

Police Service – Call to Action

In addition to the direct scientific evidence provided, this Police Supplemental Package is for your investigation. It outlines rationale for not only a police service and policy complaint, but also outlines the alleged contravention of numerous Act(s), as well as The Canadian Bill of Rights, The Criminal Code of Canada, and The Constitution Act, 1982 Part I.

It is respectfully requested and respectfully demanded for you to fully investigate the alleged violations to follow, specifically investigating the actions of the accused(s) named within this package.

Canadian Public Health officials have zero demonstrable evidence to support their claims of a “COVID-19 virus” let alone a “COVID-19” pandemic. The virus has never been isolated, and appears to be unproven, and purely theoretical. The responsibility lies with the Public Servants named in this request for investigation to demonstrably justify their actions support the “Health Orders” they have imposed on Canadians.

World wide, Over 30 institutions and offices around the world have been queried through The Freedom of Information requests for records containing proof that the alleged SARS-COV-2 virus in fact exists.

NO scientific agency of any kind have proof that corona virus SARS-CoV-2 causes COVID19. Proof requires the gold standard of medical testing called Koch’s Postulates that isolate a suspected disease-causing agent. Freedom of information responses confirm there is **NO** record of isolating corona virus SARS CoV-2 anywhere.

[The responses have yielded in total no records.](#)

The coronavirus SARS-CoV-2 PCR test can only test for a sequence of RNA not a virus. Therefore, the case numbers being reported appear to be fraudulently reported, as it is commonly known in the world of Medicine, the PCR is not a diagnostic tool; although it is being used in Canada as such. Please reference the inventor of the PCR, Nobel Prize Winner, speak to his invention.

[Kary Mullis, Inventor of PCR outlines the “deception” in this video](#)

Not one province has met conditions required to declare an emergency.

Demonstrable Justification is required of Public Servants in order to implement the present “ordered” state of our Country. There appears to be overwhelming evidence of a non-reliable PCR test, a regular flu season death rate, and unmet emergency conditions, reflect COVID19 measures are NOT DEMONSTRABLY JUSTIFIED. It appears Public Servants appear to be acting PRIVATELY, outside statutory authority, and may be privately LIABLE.

It is alleged, actions carried out by the Accused(s) with respect to enforcement of any Health Order imposed have NOT been DEMONSTRABLY JUSTIFIED. Their actions appear to be coercive and unlawful in nature, and their testimony has not been sworn under oath.

In effect, this is a NOTICE OF DEMAND - to investigate:

The Prime Minister of Canada, **Justin Trudeau**, the Chief Medical Officer of Canada, **Theresa Tam**, the Premier of British Columbia, **John Horgan**, the Lieutenant Governor of British Columbia, Janet Austin , and the Minister of Justice & Attorney General of Canada, **David Lametti**. It is alleged they

have all committed violations of the Canadian Bill of Rights, the Canadian Charter of Rights and Freedoms, and the Criminal Code of Canada.

Please note that the duties of the Police are to safeguard fundamental rights and freedoms, as well as to uphold the Human Rights Code outlined within their respective Provincial Police Services Act.

In particular, alleged Violations for investigation include: Domestic Terrorism, HOAX regarding Terrorism, Torture, not demonstrably justifying the original declaration of emergency orders, not protecting the population from breathing in CO2 - toxic substance, public harm through isolation, lack of medical care, and suicides.

The offenses in the following pages have allegedly been committed between March 17, 2020, and Present date of this writing, and all other days that the NON-DEMONSTRABLY JUSTIFIED health orders are in place. Each of the above named, contravened numerous sections of the Criminal Code of Canada and the Charter of Rights and Freedoms, and in doing so Misconduct of the Police Services Act, and Human Rights Act.

There is ample evidence both presented within this package, and publically available to indicate the DECLARATION OF EMERGENCY appears to be part of a United Nations and World Health Organization and World Economic Forum system-wide training and simulation exercise of an alleged deliberate release of a lethal respiratory pathogen.

Please allow this complete package and the pages to follow to serve as my Official Complaint and demand for a Criminal Investigation be conducted. Due to the fact that a very large number of Police Officers who are refusing or not permitted to receive this information verbally, or otherwise, I would kindly like to remind you of the [BC Police Services Act](#) code of conduct, specifically from applicable Section(s):

Making a service or policy complaint

168 (1) Subject to subsection (3), any person may make a complaint to the police complaint commissioner about

(a) the general direction and management or operation of a municipal police department, or

(b) the inadequacy or inappropriateness of any of the following in respect of a municipal police department:

(i) its staffing or resource allocation;

(ii) its training programs or resources;

(iii) its standing orders or policies;

(iv) its ability to respond to requests for assistance;

(v) its internal procedures.

77 (1) In this Part, "misconduct" means

(a) conduct that constitutes a public trust offence described in subsection (2)

(2) A public trust offence is an offence under an enactment of Canada, or of any province or territory in Canada, a conviction in respect of which does or would likely

- (a) render a member unfit to perform her or his duties as a member, or
- (b) discredit the reputation of the municipal police department with which the member is employed.

(3) Subject to subsection (4), any of the conduct described in the following paragraphs constitutes a disciplinary breach of public trust, when committed by a member:

- (a) "abuse of authority", which is oppressive conduct towards a member of the public, including, without limitation,
 - (i) intentionally or recklessly making an arrest without good and sufficient cause,
 - (ii) in the performance, or purported performance, of duties, intentionally or recklessly
 - (A) using unnecessary force on any person, or
 - (B) detaining or searching any person without good and sufficient cause, or
 - (iii) when on duty, or off duty but in uniform, using profane, abusive or insulting language to any person including, without limitation, language that tends to demean or show disrespect to the person on the basis of that person's **race, colour, ancestry, place of origin, political belief, religion, marital status, family status, physical or mental disability, sex, sexual orientation, age or economic and social status**;
- (b) "accessory to misconduct", which is knowingly being an accessory to any conduct set out in this subsection, including, without limitation, aiding, abetting, counselling or being an accessory after the fact;

Police Officers and other Peace Officers are afraid to speak out against the ridiculous mandates because they are in the system and fear reprimand or job loss.

The following are likely words you may resonate with, or understand fully:

Police Officers have stated:

"I'd love to speak out, but I can't, I'd lose my job".

If they whistle blow the system, the system is going to "find a way to punish them."

"I'll get a desk job; you don't want a desk job".

"They can give you a job you're going to hate, they can make you quit."

"If you are not on the same page as management, they will punish you."

"They can make your life so miserable, you just want to quit."

"Career ending move." (by speaking out)

It appears Police Officers and those directing them are committing Misconduct through their lack of action to uphold the Canadian Constitution Act, 1982, Part I Charter of Rights and Freedoms, and Sections of the Criminal Code. All authoritative positions held by Public Servants have a fiduciary duty to be informed, and take full responsibility for "Orders and Policies" they enforce and carry out.

<https://policeonguard.ca/>

The most apparent and serious alleged violations of the Criminal Code being brought to your attention for investigation are as follows:

Criminal Negligence

Section 219 (1) Every one is criminally negligent who

(a) in doing anything, or

(b) in omitting to do anything that it is his duty to do,

shows wanton or reckless disregard for the lives or safety of other persons.

Definition of duty

(2) For the purposes of this section, duty means a duty imposed by law.

Causing Bodily Harm By Criminal Negligence

Section 221 Every one who by criminal negligence causes [bodily harm](#) to another [person](#) is guilty of an indictable [offence](#) and liable to imprisonment for a term not exceeding ten years.

