Supremacy of God and Rule of Law

- Return to Canada's Foundation

- Roger Song
- Managing Lawyer
- Song & Howard Law Office www.songhowardlaw.com
- June 3, 2024
- Didsbury, Alberta



My Background

- Immigrant from CCP China in 2000
- Joined Membership of CCP in China at 20 in 1984
- Became a Christian at 40 in Canada in 2004
- Filed Public Interest Judicial Review Application against the Law Society of Alberta with the Court of King's Bench of Alberta in 2023

Supremacy of God and Rule of Law -Canada's Foundation

- Whereas Canada is founded upon principles that recognize the supremacy of God and the rule of law:
- The Canadian Charter of Rights and Freedoms guarantees the rights and freedoms set out in it subject only to such reasonable limits prescribed by law as can be demonstrably justified in a free and democratic society



Which God?

yet for us there is but one God, the Father, from whom all things came and for whom we live; and there is but one Lord, Jesus Christ, through whom all things came and through whom we live. (1 Corinthians 8:6)



Supremacy of God and Rule of Law -Foundation of the kingdom in Israel under the Law of God (Deuteronomy 17:18~20)

- A king must write for himself on a scroll a copy of God's law
- He must always keep the law and read it all the days of his life
- He must learn to revere the Lord his God and follow carefully all the words of God's law and decrees
- He must not consider himself better than his fellow Israelites and deviate from the law

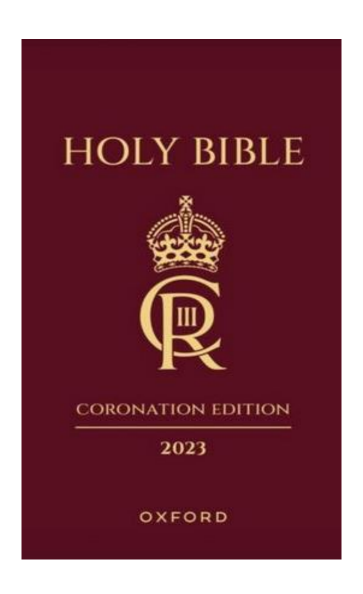


Supremacy of God and Rule of Law Foundation of a kingdom in Israel under the Law of God

"Then he and his descendants will reign a long time over his kingdom in Israel" (Deut. 17:20B)

Supremacy of God and Rule of Law Foundation of the kingdom in England under English law "The King himself however ought not to be under man, but under God and under the law, for the law makes him king" - Bracton, a judge and early writer on English law (1250)

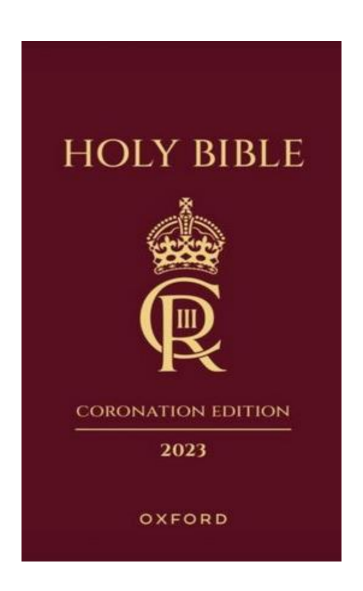




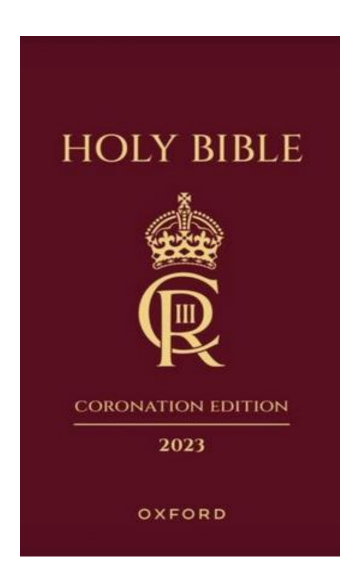
Supremacy of God and Rule of Law – foundation of the United Kingdom under the Royal law of England

His Majesty King Charles III – the Executive Government and Authority of and over Canada under the Constitutional Act, 1876

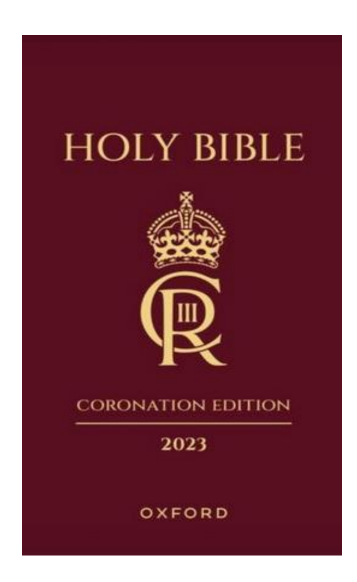
May 6, 2023 Coronation of Their Majesties King Charles III And Queen Camilla



