

**ONTARIO
SUPERIOR COURT OF JUSTICE**

THE HONOURABLE MR.
JUSTICE C. MACLEOD

)
)
)

THURSDAY, THE 17th
DAY OF FEBRUARY, 2022

B E T W E E N:

(Court Seal)

ZEXI LI, HAPPY GOAT COFFEE COMPANY INC,
7983794 CANADA INC. (c.o.b. as UNION: LOCAL 613)
and GEOFFREY DEVANEY

Plaintiffs/Moving Parties

and

CHRIS BARBER, BENJAMIN DICHTER, TAMARA LICH, PATRICK KING, JAMES
BAUDER, BRIGITTE BELTON, DANIEL BULFORD, DALE ENNS, CHAD EROS, CHRIS
GARRAH, MIRANDA GASIOR, JOE JANSEN, JASON LAFACE, TOM MARAZZO, RYAN
MIHILEWICZ, SEAN TIESSEN, NICHOLAS ST. LOUIS (a.k.a. @NOBODYCARIBOU),
FREEDOM 2022 HUMAN RIGHTS AND FREEDOMS,

JOHN DOE 1, JOHN DOE 2, JOHN DOE 3, JOHN DOE 4, JOHN DOE 5,
JOHN DOE 6, JOHN DOE 7, JOHN DOE 8, JOHN DOE 9, JOHN DOE 10,
JOHN DOE 11, JOHN DOE 12, JOHN DOE 13, JOHN DOE 14, JOHN DOE 15,
JOHN DOE 16, JOHN DOE 17, JOHN DOE 18, JOHN DOE 19, JOHN DOE 20,
JOHN DOE 21, JOHN DOE 22, JOHN DOE 23, JOHN DOE 24, JOHN DOE 25,
JOHN DOE 26, JOHN DOE 27, JOHN DOE 28, JOHN DOE 29, JOHN DOE 30,
JOHN DOE 31, JOHN DOE 32, JOHN DOE 33, JOHN DOE 34, JOHN DOE 35,
JOHN DOE 36, JOHN DOE 37, JOHN DOE 38, JOHN DOE 39, JOHN DOE 40,
JOHN DOE 41, JOHN DOE 42, JOHN DOE 43, JOHN DOE 44, JOHN DOE 45,
JOHN DOE 46, JOHN DOE 47, JOHN DOE 48, JOHN DOE 49, JOHN DOE 50,
JOHN DOE 51, JOHN DOE 52, JOHN DOE 53, JOHN DOE 54, JOHN DOE 55,
JOHN DOE 56, JOHN DOE 57, JOHN DOE 58, JOHN DOE 59 JOHN DOE 60,
JANE DOE 1 and JANE DOE 2

Defendants/Responding Parties

Proceeding under the *Class Proceedings Act, 1992*

**ORDER
(MAREVA INJUNCTION)**

NOTICE

If you, the Defendant, disobey this order you may be held to be in contempt of court and may be imprisoned, fined or have your assets seized. You are entitled to apply on at least twenty-four (24) hours notice to the Plaintiff, for an order granting you sufficient funds for ordinary living expenses and legal advice and representation.

Any other person who knows of this order and does anything which helps or permits the Defendant to breach the terms of this Order may also be held to be in contempt of court and may be fined or imprisoned.

THIS MOTION, made without notice by the Plaintiffs, Zexi Li, Happy Goat Coffee Company Inc., 7983794 CANADA INC. (c.o.b. UNION: LOCAL 613), on their own behalf and on behalf of the proposed classes as defined in the Fresh as Amended Statement of Claim (approved by an order of even date) for an interim and interlocutory Order in the form of a *Mareva* injunction restraining the corporate Defendant, Freedom 2022 Human Rights and Freedoms (“**Freedom 2022**”), as well as the individual Defendants Patrick King, Tamara Lich, Christopher Garrah, Nicholas St. Louis, and Benjamin Dichter (collectively, the “**Individual Mareva Respondents**” and together with Freedom 2022, the “**Mareva Respondents**”) from dissipating the assets identified in Schedule “A” to this Order and other relief, was heard this day at Ottawa by videoconference.