Administering Noxious Thing

Section 245 Every one who administers or causes to be administered to any [person](#) or causes any [person](#) to take poison or any other destructive or noxious thing is guilty of an indictable [offence](#) and liable (a) to imprisonment for a term not exceeding fourteen years, if he intends thereby to endanger the life of or to cause [bodily harm](#) to that [person](#); or (b) to imprisonment for a term not exceeding two years, if he intends thereby to aggrieve or annoy that [person](#).

Torture

Section 269.1 (1) Every official, or every person acting at the instigation of or with the consent or acquiescence of an official, who inflicts torture on any other person is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years.

Marginal note: Definitions

(2) For the purposes of this section, official means

(a) a peace officer,

(b) a public officer,

(c) a member of the Canadian Forces, or

(d) any person who may exercise powers, pursuant to a law in force in a foreign state, that would, in Canada, be exercised by a person referred to in paragraph (a), (b), or (c), whether the person exercises powers in Canada or outside Canada; torture means any act or omission by which severe pain or suffering, whether physical or mental, is intentionally inflicted on a person:

(a) for a purpose including

(i) obtaining from the person or from a third person information or a statement,

(ii) punishing the person for an act that the person or a third person has committed or is suspected of having committed, and

(iii) intimidating or coercing the person or a third person, or

(b) for any reason based on discrimination of any kind, but does not include any act or omission arising only from, inherent in or incidental to lawful sanctions. (torture)

Marginal note: No defence

(3) It is no defence to a charge under this section that the accused was ordered by a superior or a public authority to perform the act or omission that forms the subject-matter of the charge or that the act or omission is alleged to have been justified by exceptional circumstances, including a state of war, a threat of war, internal political instability or any other public emergency.

It is alleged in entirety, the Accused(s) have violated the Canadian Bill of Rights, R.S.C, 1985, Part I (1) & (2) as below.

Recognition and declaration of rights and freedoms

1 It is hereby recognized and declared that in Canada there have existed and shall continue to exist without discrimination by reason of race, national origin, colour, religion or sex, the following human rights and fundamental freedoms, namely,

- **(a)** the right of the individual to life, liberty, security of the person and enjoyment of property, and the right not to be deprived thereof except by due process of law;
- **(b)** the right of the individual to equality before the law and the protection of the law;
- **(c)** freedom of religion;
- **(d)** freedom of speech;
- **(e)** freedom of assembly and association; and
- **(f)** freedom of the press.

Construction of law

2 Every law of Canada shall, unless it is expressly declared by an Act of the Parliament of Canada that it shall operate notwithstanding the [*Canadian Bill of Rights*](#), be so construed and applied as not to abrogate, abridge or infringe or to authorize the abrogation, abridgment or infringement of any of the rights or freedoms herein recognized and declared, and in particular, no law of Canada shall be construed or applied so as to

- **(a)** authorize or effect the arbitrary detention, imprisonment or exile of any person;

- **(b)** impose or authorize the imposition of cruel and unusual treatment or punishment;
- **(c)** deprive a person who has been arrested or detained
 - **(i)** of the right to be informed promptly of the reason for his arrest or detention,
 - **(ii)** of the right to retain and instruct counsel without delay, or
 - **(iii)** of the remedy by way of *habeas corpus* for the determination of the validity of his detention and for his release if the detention is not lawful;
- **(d)** authorize a court, tribunal, commission, board or other authority to compel a person to give evidence if he is denied counsel, protection against self incrimination or other constitutional safeguards;
- **(e)** deprive a person of the right to a fair hearing in accordance with the principles of fundamental justice for the determination of his rights and obligations;
- **(f)** deprive a person charged with a criminal offence of the right to be presumed innocent until proved guilty according to law in a fair and public hearing by an independent and impartial tribunal, or of the right to reasonable bail without just cause; or
- **(g)** deprive a person of the right to the assistance of an interpreter in any proceedings in which he is involved or in which he is a party or a witness, before a court, commission, board or other tribunal, if he does not understand or speak the language in which such proceedings are conducted.

It is alleged the Accused(s) have violated and are in violation of numerous Sections of the Constitution Act, 1982 C.11 R.S.C 1985 – and specifically Part I, The Canadian Charter of Rights and Freedoms

The accused(s) appear to be disobeying the Constitution Act, 1982, in particular, sections 1, 2, 6, 7, 8, 9, 12, 15, 26, and 31.

Section 1- Rights and Freedoms in Canada – The Canadian Charter

Section 2. Everyone has the following fundamental freedoms:

- (a) Freedom of conscience and religion;
- (b) Freedom of thought, belief, opinion and expression, including the freedom of the press and other media of communication;
- (c) Freedom of peaceful assembly; and
- (d) Freedom of association

Mobility of citizens

Section 6. (1) Every citizen of Canada has the right to enter, remain in and leave Canada.

Rights to move and gain livelihood

(2) Every citizen of Canada and every person who has the status of a permanent resident of Canada has the right

- (a) to move to and take up residence in any province; and
- (b) to pursue the gaining of a livelihood in any province.**

Section 7. Everyone has the right to life, liberty, and security of the person and the right to not be deprived thereof except in accordance with the principles of fundamental justice.

Section 8. Everyone has the right to be secure against unreasonable search or seizure.

Section 9. Everyone has the right not to be arbitrarily detained or imprisoned.

Section 12. Everyone has the right not to be subjected to any cruel and unusual treatment or punishment.

Section 15. (1) Every individual is equal before and under the law and has the right to the equal protection and equal benefit of the law without discrimination and, in particular, without discrimination based on race, national or ethnic origin, colour, religion, sex, age or mental or physical disability.

Section 26. The guarantee in this Charter of certain rights and freedoms shall not be construed as denying the

existence of any other rights or freedoms that exist in Canada. (like being born free)

Section 31. Nothing in this Charter extends the legislative powers of any body or authority.

All of the above sections of the Charter are alleged being violated presently Nation wide. There are too many examples at present to list. Illegally arresting and detaining a Clergy, and Illegally detaining Canadians against their will via "Detainment Camps" are both strong and evident examples.

Please see below a detailed outline of the alleged violations of the accused identified and rationale provided. The evidence appears to indicate any Police enforcement taken against Canadians with respect to the Accused "Provincial Health Order" is alleged to be illegal and unjust inhumane acts carried out on an unsuspecting civilian population.

Section 19- Ignorance of the law by a person who commits an offence is not an excuse for committing that offence.

Section 21 Party to offense: The accused allegedly committed numerous offenses. In particular, violating section 126 Criminal Code Disobeying a Statute.

Emergency Health Orders appear not to be in accordance with the Canadian Charter of Rights and Freedoms. The measures violate section 1 of the Charter as there was never any sworn, under oath presenting DEMONSTRABLY JUSTIFIED evidence or reasoning for an emergency declaration.

The "Orders" appear to violate virtually every aspect of section two of the Charter of Rights and Freedoms. In particular, the ability to have an alternative opinion and/or belief due to mass censorship and overwhelming fear and baseless random "Health Orders". The measures ordered isolated virtually everyone in Canada, with their freedoms of peaceful assembly, and freedom of association utterly revoked. A very significant right of the freedom to gain a livelihood is also being violated on a large scale.

Sections 83.01 (1) (b) and 83.231 (1) - Domestic Terrorism, and HOAX regarding Terrorism

The accused (s) did cause, and are causing public intimidation with regards to its security including economic security, causing persons to refrain from doing any act, such as: freedom of assembly, freedom of the right to the gaining of a livelihood, freedom to not breathe in noxious substances, among other things.

