

Index for: *Peace and Good Order: The Case for Indigenous Justice in Canada*, by Harold R.

Johnson

Note: **Commission on First Nations and Métis Peoples and Justice Reform** has been abbreviated in the index as **Commission on First Nations and Métis Peoples**

A

Aboriginal Justice Inquiry, 141

Act of Union (1840), 123

AIDS (acquired immunodeficiency syndrome), 142

Air Ronge, village of, 14, 43, 138

alcohol use. *See* intoxication

alternative approaches: to addressing intoxication, 137–41; to addressing recidivism, 135–36; community services *vs.* law enforcement, 55–57, 118–19; implementing restorative justice, 70–76; lack of, 102–3, 110–18; redemption *vs.* deterrence, 127–29, 133; to traditional sentencing, 46–49

Anishinaabe, 93

aski poko, concept of, 9

Australian High Court, 125

B

barriers to education, 20–27

Bell, Rick, 60

Blackfoot, 93

Boushie, Colten, 1–2

British North America Act (1867), 123

C

Canadian justice system: addressing racial biases within, 87–94; cultural barriers between Indigenous communities and, 79–84; over-reliance on incarceration, 70–76, 97–106; *vs.* self-governance, 119–26, 141–46; systemic racism within, 32–34; as a tool for subjugation, 10–14; traditional *vs.* community-directed processes, 46–49. *See also* Criminal Code of Canada; law enforcement

Commission on First Nations and Métis Peoples, 8

community-directed processes: in addressing problematic alcohol use, 137–41; in addressing recidivism, 135–36; restorative justice, 70–76; *vs.* traditional sentencing, 46–49. *See also* alternative approaches

community services: *vs.* law enforcement and incarceration, 55–57, 118–19; need for, 107, 110–18

Constitutional Act (1791), 123

Cree circuit court, 29

Criminal Code of Canada: amendment to section 718.2(e), 6, 70–71; and deterrence *vs.* redemption, 133–34; section 33.1 and violent crime, 61–62. *See also* Canadian justice system; Supreme Court of Canada
criminality, concept of, 128–29
Cross-Whitstone, Cassidy, 1–2
Crown, the: and peace and good order, 119–26; Treaty 6 Adhesion, 8–9
cultural barriers: between Indigenous and legal communities, 46–49, 79–84; and loss of cultural identity, 38, 41, 103–6. *See also* systemic racism

D

decolonizing Canadian justice, 141–46
Dene people, 92–93
deterrence: principle of, 97–101; *vs.* redemption, 127–29, 133
discrimination. *See* systemic racism
domestic violence and intoxication, 60. *See also* sexual assault

E

employment in northern Saskatchewan, 44

F

favouritism, 89–90
fetal alcohol spectrum disorder (FASD), 101, 111–12, 117–18. *See also* mental health and incarceration
Frohaug, Carla, 137

H

Harper, Stephen, 15
Hatchet Lake First Nation, 81
Haudenosaunee, 93
healing lodges, 116
hopelessness, 131–33

I

incarceration: and mental health, 53–54, 59, 101–2, 117–18; parallels with residential schooling, 103, 116; rates in various countries, 7, 127; and recidivism, 8, 98, 118; relationship between intoxication and, 59–66, 116, 137–41
incarceration, over-reliance on: and loss of cultural identity, 103–6; need for alternative approaches, 70–76, 135–36; normalization of incarceration, 99–101, 106; principle of deterrence, 97–98

incarceration rates for Indigenous Peoples: for Indigenous women, 5–6; in northern communities, 44; statistics from 2016-2017 report, 88; statistics from 2017-2018 report, 6; trends in since 1940s, 6–8

Indian Act, 12

Indigenous culture: barriers between legal community and, 46–49, 79–84; loss of cultural identity, 38, 41, 103–6

Indigenous jurisdiction: over law-making and enforcement, 119–26; reclaiming of, 141–46

Indigenous women, incarceration rates for, 5–6

intoxication: *vs.* addiction, 64–66; alternative approaches to addressing, 137–41; as antecedent to criminal behaviour, 59–66, 116, 137; ineffectiveness of deterrence, 97–101; stereotypes about Indigenous people, 100; as unaddressed issue, 61–64

