

10 page typewritten brief prepared for the Judicial Compensation and Benefits Commission--Commission d'examen de la rémunération des juges.

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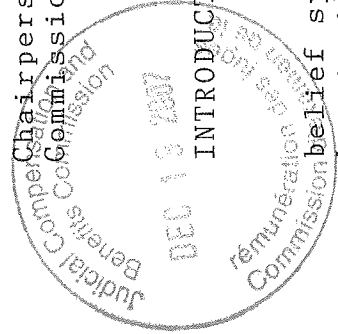
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AUTHOR OF THE 10 PAGE BRIEF: PRIVATE CITIZEN--HAROLD GELTMAN

Harold Geltman

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INTRODUCTION

Regardless of one's individual and/or collective belief systems in the origins of SPACESHIP PLANET EARTH: be it i) the deity-GOD, ii) SCIENCE, iii) SCIENCE FICTION, iv) a combination of i),ii) and/or iii) or some vth option, can we agree that the JUDGEMENT process that went into the design of the engineering genius of the SPACESHIP PLANET EARTH and all of its accoutrements, is still something of invaluable importance that stands to compensate and benefit all of the human, animal and environmental passengers of SPACESHIP PLANET EARTH for many years yet to come, unless we meet up with some unexpected interplanetary disruption.

I would like to commend the work of the INTERPLANETARY ACTS OF CLIMATOLOGICAL COMMUNICATIONS that have rendered trillions and trillions acts of CLIMATOLOGICAL JUDGMENTS upon the human, animal and environmental passengers of SPACESHIP PLANET EARTH, since may 31,2004.

Perhaps the ACTS OF INTERPLANETARY CLIMATOLOGICAL COMMUNICATIONS could find the ways and means of getting through to members of the Judicial Compensation and Benefits Commission of how CLIMATOLOGICAL JUDGMENTS are rightly and ~~not~~wrongly interpreted in the COURTS OF PUBLIC OPINION and especially, the need to draw attention to the benefits when the human passengers finally arrive at the correct CLIMATOLOGICAL OPERATING INSTRUCTIONS with respect to our judicial decorum and behaviour in the COURT OF INTERPLANETARY CLIMATOLOGICAL COMMUNICATIONS.

Some day, legal courtrooms shall find the time and place to hold court in the open air outdoors, allowing outdoor interplanetary climatological communications to offer guidance, counsel, advice, consent and dissent to the ways and means seeking a greater comprehensive access to the origins of the JUDGEMENT PROCESS that led to the design of the engineering genius of the SPACESHIP PLANET EARTH. At that point in time, we will have taken another great leap forward in OUTDOOR EDUCATION TO THE BENEFIT OF ALL HUMANS, ANIMALS and THE ENVIRONMENT.

While waiting for the human and animal passengers of SPACESHIP PLANET EARTH TO CHANGE IN THEIR JUDGEMENTAL WAYS, I am including some reactive thoughts on legal newspaper clippings, which I have collected.

My purpose is to stimulate further thinking about several subjects and to question the role of judicial compensation in getting some of the work yet to be accomplished.

Please keep in mind that Harold Geltman is not a member of the legal profession and that you might be disappointed with some of my thoughts, when I appear to wander on some "off the road" tangents. The list obviously doesn't do justice to all of the items not mentioned, however, it's a beginning.

Thanking you for giving your time to care about reading what I have to say and I hope it contributes to the advancement of your own intellectual well-being.

ELECTRONIC TYPEWRITTEN BRIEF OF 10 PAGES PREPARED FOR THE JUDICIAL COMPENSATION AND benefits commission; 12/12,2007.
AUTHOR: PRIVATE CITIZEN, HAROLD GELTMAN.

