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JUSTIN TRUDEAU AND THE CHINA QUESTION

Editor's note: This article on China's growing influence in Canada is important because this development will have deep consequences for the family.

The family is the foundation of all societies. It is indispensable for raising children to become strong, responsible adults willing to assume a role in preserving democracy, values, and traditions.

In order for the family to flourish, it is necessary that its members live in a country that provides them with national security, by protecting them from terrorism and foreign control, and also by providing economic security.

It appears that Prime Minister Trudeau is undermining these two critical requirements by pushing forward a closer relationship with communist China.

TRUDEAU ADMIRES CHINA

Trudeau has made no secret of his admiration for China. In November 2013, he told a Toronto fundraising crowd that the nation he most admired was China. He said, "There is a level of admiration I certainly have for China. Their basic dictatorship is actually allowing them to turn their economy around on a dime." At the time of the death of Cuba's communist leader, Fidel Castro, Trudeau described him as a "great leader". Justin Trudeau is following in the footsteps of his father, former Prime Minister Pierre Trudeau, who was a great admirer of communist China's Mao Tse-Tung, Fidel Castro, and Michael Manley, former Marxist prime minister of Jamaica. Justin Trudeau continues to live under his father's shadow in this regard.

Justin Trudeau mistakenly believes that if Canada is open to China, it will react positively to him personally and to this country. He is grievously mistaken. China has no friends. It wants to dominate the world economically, militarily, and politically. Wherever the Chinese boot has landed, it has ruthlessly extinguished democracy, such as in Tibet, Manchuria, and recently, Hong Kong. Within its own borders, China has murdered and imprisoned Christian minorities, the faith group Falun Gong, and the minority Muslim group, the Uyghurs. The Chinese government has pushed these religious minorities into forced labour, imprisonment and many to their death. China then ghoulishly uses the body parts of prisoners for organ transplants. The basic, democratic rights of freedom of opinion, speech, religion, and the right to a fair trial don't exist in China. The tanks in Tiananmen Square in 1989 are a testament to this.

EXPLOITATION OF CANADA

China knows that Canada is the weakest link in the Western world. It has a submissive prime minister, limited military strength, and a population of a mere 37 million people to defend its natural resources from approximately 1.39 billion Chinese. Canada also has western education, scientific intelligence, and technology, which China wants and for which it is prepared to pay out billions, even trillions of dollars to obtain. China has a pervasive interest in influencing Canada's affairs for its own advantage. To achieve its goal in Canada, China has infiltrated Canadian universities, corporations, and government agencies. This is significant because China passed a law in June 2017 called the National Intelligence Act, which requires all Chinese citizens and companies to be legally obliged to turn over any information or data to the communist regime upon request. China has successfully implemented this law to gain influence and power in Canada.

We know from the presence of China in other countries that its increased power and control will lead to Canadians having to conform to China's standards of behaviour. This will restrict our freedom of speech, opinion, right to assembly and job opportunities. China has influenced policies in these countries where it has gained an upper hand to limit family size, alter education of values, to prohibit the transferring of family values to children, and weaken religious observance. We already have enough difficulty trying to raise our families according to our own values in our present culture without having to deal with pressure from influential Chinese officials molding government policy. We cannot allow this to happen.

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China's attempts to influence Canada include the following:

- China's largest state-owned investment fund, Chengdong Investment Corporation, is one of the largest investors in a company that the Canadian government uses to collect and process personal information from visa applications it receives from around the world. These visa applications provide fingerprints, photos, biographical information, and other personal data. This information allows China to obtain control over individuals living within our borders once they have settled here.
- In October 2018, a Chinese state-owned construction corporation, called China Communication Construction Company (CCCC), signed a \$1.5 billion construction deal to purchase Canada's third-largest construction company, AECON.

The CCCC has a sordid history, which led to its disbarment from World Bank projects for eight years. The reason for this disbarment was that the CCCC was involved in bid rigging and strong-arming competitors. With the purchase of AECON, China would achieve control of the Canadian construction industry by underbidding competitors because of unlimited funding provided by Beijing. The Liberal cabinet, however, approved the sale of AECON, undoubtedly influenced by two former Liberal cabinet ministers who would benefit handsomely from this sale. The Conservative and NDP opposition, as well as members of the public, raised concerns about the proposed sale. As a result, a review of the deal took place under the federal Investment Canada Act, causing a reluctant Liberal cabinet to withdraw its approval of the sale because of national security reasons.