Inuit, 93

Irvine, James, 139

J

Jackson, Belinda, 1–2

Johnson, Joan, 104, 137

jurisdiction. *See* Indigenous jurisdiction

jury selection and racial biases, 87–94

K

King George III, 123

Kolk, Bessel van der, 53

L

Lac La Ronge Indian Band, 14, 43, 110, 138

"land only," concept of, 9

La Ronge, town of: characterized, 43–44; intoxication and crime in, 60; Northern Alcohol Strategy, 137–41

law enforcement: *vs.* community services, 55–57; and law-making, jurisdiction over, 119–26, 141–46; and peace officer, defined, 124; and *terra nullius*, 124–25; trauma experienced by, 54–55. *See also* Canadian justice system

Layton, Erin, 60

M

Mabo v. Queensland (No. 2), 125

Manitoba Inquiry, 141

Marmot, Michael, 129–31

McFee, Dale, 137

Meechance, Eric, 1–2

mental health and incarceration, 53–54, 59, 101–2, 117–18

Mercredi, Ovide, 144
Mistahi-Sâkahikanihk (Big Lake), 43
Morin, Gerald, 29
Mothers Against Drunk Driving (MADD), 135

N

non-legal sanctions. *See* alternative approaches
Northern Alcohol Strategy, 137–41
North-West Mounted Police, 124, 125

O

Office of the Correctional Investigator: statistics from 2016-2017 report, 88; statistics from 2017-2018 report, 5
Ontario Domestic Assault Risk Assessment, 60
O'Soup, Corey, 57

P

pass system, 10
peace and good order: failure of Crown to uphold, 123–26; as intended in Treaty 6, 119–23; reclaiming of by Indigenous Peoples, 141–46. *See also* Canadian justice system
Plains Cree, 9
police. *See* law enforcement
Post Traumatic Stress Disorder (PTSD), 53–54, 59. *See also* mental health and incarceration; trauma
Prince Albert, 12, 29, 52, 116, 142

Q

Quebec Act (1774), 123

R

racial biases in Canadian justice system, 87–94. *See also* systemic racism
racism. *See* systemic racism
recidivism: alternative approaches toward, 135–36; ineffectiveness of deterrence, 8, 97–99, 118
redemption: characterized, 133–34; vs. deterrence, 127–29, 133–34; through restorative justice, 70–76
Red Pheasant First Nation, 1
residential schools: impacts of trauma from, 52–53; parallels with prison environments, 103, 116
restorative justice: challenges in implementing, 70–76; and redemption, 127–29, 133–34. *See also* alternative approaches

Robert, Alice, 19
Ross, James, 8–9
Royal Canadian Mounted Police (RCMP). *See* law enforcement
Royal Commission on Aboriginal Peoples, 7–8, 141–42
Royal Proclamation (1763), 123
R. v. Gladue, challenges in implementing, 70–76

S

Saskatchewan: court procedures in northern communities, 79–80; Cree circuit court, 29;
incarceration rates in, 7–8, 44; income in northern communities, 43–44
self-governance, 119–26, 141–46
Semaganisak (Cree territory police force), 119
sexual assault: intoxication as antecedent to, 60–63; perpetuation of trauma from, 72–76. *See also* incarceration; trauma
social determinants of health, 129–31
Solicitor General of Canada, findings by, 8, 98
solutions. *See* alternative approaches
sovereignty, Indigenous, 119–26, 141–46
Stanley, Gerald, 1–2
Stanley, Sheldon, 1–2
Students Against Destructive Decisions, 140
Students Against Drunk Driving (SADD), 134
Supreme Court of Canada: and R. v. Gladue, 6, 70–71; and territorial jurisdiction, 125. *See also* Canadian justice system; Criminal Code of Canada
Sweetgrass First Nation, 3
systemic racism: within educational environments, 20–27; within the legal system, 32–34;
precluding personal responsibility, 87–94; and R. v. Gladue, 70–71; subversion of treaty
rights, 119–26. *See also* cultural barriers

T

trauma: characterized, 53; experienced by law enforcement, 54–55; perpetuation of, 52–54,
72–76. *See also* sexual assault
Treaty 6: Adhesion to (1889), 8–9; and concept of peace and good order, 119–26
Trudeau, Justin, 15

U

University of Saskatchewan, 25, 26

W

Woods Cree, 9, 92–93
Wuttunee, Kiora, 1–2