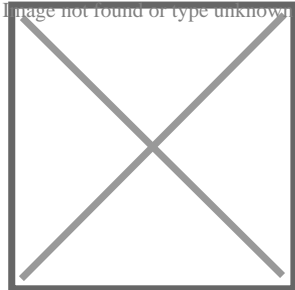


CLASS ACTION BOUNTY HUNTERS

Description



Please post & distribute.

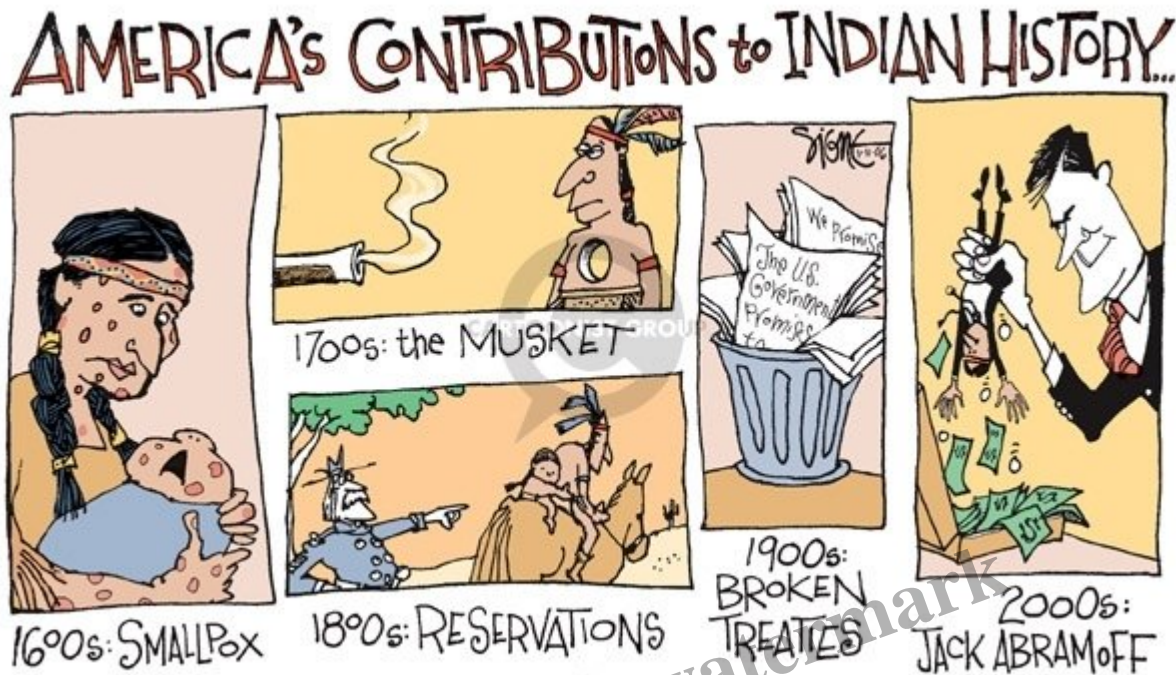
MNN. 30 May 2019. Scalping natives is lucrative. Lawyers are getting filthy rich hunting down native victims from Canada's numerous genocide programs. Different compensation is offered for deliberately maiming different parts of our minds, bodies and energy. A paltry \$10,000 and "sorry" for beating up, strapping little kids, more for knocking us out, lifelong impairment, hospitalization, emotional and mental abuse, raping, impregnation, sterilization, loss of language, culture and self-esteem, scientific experimentation and death.



"True, the idea of school choice is to return education to the fundamentals of an earlier America, but not this early!"

A letter was sent to the Complaints & Compliance of the Law Society of Ontario on one of their leading "Injun scouts" Gowling WLG. lawsociety@lso.ca. about the INDIAN DAY SCHOOL LITIGATION cash cow that Canada has set up for their Indian bounty hunters. Canada is paying Gowling WLG to erase this abuse from their history.

