URGENT ACTION

INDIGENOUS LAND DEFENDERS AT RISK

Wet’suwet’en land defenders in Canada are at risk of serious human rights violations and could be arrested on their territory by Canadian Police. Hereditary chiefs oppose a liquified natural gas pipeline and have not given their consent to the project. Wet’suwet’en and other land defenders have already faced three raids by heavily armed police since 2019, and 15 people are currently facing criminal contempt charges for defying a court injunction that authorizes the police to remove people occupying permitted work sites. Wet’suwet’en Nation members report daily visits, harassment and intimidation by Canadian police officers and the company’s private security service.

TAKE ACTION:
1. Write a letter in your own words or using the sample below as a guide to one or both government officials listed. You can also email, fax, call or Tweet them.
2. Click here to let us know the actions you took on Urgent Action 61.22. It’s important to report because we share the total number with the officials we are trying to persuade and the people we are trying to help.

The Honourable Mark Mendicino, P.C., M.P.
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House of Commons, Ottawa
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Dear Minister Mendicino,

I am writing to express serious concern about the safety of Wet’suwet’en land defenders in British Columbia who oppose the construction of the Coastal GasLink pipeline. According to Wet’suwet’en leaders, drilling under the Wedzin Kwa (Morice River) is imminent. This is one of the last remaining clean sources of drinking water and salmon spawning grounds in the territory. Peaceful protestors and land defenders have occupied the drill pad site since September 2021. British Columbia’s Minister of Public Safety authorized militarized police forces to arrest and forcibly remove land defenders from the territory in order to enforce an injunction obtained by the company. I am extremely worried that further arrests will put Wet’suwet’en land defenders at risk of serious human rights violations.

Wet’suwet’en Hereditary Chiefs – the traditional authorities of the Nation according to Wet’suwet’en Law as well as the Supreme Court of Canada’s 1997 Delgamuukw ruling – have never consented to the Coastal GasLink pipeline project, even though some elected First Nations governments have signed benefit agreements with the company. Wet’suwet’en land defenders say they are harassed, intimidated, forcibly evicted, and criminalized by the Royal Canadian Mounted Police (RCMP) and the company’s private security guards for peacefully defending their traditional lands over which they have title.

In May, the United Nations’ Committee on the Elimination of Racial Discrimination (CERD) issued a third letter to Canada noting its concern over the escalating use of force, surveillance, and criminalization of land defenders and peaceful protestors by the RCMP, the RCMP’s Community-Industry Response Group (CIRG) and private security firms. I ask you, as a matter of urgency, to:

- Immediately withdraw RCMP and associated security and policing forces from Wet’suwet’en territory and investigate all allegations of harassment, intimidation and forced evictions;
- Immediately cease all construction on the Coastal GasLink Pipeline and affiliated infrastructure until the free, prior and informed consent is obtained from all Wet’suwet’en people;
- Return to constructive discussions that were stalled in November 2021 with the Hereditary Chiefs about the Coastal GasLink Pipeline, respect for the laws, self-determination and right to free, prior, informed consent of the Wet’suwet’en people.

Sincerely,

[Amnesty International logo]
The British Columbia Ministry of Public Safety and Solicitor General supported the deployment of Royal Canadian Mounted Police (RCMP) officers to arrest Wet'suwet'en land defenders and peaceful protestors on their traditional territory on three separate occasions in 2019, 2020, and 2021. Seventy-four people have been arrested and detained, including legal observers and journalists. The RCMP were equipped with assault weapons, helicopters, and dog units and on one occasion were recorded by media breaking down the door to a home with an axe and a chainsaw while pointing weapons at people inside. To date, over CAN $20 million dollars has been spent on policing and surveilling Wet'suwet'en land defenders. Federal government public safety documents label Wet'suwet'en leaders as 'aboriginal extremists'.

In February 2022, lawyers for Coastal Gaslink asked BC Supreme Court Justice Marguerite Church to seek Crown approval for criminal contempt charges against those arrested in November 2021. On two previous occasions, the Crown determined criminal charges were not in the public interest. However, on June 1, 2022, BC’s Prosecution Service announced it will prosecute 15 people for criminal contempt and that it is contemplating criminal charges against a further 10 people who were arrested on November 19. The Crown will announce its decision on July 7, 2022. The Crown says that land defenders are repeatedly defying a court order, but the Hereditary Chiefs say that Canada has no jurisdiction to grant a company an injunction on their own sovereign territory for a project they do not approve. The Wet'suwet'en won their title and rights claim in the 1997 Supreme Court of Canada Delgamuukw decision.

The RCMP Community-Industry Response Group (C-IRG) was formed by in 2017 in response to large scale resource based industrial projects throughout British Columbia. It aims to ‘provide strategic oversight addressing energy industry incidents and related public order, national security, and crime issues and to create a standardized response across the province”. Much of its efforts concern injunction enforcement. C-IRG coordinates responses from different policing groups such as the RCMP, Indigenous Policing Services, E-Division Critical Incidents Program, and government agencies.

Canada is party to international human rights Conventions, such as the Convention on the Elimination of All Forms of Racial Discrimination (CERD) and has a legal obligation to uphold the rights enshrined in those treaties. Canada announced its support for the UN Declaration on the Rights of Indigenous Peoples (UNDRIP) which was passed into federal and provincial law in 2021 and 2019 respectively. The Declaration affirms that Indigenous peoples have the right to make their own decisions about their lives and futures according to their own laws and traditions. Yet Canada consistently fails to respect the rights of Indigenous peoples when they say no to resource extraction projects. A selective approach to human rights is contrary to the letter and spirit of Canada’s human rights obligations and the reconciliation with Indigenous peoples that the Federal and Provincial governments claim to champion.

The Coastal GasLink pipeline is part of LNG Canada’s liquefied natural gas project to export LNG to Asian markets. The project has the support of the government of Canada and the province of British Columbia. Canada is pursuing a policy of aggressive domestic fossil fuel expansion which contributes to the increase of greenhouse gas emissions. Canada must urgently phase out fossil fuels use and production to protect human rights.

- Internal emails reveal police planning to raid camps while province in talks with Wet'suwet'en leadership.
- RCMP spending on Wet'suwet'en conflict tops $21 million.
- UN Committee issues third rebuke to Canada

PREFERRED LANGUAGE TO ADDRESS TARGET: English
You can also write in your own language.

PLEASE TAKE ACTION AS SOON AS POSSIBLE UNTIL: July 31, 2022
Please check with the Amnesty office in your country if you wish to send appeals after the deadline.

NAME AND PRONOUN: Wet'suwet'en people (they/them)

LINK TO PREVIOUS UA: N/A