The Health Orders imposed are alleged to recklessly endanger the lives of children, elderly, the vulnerable, and the healthy segment of the population. It is also alleged the accused (s) also caused serious disruption and interference of essential services and deprived the population of basic human needs. The accused (s) have never supplied sworn records or sworn proof of the criteria and circumstances for a Declaration of Emergency.

The accused(s) failed to disclose sworn records containing proof that the alleged SARS-COV-2 virus in fact exists.

Section 122 – Breach of Trust by a Public Officer - Every [official](#) who, in connection with the duties of his [office](#), commits [fraud](#) or a breach of trust is guilty of an indictable [offence](#) and liable to imprisonment for a term not exceeding five years, whether or not the [fraud](#) or breach of trust would be an [offence](#) if it were committed in relation to a private [person](#).

Section 126 - Disobeying a Statute. 126(1) Every one who, without lawful excuse, contravenes an [Act](#) of Parliament by wilfully doing anything that it forbids or by wilfully omitting to do anything that it requires to be done is, unless a punishment is expressly provided by law, guilty of an indictable [offence](#) and liable to imprisonment for a term not exceeding two years.

Section 128 – Misconduct of Officers executing Process, Additionally, there are numerous reports in a variety of mediums that CORONERS are allegedly involved with fraudulent death certificates labelling COVID for deaths completely unrelated to COVID, or if there were co-morbidities. Accused neglected to DEMONSTRABLY JUSTIFY with proven, sworn under oath evidence any rationale for his/her actions.

Section 176(1) Obstructing or Arresting Religious Clergy (1) Everyone who (a) by threats or force, unlawfully obstructs or prevents or endeavours to obstruct or prevent a clergyman or [minister](#) from celebrating divine service or performing any other [function](#) in connection with his calling, or (b) knowing that a clergyman or [minister](#) is about to perform, is on his way to perform or is returning from the performance of any of the duties or functions mentioned in paragraph (a) (i) assaults or offers any violence to him, or (ii) arrests him on a civil process, or under the pretence of executing a civil process, is guilty of an indictable [offence](#) and liable to imprisonment for a term not exceeding two years.

176(2) Disturbing Religious Worship or Certain Meetings - Everyone who wilfully disturbs or interrupts an assemblage of persons met for religious worship or for a moral, social or benevolent purpose is guilty of an [offence](#) punishable on summary conviction.

As church services and gatherings have been stopped, as well as Clergy being fined, it is alleged that the Accused(s) have violated Section 176(1) and 176(2). Obstructing religious services and gatherings for good or moral purposes. Emergency measures violated also Charter section 2 (c), obstructing religious worship and/or gatherings for good or moral purposes.

Section 180 (1) – Common Nuisance- Every one who commits a common nuisance and thereby (a) endangers the lives, safety or health of the public, or (b) causes physical injury to any [person](#), is guilty of an indictable [offence](#) and liable to imprisonment for a term not exceeding two years.

By failing to discharge their duties to honour/obey the Charter of Rights and Freedoms, it is alleged, the accused(s) have and are recklessly endangering the lives of children, the elderly, and the healthy segment of the population. Suicides have increased significantly, including with children. Homelessness, domestic abuse, loss of gaining a livelihood, and significant increase in drug abuse are all primary examples to be investigated and correlated. The comfort of the public was severely affected by COVID-19 measures that have not been DEMONSTRABLY JUSTIFIED.

Section 216 Duty of Persons Undertaking act dangerous to life- Everyone who undertakes to administer surgical or medical treatment to another person or to do any other lawful act that may endanger the life of another person is, except in cases of necessity, under a legal duty to have and to use reasonable knowledge, skill and care in doing so. The accused(s) have failed to examine clear scientific evidence available to them; thereby contravening this section.

Section 217.1 Duty of persons directing work - Everyone who undertakes, or has the authority, to direct how another [person](#) does work or performs a task is under a legal duty to take reasonable steps to prevent [bodily harm](#) to that [person](#), or any other [person](#), arising from that work or task.

Anyone in a position of authority over another person who is demanding another person to wear a facial covering appears to be contravening this section, based on the scientific evidence within this package, and also publicly available.

Reckless Endangerment:

218 Every one who unlawfully abandons or **exposes a child who is under the age of ten years, so that its life is or is likely to be endangered or its health is or is likely to be permanently injured,**

(a) is guilty of an indictable offence and liable to imprisonment for a term not exceeding five years;

Or

(b) is guilty of an offence punishable on summary conviction.

It is alleged the accused(s) has and is recklessly endangering the lives of the Canadian Population with the ongoing failure to consult and examine all surmounting scientific evidence, and available treatments, be it natural or otherwise, outside of Bill Gates and Toni Fauci's vaccination plans. The present Emergency Orders are not demonstrable in justification.

It appears the accused(s) have never, or nearly never, promoted or discussed Canadians adopting a healthy lifestyle, such as a whole foods, exercise, hydration, and rest, but continue to report "case" numbers and inconsistent "Order" changes across the country. It may be suggested the accused(s) actions or failure to act are continuing to perpetuate fear and panic.

Section 219 (1)- Criminal Negligence, It is alleged, the accused(s) has neglected and wantonly and recklessly failed to hear/receive and act in accordance with scientific voices or messages from the population that particular emergency measures and actions imposed and in general are harmful to the overall population – children, elderly, workers, non-workers, etc. and has failed to provide proof under Oath COVID-19 measures are DEMONSTRABLY JUSTIFIED.

Section 221 –Causing bodily harm by Criminal Negligence. The accused, through failing to act to safeguard and protect, is alleged to recklessly be endangering the lives of the public. Mandatory Facial Coverings and social distancing cause damage. CO2 is listed as a TOXIC SUBSTANCE, item #74 of the Canadian Environmental Protection Act, 1999. Oxygen deprivation occurs as the mask becomes a CO2 retention chamber.

Section 224 – Death which may have been prevented – Pushing **EXPERIMENTAL MRNA** on the general uninformed and unsuspecting public, increase in suicides, and deaths occurring out of failing to access health care treatment for illness's unrelated COVID.

Section 226 – Acceleration of Death- 226 Where a person causes to a human being a bodily injury that results in death, he causes the death of that human being notwithstanding that the effect of the bodily injury is only to accelerate his death from a disease or disorder arising from some other cause.

Section 245 – Administering Noxious Thing: Every one who administers or causes to be administered to any person or causes any person to take poison or any other destructive or noxious thing is guilty of an indictable offence and liable (a) to imprisonment for a term not exceeding fourteen years, if he intends thereby to endanger the life of or to cause bodily harm to that person; or (b) to imprisonment for a term not exceeding two years, if he intends thereby to aggrrieve or annoy that person.

The population is being forced to wear facemasks, forcing the population to breathe in a noxious/toxic substance and as such is a Criminal Code Violation as per above section. CO2 is listed as a TOXIC SUBSTANCE, item #74 of the Canadian Environmental Protection Act, 1999.

Section 246-Overcoming resistance to commission of offence- Every one who, with intent to enable or assist himself or another person to commit an indictable offence, (a) attempts, by any means, to choke, suffocate or strangle another person, or by any means calculated to choke, suffocate or strangle, attempts to render another person insensible, unconscious or incapable of resistance, or (b) administers or causes to be administered to any person, or attempts to administer to any person, or causes or attempts to cause any person to take a stupefying or overpowering drug, matter or thing, is guilty of an indictable offence and liable to imprisonment for life.