REVIEW OF SELECTED NEWSPAPER CLIPPINGS

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- "
1)a)The Gazette,december 1,2004 page A-12
Janice Tibbetts:Canwest News Service
"11-per-cent pay hike for federal judges okayed"
b)"The Gazette" november 2,2006 page A-14
Judges to back down on salary demands--Were holding out for 10.8% increase"

Janice Tibbetts :Canwest News Service

- c) quoting from the "Judicial Compensation and Benefits Commission Report of May 31,2004: page 2

"the need to attract outstanding candidates to the judiciary.."

COMMENT: Judges need to be given greater participatory roles in the encouragement of Canadians to become part of the judiciary.

WHY?

Our high school students are being besieged with incentives to join future athletic teams, various professional careers as well as lucrative instant jobs. There is already increasing cynicism,sarcasm and doubt about the legal systems ability to handle economic injustice. DISAFFECTION BEGINS IN THE HIGH SCHOOLS.

Judges should receive compensation for a compulsory high school visits program for the purposes of promoting the judiciary and positive role of judging as a career.

What is the present amount of time and compensation given to active judges in a high school visiting program or its closest equivalent?

- 2)"The Gazette" 12/19/2004 Editorial page A-22

"ONE LAW FOR ALL:equal treatment under the law is at the heart of what it is to be a Canadian.Religion-based laws--Christian,Muslim, Jewish or any other--have no place in the system."

COMMENT: Are there countries that already have co-existing religious laws and if so,how well or how ineffective is the system?

Are there any other countries that have co-existing different systems of secular laws,like Canada has co-existing common law and civil code law?

Is the Chinese slogan "one country-two systems" an example of two systems of secular law? and if so,how does this mesh with another Chinese slogan: "ONE DREAM-ONE WORLD"?

Is there a legal application to that slogan?

WHY?

Canada and Canadians do not legislate the World Judicial system. Canadians have a right to legislate against SHARIA LAW and every right to favour amendments to SHARIA LAW.

While the controversies about religious laws and their globalized effects become part of the legislative and judicial debates,

I recommend COMPENSATION for several teams of RETIRED JUDGES to visit countries around the world explaining how Canada lives with two different co-habiting legal systems: the Common Law and Civil Code. Because,if we fail to praise our own ways,we may find ourselves being outsmarted and outmanoeuvred.

One Common Law judge in tandem with one Civil Law judge will build a team of JUDICIAL AMBASSADORS FOR CANADA.

- 3)"The Gazette" august 18,2004 page A-9

"Speak up,camera shy judges told"

Janice Tibbetts Canwest News Service

COMMENT: What is the state of ancillary compensation for the issues related to Judges wives and children of Judges?

What is it like for children of judges on the playgrounds of Canadian schools?

WHY?

In today's society more and more families are exposed to the vagaries of mother and father employments and children need greater understanding and protection in this realm,while in the courtyards of the streets and playgrounds.

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HAROLD GELTMAN BRIEF FOR THE JUDICIAL COMPENSATION AND BENEFITS COMMISSION: 12/12/2007.

REVIEW OF SELECTED NEWSPAPER CLIPPINGS

Harold Geltsman

4) "NATIONAL POST" 11/11/2007 page A-4

a) Meagan Fitzpatrick

"Number of Canadians in prison jumps: study"

COMMENT: How many Canadian prisoners have been successfully and/or unsuccessfully released in the past 20 years, since 1987? We should make available the opportunity for released prisoners to come before a Parliamentary Committee, or equivalent, for the purposes of giving opinions about the sentencing process as a deterrent.

Judges should be compensated for sitting in on such hearing so as to be able to ask specific questions about deterrence.

WHY? I believe that Canada should hear directly from the source of those that failed the country as a means of sustaining the initiative of GOODNESS.

b) "NATIONAL POST" 11/22/2007 page A-4

Carly Weeks

"Tories add ID Theft Bill to agenda"

COMMENT: Judges should be briefed on the many clever ways and means of engaging in identity and intellectual property theft with the increasing amount of gadgetry technology; some methods without breaking any laws and others on the slippery slope of illegalities.

WHY?

