

CIVICS AND LAW  
MONITORING COMMITTEE

**Call for input – Views on the topics to be discussed during the 4th session of  
the Forum on Human Rights, Democracy and the Rule of Law**

Dear Friends,

Topics that should be discussed:

Challenges to BBB and SDG pillar 16

The international organizations aligned with U.N. have proposed the copyrighted Build Back Better (BBB) scheme. The interests of those who promote and finance BBB are private profit and adverse to the interests of those they seek to serve, leading to an inherent vice or defect that affects the legality, content and purpose of the entire theme of Building Back Better.

*The U.N., WEF* and the WHO dubiously announced in 2019 they were working together. The U.N.-WEF plan to usher in global governance, first with health law reforms, then with biotechnology reforms is hatched by PPP's who's private interests are adverse to the public's interest, which they seek to serve by way of "sustainable development goals", "Agenda 2030", "4<sup>th</sup> Industrial Revolution and using covid-19 as a "Great Reset".

CIVICS AND LAW  
MONITORING COMMITTEE

In captured countries there are some leaders advocating for the BBB scheme, however, the citizens themselves are largely unaware of what BBB is and they have not democratically approved the “[overly]ambitious” global scheme implemented locally.

If democracy were truly important under the BBB scheme, it is logical to conclude there would be an education campaign, robust discussions & debates of all pros and cons in public forums, and after those debates there would be transparent voting to determine if the people want the Agenda 2030 scheme implemented locally.

If rule of law were important under BBB there would be a discussion that democratically included a public vote on if the BBB/Agenda 2030/SDG/4<sup>th</sup> Industrial Revolution/global health governance treaty scheme would affect any human right norm, privacy, property and the like. This is critical to uphold rule of law as it exists.

The beginning of the conversation on BBB in regards to pillar 16 SDG should be strengthening institutions to prevent public private partnership PPP monopolization of law within the UN/WHO /WEF/States/etc. The goal is to “promote peaceful and inclusive societies for sustainable development, provide access to justice for all and build effective, accountable and inclusive

CIVICS AND LAW  
MONITORING COMMITTEE

institutions”, however, the purpose is frustrated because under current discussions of BBB the rule of law as it now exists for time immemorial appears to be an afterthought, or not thought of at all in the rush to Build Back Better and usher in transhumanism, bio-surveillance and technocracy using emergency powers in a way that defies common law, by using long term ID’s that track and trace you and your contacts.

The conflicts of interest between the proponents of these globalist ideas earning profit and the peoples interests in free national interests with a sovereign legislative body to exercise their will is a vast and insurmountable interest.

As a plan, Agenda 2030/SDG are doomed to failure because they are OVERLY ambitious to the point of being fantastical and delusional, with no cost benefit analysis. Many experts believe it’s overly burdensome and fails strict scrutiny of legality, necessity, proportionality and reasonableness to “build back better” in the way of the U.N. Agenda 2030 scheme.

Scientific proof & debate of underlying presumptions should be paramount under a rule of law that is responsive to the people’s health needs.

Online persecution and censorship of FDA/CDC/WHO’s critics & punishment of private public partnerships who order these attacks on free speech by the

CIVICS AND LAW  
MONITORING COMMITTEE

U.N. and WEF's PPP's is an international security threat due to systematic violations of human rights by the private media and social media AI, big tech and other state sponsored oppression of free speech, medical expert opinion and right of association has got to be stopped by creating laws to prevent the states from censoring bi-proxy through the U.N. and WEF's stakeholders, as is currently occurring (in violation of Rome Statute Article 7 persecution and other inhumane acts to censor and persecute medical opinion)

There would need to be a vote to be democratic. People are unaware of the BBB agenda to completely overhaul and restructure our society under a U.N. centralized socialist government scheme in the form of Agenda 2030 and BBB.

In U.S. for instance, this would entail restructuring society to create global or state control of ALL resources in forestry, jobs, water, transportation, public health, housing, cybersecurity, tribal infrastructure, environmental, and health programs; wildfire prevention, drought relief, conservation efforts, and climate change research; small business assistance and development; transit services and clean energy projects in low-income communities; and infrastructure and administration of the Department of Veterans Affairs, child care for children under the age of six; monopolization of free universal preschool services; establish a debilitating and unnecessary methane fee for certain petroleum and natural gas facilities; expand Medicare to cover hearing care; allow certain

CIVICS AND LAW  
MONITORING COMMITTEE

aliens who entered the United States prior to January 1, 2011, to temporarily remain and work in the country; provide up to four weeks of paid family and medical leave per year; restructure and increase taxes for certain corporations and high-income individuals (e.g., individuals with income over \$400,000); and require the Department of Health and Human Services to negotiate maximum prices for certain brand-name drugs under Medicare.

One Canadian Citizen's input: *"In Canada and around the world, we saw our human right to bodily autonomy, the right to medical choice and the right to informed concern violated over and over again in span of two years. The Human Rights Commission sided with the government so as far to make a statement that mandates were justified. My suggestion would be to bring accountability to the part played by the Human Rights Commission in supporting these violations. My suggestion would be to right this wrong by the Human Rights Commission"*

Main challenges to maintaining and strengthening international peace and security at the global level, for instance in relation to needed structural reforms of United Nations organs, global disarmament, the realization of the right to peace, accountability, etc, require free and fair elections and participation.