Section 269 Unlawfully causing bodily harm - Every one who unlawfully causes bodily harm to any person is guilty of (a) an indictable offence and liable to imprisonment for a term not exceeding ten years; or (b) an offence punishable on summary conviction and liable to imprisonment for a term not exceeding eighteen months.

269.1 (1) Torture- Every official, or every person acting at the instigation of or with the consent or acquiescence of an official, who inflicts torture on any other person is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years.

Marginal note: Definitions

(2) For the purposes of this section, official means

(a) a peace officer,

(b) a public officer,

(c) a member of the Canadian Forces, or

(d) any person who may exercise powers, pursuant to a law in force in a foreign state, that would, in Canada, be exercised by a person referred to in paragraph (a), (b), or (c),

whether the person exercises powers in Canada or outside Canada;(fonctionnaire) **torture means any act or omission by which severe pain or suffering, whether physical or mental, is intentionally inflicted on a person**

(a) for a purpose including

(i) obtaining from the person or from a third person information or a statement,

(ii) punishing the person for an act that the person or a third person has committed or is suspected of having committed, and

(iii) intimidating or coercing the person or a third person, or

(b) for any reason based on discrimination of any kind,

but does not include any act or omission arising only from, inherent in or incidental to lawful sanctions.(torture)

Marginal note: **No defence**

(3) **It is no defence to a charge under this section that the accused was ordered by a superior or a public authority to perform the act or omission that forms the subject-matter of the charge or that the act or omission is alleged to have been justified by exceptional circumstances, including a state of war, a threat of war, internal political instability or any other public emergency.**

Every element of TORTURE appears to be satisfied as a result of the non- DEMONSTRABLY JUSTIFIED measures, without any evidence based protection to the population. There is NO DEFENSE for TORTURE - even in a public emergency.

Section 336 -Criminal breach of trust. Every one who, being a trustee of anything for the use or benefit, whether in whole or in part, of another person, or for a public or charitable purpose, converts, with intent to defraud and in contravention of his trust, that thing or any part of it to a use that is not

authorized by the trust is guilty of an indictable offence and liable to imprisonment for a term not exceeding fourteen years.

Section 346(1) - Extortion. Every one commits extortion who, without reasonable justification or excuse and with intent to obtain anything, by threats, accusations, menaces or violence induces or [attempts](#) to induce any [person](#), whether or not he is the [person](#) threatened, [accused](#) or menaced or to whom violence is shown, to do anything or cause anything to be done. Extortion is alleged having been committed on the population by the NON DEMONSTRABLY JUSTIFIED measures and threatening enforcement measures.

Section 361(1) - False Pretence - A false pretence is a representation of a matter of fact either present or past, made by words or otherwise, that is known by the [person](#) who makes it to be false and that is made with a fraudulent intent to induce the [person](#) to whom it is made to [act](#) on it.

361(2) Exaggeration- 361(2) Exaggerated commendation or depreciation of the quality of anything is not a false pretence unless it is carried to such an extent that it amounts to a fraudulent misrepresentation of fact.

It is alleged both Sections 361(1) and 361(2) have been contravened. The accused(s) appear to have misrepresented fact based evidence, including the number of cases, the unreliable PCR test, case load of hospitals, which are known to be nearly empty, all appear to contravene these sections.

Section 380(1) - Fraud. Everyone who, by deceit, falsehood or other fraudulent [means](#), whether or not it is a false pretence within the meaning of this [Act](#), defrauds the public or any [person](#), whether ascertained or not, of any [property](#), money or [valuable security](#) or any service, (a) is guilty of an indictable [offence](#) and liable to a term of imprisonment not exceeding fourteen years, where the subject-matter of the [offence](#) is a [testamentary instrument](#) or the [value](#) of the subject-matter of the [offence](#) exceeds five thousand dollars; or (b) is guilty (i) of an indictable [offence](#) and is liable to imprisonment for a term not exceeding two years, or (ii) of an [offence](#) punishable on summary conviction, where the [value](#) of the subject-matter of the [offence](#) does not exceed five thousand dollars.

It is alleged the accused (s) is guilty of fraud for failing to inform the public accurately with respect to COVID 19. It is alleged they are ignoring scientist, lawyers, fellow elected officials, and the general public and are attempting to censor any material that does not reflect the narrative being pushed. It is alleged they have failed to protect particularly our youth from extreme government debt. As well, they appear to have acted outside statutory authority to put generations not even born yet into hundreds of years of debt. This constitutes being party to an offense of FRAUD. The mandated measures were and are not DEMONSTRABLY JUSTIFIED to incur exorbitant costs on the adult population as well.

Section 423(1) - Intimidation, Everyone is guilty of an indictable [offence](#) and liable to imprisonment for a term of not more than five years or is guilty of an [offence](#) punishable on summary conviction who, wrongfully and without lawful authority, for the purpose of compelling another [person](#) to abstain from doing anything that he or she has a lawful right to do, or to do anything that he or she has a lawful right to abstain from doing, (a) uses violence or threats of violence to that [person](#) or his or her spouse or common-law partner or children, or injures his or her [property](#); (b) intimidates or [attempts](#) to intimidate that [person](#) or a relative of that [person](#) by threats that, in Canada or elsewhere, violence or other injury will be done to or punishment inflicted on him or her or a relative of his or hers, or that the [property](#) of any of them will be damaged; (c) persistently follows that [person](#); (d) hides any tools, clothes or other [property](#) owned or used by that [person](#), or deprives him or her of them or hinders him or her in the use of them; (e) with one or more other persons, follows that [person](#), in a disorderly manner, on a [highway](#); (f) besets or watches the [place](#) where that [person](#) resides, works, carries on business or happens to be; or (g) blocks or obstructs a [highway](#).

It is alleged the accused(s) are in violation of this Section, as there is coercion through threats are occurring through excessive fines being issued and arrests occurring for protesting, failing to wear a face covering. As well, intimidation is being publicly broadcasted surrounding potential travel, work, and other restrictions, to include detention for those who refuse vaccination. This intimidation is NON DEMONSTRABLY JUSTIFIED.

Section 429 (1) - Wilfully causing EMERGENCY - The accused did wilfully cause affected rights and freedoms to be violated on a grand scale by way of order, and action in support of orders.

Section 430 - Mischief. An extreme amount of property was interfered with in a variety of ways. Properties have been rendered useless, vacant, inoperative or ineffective – businesses, churches, and more.

The COVID 19-emergency orders presently in effect Canada wide, appear to not accompany any definitive DEMONSTRABLY JUSTIFIED information as per the act(s) referenced to prevent, reduce or mitigate a danger of major proportions that was sworn under oath and easily verified, violating the most fundamental laws, violating fundamental justice.

The accused(s) appears to have continued the “Emergency”, without demonstrable justification and as a result of these continued measures are alleged to be directly causing serious harm in virtually all areas of life. The “Orders” have caused far greater collateral damage and societal harm than the benefits from the emergency measures.

TORTURE ON THE CIVILIAN POPULATION

Torture

Torture and other cruel, inhuman or degrading treatment thrive behind closed doors. It must stop, and those responsible for authorizing and implementing it must be held accountable.

The UN Convention Against Torture defines torture as "The intentional infliction of severe physical or mental pain or suffering for purposes such as obtaining information or a confession, or punishing, intimidating or coercing someone."

Torture is always illegal. "No exceptional circumstances whatsoever, whether a state of war or a threat of war, internal political instability or any other public emergency, may be invoked as a justification of torture."