Mounting a parallel identity requires an enormous amount of investment time. Stealing a company and/or a country requires ways and means that are inapprehensible. Judges may well be naive if they fail to put the pieces of the puzzle into a chapter-like sequence. It begins with an individual identity but can reach much further when pressures mount for hostile takeovers.

5) "The Gazette" August 22/2006 page A-11

Janice Tibbetts

"Our aging prisons falling apart, report warns"

"The Gazette" 08/23/2006 editorial

"We need modern prisons, not more"

COMMENT: Have Canadian judges ever been given tours of prisons?

WHY? I believe that there is a need for those participating in the sentencing process to be aware of the links between the quantity/quality of the sentence and quality of the sentence site.

Judges should be compensated for assuming responsibility of the quality effect of the prison upon the sentence.

6) "The Gazette" 7/22/2006 page G-3

Wendy McAlllan Canwest News service

"Sifting through data to fight crime: Analyst training program in B.C. a first for Canada" & EDITORIAL: "Good-and bad-news on crime". 7/22/06.

COMMENT: Is there any correlation between the categories of sentencing, the judges and the geography of the sentencing?

WHY?

While people speak of SMART TECHNOLOGY, there is a rising breed of SMART CRIMINALS that learn how to not get caught. Word gets around pretty fast when a target, a category, an area, becomes easily accessible to criminality without apprehension.

7) "The Gazette" 7/27/2006

"What the crime stats don't tell you"

Dan Gardner Ottawa "Citizen" "Getting tough with criminals seems to have little impact on crime rates"

"The Gazette" August 23, 2007 page A-12

"Crime: we're becoming less scared--or more blasé, study finds"

Misty Harris Canwest News Service

COMMENT: The number of conflicting stories about effect of sentencing shows doubt in the judicial system.

WHY?

Because we rarely hear how judges defend their work and the system while outside of the courtroom.

HAROLD GELTMAN BRIEF FOR THE JUDICIAL COMPENSATION AND BENEFITS COMMISSION: 12/12/2007

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- 8) "National Post" october 19, 2007 page A-5
"Crime bill keeps Liberals in check"
Don Martin (in Ottawa)
"The law combines ;legitimate deterence with judicial discretion"

COMMENT: Are there judges that prove to have a better "deterent" record than other judges?

Are there laws that prove to have a better deterrent effect than other laws?

WHY? The judicial system gives insufficient importance to the educational value of "DETERENCE" and we have opted far too often to think of "deterence" only in military terms.

When a society neglects its "deterent" influence amongst opportunities of :religious deterence, educational deterence, family deterence, business deterence & political deterence, then the load often falls upon judicial deterence, which by that time, it finds itself all alone and in need of military deterence support.

- 9) "The Gazette" January 8, 2007
"Brainwashing 'guinea pig' seeks class-action suit"
Dene Moore, Canadian Press

COMMENT: I strongly advise Canadian judges to bring themselves up to date on some of the latest techniques of ARTIFICIAL INTELLIGENCE and communications and military technologies in brainwashing.

They should also cease to allow themselves to be wrongly advised by the psychiatric profession still stuck in the language of the 1950's era of brainwashing.

WHY: With the enormous advances in space age communication technologies, Canadian minds can be subject to invisible influences from within Canada and beyond Canadian borders, by ways and means very very difficult to detect, comprehend and/or apprehend.

The whole future of artificial intelligence with respect to brainwashing, mind control and marketing influence brings taboo reactions and smear campaigns against those that try to penetrate the walls of secrecy.

Sooner or later some very important judicial work shall be required to save the minds of individual citizens from very nasty scenarios.

- 10) "The Gazette" February 19, 2007
PM 'muzzling judges'
Janice Tibbetts

"Harper's trying to interfere with sentencing process, Antonio Lamer says".

COMMENT: Which legal systems around the World have the toughest sentencing with which positive and /or negative effects?

WHY? Deservedly light sentences debate should not be stifled. Deservedly harsh sentences debate should not be stifled. Politicians speaking out on degree of sentencing debate should not be stifled.