 China is purchasing Canadian gold mines at a rapid rate. This is because gold plays a significant role in certain nuclear-related operations. In May 2020, the Chinese Shandong Gold Mining Company Limited, announced a deal to purchase the Hope Bay gold mine in Nunavut for \$250 million. The mine is situated near a highly strategic shipping route connecting the Atlantic Ocean to the Pacific. This sale was important to China, which has a tremendous appetite for securing control of the Arctic for its own strategic purposes.

In October 2020, the Liberal cabinet, under pressure from the opposition, intelligence sources and the public, ordered a national review of the sale. This resulted in the rejection of the purchase of the mine by Chinese interests for national security reasons.

The Chinese government requested that its telecom giant, Huawei, participate in building Canada's 5G wireless networks by supplying its equipment. Huawei, however, has close ties to the Chinese military. For this reason, Canada's closest allies in the "five eyes" intelligence network – namely, the United States, the United Kingdom, Australia, and New Zealand – have withdrawn Huawei's partici-

pation in their networks. The Canadian government has refused to make a decision on the Huawei deal, despite the fact that on November 18, 2020, the opposition parties passed a motion demanding that Huawei's offer not be accepted for national security reasons. Trudeau has, to date, refused to make a decision on Huawei. This delay has enabled the federal Natural Sciences and Engineering Research Council to give \$7 million to Canadian researchers to assist in carrying out research on projects in collaboration with Huawei. The collaboration with Huawei serves the interests of a foreign government (China) and creates yet another national security risk for Canada, since it gives the Chinese government, through Huawei, access to our intelligence service operations.

- Multiple needy/greedy Canadian universities (nine in total) have entered into partnership arrangements with China worth billions of dollars in order to develop surveillance technology and intelligence data. By collaborating with Canadian universities, the Chinese military is enhanced by acquiring such information. To further its partnerships with the universities, China has enrolled Chinese defence scientists, graduate students, and visiting scholars in Canadian universities to enable them to obtain information to pass on to China.
- Information received under the Access to Information Act in 2020, revealed, inadvertently, that in 2018, Canada permitted the Chinese People's Liberation Army (PLA) to participate in cold weather manoeuvres at the Petawawa, Ontario military base. The agreement to do so was initiated in August 2013, under the Conservatives, prior to the rise of China's current President Xi Jinping, whose rise to power marked a new, more aggressive China. Under this agreement, Chinese military leaders were also invited to attend the Canadian Security Studies Programme at Canadian Forces College in Toronto and a United Nations peacekeeping course at the Canadian, army-affiliated Peace Support Training Centre in Kingston. However, in December 2018, Canada arrested Meng Wanzhou, an executive with Huawei and the daughter of the Chinese founder of Huawei, which is controlled by the Chinese government, for extradition to the U.S. on charges of fraud. In retaliation, two innocent Canadian individuals have been incarcerated in China because of Canada's failure to release Meng. Because of this action by China, Canadian General Vance, Chief of the Defense Staff, cancelled the 2019 winter exercises with the PLA. This caused alarm at the highest level of Global Affairs Canada, whose officials objected to General Vance's decision. Global Affairs' objections were based on the belief that the unilateral decision by General Vance would be interpreted by China as "unhelpful" and could damage Canada's long-term relationship with China.

Prime Minister Trudeau also panicked at this cancellation and has demanded that, henceforth, the Canadian military not cancel any more arrangements with the PLA, except with his express permission. It seems that the national security of Canada takes a backseat to Trudeau's desire for a close relationship with China.

MILITARY WAR GAMES IN WUHAN, CHINA

Although General Vance cancelled the military manoeuvres at Camp Petawawa in 2019, he did allow the Canadian Armed Forces to participate in the October 2019 Military World Games in Wuhan, China. During the games, which was a propaganda coup for Beijing, a military march was scheduled to take place in front of a dais on which Chinese President Xi Jinping and North Korea's Kim Jong-un were standing. Germany, South Korea, Finland, France, Greece and countless other countries ignored the dictators when they marched past the dais by refusing to salute them. The U.S. troops did not even march, but sauntered unenthusiastically past the dais, chatting and laughing together, talking on their cellphones, taking selfies, and completely ignoring the two dictators. Australia refused to march in the parade altogether.