Abuse of prisoners doesn't have to be torture to be illegal. Cruel, inhuman, and degrading treatment (CID) is also illegal under international and Canadian law. CID includes **any harsh or neglectful treatment that could damage a detainee's physical or mental health or any punishment intended to cause physical or mental pain or suffering, or to humiliate or degrade the person being punished.**

While it is sometimes difficult to distinguish between torture and CID, there are two key differences. Firstly, torture constitutes a more severe degree of pain or suffering. Secondly, torture is the result of a deliberate and purposeful act aimed at imposing great suffering, while CID could be the result of accident or neglect.

Amnesty International has campaigned against torture and CID for decades. Our campaigning helped lead to the Convention Against Torture and its Optional Protocol, and it has helped lead to most UN member states joining the Convention. We need to take action in support of all Canadians who continue to experience torture and CID as a result of these arbitrary and unfounded “orders”.
<https://www.amnesty.ca/our-work/issues/torture>

Please reference in the following pages: THE POWER AND CONTROL WHEEL, BIDERMAN’S CHART OF COERCION, AND AMNESTY INTERNATIONAL REPORT ON TORTURE TO DEMONSTRATE Alleged ABUSE BY the Accused AND THE FAILURE OF LAW ENFORCEMENT AGENCIES TO ACT IN THE BEST INTEREST OF THE PUBLIC.

POWER AND CONTROL WHEEL

*The **Power and Control Wheel** is a visual tool that is useful in understanding how tactics of abuse are used by abusers to gain and maintain **power and control** over their victims.*

BIDERMAN’S CHART OF COERCION

***Biderman’s Chart of Coercion** is a tool designed to demonstrate and explain the coercive methods of stress manipulation used to torture prisoners of war.*

AMNESTY INTERNATIONAL REPORT ON TORTURE

*The UN Convention Against Torture defines torture as “...**the intentional infliction of severe physical or mental pain or suffering for purposes such as obtaining information or a confession, or punishing, intimidating or coercing someone.**” Torture is always illegal. “No exceptional circumstances whatsoever, whether a state of war or a threat of war, internal political instability or any other public emergency, may be invoked as a justification of torture.”*

The purpose of this document is to demonstrate how we are being abused/coerced and tortured by officials at all levels of government: federally, provincially and municipally, and how our law enforcement agencies are failing to protect its citizens, therefore committing misconduct.

ABUSE:

Referencing the power and control wheel (below), it is presented, the accused(s), with its overreaching emergency measures, is exhibiting ‘power and control’ behaviour and in doing so is in fact abusing its citizens.

In March 2020, it was determined by the accused(s) the public was to isolate and self-quarantine for 14-15 days to ‘flatten the curve’ and to ensure our health care facilities were not overwhelmed. Initially, the public understood this; however as thousands of the world’s leading scientists, immunologists, virologists, etc come forward with evidence based information, it appears the accused(s) continue with what can only be determined as an “agenda”.

Using the ‘Power and Control Wheel (included)’, it provides an evidence and practical based aid to demonstrate how many aspects of the wheel can be associated with the present “Orders” and enforcement.

Using Isolation: From the beginning of March 2020, isolation mandates have been put into place across Canada; however inconsistent. The arbitrary regulations being imposed appear to be socially controlling, limiting, and promote “snitching” and open shaming. Canadians family and social support systems appear to be purposely decimated. Elderly people and palliative patients are dying alone.

This is beyond abuse; it is cruel and heartless. This falls under 'controlling what someone does' and 'limiting outside involvement'. No one can get close enough to witness if there is elder abuse or neglect happening in our nursing homes and hospitals, or if people are mentally or emotionally stable. Of course, 'controlling and threateningly preventing one's ability to fly or travel, unlawful detainment and quarantine orders, and the accused(s) planned implementation of contact tracing, etc, all fall under this category.

Extreme censorship Presently, censorship is occurring on a mass scale. Silencing any voice, medical professionals included, that contradict or challenge the official narrative of the WHO, CDC, Bill Gates, or Toni Fauci. As well, evidence would suggest that the accused(s) have been funding Isolation Facilities to house "non-compliant" Canadians, and it is reported that there may be a secret non-voluntary isolation centre in Quebec, and as well as a facility in Alberta for children. It is alleged Prime Minister Justin Trudeau has financed an isolation facility in Toronto. This cannot be allowed and must be investigated for all our sakes.

While searching for information on the topic of isolation, the following information was discovered.

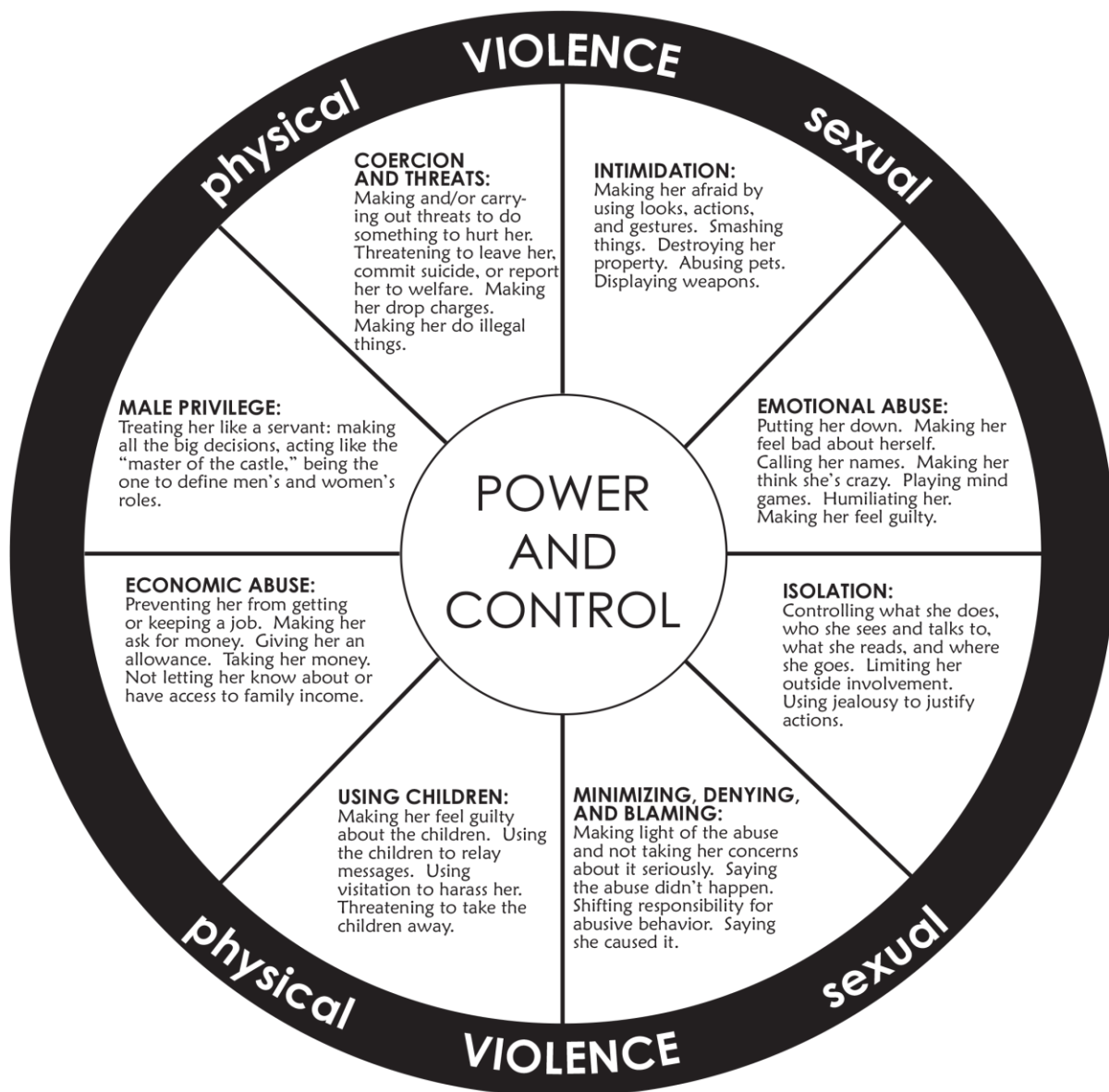
California Civil Rights Attorney Leigh Dundas published a [video on Facebook](#) showing the devastating consequences of isolating children and forcing them to practice "social distancing" at places like school.

