

**NO TAXATION WITHOUT REPRESENTATION – TIME FOR GREAT TURTLE ISLAND TEA PARTY – OI' US Termination Policy Rears Ugly Head in Canada**

MNN. May 11, 2009. Ontario MPP Christine Elliott, the wife of federal Minister of Finance, Jim Flaherty, started a campaign on the risks of smoking cigarettes made by Indigenous. Health Canada said that Indigenous cigarettes are worse for human health than cigarettes made by Big Tobacco, and that's absurd!

**Big Tobacco won't tell anybody what they put into their cigarettes. In the U.S. Philip Morris put in ammonia so nicotine could go to the brain faster and make it more addictive. [yessmokes.com]**

The patent for fire safe cigarette paper made with more carcinogens is owned by Phillip Morris. Most Indigenous business people use basic tobacco. Poisons and toxins cost money.

Why doesn't Elliott scare smokers off all cigarettes? It's a legal business for Big Tobacco and so it is for Indigenous. Maybe they're backing her campaign to become leader of the Ontario Progressive Conservative Party.

Is Elliot going to go back to old sales pitches like warding off emphysema and TB, losing weight and coping with depression? In movies smoking represents rebelliousness, defiance, empowerment, low class, manhood, outdoor ruggedness, fun, partying, alcohol drinking, socializing and cheating authority and not getting caught. The Marlborough Man died of lung cancer from smoking. Virginia slims was marketed to little girls to be thin. **Beautiful women dragging on a cig induces kids to smoke. It's so cool!**

The main argument for cutting out competition and giving Big Tobacco a monopoly has to do with taxes and lawsuits.

In 1773, Britain's Dutch East India Company had large stocks of tea that could not be sold. It was on the verge of bankruptcy. To save it, the government passed the 1773

Tea Act to give the company a monopoly to export tea directly to the colonies without paying taxes. The company could undersell American merchants and monopolize the trade. Americans started to smuggle and sell tea at cheaper prices.

The East India Company granted franchises to

were used to pay colonial governors and judges to keep them dependant on the British, like today's band and tribal councils.

In Boston, the agents wouldn't resign. The royal governor and his men decided to land the tea anyway. Three ships made it into the harbor. On December 16, 1773, three companies of fifty men each, dressed as Mohawk Rotiskenrakete, boarded the ships and dumped 600,000 pounds of tea into the harbor. Other ports followed.

**Racist Ontario MPP attacks native cigarettes! Wife of Harper's federal minister Jim Flaherty; she lives in 'heritage home' for which Flaherty dropped taxes while minister of 'heritage'!**



operative American merchants.

Britain planned to do this with other commodities. Those excluded got mad. They questioned whether Britain had a right to tax the colonies as they did not elect members to Parliament. It was "taxation without representation". The colonists boycotted

Britain and drank smuggled tea. Britain tried unsuccessfully to undercut the smugglers. The colonists hatched a plan to stop the East India Company from landing its tea in colonial ports. East India company agents were forced to resign. Tea was either returned to England or warehoused. A huge surplus accumulated. Britain did not drop

the tax or its purported right to govern the colonies. The taxes Britain collected

The Coercive Act was passed to make Massachusetts pay damages. They refused. In 1774 the British closed down the port of Boston. This reduced the powers of selfgovernment. Traitorous British officers were tried. The guilty were quartered in the barns and empty houses of the colonists. This sparked the American Revolutionary War. The colonists passed themselves off as Mohawks to make a point. Either they

saw us as Indigenous and free people who couldn't be taxed by foreigners or colonists. Or they were trying blame us for the rebellion.

We are presently being pushed into poverty and starvation to force us to relinquish our non taxable status. We are sovereign caretakers of Great Turtle Island. We never voted to become U.S. or Canadian citizens. The colonists bully us: "Give us our cut or starve!" just like street gang enforcers. We can't get jobs any-

where. We have a right to survive by our traditional trade and commerce free of harassment.

In 2009 the British are trying to scapegoat us. Most Big Tobacco companies are headquartered in Great Britain. They still control the colonies of U.S. and Canada.

We constantly resist these carpetbaggers. Big Tobacco sell toxic cigarettes all over the world. They are being sued by governments for billions for causing deaths from cancer and other sicknesses. The media campaign against us is that Mohawks make bad cigarettes that cause cancer. So sue them! Big Tobacco makes cigarettes that are good for you.

This is how Big Tobacco will pay off their law suits. It's the old U.S. 1953 Termination Act scheme concocted by American tycoons through the Conservatives of Canada. In the 1990s Big Tobacco set up the businesses on our land. The number of cigarettes produced by us is greatly inflated. Arbitrary sums of \$40 to \$50 million in fines for "smuggling" are purportedly owed by us. The governments change the law so our land can be foreclosed and seized for fines owed to the government. An armed occupation force is brought into our communities to make it unlivable to scatter us. Our land is given to the federal or provincial governments who will hand it over to the politicians, their backers and real estate agencies for sale.

Canada, Quebec and Ontario have put arbitrary fines against us to seize our properties. Then they will try to sell it off to help pay off the fines of Big Tobacco, give some to the government and the middle men can pocket some themselves.