Judicial players/actors/participants speaking out on degree of sentencing debate should not be stifled.

Conversely debate upon sentencing should not stifle other important cause and affect/effect judicial links.

- 11) "Globe and Mail" march 15, 2007 page b-2
"Firm's closing believed largest in Canada"

COMMENT: Whether the legal firm of Goodman & Carr closed for good or only temporarily raises questions such as:

- a) number of new law firms with # of employees opening/year?
- b) number of existing law firms with ? # of employees closing/year
- c) number of law firms merging with # of employees/year?
- d) number of law firms incorporating/expanding into non-legal members/year?
- e) number of Canadian law firms with # of city branches in Canada and other countries?

WHY? Do any of these numbers have an affect on legal compensation for judges?

Harold Gelzman

12) "LA PRESSE" 15 avril 2007, page A-14

"Guylène Beaugé: elle est devenue, à 43 ans, la première personne de race noire à devenir juge à la Cour Supérieure du Québec.

COMMENTAIRE: Où sommes-nous dans les appointements des juges au Canada à propos la diversité culturelle en comparaison avec les systèmes judiciaires des autres pays du monde?

POURQUOI: Le mondialisation des systèmes économiques nous obligent à démontrer des meilleures écoutes aux réalités changeants du monde entier. Est-ce que le système judiciaire du Canada fait sa part?

Il y en a quel nombres de juges et anciens juges Canadiens au travail dans des systèmes judiciaires des autres pays? Quels sont leurs compensations comparatifs?

13) "Globe and Mail" 2/27/2007

"An error of judgment": "The Harper approach abandons consensus and Americanizes judicial appointments, says legal scholar Peter Russell.

COMMENT: a) How many different appointing and/or electing methods of Judges exist in countries around the World?
b) How many different appointing and/or electing methods of Judges have existed in Canada from pre-confederation to 2008?

WHY?

Canadians have a right to be better served in being educated as to what else is taking place around the World before being criticized about offering un-informed opinions. Compensation of judges may vary according to ways and means of appointment from country to country.

14) "The Globe and Mail" 2/28/2007 page A-16 editorial(:Serbia)

"THE WORLD COURT CALLS IT BY ITS NAME:GENOCIDE"

COMMENT: Canadian judges should begin the process of formulating a World judicial glossary in many different languages so as to give precise meanings of various legal terms as they are used in their original language and in translation,if this has not already been accomplished.

WHY?

Should the expression: the "GENOCIDE OLYMPICS" sustain some truth and should the expression carry significant popular dissent to the scheduled 2008 Beijing summer olympics, the whole world judiciary shall carry societal and judicial blame,especially if the DARFUR situation worsens before,during and/or after the Olympics.

15) "The Globe and Mail" september 12,2006 page A-7

By Kirk Makin,Justice Reporter.

"Appointment-process revamp,salary costs among reasons blamed for federal backlog",

COMMENT: Delays in the judicial system:appointments,trial dates, jury decisions,sentencing etc. shall all become part of the changing expectations of the country with respect to TEMPO. New gadgetry in artificial intelligence coming out with a new hit every six months will have a profound effect upon the calendar time-clock of business as usual ways and means.

WHY?

New kinds and forms of compensation will begin to appear with new work delivery systems that reduce time,waste,effort and upgrade results.

16)"The Gazette" 08/28/2006 editorial

"All U.S. states have some provision for live or taped coverage"

COMMENT: The judicial system must be ahead of all potential abuse and abusers of video in the court.Artificial Intelligence photo equipment now has so many built-in altering of photos techniques that real live photos might become engaged in transmission alterances feuds.

WHY?

Today's JUDGES should be asking the question:are we heading in a direction that will see "JUDGE JUDY" replaced with an ARTIFICIAL INTELLIGENCE JUDGE JUDY ROBOT,better than the original?