Here are some lesser known facts about social distancing and isolation:

- It was developed 70 years ago by the CIA to break down enemies of state.
- It is the equivalent of smoking 15 cigarettes a day AND being an alcoholic.
- It doubles the risk of death, and destroys the part of the brain responsible for learning.

She pointed out that according to the statistics and the CDC:

- A child's risk of dying from COVID is 0.0%, per the CDC.



- There is no evidence to suggest children transmit COVID to a family member or third party.

She goes on to explain the historical origins of practicing Social Distancing, and how the technique was developed by the CIA to torture "enemies of the state."

Using Economic Abuse: 'Preventing someone from working'. With the wide spread closure of what has been deemed as non essential business's and / or the "order" to significantly limit the number of patrons, or forcing patrons to wear face coverings, are all economic issues which have negatively affected a large percentage of citizens. Businesses and offices closing have caused economic hardship in terms of revenue as well as employees being laid off or losing their jobs. The fact that schools were closed affected one's ability to work even if they had a job since they were now responsible for basically home schooling their children.

Daycare centres were also closed, and continue to be closed depending on what Province you live in, which is absurd in itself.

With all the loss of income, people have had no choice but to apply for CERB and other benefits from the government. Canadians were in essence forced to stop working, and then told to “ask for money” from the government. This appears to be an abuse of power and is degrading to Canadians.

As well, it is alleged the economic abuse is evident in the delivery method of the “government COVID funding”, as applicants are required to continue to prove their eligibility for each period they are applying. It is also alleged that the confusion surrounding the eligibility criteria as well as the tax repercussions have never been clearly or consistently outlined leaving the public or applicants to feel unneeded worry and / or stress.

It is very interesting that government employees (federally, provincially and municipally) have continued to receive their full salaries throughout this alleged pandemic, and even have seen generous increases in their salaries during this period. even

Many doctors are able to continue receiving their salaries although they do not have to physically see patients or perform physical examinations. Salary increases continue to be given to nurses and administration staff, teachers have continued to be paid. No economic hardship seems has fallen on any of these large unionized groups.

Using Coercion & Threats: One statement that is repeated regularly is basically “If you do not comply, you are putting someone else at risk.”

However, a real and present threat is the excessive fines and threats of arrests that are continuously imposed if the public does not comply with mask wearing, social distancing or gathering in groups larger than that mandated. In particular, being under threat of a large fine for protesting is another example. If a church has more than the prescribed number of attendees, they are threatened with a substantial fine. If a business opened without permission then that business is threatened or given a large fine and even the loss of their licence. These are alleged examples of the Accused(s) use of threats and Coercion against the population.

Even now, if medical doctors, veterinarians, dentists, and other medical professionals do not comply with their association’s “orders”, they risk losing their licence. In fact, if they even speak out against the excessive regulations and loss of civil liberties, they too will be shunned, fired and perhaps lose their licences. This needs to be investigated immediately.

Using Intimidation: It is intimidating when attending businesses and services and being greeted with someone policing the entrances to enforce health mandates. The accused(s) are alleged to place threats and intimidation of closure to business’s who fail to enforce tyrannical regulations the Accused(s) have put into place. It is intimidating to have a constant threat of being controlled, or “told what to do” and the ongoing fear of potential consequences. This threatening tone appears to be promoted through the mainstream media, and the accused(s) health/government offices. The accused(s) seem to be using intimidation to condition the mass public to view everyone and everything as a danger.

Using Emotional Abuse: Through a failure to adequately and accurately inform themselves, the Accused(s) are alleged to be emotionally abusing the public. Inconsistent orders, and overall lack of supporting transparent evidence are direct factors. The public was told in March of 2020 it would take “Two weeks to flatten the curve.” Then another time interval was suggested, and another. Then, it was, “We may never get back to normal unless we have a vaccine”. “This is the new normal.” “The second wave is coming and it will be worse than the first”, absolutely stripping the population of any hope things will ever go back to ‘normal’. Wearing the masks is so dehumanizing (literally) and following arrows around a store is humiliating, this is emotionally abusive, and requires investigation.

Using Children: As above, parents are living under the threat that if anyone in their family gets sick there is the chance that in the future their children will be forcefully removed from the home and taken to an isolation facility. The Accused(s) have already implement Covid Detainment Camps and alleged illegal enforcement measures. Children have not handled the Covid-19 situation very well. They are separated from their friends, peers, teachers and relatives, and are now committing suicide at an ever increasing pace. Even now as schools are open, they still must socially distance and wear psychologically and physically damaging masks. The seriousness of failing to investigate this child abuse will significantly impact Canadians for generations, and some of these children may never recover.

Using Dominance: For sure we are all being treated like children. Decisions are being made “for our own good”. There has been no public consultation into how Canadians feel about the measures imposed upon us. Canadians have not been given a choice, only threatening ultimatums. Our lives are being dictated to by unelected health officials and elected Public Servants who are answering to the unelected UN (WHO).

Minimising, Denying, Blaming: ‘Making light of the abuse and not taking concerns seriously.’ It is alleged the Accused(s) have failed to address the effect their measures are having on our economy and the negative impact on the lives of the citizens. The Accused(s) have failed to acknowledge the increased number of suicides, or the people that have died because they were afraid to go to the ER or their ‘non-essential’ surgeries were cancelled.

COERCION AND TORTURE

Evidence in the coming pages indicates what is being forced upon Canadians with the virus response is a near perfect parallel to the Amnesty International definition of TORTURE & Biderman’s ‘Chart of Coercion.’

As a reminder, The UN Convention against Torture defines torture as "the intentional infliction of severe physical or mental pain or suffering for purposes such as obtaining information or a confession, or punishing, intimidating or coercing someone." Torture is always illegal. "No exceptional circumstances whatsoever, whether a state of war or a threat of war, internal political instability or any other public emergency, may be invoked as a justification of torture."

Biderman’s Chart of Coercion

A tool designed in 1956 to demonstrate and explain the coercive methods of stress manipulation used to torture prisoners of war. It has been applied to explain the coercive techniques used by perpetrators of domestic abuse.

