with Whitecaps and/or UBC varsity athletes, mini tournaments with kids, etc. This is envisioned as both a first opportunity for the community to experience the centre, but also a good opportunity for the minister to engage with the community after the event. It is likely that the community-focused portion will start Friday after the ceremony and run through Saturday to encourage access for kids.

I will follow up with a phone call to discuss further.

Best regards,

Sent from my iPhone