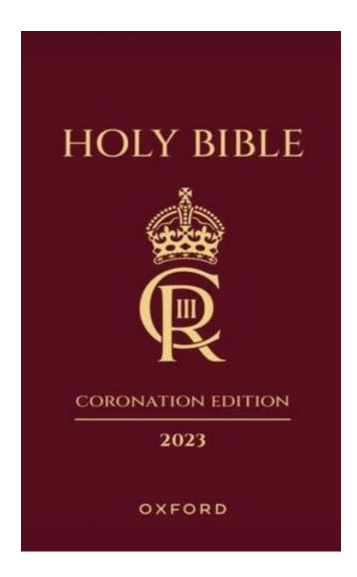
The Moderator of the General Assembly of the Church of Scotland, received the Bible from the Dean of Westminster and presented it to the King "Sir, to keep you ever mindful of the law and the Gospel of God as the Rule for the whole life and government of Christian Princes, receive this Book, the most valuable thing that this world affords. Here is Wisdom; this is the royal Law; these are the lively Oracles of God" 9



The Archbishop asked the King. "WILL you to the utmost of your power maintain the Laws of God and the true profession of the Gospel? Will you to the utmost of your power maintain in the United Kingdom the Protestant Reformed Religion established by law? Will you maintain and preserve inviolably the settlement of the Church of England, and the doctrine, worship, discipline, and government thereof, as by law established in England? And will you preserve unto the Bishops and Clergy of England, and to the Churches there committed to their charge, all such rights and privileges as by law do or shall appertain to them or any of them?"



The King replied, "All this I promise to do." The King then placed his hand on the Bible and said "The things which I have here before promised, I will perform and keep. So help me God."



After signing copies of the Oaths, the King kneeled before the Altar and prayed that.

"GOD of compassion and mercy whose Son was sent not to be served but to serve, give grace that I may find in thy service perfect freedom and in that freedom knowledge of thy truth. Grant that I may be a blessing to all thy children, of every faith and belief, that together we may discover the ways of gentleness and be led into the paths of peace; through Jesus Christ our Lord. Amen."

- Article 1 of the CCP China's constitution
- "the socialist system is the fundamental system of the People's Republic of China. Leadership by the China's Communist Party (CCP) is the defining feature of socialism with Chinese characteristics. It is prohibited for any organization or individual to damage the socialist system."

- What does CCP believe?
- "The China's Communist Party (CCP) takes Marxism-Leninism, Mao Zedong Thought, Deng Xiaoping Theory, the important thinking of the "Three Represents" (of Jiang Zemin), the Scientific Outlook on Development (of Hu Jintao), and Xi Jinping Thought on Socialism with Chinese Characteristics for a New Era as its guide to action." (Articles of CCP as of 2022)

Story of Liu, Shaoqi (1898 – 1969)

- Chairman of the People's Republic of China (1959-1968) and first-ranking vice chairman of the Chinese Communist Party from 1956 to 1966. Liu was publicly named as Mao's chosen successor in 1961.
- Die after being abused by the activists of the Cultural Revoludion.



1989 Tiananmen Square protests and massacre

- the Chinese government declared martial law on the night of 3 June
- deployed troops to occupy the square of Heavenly peace



1989 Tiananmen Square protests and massacre

- several hundred to several thousand were killed by army, with thousands more wounded.
- The vast majority of those killed were civilians, though a small number of soldiers were also killed



Story of Zhao, Ziyang (1919 – 2005)

- CCP's General Secretary of the (1987-1989).
- The primer of China (1980-1987).
- Under house arrest of 16 years from 1989 until died in home in 2005 without any due process or legal procedure



Story of Song, Ke (1935 – 2021)

- Author of Biography of Mao Zedong
- My father
- Under house arrest for 3 years in his 70s with no due process
- Passed away lonely in hospital during COVID in Beijing due to the lockdown policy of CCP



In the biography of Mao Zedong entitled "The Falling of the Red Sun" written by my father, he wrote in a chapter called "the Communist Hell": "According to expert statistics, in the 2,129 years before the Chinese Communist Party came to power in 1949, there were a total of 203 major climate disasters that killed more than 10,000 people, killing more than 29,910,000 people. The total number of people who starved to death during Mao Zedong's three-year Great Leap Forward period (i.e.1959 to 1962) was 37,558,000, which was 7.64 million more than the entire population that died of natural disasters in China over the past 2,000 years.

This is not a mistake in individual policies, but a mistake in the fundamental theory, a mistake in the fundamental line, and a mistake in the fundamental path. The so-called theory, line, and path of "conversion of private agriculture economy into "agricultural co-operatives" or "agricultural communes" is utopian socialism, which can neither bring prosperity nor equality. They are the main source of great disasters and should be completely rejected



When the government replaced the Supremacy of God and the Rule of Law with the supremacy of Idol and the rule of law in Canada

The state declared public order emergency under the Emergencies Act (the Act) to suppress peaceful demonstration of citizen On February 14, 2022, and violated the fundamental freedoms and rights of citizen in the name of public order, public safety or public interest at its own discretion.