ON READING the Motion Record of the Plaintiffs dated February 15, 2022 (Mareva Injunction) and the Supplementary Motion Record of the Plaintiffs dated February 16, 2022 (Mareva Injunction), and the fresh as amended factum of the plaintiff (February 16,

2022), and with regard to the materials previously filed in support of an earlier injunction (“**Motion Materials**”);

AND ON HEARING the submissions of counsel for the Plaintiffs;

1. **THIS COURT ORDERS** that this motion is properly returnable today as the motion is brought without notice.

Mareva Injunction

2. **THIS COURT ORDERS** that the Mareva Respondents and their servants, employees, agents, assigns, officers, directors and anyone else acting on their behalf or in conjunction with any of them, and any and all persons with notice of this Order, are restrained from directly or indirectly, by any means whatsoever:

- (a) selling, removing, dissipating, alienating, transferring, assigning, encumbering, or similarly dealing with the assets of the Mareva Respondents listed in Schedule “A”
 - (b) instructing, requesting, counselling, demanding, or encouraging any other person to conduct themselves contrary to paragraph 2(a) above; and
 - (c) facilitating, assisting in, aiding, abetting, or participating in any acts the effect of which is to contrary to paragraph 2(a) above,
- until final disposition of this action or further Order of this Court.

3. **THIS COURT ORDERS** that paragraph 2 applies to all of the assets listed in Schedule “A” to this Order, whether or not they are in the Mareva Respondents’ own names, whether or not they are solely or jointly owned, and whether or not the Mareva Respondents have exclusive control over the asset. For the purpose of this Order, a Mareva Respondent’s assets include any asset which he or she has the power, directly or indirectly, to dispose of or deal with as if it were his or her own. The Mareva Respondent is to be regarded as having such power if a third party holds or controls the assets in accordance with his or her direct or indirect instructions.

4. **THIS COURT ORDERS** that if the total value free of charges or other securities of the assets listed in Schedule “A” to this Order exceeds \$20 million, the Mareva Respondents may sell, remove, dissipate, alienate, transfer, assign, encumber, or similarly deal with them so long as the total unencumbered value of the Mareva Respondent’s frozen assets remains above \$20 million.

Undertaking as to Damages

5. **THIS COURT ORDERS** that the requirement in Rule 40.03 of the *Rules of Civil Procedure* for the moving party to provide an undertaking as to damages potentially arising from the granting and enforcing of this Order is hereby dispensed with.

Ordinary Living Expenses

6. **THIS COURT ORDERS** that any Mareva Respondent may apply for an order, on at least twenty-four (24) hours notice to the Plaintiffs, specifying the amount of funds which the Mareva Respondent requires from the assets listed in Schedule “A” to this Order to spend on ordinary living expenses and legal advice and representation. The Mareva Respondent may also

be provided with access to the assets it requires to spend on ordinary living expenses and legal advance and representation with the written consent of the Plaintiffs.

Disclosure of Information

7. **THIS COURT ORDERS** that each Mareva Respondent shall prepare and provide to the Plaintiffs, within 7 days of the date of service of this Order, a sworn statement describing the nature, value, and location of his or her assets worldwide, whether in his own name or not and whether solely or jointly owned, which are being used, have been earmarked for, or are intended to be used to fund, directly or indirectly, activities associated with the Freedom Convoy protests in or around the City of Ottawa, Ontario, Canada which began on or about January 29, 2022 worldwide, including but not limited to any digital assets (and any associated cryptocurrency wallet addresses).

8. **THIS COURT ORDERS** that each Mareva Respondent shall submit to an examination under oath within 7 days of the delivery by the Mareva Respondent of the aforementioned sworn statement referred to in paragraph 7.