Harold Gelman

#17) "The Gazette" december 1, 2006

Steven Howell Special to the Gazette

"Compare today's justice system to that of yesteryear"

"Chateau Ramezay takes a look at committing the crime and doing the time with their current exhibition, Justice in New France: Crime and Punishment"

COMMENT: Comparative justice will become more and more popular and relevant on an inter-ethnic basis, inter-country basis, as well as an inter-era basis.

WHY? Because people are being prepared for world-wide legal shopping.

RECOMMENDATION:

The Canadian judicial system begin preparations for determining how to best convey the more than 150 year history of the CANADIAN JUDICIAL system for Canada's 150th sesquicentennial in the year 2017.

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18) "The Gazette" 11/30/2007

Dave Caldwell "New York Times"

" Hockey tradition gets heave-ho... Instant replays and teams' quest for revenue move goal judges from behind nets... NHL has experimented with electronic goal lights"

"The Gazette contributed to this report" page C-3

COMMENT: What with high tech simulators, video-games, amazing camera instant replays, audiences and spectators are becoming more and more intolerant of official/referee/judges erring in athletic contests and they enjoy seeing the instant replays as part of the decision-making.

WHY?

There are huge technological electronic trends in the making related to over-seeing the role of officiating and this is certainly to have a spill-over affect upon the work of human judges in the courtroom.

I would advise judges to not lose the initiative of the value and benefits of human judgments and be prepared for a very uncertain and different future.

What compensatory worth do you give to artificial intelligent judgment machines: with human attachment and/or without human attachment?

19) "The Gazette" 8/14/2006 page A-10

"Rude lawyers out of order, bar association rules"
Janice Tibbetts

COMMENT: Preventing rudeness is also an option.

WHY?

Why not have the various concerned Bar Associations mount a high school visiting program to teach children and youth the merits of civil legal language before it becomes uncivil and illegal in its use and implementation.

You should be able to find plenty of potential listeners in the high school yards and playgrounds. What an innovative place to give a speech on foul language use.

20) "The Gazette" 7/29/2006 page A-21

Reuters

"Italy pardons criminals in overcrowded jails".

"A pardon for 12,000 Italian prisoners to alleviate overcrowding..."

COMMENT: How often have mass and group PARDONS been given for how many reasons in how many countries since 1987? Any PARDONS in Canada?

WHY?

What effect do such group PARDONS have upon the host country's judicial system and the Canadian judicial system?

Were judges in Italy affected in their compensatory worthiness?

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HAROLD GELTMAN BRIEF FOR THE JUDICIAL COMPENSATION AND BENEFITS COMMISSION:
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Harold Geltman

21) "The Gazette" July 4, 2006 Janice Tibbetts CANWESTNEWS Service
" Canadian lawyers outsourcing to India"

COMMENT: How many different examples are there of the GLOBALISATION of the national legal systems around the world?
Have countries negotiated the secondment of judges and/or the temporary exchange of judges to address specific needs?

What affect does the GLOBALISATION of the national legal systems have upon judges compensation?

WHY?

The overwhelming history of the Canadian legal system is BASED UPON A EURO-NORTH AMERICAN heritage. As the World is daily called upon to make accommodations and adjustments to the growing legal systems in Latin America, Africa and Asia, there will be more and more of a tendency to measure comparative legal worth on an inter-country and inter-legal sector basis from a World point of view.

How will Canadians be shopping for their legal counsel on a world-wide basis, when licensing requirements become more flexible for out of country legal counsel for individuals much like the globalized multinational legal firms serving World Trade needs?

22) "The Globe and Mail" June 16, 2006 page A-8

By Kirk Makin, Justice Reporter

"Case illuminates court's inner workings"

"Justices weigh Charter rights of detainees against the primacy of national security"

COMMENT: Like most of legal history, the law and paralegal discussions will soon find better ways of dealing with rights of detention, security certificates and the likes, and when we do, we will probably say "well didn't somebody think of that sooner?"

Hardware and software invention comes with its own good time of accommodation, acceptance and inclusivity. We have managed to move along some issues faster than others, but when asked to slow down to make time for adjustments, listening becomes important.