When the government replaced the Supremacy of God and the Rule of Law with the supremacy of Idol and the rule of law in Canada

On Jan. 29, 2022, a trucker convoy headed down to the Coutts, Alta., border crossing with the U.S. to protest the COVID-19 vaccine mandates the Trudeau government had put in place. The protest turned into a full-scale blockade that lasted 17 days. Two of the protest leaders, Chris Lysak and Jerry Morin, were arrested and charged with conspiracy to commit murder and mischief, accusations that were hard to credit given the context of the event. They remained in custody for 723 days, during 74 of which Morin was in solitary confinement. Finally, after their lawyer filed a Charter of Rights application to examine the case, the Crown suddenly accepted a plea deal on minor firearms charges. They were released early last month



Anthony Olienick (Tony) Inmate #2200620 Care of Lethbridge Correctional Centre PO Bag 3001 Lethbridge, AB T1J 3Z3

When the government replaced the Supremacy of God and the Rule of Law with the supremacy of Idol and the rule of law in Canada

- Chris Carbert of Lethbridge and Anthony Olienick of Clareshom refused to plea guilty
- made to wear leg irons when entering and exiting the courtroom
- are being held in custody in remand at the Lethbridge Correctional Centre.
- Contrast this with the recent case of a mother and her child fatally stabbed in a horrific random attack outside an Edmonton school. Despite a long history of violence, the accused killer had been released on bail 18 days before their murders



When the judges replaced the Supremacy of God and the Rule of Law with the supremacy of Idol and the rule of law in Canada

The Supreme Court of Canada effectively declared that a mother has the right to determine the life or death of another newly created life in her body. *R. v. Morgentaler*, 1988

A judge of the Supreme Court of Canada even believed and wrote in court decision that it was unfortunate and engendered confusion for the trial judge to use the words "a woman". She believed that the correct words should be "a person with a vagina." R. v. Kruk, 2024 SCC 7



The Law Society of Alberta adopted regulatory objectives outside the jurisdiction of law and used the supremacy of public interest as the excuse to compel more than 10,000 Alberta lawyers to receive indigenous cultural competence training in 2022.



THE PATH

- Not based on truth
- No citation or footnote
- Disclaimer of any professional or academic value to lawyers
- Demonized history and national heroes of Canada and Christianity
- Do not tell Alberta lawyers about the formal apology by
- Steven Harper government in 2008 in reconciliation with First Nations and the billions of dollars that Canada government paid to First Nations for reconciliation
- Suspended 30 Alberta lawyers
 who failed to complete the Path by
 the subscribed deadline in 2022.



In its public announcement of April 2022, Law Society of Alberta relied on anonymous survey and evidence not admissible in court, demonized the current judicial system and the legal profession of Canada, which has been built upon the supremacy of God and rule of law, and declared that the judicial system and legal profession exercised systemic discrimination against people based on age, culture, disability, gender, race, religion, sexual orientation, and/or socio-economic status



Law Society of Alberta imposed political profile on lawyers since 2023

- Compelled more than 10,000 Alberta lawyers to adopt the Professional Development Profile including cultural competence of EDI
- Forced all lawyers to use the political profile of LSA as the guideline and CPD tool to develop and submit a CPD plan
- Suspended 68 Alberta lawyer for not submitting the CPD plan by prescribed deadline in 2023



Law Society of Alberta made rules outside its jurisdiction under the Legal Profession Act, and effectively declared the supremacy of the Benchers or its Executive Director in regulating lawyers' education in a form and manner, as well as time frame only acceptable to the law society.

- R 67.4 power of LSA to impose cultural competence training on lawyers in the form and manner acceptable to the Benchers only
- under the penalty of automatic suspension of lawyer's license to practice
- in the name of public interest
- But violated the independence of the members of the bar



- Rs 67.2 & 67.3 power of LSA to forced all lawyers to develop CPD plan in a form acceptable to the Executive Director only
- Forced lawyers to use the political profile of LSA as the guideline and CPD tool to develop and submit a CPD plan under the penalty of automatic suspension of lawyer's license to practice
- in the name of public interest
- but violated the independence of the members of the bar and the freedom of conscience and thoughts of lawyers



I spearheaded a petition to force a special meeting of lawyers in Alberta to eliminate the power of LSA to impose cultural competence education under Rule 67.4. The meeting was held February 6, 2023 and the motion was soundly defeated 2,609 to 864.



On July 17, 2023, I spearheaded a public petition letter to the Law Society of Alberta, the Premier of Alberta Danielle Smith and the Mister of Justice of Alberta with the signatures of 71 Canadian lawyers, professors, and citizens, complaining that the Law Society of Alberta's political objectives were a threat to the rule of law.



I eventually filed a public interest lawsuit against the Law Society of Alberta with the King's Court of Alberta on October 27, 2023 In my application supported by my affidavit with more than 900 pages of evidence and an expert report of Dr. Joanna Williams, I asked the court to grant an order and declare, among others, that the political agenda and the impugned rules and profile adopted by LSA are illegal and void.



Let us return to the Foundation of Canada

May Canada under God have a new birth of freedom and government of the people, by the people for the people shall not perish from the earth.

May God bless His dominion of Canada from its east to the west.