9. **THIS COURT ORDERS** that if the provision of any of the information set out in paragraph 7 is likely to incriminate the Mareva Respondent, he or she may be entitled to refuse to provide it, but is recommended to take legal advice before refusing to provide the information. Wrongful refusal to provide the information referred to in paragraph 7 is contempt of court and may render the Mareva Respondent liable to be imprisoned, fined, or have his or her assets seized.

Intermediaries

10. **THIS COURT ORDERS** that the entities listed in Schedule “B” as well as any banks, financial institutions, money service businesses, fundraising platforms or websites, cryptocurrency exchanges or platforms, or custodians of any cryptocurrency wallets, (collectively, the “**Intermediaries**”) shall, upon being provided with notice of this Order, forthwith freeze and otherwise prevent any removal, dissipation, alienation, transfer, assignment, encumbrance, transaction, or similar dealing with any of the assets identified in Schedule “A” to this Order.

11. **THIS COURT ORDERS** that the Intermediaries shall forthwith disclose and deliver up to the Plaintiffs any and all records held by the Intermediary concerning the Mareva Respondents’ assets, including the existence, nature, value and location of any monies or assets or credit, wherever situate, held on behalf of the Mareva Respondent by the Intermediaries.

Alternative Payment of Security into Court

12. **THIS COURT ORDERS** that this Order will cease to have effect if the Mareva Respondents provide security by collectively paying the sum of \$20 million into Court, and the Accountant of the Superior Court of Justice is hereby directed to accept such payment.

Variation, Discharge or Extension of Order

13. **THIS COURT ORDERS** that anyone served with or notified of this Order may apply to the Court at any time to vary or discharge this Order, on four (4) days’ notice to the Plaintiffs.

14. **THIS COURT ORDERS** that the Plaintiffs shall apply for an extension of this Order on or before February 28, 2022, failing which this Order will terminate.

Service of this Order

15. **THIS COURT ORDERS** that service of this Order and the Motion Materials shall be made on the Mareva Respondents through at least one of the following means, as applicable:

- (a) On the corporate Mareva Respondent, Freedom 2022, by delivering a copy to Alan G. Warnock, counsel for Freedom 2022 as indicated on its corporate filings;
- (b) On the Mareva Respondent, Tamara Lich, by delivering a copy to her legal counsel, Keith Wilson of the Justice Centre for Constitutional Freedoms;
- (c) On the Mareva Respondent, Benjamin Dichter, by delivering a copy to his legal counsel, Keith Wilson of the Justice Centre for Constitutional Freedoms;
- (d) On the Mareva Respondent, Patrick King, by delivering a copy to his email address at patrickking@canada-unity.com and through social media to Mr. King's Facebook page at <https://www.facebook.com/therealpatking>;
- (e) On the Mareva Respondent, Christopher Garrah, by delivering a copy to his email address at keepcanada@protonmail.com and through social media to Mr. Garrah's Facebook page at www.facebook.com/chris.garrah.31;
- (f) On the Mareva Respondent, Nicholas St. Louis, by delivering a copy through social media to Mr. St. Louis's Twitter account, @NobodyCaribou;

and that such service shall be deemed valid and effective upon the earlier of (a) confirmation of receipt of the Order and Motion Materials or (b) 24 hours from the time the Order and Motion Materials are sent in accordance with paragraphs 18(a) to (f) above.

16. **THIS COURT ORDERS** that this Order is and shall be immediately in effect upon issuance regardless of whether it has been formally entered.

C. MacLeod RSG

SCHEDULE “A”

Freedom 2022 Human Rights and Freedoms

1. Any and all assets of Freedom 2022 Human Rights and Freedoms, including but not limited to any and all funds donated through GiveSendGo LLC or any of its affiliates or payment processors, where such funds were raised in connection with the “Freedom Convoy 2022” fundraiser and are held in a bank account(s) owned or controlled by or for the benefit of Freedom 2022 Human Rights and Freedoms.