There are solutions, but they require major structural reforms or abolish the UN-WHO-WEF Global Security Apparatus because there is a clear appearance of

CIVICS AND LAW  
MONITORING COMMITTEE

conflicts of interest. The WHO “managing” those conflicts of interest does not instill confidence, only discord.

Global disarmament is a goal of U.N. that is not in harmony with the current legal system because it would usurp the sovereign legislation and constitutional law of the member states. Its a concept that if acted upon would create such upheaval that it is tantamount to a declaration of war on mans inherent right to self defense, and it would cause the circumstances of the largest imbalance of power the world has ever experienced and the opposite of peace would be achieved. In our opinion global disarmament is so contentious that it would require a democratic vote.

What we have observed however is the U.N. is not interested in providing voting or participatory processes, they have an agenda and are engaging with leaders but not the people to ensure that agenda passes in each nation, one overly compliant public officer at a time is making U.N. WHO policy into national law.

There is an inherent structural defect or vice of absolute nullity in the ICCPR Article 19 & 20, (and similar treaties) which, because they are being easily misapplied by the U.N. and WHO, et al are apparently the source of a great deal of oppression, angst, discord and lack of peace and lack of democracy. On its face the words of Article 20, 21 of ICCPR appear at first glance to be productive and beneficial. However, as applied under the U.N. & WHO Trusted News Initiative,

CIVICS AND LAW  
MONITORING COMMITTEE

Program to Combat Misinformation And Rumors, (as well as other U.N. derived programs involving the global health security architecture of big tech, Artificial Intelligence, bio-surveillance, social media and media on a global scale) the intent of the treaty has shown to be diminished and at the mercy of those within U.N., the WEF public private network, with unfettered discretion to make, interpret and apply the “rules”. In this case U.N. and WHO-WEF are clearly being weaponized to create a super power of sorts that has the evident and manifest capability to censor and use AI to instantly de-platform all opponents globally, through the merger with WEF and public -private monopolization, unconstitutional private-public policy with the force of law and more money than many nations combined.

Thus, in reality and as applied, the issue of “public health” has been used by the U.N. and WEF partnership with 1000 multinational to persecute, censor, oppress, de-platform, tortiously interfere with peoples livelihoods for holding an opinion contrary to the WHO that they dare expressed.

If the business of health is penetrated by WHO’s private funders affecting bodily autonomy, then who monitors the monitors within U.N.?

The only solution is independent oversight that does not lie within the United Nations or member states, but with the people as a last resort.

CIVICS AND LAW  
MONITORING COMMITTEE

The ‘Trusted News Initiative’, the UN’s ‘program to combat misinformation and rumors’ are not in conformity with law. As applied ubiquitously worldwide, is a clear overreach and violation of the UN charter and international Human Rights norms and a clear threat to peace and democracy.

The use of the term “in conformity with the law” in Article 21 of the ICCPR, should not be interpreted to imply any lower standard of legality for limitations on the right of peaceful assembly than other limitations within the ICCPR. It should be the same standard that applies to interpreting the language of “provided by law” within Article 19 of the ICCPR, as elaborated in the Committee’s General Comment No. 34:[1] *“For the purposes of paragraph 3, a norm, to be characterized as a “law”, must be formulated with sufficient precision to enable an individual to regulate his or her conduct accordingly and it must be made accessible to the public. A law may not confer unfettered discretion for the restriction of freedom of expression on those charged with its execution. Laws must provide sufficient guidance to those charged with their execution to enable them to ascertain what sorts of expression are properly restricted and what sorts are not.”*

The law of misinformation or (or more accurately U.N./WHO policy or rules regarding the assessment and punishment of “misinformation” and “disinformation”) of WHO’s censorship policy is now entrenched and extended to the States using U.N./WHO framework and guidances creating an international



CIVICS AND LAW  
MONITORING COMMITTEE

security threat, greatest challenge in our lifetimes and is potentially the most easily solved threat to peace by declaring the practice of punishing misinformation an illegal policy, unless the law and exact misinformation is clearly defined.

This overreach of WHO into the private domain of legislator, judge and executive punishment all rolled into one is an illegal exercise of *unfettered discretion for the restriction of freedom of expression on those charged with its execution.*

The people require a way to hold citizen juries and assemblies to review science as soon as the science is in dispute if the WHO will not adduce new facts after a fact or scientific assertion is credibly disputed.

The solution, to rebuild trust by actually creating a transparent system which would perhaps include a database not ran by the United Nations or states and solely within network of civil society organizations to assess and address conflict of interest as well as create a system to combat impunity.

In the context of civil society organizations specifically, States should ensure that they may complete their registrations online, and should provide opportunities for them to participate, via online fora, in policy development. *The only way to achieve rights based transformation is to give the rights back to the people to*

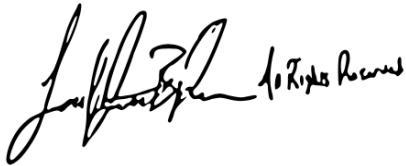
CIVICS AND LAW  
MONITORING COMMITTEE

*retain inherent power of the common law which requires citizen juries citizen assemblies and open hearings where evidence can be weighed in the town square in front of everybody with due process.*

See: <https://www.bitchute.com/video/fnGLQb233nbB/>

Sincerely,

Dustin Bryce



*Dustin Bryce* No Rights Reserved

Interest of Justice

Law and Civics Oversight Committee

Tuesday June 21, 2022

[www.interestofjustice.org](http://www.interestofjustice.org)

[www.theoversightcommittee.org](http://www.theoversightcommittee.org)