Gowling WLG [Canada] LLP are the lawyers representing the Plaintiffs in the Indian Day Class Action suit against the government of Canada [Gary Leslie McLean and others v. Her Majesty the Queen (T-2169-16), Federal Court Winnipeg).



Copyright by Signe Wilkinson

Gowling WLG violated the following Rules of Professional Conduct mandated by all law societies.

[3.4-1.] A lawyer cannot act for a client where there is a conflict of interest. [Rule 1.1-1] A conflict of interest is when the lawyer's loyalty to a client is "adversely affected by the lawyer's own interest or lawyer's duties to another client, especially a financial interest".

Gowling WLG has an enormous financial interest in settling this case, which is an outrageous attorney fee of \$55,000,000 that was secretly negotiated with our opponents Canada. They are seeking approval by the federal court of Canada.

Legally attorney fees are negotiated and paid by the Plaintiffs to the lawyers, not by the opponents, Canada. The guilty party has become a party. Gowling WLG is negotiating payment to themselves from our opponents. Gowling WLG is trying to settle the agreement that is favourable to Canada [similar to bribery] rather than to the clients. Gowling WLG foregoes its fiduciary duty to its clients to act only in our best interests.



"Resistance is futile -
you will be assimilated."

THAT'S WHAT YOU THINK!

Clients were forced to sign "Objection Forms" to the proposed settlement agreement. Gowling WLG pitted their clients, the plaintiff "supporters" and the plaintiff "objectors" against each other.

Gowling WLG then responded to the objectors at the hearing in Winnipeg by informing the Court that we were wrong in our objections and that the Court should disregard our testimony. This is conflict of interest. At the same time Gowling WLG supported our opponents, Canada.

The Day School victims are one people who all suffered the same painful cultural genocide. Another conflict of interest is the assertion of 5 different levels of compensation for damages, ranging from \$10,000 up to \$200,000 under Canada's control.

Gowling WLG refused to communicate with the objectors. One client traveled 3 days with their family by car to Winnipeg. Gowling WLG allowed them to speak for 3 minutes. Gowling's WLG treated objectors despicably because they might jeopardized the \$55,000,000 attorney fee they are seeking.

[Joint Retainers 3.4-5]. A lawyer cannot act for more than one client. If a conflict develops that cannot be resolved, the lawyer cannot continue to act for both or all of them and may have to withdraw immediately.

Gowling WLG represents its clients. Not our opponents Canada. They need our consent in the matter. Canada admitted its guilt and liability in 2009 when the case was filed by the original plaintiffs. Gowling WLG took over in 2016 and had nothing to do with its resolution! Canada must pay the victims directly for its crimes. The plaintiffs then pay their lawyers out of the settlement proceeds.

Settlement and attorney fees are separate. Gowling WLG lost its objectivity when our opponents Canada volunteered to pay its legal fees. The clients were never consulted on this agreement between Gowling WLG and the original plaintiffs. From then on, Gowling WLG was against any plaintiffs objecting to this shady settlement.

Some clients want to meet with the Law Society to discuss the practice of lawyers collecting and bringing in our severed heads to line their pockets.

default watermark

We can never win in their private Admiralty court system. The only true venue we should be in is the International Court of Arbitration in the Hague. We think the lawyers at Gowling WLG are probably singing this song as they rub their hands together about the \$55 million:

default watermark

MNN P.O.Box 991, Kahnawake [Quebec Canada] J0L 1B0 kahentinetha2@protonmail.com

GOWLING WLG IS IN CONFLICT IN ALGONQUIN CLAIM FOR KANIENHAKA LAND:

<https://www.canada.ca/en/news/archive/2011/06/ron-doering-appointed-chief-federal-negotiator-algonquins-ontario-land-claim-talks.html> and <https://gowlingwlg.com/en/people/ronald-doering/#panel-button1>

AOO OPPOSED BY ALL KANIENKEHAKA COMMUNITIES

<https://tworowtimes.com/news/iroquois-caucus-opposes-modern-treaty-sought-algonquins-onta/>

default watermark

default watermark

default watermark

EVERYONE IS WELCOME. UPDATES WILL BE POSTED.