Patrick King

2. Any and all funds held in the bank account of or controlled by Patrick King located at ATB Financial (a.k.a. Alberta Treasury Branches), subject to Mr. King’s right as set out in paragraph 6 of this Order to apply for an order or request the consent of the Plaintiffs to an order specifying the amount of funds which Mr. King requires to spend on ordinary living expenses and legal advice and representation.
3. Any and all funds, digital assets, and or cryptocurrency held in bank accounts and/or digital wallets generated or raised in connection with transactions of Freedom Convoy Token (\$FCT).

Tamara Lich

4. Any and all funds held in the bank account of or controlled by Tamara Lich into which she is receiving etransfers by way of the email address tbofconvoy2022@protonmail.com, subject to Ms. Lich’s right as set out in paragraph 6 of this Order to apply for an order or request the consent of the Plaintiffs to an order specifying the amount of funds which Ms. Lich requires to spend on ordinary living expenses and legal advice and representation.

Chris Garrah

5. Any and all funds held in the bank account of or controlled by Chris Garrah into which he is receiving funds donated through GiveSendGo LLC or any of its affiliates or payment processors in connection with the “Adopt-a-Trucker” fundraiser, subject to Mr. Garrah’s right as set out in paragraph 6 of this Order to apply for an order or request the consent of the Plaintiffs to an order specifying the amount of funds which Mr. Garrah requires to spend on ordinary living expenses and legal advice and representation.
6. Any and all funds held in the bank account of or controlled by Chris Garrah into which he is receiving donations by way of the “Adopt-a-Trucker” website or etransfers by way of the email address donations@adopt-a-trucker.ca, subject to Mr. Garrah’s right as set out in paragraph 6 of this Order to apply for an order or request the consent of the

Plaintiffs to an order specifying the amount of funds which Mr. Garrah requires to spend on ordinary living expenses and legal advice and representation.

7. Any and all digital assets or cryptocurrency held in the following digital wallets of or controlled by Chris Garrah:

	No.	Wallet Address
BTC (Bitcoin)	1	bc1qvetv213v508lmpal067kghhm6x6nsm70rgwhx
ETH (Ethereum)	2	0x859481Ef7dAc321078547f50c756C8924EaB183f
LTC (Litecoin)	3	ltc1qqhzc2dflesccd5gx6ugqqgcplzakrk8w1x18zq
ADA (Cardano)	4	addr1qxwxppd3ahfsh43f88h4jn8ngrum64fe6meck3nnwkwgtsp6elsk4xhyrdtm5v6tnq3ulw9u9gcmvkhrij4xcu3sm60hqtz3wuy
XMR (Monero)	5	423nPDQqsPrAAgFShAUBMrYQQCgb2562iLLWu1dZyEGEGsavxfpNxWtDjreSUzwqWQCxi6GrSz8jtYWjs4pW9mK9DoBVdWo
ETC (Ethereum Classic)	6	0x88CD1D4611D456357eF8620450d3121672305d03

8. Any digital assets or cryptocurrency originating in the digital wallets identified in Item #7 which have been transferred to other digital wallets, as identified through the public ledger.

Benjamin Dichter & Nicholas St. Louis

9. Any and all digital assets or cryptocurrency held in the following digital wallets of or controlled by or on behalf of Benjamin Dichter and/or Nicholas St. Louis:

	No.	Wallet Address
BTC (Bitcoin)	1	bc1qv7k0hltgg5vdquy86z8m48wp7ul92hdddp2emh2ppra0slzvg86q8uv9g9
	2	bc1qepl9mm4qq7eqtvhe3ys3ymwvs4z3rmyuhv3scsysnjdqkvhepsfp6ven
	3	bc1qcg44z6ly3h3635gfzkeh4lg22ks7ndy3dzzh0qyv3eqmzrwehnsk58gwr
	4	bc1qfcrw4nf659e4s8d9yaldltac75awrpqeqh76du68qzw8q0m7276sw0q3uh