**It's not what they want us to see. It's scapegoating. Put the pressure on us. The guns. The border. The cigarettes. No economy. Tear our families apart. While Big Tobacco in England keeps on rolling their smokes!**

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**Wisconsin court upholds GPS tracking by police**

By RYAN J. FOLEY

MADISON: Wisconsin police can attach GPS to cars to secretly track anybody's movements without obtaining search warrants, an appeals court ruled Thursday.

However, the District 4 Court of Appeals said it was "more than a little troubled" by that conclusion and asked Wisconsin lawmakers to regulate GPS use to protect against abuse by police and private individuals.

As the law currently stands, the court said police can mount GPS on cars to track people without violating their constitutional rights -- even if the drivers aren't suspects.

Officers do not need to get warrants beforehand because GPS tracking does not involve a search or a seizure, Judge Paul Lundsten wrote for the unanimous three-judge panel based in Madison.

That means "police are seemingly free to

secretly track anyone's public movements with a GPS device," he wrote.

One privacy advocate said the decision opened the door for greater government surveillance of citizens. Meanwhile, law enforcement officials called the decision a victory for public safety because tracking devices are an increasingly important tool in investigating criminal behavior.

The ruling came in a 2003 case involving Michael Sveum, a Madison man who was under investigation for stalking. Police got a warrant to put a GPS on his car and secretly attached it while the vehicle was parked in Sveum's driveway. The device recorded his car's movements for five weeks before police retrieved it and downloaded the information.

The information suggested Sveum was stalking the woman, who had gone to police earlier with suspicions. Police got a second warrant to search his car and home, found more evidence and arrested him. He was convicted of stalking and sentenced to prison.

Sveum, 41, argued the tracking violated his Fourth Amendment protection against unrea-

sonable search and seizure. He argued the device followed him into areas out of public view, such as his garage.

The court disagreed. The tracking did not violate constitutional protections because the device only gave police information that could have been obtained through visual surveillance, Lundsten wrote.

Even though the device followed Sveum's car to private places, an officer tracking Sveum could have seen when his car entered or exited a garage, Lundsten reasoned. Attaching the device was not a violation, he wrote, because Sveum's driveway is a public place.

"We discern no privacy interest protected by the Fourth Amendment that is invaded when police attach a device to the outside of a vehicle, as long as the information obtained is the same as could be gained by the use of other techniques that do not require a warrant," he wrote.

Although police obtained a warrant in this case, it wasn't needed, he added.

Larry Dupuis, legal director of the ACLU of Wisconsin, said using GPS to track someone's

car goes beyond observing them in public and should require a warrant.

"The idea that you can go and attach anything you want to somebody else's property without any court supervision, that's wrong," he said. "Without a warrant, they can do this on anybody they want."

Attorney General J.B. Van Hollen's office, which argued in favor of the warrantless GPS tracking, praised the ruling but would not elaborate on its use in Wisconsin.

David Banaszynski, president of the Wisconsin Chiefs of Police Association, said his department in the Milwaukee suburb of Shorewood does not use GPS. But other departments might use it to track drug dealers, burglars and stalkers, he said.

A state law already requires the Department of Corrections to track the state's most dangerous sex offenders using GPS. The author of that law, Rep. Scott Suder, R-Abbotsford, said the decision shows "GPS tracking is an effective means of protecting public safety."

**Is Swine flu the latest in biological warfare breakthroughs aimed at individual races? Mexicans have Asian blood identifiers — Swine Flu meant for Asian deaths just like SARS. Canada's discoverer of Insulin (Banting) was murdered by Hitler when he tried to invent a 'German' bug. He died in Newfoundland 1941. Canada is a secret leader in biological warfare in the ongoing research and development of mass warfare products.**

[http://www.legitgov.org/#breaking\\_news](http://www.legitgov.org/#breaking_news)

**Swine Flu May Be Human Error, Scientist Says**

--WHO wants to know whether evidence that the virus may have been developed in a laboratory can be corroborated 12 May 2009 The World Health Organization is investigating an Australian researcher's claim that the swine flu virus circling the globe may have been created as a result of human error. Adrian Gibbs, who collaborated on research that led to the development of Roche Holding AG's Tamiflu drug, said in an interview today that he intends to publish a report suggesting the

new strain may have 'accidentally' evolved in eggs scientists use to grow viruses and drugmakers use to make vaccines. Lab Escape: Gibbs said his analysis supports research by scientists including Richard Webby, a virologist at St. Jude Children's Research Hospital in Memphis... His research found the rate of genetic mutation in the new virus outpaced that of the most closely related viruses found in pigs, suggesting it evolved outside of swine, Gibbs said. [See: US involved in bird flu conspir-

acy: Indonesia 20 Feb 2008 (Transcript from AM, Australia's ABC.) Peter Cave: Indonesia's Health Minister has suggested that the United States may be involved in a conspiracy to use the bird flu virus to develop biological weapons; US, Japanese Researchers Mix Samples of 1918 Flu Pandemic to Recreate Deadly Code 30 Dec 2008; Donald Rumsfeld makes \$5m killing on bird flu drug 12 Mar 2006.] Rumsfeld made \$12 to legalize ant-killer Aspartame.