Glorious day to you Sport Canada, Edwin Smith (Team Leader, Social Media, Canadian Heritage), Marlena Mcmurtry (Gov. Canada representative), Bruno Devita (Aviva Insurance Canada Representative), Jennifer Tims (Crawford and Co Manager), Claudia (Supreme Court of British Columbia Scheduling), Mitch Geller (Chief operations Diving Plongeon Canada) and Penny Joyce (Diving Plongeon Canada administrations leader), Assessment and Investigation Services Branch of Crown-Indigenous Relations and Northern Affairs Canada, and Ombudsperson...And I would like to include David A. Crerar if anyone could forward this to him or provide his email that would be fantastic.

There have been 4 publications made so far outlining the injustices I have experienced while seeking remedy from the Supreme Court of British Columbia in Victoria, for being pimped out as a kid to a known pedophile by Diving Plongeon Canada.

If you are included in this email you are named in the complaints, or have an interest in this issue and its reasonable resolution.

I'm grateful for the expose of how this type of case is likely often mishandled...Private interests suffocating public interest leaving perpetrators to continue abusing, and the victims short changed...IN FACT I AM JUST UNCOVERING THE FACT THAT THE SITTING JUDGE THAT PUT A GAG ORDER ON ME IS A PARTNER WITH A PRIVATE COMPANY THAT DOES MAJOR BUSINESS WITH INSURANCE COMPANIES! EXTREME CONFLICT OF INTEREST

This email is to bring as many relevant parties to the record so that EVERYONE can contribute openly. The record will continue to build and be published until appropriate remedies are supplied for our community, myself, and the other known victims of Trevor Palmatier.

Publications are on www.wegadesk.com, on the Justice for Children Page. Below the 'Publications' section is 'REMEDIES' that provides the foundation for resolutions to the issues brought forward in Victoria Case #202598.

Supreme Court of Canada in R. v Friesen 2020 has also acknowledged that new creative ways to solve the child sexual explitation problen must be employed...this is one of those ways.

While attempting to bring my case through the courts, Aviva Insurance Canada suppressed the public interest which should have come from the not-for-profit Diving Plongeon Canada during the 'response to civil claim', but because the Diving organization's lawyer was the exact same lawyer hired to defend the insurance company no admissions were tabled from the not-for-profit, presenting the idea that the Diving organization is unaware of the 50 years of ongoing sexual abuse thats been rampant in their sport.

Also, acting judge David A. Crerar is a partner with a private business who specializes in dealing with major insurance companies. This brings the suppression of the record to an even higher level of misconduct given David A. Crerar cut short my 3h court appearance to put a gag order on me.

I will not do the same and suppress the record...I encourage all to help build the record.

I am also willing to discuss this matter in person with anyone at any time to get the story from the Horse's mouth. I'm open to group meetings too! Don't be shy, this is character growth work.