5	bc1q8lrztgk9tkedvhu6hzvvc7ps2cf6t2t4hj5jdf6p38asc407wxzsl40gkx
6	bc1qg76ahdnvxwwfd8l05wh0u4y54sht2s4djqup2vt0levqz7s62l9q4wh33n
7	bc1q48chzsuwxu7cz82p83mpekdns0u44c223r4dzsdd98d8l03ws7es484z23
8	bc1q8tf0hn3vda0pgkhej73unz338wstxvll9qryv5hj3rtwah2j6mlqx3ce99
9	bc1q4hqvw7a806yc8554nskuyqc4jc6juywzxcgprk0n25rtcj5z3dkqey0h9f
10	bc1qv3aa6wepvttlcy7kuvpmfzar93ku2yppp72tm0zfecj20h04r58sn7wvhq
11	bc1q2xjld87z45k2fuz48dqhntgh3e0k80ft0a46jd3ftwrqt4fnnyjqftd0ur
12	bc1qsdherstd6f8rswt0pklv3gckwtjtaszswzlmgdrat9hkvpwpqpsvcd39z
13	bc1qt6t5lddw7vxdzmcz0cdl6xnyrjfm02ywd64g0pw6k7czwl5xhfxs3e5sff
14	bc1qxxwx7r30fspqng769h080rqx4y2eksmwcecvrwyk7uwyl6lr0hnsllr9re
15	bc1q3jsfd54ja2jxnumjq2ds6qn0yt0mye7lwvdmymft3a8a5w9d8hkqxf6az
16	bc1q7r7escgmm7nq2jhc92nc2uh7tw3vzexzspge65ts06243pensl2spf67vn
17	bc1q96z7hleyh2fvqmge8s9yw0650u3uwjv7mrpsfj2ltz8wvctmnsykh50c

10. Any digital assets or cryptocurrency originating in the digital wallets identified in Item #9 which have been transferred to other digital wallets, as identified through the public ledger, including without limitation:

	No.	Wallet Address
BTC (Bitcoin)	1.	bc1q02lht2z94cvxz7gku6x03zt8hql2ljex009a5c
	2.	bc1q062pkhf0yyp4uvp0vg893h2z7vg9dtyhmfs57z
	3.	bc1q0aqlfyhaahe5tkgzl4yy8tn9sanhph48cw8gfh
	4.	bc1q2558369j3733ru8w2j44ft5a8wsvu9a3ctu58h
	5.	bc1q2h98w6llt99tuadm69j0vm6m6akuckww9hx490
	6.	bc1q2n980wq4e38eer3ssuqdfcygzmmpynf07y3w
	7.	bc1q2symwyx8ak942m007eqpy3j5rgvmjza6l8mqyl
	8.	bc1q2w02u6km8dt8l7fzkwjfsmd2p4svcnchl4068v
	9.	bc1q2zahktlmx7mcwgep522tvu5mqmmvd4cv5je3fc