However, the Canadian military present were ordered by their superiors to march past the dais in close military formation and to smartly salute the two dictators. The Canadian troops did so, to Canada's everlasting shame.

CONCLUSION

It is reasonable to conclude that the Trudeau government maintains a uniquely pliant and yielding attitude toward China's ruthless expansion attempts in this country. The record shows that Trudeau cannot be trusted to protect Canada's national security or economic interest in its relationship with China.

Where does this leave Canadian families? Utterly vulnerable. $\dot{\textbf{f}}$

KILLING PEOPLE BY LETHAL INJECTION—BILL C-7

Physician-assisted suicide, now euphemistically renamed medical assistance in dying (MAID), began when the Supreme Court of Canada broke our centuries-old prohibition against anyone legally killing another.

In its February 2015 decision, these naïve and badly informed judges declared that "properly designed and administered safeguards would protect such vulnerable people from abuse and error". How little these judges knew and understood about the damage they would cause by this miscalculation.

Since their decision, the law on assisted suicide has tumbled down a rabbit hole, worsening the law by the meddling of judges and "woke" politicians, such as Prime Minister Justin Trudeau and his associate in death, Minister of Justice David Lametti. This decision to support assisted suicide was dutifully rubberstamped by the Liberal caucus. The mainstream media also blindsided the public, hiding the truth about the terrible effects of this legislation.

When the bill was pushed through Parliament in June 2016, the public was led to believe that the suffering patient would, after the lethal injection, go gently into death. This was not realistic, since lethal injection leads to problems that sometimes cause more suffering for the patient. The lethal injection used in Canada for MAID is the same lethal injection used in the U.S. for the execution of prisoners. Autopsies carried out on executed prisoners indicate that their deaths were frightening, akin to drowning or suffocation.

To date, there are approximately 14,000 Canadian citizens who have been put to death by MAID since June 2016.

The 2016 legislation required that the patient's death by lethal injection was only to occur if the patient's death was "reasonably foreseeable". A very determined female judge on the Quebec Superior Court concluded, in September 2019, that this law created "inequality" for patients, and that the restriction of reasonably foreseeable death must be removed. As a result of the impending removal of the criteria of "reasonably foreseeable death" from the law, anyone will be able to receive an assisted death if they are "suffering physically and psychologically". In effect, this decision means that there will be death on demand in Canada.

Trudeau should have appealed this pernicious decision, but did not do so. Instead, Trudeau and Lametti jumped on the Quebec decision as an excuse to widen the law. This occurred even though the federal government was NOT legally required to follow the Quebec court decision. This is because the decision was made by a single judge in a lower provincial court and applied <u>only</u> to the province of Quebec. Therefore, it was not legally binding on the rest of the country. However, Trudeau's amendments to Bill C-7 are doing just that.

WHAT THE AMENDED ASSISTED SUICIDE LAW HAS WROUGHT

The changes in Bill C-7 are as follows:

- Remove the safeguard that the patient must be terminally ill;
- Waive the 10-day waiting period when a person is deemed to be terminally ill. This means that a person could request an injection on a bad day when they may be temporarily depressed. They may then be killed on that same day.
- Create a two-track system. A person whose death seems reasonably foreseeable has <u>no waiting period</u>, while a person whose death is <u>not</u> reasonably foreseeable has a 90-day waiting period before he or she can receive the lethal injection.
- Reduce the number of witnesses from two to one. One witness could be the caregiver of a vulnerable person.

 Remove the requirement that death must be reasonably foreseeable, leaving a law whereby people may ask to end their life, to be killed, if they find their physical or psychological suffering to be intolerable. Crucially, there is no definition of what constitutes "suffering". For example, if people have diabetes or a heart condition, both of which are manageable, they would now be qualified to receive a lethal injection by their physician.

This horrendous bill was passed on December 10, 2020, in the House of Commons by a vote of 212 versus 107 and has now gone to the Senate. There is much dissension and debate on the bill in the Senate and it is likely the Senate will make amendments. If so, this will require that the bill return to the House of Commons for approval. One can be confident that Trudeau and Lametti will not approve these amendments.