WHY?

Are there areas of the law where presiding judges should receive temporary extra compensation? MANUAL LABOUR makes exceptions. Diplomacy at one time compensated for hardship postings and, perhaps they still do?

23) "The Gazette" may 14, 2006 page A-17

Terry O'Neill Western Standard

"Canada's CHIEF JUSTICE defends the power of the Supreme Court to transcend the constitution. The Right to make new rights"

COMMENT: Forthcoming around the World with greater globalisation of the national legal systems shall be the contradictory pressures arising from contradicting and conflicting intra-legislation and inter-legislation, especially when both points of view are right.

"Working it out" shall become more and more "the order of business", but will the legal route of a legal problem always be the only route?

WHY?

Judges should be given more and more briefings on Artificial Intelligence as alternative routings to legal problem solvings to avoid possible long-drawn out legal impasses.

Judges might be called upon to give judicial worthiness to the options of letting the market freely work it out when claims of ECONOMIC INJUSTICE become louder and more apprehendable.

People around the World are more and more giving their attention to the expectations arising from ECONOMIC INJUSTICE than the CONSTITUTIONAL INJUSTICE, although this may change when findings ~~other~~.

What should be the compensatory worth of Judges willing to rule on the issues of ECONOMIC JUSTICE IN ARTIFICIAL INTELLIGENCE? ECONOMIC INJUSTICE IN A.I. has deep legal roots, going back to the era of slavery.

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Harold Geltman

24) "The Globe and Mail" may 10, 2006
Allan Hutchinson

"There's nothing wrong with criticizing the Supreme Court"

COMMENT: "Judges ... seem to want it both ways--to speak out, as judges increasingly do, on matters of controversy, but to be free of inconvenient criticism"...

We have recently witnessed the judicial controversy in Pakistan where the chief executive challenged the chief Judicial-Judiciary Officer and vice versa. Now that the chief Executive has relinquished his military uniform, we might ask if he has brought himself closer to the example of the Commander in Chief of the United States Armed Forces who donned his military uniform on the rare occasion of combat readiness when aboard the USS Lincoln (verify) aircraft carrier upon temporary conclusion of battles in the Iraq theatre in 2003.

Comparing compensatory worth of American and Pakistani judges with respect to electing a President might be a good thesis topic, but the reality of daily decisions means that judicial worth has many roots beyond compensatory worthiness. Canadian judges might wish to give greater attention to the next chapters in this exercise of comparative judicial worth.

WHY? Many other country judicial episodes have been dress rehearsals for one's own country's short-sighted foibles that grew into unmanageable monsters.

25) "The Globe and Mail" August 9, 2007

Legal oversight: Michael Milani, President of the Federation of Law Societies of Canada:

"Who lawyers the lawyers? We do and it works".

COMMENT: "In his recent observation, Philip Slayton, author of Lawyers Gone Bad, has suggested that because law societies govern the legal profession, the system does not properly serve Canadians".

There was a time in Canada when there were no ombudsmen. Does anybody have any idea how many ombudsmen there are now and the depth of their case workload?

We have been sold a bill of goods to allow professionals to police themselves. Artificial Intelligence is challenging the philosophy of "oversight".

To simply say "no one is above the law" ignores what happens when it appears to be that "the law is above the law", when the law becomes unquestionable. Case in point: whenever a policeman shoots an individual in Québec, some other police force is called in to investigate. THE APPEARANCE OF CONFLICT OF INTEREST GROWS AND SPREADS. The fraternity lodge philosophy appears to be at work and fraternity brothers and sorority sisters don't like to discipline each other. The LAW OF LAST RESORT MAKES IT APPEAR THAT LAW-MAKERS and LAW-ENFORCERS have an easier time of being above the LAW.

WHY? What are the criteria and compensatory worth of those responsible for JUDGING THE JUDGES?

26) "The Globe and Mail" June 15, 2006

"If justice is blind, THINK OF US AS A CANE". (capitals added)
Ogilvy Renault.