<https://wickedtruths.org/wp-content/uploads/2020/11/biderman-covid.jpg>

"COMMUNIST COERCIVE METHODS FOR ELICITING INDIVIDUAL COMPLIANCE".* The Blderman Report of 1956 and COVID-19	
Chart of Coercion	COVID-19
Isolation <ul style="list-style-type: none"> • Deprives individual of social support of his ability to resist • Makes individual dependent upon the captor • Individual develops an intense concern with self. 	Isolation <ul style="list-style-type: none"> • Social distancing • Isolation from loved ones, massive job loss • Solitary confinement semi-isolation • Quarantines, containment camps
Monopolization of Perception <ul style="list-style-type: none"> • Fixes all attention upon immediate predicament; • Frustrates all actions not consistent with compliance • Eliminates stimuli competing with those controlled by the captor 	Monopolization of perception <ul style="list-style-type: none"> • Restrict movement • Create monotony, boredom • Prevent gathering, meetings, concerts, sports • Dominate all media the 24/7, censor information
Induced Debility and Exhaustion <ul style="list-style-type: none"> • Weakens mental and physical ability to resist • People ...become worn out by tension and fear 	Induced debility <ul style="list-style-type: none"> • Forced to stay at home, all media is negative • not permitted to exercise or socialize
Threats <ul style="list-style-type: none"> • Cultivates anxiety and despair • Gives demands and consequences for non compliance 	Threats and Intimidation <ul style="list-style-type: none"> • Threaten to close business, levy fines • Predict extension of quarantine, force vaccines • Create containment camps
Occasional Indulgences <ul style="list-style-type: none"> • Provides motivation for compliance • Hinders adjustment to deprivation. • Creates hope for change, reduces resistance • This keeps people unsure of what is happening 	Occasional Indulgences <ul style="list-style-type: none"> • Allow reopening of some stores, services • Let restaurants open but only at a certain capacity • Increase more people allowed to gather • Follow concessions with tougher rules

Many of these Methods, Effects and Purposes, as well as Variants are self-explanatory and have been previously discussed or alluded to in length under the Power and Control Wheel.

Isolation has been discussed in detail. The so-called "14 days to flatten the curve" quarantine was in essence house arrest and solitary confinement. Certainly, the isolation of our elders and disabled with the ability to even visit amongst themselves was tantamount to torture. The United Nations Committee Against Torture stated that full isolation for 22–23 hours a day in super-maximum-security prisons is unacceptable. The United Nations have also banned the use of **solitary confinement** for longer than 15 days. To this day, when one travels to another country or may have been in contact with a person who tested positive, they must remain in isolation for at least 14 days, which means not leaving one's residence for any reason.

Monopolisation of Perception includes the incessant discussion of COVID-19 with daily briefings by the Premier and Health Team, the Prime Minister and practically non-stop coverage via the mainstream news, designed to frighten the masses. It appears any information other than what is being received from mainstream media and government/health officials is being censored. Any mention of treatments other than an experimental vaccine is swiftly deleted from main stream news and social media sites. Medical Professionals are being censored who go against the narrative in any way, and others being silenced.

Humiliation and Degradation: The mask and social distance 'Nazis' treat the public as if they are unruly children that need to be reigned in and disciplined. As well, there seems to be an extremely frightening trend where people who are caught without masks (even with exemptions) are being manhandled, beaten and arrested. There are many examples of humiliation and degradation. Going shopping has become an unpleasant experience and getting proper healthcare seems almost impossible.

Exhaustion: Life is so stressful that it is mentally and emotionally exhausting trying to get through the day and very difficult for many to get a good night's sleep with all the anxiety and worry about the future. For some, how they are going to pay the bills and not lose their house is a major stressor. No wonder the suicide rate is so high.

Threats: Society on the whole is living under a barrage of threats from all angles. The threat from an "unseen enemy", the virus, and largely, the threat of losing one's livelihood and independence. The threat of fines for noncompliance. The threat of the 'new normal' with no hope of things returning to pre-COVID life. Perhaps the biggest threat is that of the invasion of our bodily rights with the threat of mandatory vaccines in the future or certain "privileges" will be revoked, or worse people will be placed in detainment facilities.

Occasional Indulgences: Lockdown restrictions have been lifted somewhat and so people are starting to breathe a little easier. After being deprived for so long, people are so grateful when certain basic freedoms are returned (such as being able to go to a restaurant or get a haircut) that they totally ignore the fact, they are still being deprived of so many of their rights and freedoms such as freedom of movement, freedom to assembly, etc.

Demonstrating Omnipotence: The WHO, CDC, Dr. Tam, Dr. Fauci, Dr. Birx, Bill Gates, and various other Public Health officials, appear to be elevating themselves to near god-like status, making decisions for basically the whole world. They have all the answers. They cannot be criticized and no contrary advice is to be entertained. They will come up with a vaccine and save the world. As Bill Gates has declared, there will be no return to normal until the whole world is vaccinated.

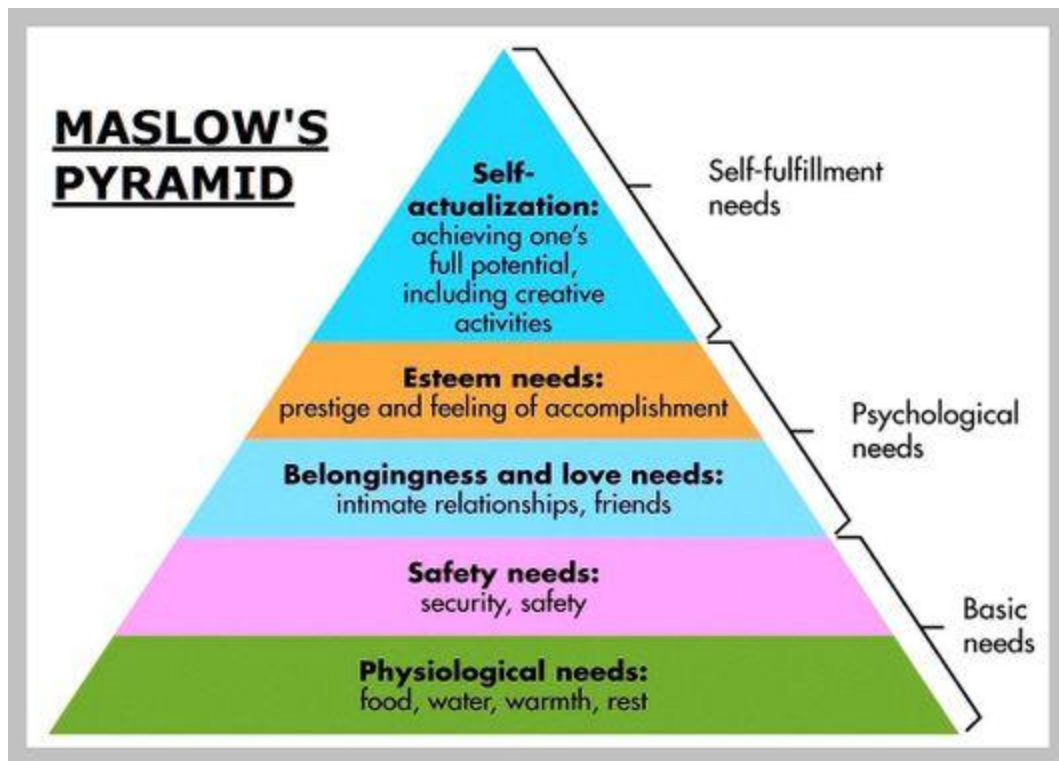
Forcing Trivial Demands

All the above constitute torture and so it is fairly easy to demonstrate that the COVID-19 lockdown measures fall under the definition of torture. What the accused(s) have implemented is communist and is not a free-will choice for the people. It is demanded or there will be severe consequences for the general population.

[NO TOUCH TORTURE](#) EVIDENCE presented from an Amnesty International Report outlining Psychological torture and strategic torture elements that can be presently seen within the Accused(s) present "Orders".

Treating people as though they are helpless, and asking them to behave as if they are contagious, broken, and dangerous even though they are not sick causes identities to fragment; which increases minimally low-grade stress and even start to "crisis" under extreme psychological manipulation, as well as all the other stressors in one's life. People have been forced into survival mode and being encouraged by the accused(s) to see each other as dangerous. It is dehumanizing and degrading. They are frightening people into thinking if they do not behave things will be worse and so they become complicit participants in the torture.