10.	bc1q3ufme0prwe7xwacj32jt89r997xcwh2wmjkg129acetvf3q0wz4sp50j05
11.	bc1q42t9dhpge6du9pjmdkvxvmke82fl34jadqaxtq
12.	bc1q43vj05mmdqdx0yznqtfjx8m27h52amzk5chw2r
13.	bc1q4adfsxlr10kv4uj44u0303rs685hz49j43pdd2
14.	bc1q4fuzwaf3qklr8nlrw54kvm6u3l5f65j4da96ue
15.	bc1q4nhfc825w2qk6zwhkr0nsyw7l3qzzdjyqtwjz8
16.	bc1q5uxrzg5ueduay62tm7mruj2dg52q67s7nfwq42
17.	bc1q6rqf3xsle28gpl0jfuwq9267ddg6asglp75xnc
18.	bc1q73n74fd4zxkljdgsxtcrt3kce7z0vp5kqan2wq
19.	bc1q7dws5swscn6krqx5ssmh68mlt2j0rlq9pjudat
20.	bc1q7fv8k8gk082t3xy7qegy3yt947lxxkxh3rp3yl
21.	bc1q7t6rfzm3v5rv3rme3rkdamjvkfls4f20nel2a4
22.	bc1q86ceuvc0580rddxmqujhu3huxkcykrns2jah4vhqnlr67jdkh43sd5gcgr
23.	bc1q94ru6v3hfg0zxm7xcesmcznuwej55s4usttkrqf5jew9ktuh2afqpsv4l8
24.	bc1q955pcz3pvveflycjns5julkd24dswexn6m6p9
25.	bc1q99wek564uhynuygn5zy55hg33dun0zgetaung4
26.	bc1q9qawynlavjmyx8gfpqhvxjsyrmh3xcqx2eg00g
27.	bc1q9u49f5zgelxs94qfdqpx5lkp04hjh82a6xt70
28.	bc1q9vuly898kv3eggfe6c5h8xkclqkj0wk255ya77
29.	bc1qa04luw7uqfurrcu4qjsc8nvl9eddu5ye4p447
30.	bc1qa736kjpld8a4cr40u8qhxyfy6gczg7xvugynm
31.	bc1qa7w48qjqmwa5kha5hq43x7nv6wecs554r72dae
32.	bc1qahvu2rtjze9gn50skcs2q06vpfnznwdnsa9scxv5y6axudksskq2ku6hd
33.	bc1qau64e5dnu777jdk7x0eg3lx0sg2gxvlp59pzqz
34.	bc1qauf86ykfemxnmxhgqk7xgt8nlj7hs3vaw277a
35.	bc1qc4jpl3y5slaexw5mzsch74tfheq2aje0ppsrnn
36.	bc1qc6e90jmge6gc3z4mef7l77mllglhcf6ckgk07f

37.	bc1qcv8n8c4zdzv28kg9f300u94g9tzz02g0pwc04v
38.	bc1qcwk9pfe3ejnhen9yaj00g9j425fkmhqhsq55fl
39.	bc1qdayxy58xpqxegetdh7qr5k95u45h2zgck7rcfnj
40.	bc1qdjppq83fn7dupv036yprckgezxd6xc7344y8n
41.	bc1qdzc3mad58rwvydkkf792pdj9ed96drd4hvx6sg
42.	bc1qedzgpkxhwtc47aga8wp3q8a8wtysar65wzycxq
43.	bc1qemzdsjvnkw3av2xgftnn0n93f96xuwxwy8qqts
44.	bc1qeru88jc6sceptujqzefcj0d0l8xh8atkd9dty9
45.	bc1qfjns4tjz39leydh4urtlc8fx7z69mxumdmz9q7
46.	bc1qflmltfkkyjd07x6cjq7l62a3wc23z8nntav4zp
47.	bc1qfsjg76l6rpn7wy5303weyvujym4mr3x727y6hl
48.	bc1qfwemm3m3tsyvyuwaljqrvtz284f7pvnn4tuf2
49.	bc1qfxqux3pk4zqwvgzep0uk46qrjr4qs0juh636nn
50.	bc1qg3aeueyd4947tk9kfnzhrssxgij0ctn8zjcjcdg0tk0gchzfwq7zq4zlnse
51.	bc1qg7eep47tk926mugz9zcyfw5jdu7rk6r7netj3r
52.	bc1qgwjskc628eh9sgnc0ypvkhwtzcky42zz7s0tfv
53.	bc1qhdek8my95y8pvxvj8lwmvdqcrkf6a5ny6l9lqyw42s2tz8rcgg0qrrz8yf
54.	bc1qj7fd7642y7ufcllyspjs7w8p80hxtetu7smdlx
55.	bc1qjd9245dv0jzfq0z9f2kxsltj5hjfzc3a7wwzc
56.	bc1qjgvqelapj3a340k8pcg9xl6mz2ktf42949ewra
57.	bc1qjvwdxw2fppxhshfrcqvqxscsmxz5jvtg2nnxt
58.	bc1qjwv3z5c4nwdr2n5tzsregzlu2ncu8sn5kft3qh
59.	bc1qk06vldq76vxxtf89zf6uzfs36eg0wlh0eqcdf6
60.	bc1qk3r6xntyem3ltpedx30rymjxdlvhtpkrecrzj
61.	bc1qkkq7a6npchmk4l3dpqvs7dwmr7fupcqna3kq24
62.	bc1qkqjktzfnalexjk5hpevtqc0m80wt5rzut7fztk
63.	bc1qku26gqyxhg0vr49qduln0tn2afj88zwmraen