THE TRAGEDY OF THIS BILL

The law on assisted suicide has already caused tragedy. A man in B.C. was euthanized because he was depressed, even though depression is treatable. A 90-year-old woman was euthanized because she did not want to experience the loneliness caused by the coronavirus lockdown. Disabled associations have strongly objected to this bill, which makes dying easier than providing needed support for some people to continue living their lives. As a result, the amended bill, which is supposed to only be an option for the patient, has become the path of least resistance. This applies not only to the disabled, but also to those living in poverty, social isolation, and the aged. Often they feel they don't have any real choice but to have themselves killed, as there is no support for their continued living.

PALLIATIVE CARE IS ABSENT IN CANADA

MAID legislation has been positioned as a "healthcare right" under the *Canada Health Act*, which must be publicly funded and accessible to all Canadians. Palliative care has not been so positioned as a healthcare right under the *Canada Health Act*, nor are there any requirements that it be publicly funded or accessible. Fewer than 30% of Canadians have access to palliative care, even though 98% of those dying in Canada die naturally, not by assisted suicide.

In reality, palliative care has no meaning when there is little access to it as an alternative. Assisted suicide is significantly cheaper than rigorous, traditional palliative care, and the financial advantage of euthanasia in the healthcare system has already been promoted in healthcare journals.

Since euthanasia has been designated a healthcare "right", as a matter of equality, palliative care must also be designated a right.

THE LETHAL KILLING OF PATIENTS MUST BE STOPPED

It is absolutely critical that each one of us who cares about humanity must do what we can do to stop the Liberal government from steamrolling Bill C-7, which widens the assisted-suicide law. Please write immediately to your MP and to all the Senators demanding that this horrendous bill be rejected. **†**

LIGHT AT THE END OF THE TUNNEL FOR THE TRANSGENDER CHAOS

On October 1, 2020, Justice Minister David Lametti reintroduced the former Bill C-8, now renumbered as Bill C-6. This bill had previously died on the order paper when Parliament was prorogued in August 2020 by Trudeau in his attempt to shut down the debate on the WE Charity fiasco. Unfortunately, this new Bill C-6 includes the same outrageous provisions included in its predecessor.

Incredibly, Bill C-6 provides that a jail term of up to five years could be brought against anyone, whether parent, pastor, or healthcare provider, who counsels a child under 18 years of age to change from his/her homosexual/lesbian orientation or counsels against a child's wish to transition to another sex than that of his or her birth. (See detailed analysis of this bill in April 2020 issue of REALity). Any counselling prohibited under Bill C-6 is called "conversion therapy".

In effect, the bill commands that the only legal path open to a confused minor about his or her sexuality is to retain their same-sex orientation and if he/she so wishes, to follow through with the desire to transition to another sex.

Such transitions require hormone injections and surgery in order to create a pretend vagina or pretend penis (which will not function) or to undergo a mastectomy. Even promoting or advertising counselling services, other than these drastic measures, is subject to a penalty of up to two years in jail. Thus, the transition to another sex can be requested and obtained under this bill by a minor on the preposterous assumption that such a child, who cannot legally drive a car, vote, or buy alcohol or cigarettes, and forgets to take his lunch to school, has the ability to consent to a lifechanging decision which renders that child permanently sterile and which requires synthetic hormone injections for the rest of his/her life. This disgraceful bill was made even worse by the House of Commons Justice Committee, in December 2020, when it added to the bill another provision, which includes the protection of "gender expression and identity" (transgenderism). If this bill is passed, we will be obliged to acquiesce to the minor's new identity, which includes changing pronouns when applied to the child, manner of dressing,

etc. Parents, for example, would no longer have the right to call the child by the name they chose for him/her at birth. This bill, in truth, is stark raving mad.

Bill C-6 will return to the House of Commons for the third and final reading when Parliament returns on January 25, 2021 and from there will proceed to the Senate for approval by Trudeau's biased, so-called "independent" senators.