COMMENT: I was educationally taught with a cane, but the cane wasn't used for directional assistance, but instead as a punitive reminder to my rear end, which was not blind to the pain, because it was in vogue to display the bruises upon the completion of the rear-end assessment. We were not blind to the damage, which created lasting memories attached to cadets, line-ups disturbances, mathematics and other examples. the cane of justice wasn't quite what you had in mind, OR WAS IT?

WHY? Today there are much more sophisticated weaponry with unapprehendable invisibility to inflict the warped cane of justice upon alleged wrong-doing. When the weaponry of injustice or justice becomes more abusive than the alleged wrong-doing, vision quarrels turn to deep flaws in the system.

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27) "The Gazette" august 2,2006 page D-5

Brendan Kelly "The Gazette"

"Can cop arrest anglo Canada?"

COMMENT: The movie "Bon CopBad Cop" brought more than just another title, it legitimized putting "bad cop" on the same level with "good cop" and extrapolating from that: "bad lawyer-good lawyer" and "bad judge--good judge" and several other sequels,like the famous "CARRY On" movie title series.

WHY?

Preparing audiences for what unknown parties wish to have brought about takes time,money and brains. Setting the stage so as to be able to inflict some kind of wrongful judgment upon an individual,takes more than one movie.

I would strongly advise courtroom judges to ask themselves the following question:

How could this court case before me,be used in a which kind of parallelism to bring about what other kind of judgment above my present understanding and beyond my jurisdiction?

28) "The Gazette" november 27,2007 page ?

"Taser report: We'll change way we work"

Ian Austin Canwest News Service

COMMENT: What happened when policemen were first issued the "billy club" and how did it get its name?

What happened at the instance of weaponry introduction around the World?

Yes,corrective measures might be well advised to reduce abuses, but Judges would be well-advised to intervene soon.

WHY?

With the psychological image of weaponry now in the control of video games,taken away from the courts,it is just a matter of time before TASERS become part of the weaponry of criminals and even the possibility of lesser-force TASERS being marketed to children, like the once very influential BEE-BEE guns, need I say what could happen should these two departures arrive?

29) "The Globe and Mail" January 4,2006 page A-10

a) By Richard Blackwell

"Retirement no reasons to slow down for Canada's top judges"

b) "The Gazette" november 26,2007 page A-11

"Former Chief Justice Antonio Lamer's legacy heralded"

Charles Enman and Danielle Adams
Canwest News Service/Gazette

c)"The Gazette" August 9,2007 page A-8 William Marsden"The Gazette"

"Gomery gets the last word"

"Gomery has no plans for his retirement..!But it'a not my intention to sit around'".

COMMENT: Are there any specific retirement problems amongst judges, needing the public attention?

Are there any problems with the pensions amongst retired Judges?

WHY:

With the rapidly changing technological accoutments in and around the legal profession,we are going to need the species of judges who are able to give counsel to the way things were BEFORE COMPUTERS AND TECHNOLOGIES IMMERSED THEMSELVES into the legal profession.

Question is :how best to avail the country to this kind of fast-diminishing old-time advice?

30) Quoting from an essay delivered to Professor Fred Jordan, CARLETON UNIV. (page 27) Public Law 450,march 23,1967:"Selected Aspects of the Tremblay Report:Status of the Supreme Court and Road Transport",

I, Harold Geltman wrote: "In expressing his dissatisfaction with the supreme Court as an arbiter in questions of federal and provincial jurisdiction, Premier Johnson has said that the court is not constituted in a way to afford guarantees to the provinces in general". Ottawa,Citized Jan.27,1967. WHEN WILL JUDGES COME TO THE DEFENSE OF CITIZENS LIVING THE ECONOMIC INJUSTICE OF INFERIOR TRANSPORT INFRASTRUCTURE?