DECLINE OF THE MOVEMENT OF THE YELLOW VEST

https://mail.protonmail.com/inbox/l9BWBalxmlZcbkLJGBYfSGIp3Ky_D1tqeCxsewk-7FtYKobyJTkKCxGBxzknvj2HRQtIOZqRzprffdxvIY817g==

CATEGORY

1. Indian Act/Federal Indian Law
2. INDIAN AFFAIRS
3. Judges / Courts / Police / UN
4. Legal Lawyers
5. Resistance

POST TAG

1. 1928 Persons Case
2. 1960 UN RESOLUTION 1514 DECLARATION ON GRANTING INDEPENDENCE TO COLONIAL COUNTRIES & PEOPLES
3. 69 white paper
4. Canada & UN security council
5. Civilization of the Indian. BNA Act 1867
6. class action suits
7. CSIS - RCMP - Military
8. Dish with one spoon alliance
9. doctrine of discovery
10. EXTINCTION OF NATIVES
11. Framework & Reconciliation
12. GowlingWLG
13. Hidden Power - Secret of the Indian Ring
14. Indian Advancement Act
15. Indian Affairs war room
16. Indian Day School Settlement
17. Indian Lands Acts Oct. 25 1924
18. Indian status
19. International Court of Justice the Hague
20. Jones v. Parmley 2018
21. Kahnawake-Kanehsatake-Tyendinaga-Akwesasne-Wahta-Six Nation
22. National Day of Action against termination
23. NATIONAL INDIAN BROTHERHOOD
24. Perry Bellegarde
25. PLANNED EXTINCTION PART 2 - FRAMEWORK AGREEMENT How Canada Plans to Continue to Live Off the Avails of Crime – It's Obvious the Colonial Settlers Don't Belong on turtle island
26. Privy Council

27. SCALPING INDIANS
28. SETTLERS BOUNTY HUNTERS
29. Ten little Indians
30. turtle island alliance
31. US Indian Termination Policy of 1945 to 1965.

Category

1. Indian Act/Federal Indian Law
2. INDIAN AFFAIRS
3. Judges / Courts / Police / UN
4. Legal Lawyers
5. Resistance

Tags

1. 1928 Persons Case
2. 1960 UN RESOLUTION 1514 DECLARATION ON GRANTING INDEPENDENCE TO COLONIAL COUNTRIES & PEOPLES
3. 69 white paper
4. Canada & UN security council
5. Civilization of the Indian. BNA Act 1867
6. class action suits
7. CSIS - RCMP - Military
8. Dish with one spoon alliance
9. doctrine of discovery
10. EXTINCTION OF NATIVES
11. Framework & Reconciliation
12. GowlingWLG
13. Hidden Power - Secret of the Indian Ring
14. Indian Advancement Act
15. Indian Affairs war room
16. Indian Day School Settlement
17. Indian Lands Acts Oct. 25 1924
18. Indian status
19. International Court of Justice the Hague
20. Jones v. Parmley 2018
21. Kahnawake-Kanehsatake-Tyendinaga-Akwesasne-Wahta-Six Nation
22. National Day of Action against termination
23. NATIONAL INDIAN BROTHERHOOD
24. Perry Bellegarde
25. PLANNED EXTINCTION PART 2 - FRAMEWORK AGREEMENT How Canada Plans to Continue to Live Off the Avails of Crime – It's Obvious the Colonial Settlers Don't Belong on turtle island
26. Privy Council
27. SCALPING INDIANS
28. SETTLERS BOUNTY HUNTERS
29. Ten little Indians

- 30. turtle island alliance
- 31. US Indian Termination Policy of 1945 to 1965.

Date Created

2019/05/30

Author

admin

default watermark