CONVERSION THERAPY BILL IS AN INSULT TO OUR INTELLIGENCE

The purpose of this bill is to enact into law the arguments and myths promoted by LGBTQ activists. Such myths are not based on science or facts, but on ideology. The bill only serves to promote LGBTQ interests and to prevent any contradiction or dissent from this ideology.

Further, this bill expects the public to swallow the absurdity that an individual's orientation is definitively determined at birth and cannot possibly be the result of factors which may occur during the child's growing years, such as childhood trauma. On the other hand, under this bill, the public is supposed to believe that a child's gender can be changed because it is supposedly fluid. This bill is contrary to common sense and the reality of the human body's inherent biology, natural growth and development. Nonetheless, the bill requires us to pretend that this is all perfectly reasonable and to participate in this charade by suspending our common sense and intellect.

The fact is that the medical procedures used to supposedly change to another sex have received scant medical scrutiny. Whenever medical experts have raised the alarm about these scandalous procedures, they are routinely smeared as "transphobic" by the media and by those physicians carrying out these offensive procedures for their enormous financial benefit.

LIGHT AT THE END OF THE TUNNEL

Despite the hate thrown at those who reject these procedures, the truth is beginning to break through from the mist of misrepresentation and lies. For example, Sweden is doing a U-turn on the gender transitioning of children, in response to calls from experts who want to strengthen the science-based research to correct "the knowledge gaps and uncertain knowledge that has been the theme of these gender-related activities". Finland also has placed strict clinical guidelines for the treatment of children with gender dysphoria. The guidelines recognize that identity exploration is a natural phase of adolescence and that psychotherapy must be the primary response to the child's difficulty.

Above all else, the important factor, that should not be overlooked, is that in 88% of cases, children's distress about their gender is resolved without intrusive transition, and that most children come to accept their innate, biological sex. This occurs by a self-correcting process involving time, growing maturity, and sometimes psychotherapy. There is no medical reason to outlaw the benefits of evidence-based psychotherapy. Another significant fact about children claiming they were born in the wrong sex is that these children also seem to have a high incidence of other psychiatric problems, such as autism, depression, and anxiety disorders. Instead of dealing with these underlying problems, these children are being quickly diagnosed with a gender disorder and prescribed puberty blockers, cross-sex hormones, and surgery to mimic their desired sex.

Significantly, in the Netherlands, physicians do not begin treatment until two years after referral, but in Canada, a minor child can be prescribed puberty delaying drugs and other treatments after a 15 minute interview. This insanity should give Canadians pause, regardless of which side of the issue they are on.

COURT DECISIONS PROHIBITING TRANSGENDERISM

The concerns created by the attempt to change a minor's orientation or gender, which has created so much confusion and chaos in society, were brought before two courts in different jurisdictions. Both courts have found that gender reassignment is unacceptable.

A three-judge panel of the 11th Circuit Court of Appeals in Florida struck down conversion therapy laws that banned counsellors from providing minor clients with help to reduce or eliminate unwanted same-sex attractions and behaviours. In its opinion, the lower court's regulations of ordinances opposing conversion therapy cannot survive strict scrutiny because they improperly regulate speech.

On December 1, 2020, the U.K. High Court of Justice held that puberty blockers are "experimental treatments" and that they cannot be given to children attempting to transition.

The ruling decreed that in order for children to give consent to being treated with puberty blockers, they would have to properly understand the immediate and long-term effects, including the correlation between "puberty blocking drugs" and "cross-sex hormones"; potential "loss of fertility"; as well as the "unknown physical consequences of taking puberty blocking drugs; and the fact that the evidence base for this treatment is, as yet, highly uncertain."

The court ruled it "highly unlikely that a child aged 13 or under would be competent to give consent to the administration of puberty blockers," adding that it was "doubtful" that children age 14 or 15 could properly understand and appreciate the gravity of the process.

However, children age 16 or older are legally recognized to "have the ability to consent to medical treatment". As a result of the Court's decision, the U.K. National Health Services has suspended these medical procedures on minors.

Bill C-6 must <u>not</u> be passed into law. We must save the lives of confused children from the harm that this bill will cause them. Moreover, Bill C-6 does not comply with Section 2 of the Charter of Rights, which protects religion, belief and opinion. So this bill is objectionable for this reason as well. Please <u>write to your MP immediately</u> and to <u>the</u> <u>Senators</u> demanding that they reject this offensive bill. **†**

PRESIDENT'S MESSAGE



Dear supporter of REAL Women of Canada:

Welcome to the February 2021 edition of e-REALity and the January/February 2021 edition of the hard copy of REALity.