64.	bc1qkuljh9qjdz447ytxztgzp9grnk7ptzdez0m3eg
65.	bc1ql3pxufxljppq05286tnfnh9zymar8z7zqls5h4fx
66.	bc1qlc2gpmzrr9gded07d9a40lt2lq7pp2v7h4c5jx
67.	bc1qlk00tuxqss5v03upwz3lk9yhhwgaka0vu59u2a
68.	bc1qln80c0pmups7zlxm2fcfdrmzvz8gxllyrr8nl6q
69.	bc1qltgmfmv25gnj5298swxhdpceexksq7m9m5amy09zx2jfees2g2wq84g9ru
70.	bc1qm67k7w69rht724navu6jjrhfk93pmdjw8lrh38
71.	bc1qm6u4pxcsc8qhx4e2e7jk8ue0q6p8dwp3w0sf
72.	bc1qmq6h2dh7ctqrv45ljqht9y6m8yjhm3z8qcse4
73.	bc1qmxpqdlfe4fmdge9yasxwt4ujuj288mnzwc8rr
74.	bc1qn9r0daf77x0arqydkj20d7k5405jd9yjk4m0ct
75.	bc1qnmau5dd22w0r3ss7ta75er6v7m0trq8qgn726p
76.	bc1qnyq8cms0edc30q0rz8vxgpmx43vplp6tun5twm
77.	bc1qp79usamhvle94xn5tnfz9zuwsk6z3nk7px9nfw
78.	bc1qphymj0r3ktd55jtaw3c3ujwg80frqu0n0ndn4
79.	bc1qpntau44awgvnc8de6nm76ah0fp06ethvzcx46a
80.	bc1qpp3rfw3m6whmcmcr4v19ruzau7awrtqz6s2x76
81.	bc1qq7644eh7qwyfx4zam4e6qfqwfr60wkgxscrt4
82.	bc1qqkqr720fptpk0378n7tcgj36w8c7y5qqpert87
83.	bc1qqt9gsfcg5rnldsw0ewwekke0tl9x3969k772t6
84.	bc1qqw8mvxncl7uhehfw97er93k4zchhkvd87swk97
85.	bc1qqw8py9s03ah3gdxpsfh4t7ea3lzenf9dze9x99hmgzjjrzzhphdsqy6kh3
86.	bc1qqzpunlksl3sfsthhm9hnahwvvn8k2em5zumkhp
87.	bc1qr4t3jqy74qglk63m6lazzpf6rldtklma9t49ur3
88.	bc1qr6eyjgvxydh0faafkytldq2mgylkyr2uytle
89.	bc1qreqp95msmhfn05gg5mj79qw6gsq0nk6clwyy2w
90.	bc1qrghds8uyutmc6phppelf8gaa8jrea9fc3nzhze