HAROLD GELTMAN FOR THE JUDICIAL COMPENSATION AND BENEFITS COMMISSION:
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INTERIM CONCLUSION

While the many meanings, definitions and results of GLOBALISATION, GLOBAL WARMING, and GLOBAL OPPORTUNITIES continue to be heatedly and/or frostily debated in the courts of professional and public opinion, readers might wish to give some time to thinking how we might begin to build a better working vocabulary related to ECONOMIC INJUSTICE.

What should the role of the judiciary be in designing better economic lifejackets for those suffering from intolerable and unnecessary ECONOMIC INJUSTICE?

How should we be compensating those that have the skills and know-how to alleviate ECONOMIC INJUSTICE?

How do we persuade local and national judicial systems to link up with each other around the world as a means of fighting ECONOMIC INJUSTICE?

Is there such a thing as CLIMATOLOGICAL INJUSTICE and if so, what are its human roots and its INTER-PLANETARY roots and how should we be thinking about CLIMATOLOGICAL INJUSTICE in linkage with ECONOMIC INJUSTICE?

Are we close to some kind of minimal agreement about what we might mean when speaking of CLIMATOLOGICAL JUSTICE in tandem with ECONOMIC JUSTICE?

Are you the reader, capable of contributing to a better balance of CLIMATOLOGICAL JUSTICE AND ECONOMIC JUSTICE with and/or without disruption to your own personal lifestyle?

Let us agree to build a language of conversation that makes us not as hostile and adversarial to each other when speaking about how the ACTS OF INTERPLANETARY CLIMATOLOGICAL COMMUNICATIONS compensate us and benefit us in our search for better ECONOMIC JUSTICE.

Trusting that these 10 pages have not abused your benefit of the doubt as to my intentions.

When the next review comes around in the years, 2011-2012, should the process continue, we will have passed the buoys of the 2008s Hammer Olympics in Beijing, the 2010 Commonwealth Games in India, the 2010 World Soccer Championship in South Africa, the 2010 winter olympics in Vancouver, and the 2010 Shanghai World's Fair, amongst other important dates that have not been mentioned. Be prepared for COPERNICAN-like changes in the ways and means we have traditionally judged ourselves and our well-being.

We are learning how to accommodate ourselves to the task of building a better SPACESHIP PLANET EARTH FOR HUMANS, ANIMALS AND THE ENVIRONMENT. Let us allow time and space for inexperienced judgmental decisions from which we must learn how to overcome with better words and better actions.

THANK YOU.

COMPUTER INSTRUCTIONS (for Harold Geltman's files: whenever/wherever)

- 1) Harold Geltman is responsible for all spelling, grammatical, typing, digital and errors of facts. Please try to put these errors in perspective as you recover my "fumbles", hoping you are on the same team.
- 2) With respect to the INTERNET readers, should this brief appear on your video screens. I have not yet joined this electronic world for various reasons. I hope you shall not prejudice the brief because of this. I do not wish to suffer abuse, property damage and/or attacks on my well-being, should this brief be INTERNETIZED.
- 3) With respect to the many other languages around the World. Please try to be faithful to the original brief in your translations.
- 4) To the constituency deploying violence around the World to advance their causes. This brief does not share the VIOLENCE STRATEGY, but I am searching for the ways and means of elevating the rightful cause of ECONOMIC INJUSTICE TO A GREATER LEVEL OF ACCEPTIVE LEGITIMACY FOR THE PURPOSES OF BRINGING ABOUT CHANGE.
- 5) This 10 page brief is self-protected from loss, theft, forgery, frames, fraud, identity theft, electronic alterations, errors in electronic copying, parallel mirrorisation, false indictment, look-alike-sound-alike impostor frames, shredding, plagiarism, accusations of being brainwashed, mind-controlled.
- 6) The author is self-protected from attempted psychiatric incarceration, treatment and invisible castigation from professionals that are hostile to my unconventional ways of communicating and doing business. I seek no feud with the constituency of 33° masonic group, however there are laws protecting legal access to 34ism, without tears.
- 7) Any other items you wish to bring to my attention?

H. G.