A big thank you to those who have already renewed their 2021 REAL Women membership fee. Annual fees are due every January 1. We do not send out renewal notices in the mail because of the expense. If you are receiving the bimonthly hard copy of REALity, your membership expiry date is written on your address label and looks like this: 12/31/2020. We also are very thankful for those who have been able to send along an extra donation with their membership fee.

We have a date set for our 2021 Annual General Meeting, Saturday, June 19, in Toronto. We hope that COVID lockdowns will be lifted by then, so that we do not have to postpone the meeting, or have a very limited attendance. The guest speaker is still to be announced.

If you would like to get in touch with REAL Women, we suggest you contact us by e-mail (<u>realwcna@rogers.com</u>). With our staff working at home most of the time these days, phone messages are not checked as often as usual. Thank you for your understanding.

On January 12, 2021, REAL Women issued a press release, <u>Justin</u> <u>Trudeau and the China Question</u>. An edited version is included in this month's issue of REALity. China's growing influence in Canada has possible deep consequences for the family. On January 20, REAL Women wrote a <u>letter to MP Erin O'Toole</u>, leader of the Conservative Party of Canada, to express our profound disappointment that he was recommending to the Conservative caucus that pro-life/profamily MP Derek Sloan be dismissed from the party caucus based on a very flimsy excuse. When Mr. Sloan was indeed dismissed from the caucus the following day, by a majority vote from the Conservative MPs, we immediately issued a press release, <u>Dishonourable</u> Actions Against MP Derek Sloan, condemning these actions.

In spite of Mr. O'Toole's apparent attempts to disenfranchise social conservatives from his big "Blue Tent", it is recommended by Mr. Sloan and other pro-life organizations that social conservatives remain members of the party, and participate in the March 2021 CPC's virtual Policy Convention. It is anticipated that several pro-life/pro-family policies will be voted on at this Convention. Congratulations if you have been chosen as a delegate for your riding association. It is urgent that you vote for all these favourable policies. There is a strong possibility that a policy to make the CPC an officially pro-choice party will be up for a vote. If you are not a delegate, but have a current membership in the CPC, you will have an opportunity in the next few weeks to vote for pro-life delegates for your riding association.

Once again, we are asking you to please contact your MP and your Senators regarding Bill C-7, which will expand the availability of MAID (medical assistance in dying), and Bill C-6, which will ban all types of conversion therapy that try to heal gender dysphoria. In this issue of REALity, there are articles related to these bills.

Thank you so very much for all your wonderful ways that you are supporting our work.

Regards, Pauline Duzik Pauline Guzik, National President 🛉

CANADIAN CITIZEN ALERT

Prime Minister Justin Trudeau is on a rampage. He is determined to leave a legacy that will preserve his progressive views.

To do so, he is fundamentally changing Canadian society. He and Finance Minister Chrystia Freeland are blatantly discussing the government's Great Green Reset. This, of course, if implemented, would demonize fossil fuels, currently essential to our lives, to be replaced by other, fanciful sources of energy. This will further damage Canada's oil and gas industry.

This reset plan also includes providing Canada with the most liberal euthanasia law in the world (Bill C-7) and eliminating any dissent on homosexuality and transgenderism (Bill C-6). Such dissent will be designated as hate speech. The bill prohibits parents, pastors, or professional healthcare providers from attempting to counsel an individual to leave his or her same-sex orientation, or to counsel against a minor's decision to change to another sex.

These two controversial bills are discussed were discussed in the previous pages of this issue.

There will be a federal election this year since Trudeau wants a majority government as a mandate to carry out his Great Green Reset.

We all know that the mainstream media no longer provide the facts, but publish articles with a slant that suits their own narrative. The mainstream media, especially the CBC and the major Canadian newspapers, will provide political cover for Trudeau during the election campaign. Remember, he gave the media a \$600 million bribe. The discerning reader is advised to use caution and to question what is seen or read in the consensus media during the forthcoming election. **†**

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