91.	bc1qrnaesgdw882wkhvwmydry03vcu2sml4e5vrnm7
92.	bc1qrr0j3s4ac8ts7rg8ueut9zjy0u46w4pqly69mk
93.	bc1qs63v2vznlx0fq9te2jq85ft0wrnx0hplluhmje
94.	bc1qsw3dltdegks9sdtqu787kef8jvgera6qem8c
95.	bc1qtnmruuunwxxw3ra8rhu0anqjcfxfjvuqyf0643
96.	bc1qtq8tdeuv39szw8x0pffnung8g5kjxx69um93az
97.	bc1quk03t4e0f6qug90vptl42lyh3npkl08e74zsny
98.	bc1qun9qcxesc6avaa30anl0jvs36h3cy6nq7xh36yvx9frmqc8v6khq4nwnv0
99.	bc1quxv0zw39ch8jtuvpglq9wh8udxj6plgg2c5yvt
100.	bc1quz767qg2w6grgp4yh66h8custdjhcquwx2s4al
101.	bc1qv7flh8apx6radxuusyqzkwelecl545rhz9twtc
102.	bc1qvk6nfwe728nvkz2p3qufwhjga7z6ctw8dyzry
103.	bc1qvm78tmv3z70gzp22jp79nxm4s5yac2scm2rgv
104.	bc1qvn33dchtrsf2q5l4vrtugqmka4nx2aquk8mkdc
105.	bc1qww03s6yy3yyqf9sa48vmhfzsdjux2za4tahdex
106.	bc1qx499qzmpj4fa889tj8tfx0s32utargtf6clhse
107.	bc1qx9972yuyj8xnq4zdpdmh35ccmrxp9wp87zyvt7
108.	bc1qxagk2r5xzszz528e5l6dvmppta6c09pk6ckukq
109.	bc1qxy3jw6n0yp0d7lck50ayeg35gef3as5v22gkh4
110.	bc1qxy6xket4lhm8zhzwwd6nt8ls7pd5n3trklhpth
111.	bc1qyawd7483zea86wljx3mvy3gpr90m2ju468mxwy
112.	bc1qyc4wrc00jczdsvqfwak6xr2k4g67uwlmwjfw8
113.	bc1qqyq5dsdgau7jutwtanv8un4dmgmu9wmtgd0zzkk
114.	bc1qyys64vqc0mfhg3eer57rjn0dpx0qag0w0jlruy
115.	bc1qyze4txtr376tp5a3wda6wjec0dj0setcrtskch
116.	bc1qz4632qm3eqmev8ja3mv99xrqhyjcvlstq0cawk
117.	bc1qz7c3yl38ayfm8c5q98mng08cwjq2zrxjejl74n

	118.	bc1qzda84u78emjxnrsrzs0cv27t8vlh752v4u78
	119.	bc1qzlh6l5wyppw86vxc2hxswa4zskc9fdghfyv6pl
	120.	bc1qzrhrvm769lq69jkdmmgvrcmgyavu576vzr3p3
	121.	bc1qzrst06qg2ve7x9a45z94hal882ecx9eqvexttpq400cvqk6hkr6q0rcvjs
	122.	bc1qzrz3ap086sq5pvwyp8le0vccdn4j0rjsr9az76
	123.	bc1qzzt7hls8339j9lu9eegmtv9x8y66n40qvl6d5

SCHEDULE “B”

Financial Institutions

TD Canada Trust

ATB Financial (a.k.a. Alberta Treasury Branches)

Fundraising Platforms/Websites

GoFundMe, Inc.

GoFundMe Ireland, Ltd.

GoFundMe Australia PTY Ltd.

GoFundMe New Zealand Limited

GiveSendGo LLC

Adopt-a-Trucker (donations@adopt-a-trucker.ca)

Digital Asset (Cryptocurrency) Platforms/Exchanges

Bull Bitcoin

TallyCoin

Bitbuy

Shakepay

Satoshi Portal

Bylls

Binance Smartchain

PancakeSwap

Nunchuk

Digital Asset (Cryptocurrency) Custodians

Greg Foss

Jeffrey Booth

Benjamin Tyler Perrin (a.k.a “BTC Sessions”)

Francis Pouliot

ZEXI LI et al.
Plaintiffs

-and- CHRIS BARBER et al.
Defendants

Court File No. CV-22-00088514-00CP

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and Geoffrey Devaney