Nothing is either safe or credible. We are dependent on a system that does not make any sense and is very precarious. Chronically ill people have to do what the doctors say because there are no alternatives. No one is offering a cure or even healthy lifestyle measures. The draconian regulations and Orders have been consistently inconsistent, ever changing, and evidence baseless. This is Psychological No Touch Torture.



In Conclusion,

Having demonstrated in this outline using the various Code and Act Sections supplemented by rationale alleging Canadians are in fact being tortured by all levels of our government, but particularly the accused(s) named. It is now imperative that **we call on law enforcement to investigate the criminal behaviour.**

The reported "State of Emergency" needs to be investigated immediately. All the unjustifiable measures and mask mandates **MUST** be rescinded immediately and the established Acts, the Criminal Code of Canada, and the Canadian Constitution Act(s) be honoured, upheld, and adhered to and interpreted in the manner by which they were intended.

According to available evidence, it appears declarations of emergency and subsequent health orders enforced in every province fail to meet criteria outlined within the Acts referenced, and may be in violation of the Emergency Management and Civil Protections Act as it was intended. (EMCPA) <https://standupcanada.ca/canada-wide-declarations-ofemergency>

I respectfully request charges be laid against the accused(s) named in this statement, and a full investigation surrounding the grave and Not demonstrably justified measures and violations imposed on myself and the mass population by the Accused(s) named in this document. We will be following up with you in the coming days regarding the status of your investigation.

Representative of the People
One Voice Canada
onevoicecanada@protonmail.com
onevoicecanada.ca

References & Attachments

COVID Information Package

[COVID Information Package Electronic References \(available via google drive\)](#)

[Canadian Bill of Rights](#)

[Constitution Act, 1982, Part I, Canadian Charter of Rights and Freedoms](#)

[Constitution Act, 1867](#)

[RCMP ACT](#)

[Canadian Environmental Protection Act, 1999, S.C. 1999, c. 33](#)

<https://www.canada.ca/en/environment-climate-change/services/canadian-environmental-protection-act-registry/publications/canadian-environmental-protection-act-1999.html>

[Gov. of Canada – Carbon Dioxide – Toxic Substance List](#)

<https://www.canada.ca/en/environment-climate-change/services/management-toxic-substances/list-canadian-environmental-protection-act/carbon-dioxide.html>

[Crimes Against Humanity and War Crimes Act \(S.C. 2000, c. 24\)](#)

[Ontario Health Care Consent Act, 1996, S.O. 1996, c.2 Sched A](#)

[British Columbia Health Care Consent Act, 1996](#)

[Consent Act – Applicable Sections 9 & 10](#)

[Police Services Act](#)

[Canadian Emergency Management Act](#)

[British Columbia Emergency Program Act](#)

[Criminal Code of Canada](#)

[Roncarelli v Duplessis - Supreme Court precedence- Human Rights](#)

[British Columbia Human Rights Code](#)

NOTE: In the coming pages, various applicable sections of the above Referenced “ACTS” or information are provided; however, please use the above links to review the documents in their entirety.

Canadian Bill of Rights

S.C. 1960, c. 44

Assented to 1960-08-10

An Act for the Recognition and Protection of Human Rights and Fundamental Freedoms

Preamble

The Parliament of Canada, affirming that the Canadian Nation is founded upon principles that acknowledge the supremacy of God, the dignity and worth of the human person and the position of the family in a society of free men and free institutions;

Affirming also that men and institutions remain free only when freedom is founded upon respect for moral and spiritual values and the rule of law;

And being desirous of enshrining these principles and the human rights and fundamental freedoms derived from them, in a Bill of Rights which shall reflect the respect of Parliament for its constitutional authority and which shall ensure the protection of these rights and freedoms in Canada:

Therefore Her Majesty, by and with the advice and consent of the Senate and House of Commons of Canada, enacts as follows:

PART I Bill of Rights

Recognition and declaration of rights and freedoms

1 It is hereby recognized and declared that in Canada there have existed and shall continue to exist without discrimination by reason of race, national origin, colour, religion or sex, the following human rights and fundamental freedoms, namely,

- **(a)** the right of the individual to life, liberty, security of the person and enjoyment of property, and the right not to be deprived thereof except by due process of law;
- **(b)** the right of the individual to equality before the law and the protection of the law;
- **(c)** freedom of religion;
- **(d)** freedom of speech;
- **(e)** freedom of assembly and association; and
- **(f)** freedom of the press.

Construction of law

2 Every law of Canada shall, unless it is expressly declared by an Act of the Parliament of Canada that it shall operate notwithstanding the *Canadian Bill of Rights*, be so construed and applied as not to abrogate, abridge or infringe or to authorize the abrogation, abridgment or infringement of any of the rights or freedoms herein recognized and declared, and in particular, no law of Canada shall be construed or applied so as to

- **(a)** authorize or effect the arbitrary detention, imprisonment or exile of any person;
- **(b)** impose or authorize the imposition of cruel and unusual treatment or punishment;
- **(c)** deprive a person who has been arrested or detained
 - **(i)** of the right to be informed promptly of the reason for his arrest or detention,
 - **(ii)** of the right to retain and instruct counsel without delay, or
 - **(iii)** of the remedy by way of *habeas corpus* for the determination of the validity of his detention and for his release if the detention is not lawful;
- **(d)** authorize a court, tribunal, commission, board or other authority to compel a person to give evidence if he is denied counsel, protection against self incrimination or other constitutional safeguards;
- **(e)** deprive a person of the right to a fair hearing in accordance with the principles of fundamental justice for the determination of his rights and obligations;
- **(f)** deprive a person charged with a criminal offence of the right to be presumed innocent until proved guilty according to law in a fair and public hearing by an independent and impartial tribunal, or of the right to reasonable bail without just cause; or
- **(g)** deprive a person of the right to the assistance of an interpreter in any proceedings in which he is involved or in which he is a party or a witness, before a court, commission,

board or other tribunal, if he does not understand or speak the language in which such proceedings are conducted.

Duties of Minister of Justice

- **3 (1)** Subject to subsection (2), the Minister of Justice shall, in accordance with such regulations as may be prescribed by the Governor in Council, examine every regulation transmitted to the Clerk of the Privy Council for registration pursuant to the [Statutory Instruments Act](#) and every Bill introduced in or presented to the House of Commons by a Minister of the Crown, in order to ascertain whether any of the provisions thereof are inconsistent with the purposes and provisions of this Part and he shall report any such inconsistency to the House of Commons at the first convenient opportunity.
- **Exception**

(2) A regulation need not be examined in accordance with subsection (1) if prior to being made it was examined as a proposed regulation in accordance with [section 3](#) of the [Statutory Instruments Act](#) to ensure that it was not inconsistent with the purposes and provisions of this Part.
- 1960, c. 44, s. 3
- 1970-71-72, c. 38, s. 29
- 1985, c. 26, s. 105
- 1992, c. 1, s. 144(F)

Short title

4 The provisions of this Part shall be known as the *Canadian Bill of Rights*.

Part II

Savings

- **5 (1)** Nothing in Part I shall be construed to abrogate or abridge any human right or fundamental freedom not enumerated therein that may have existed in Canada at the commencement of this Act.
- **"Law of Canada" defined**

(2) The expression "law of Canada" in Part I means an Act of the Parliament of Canada enacted before or after the coming into force of this Act, any order, rule or regulation there under, and any law in force in Canada or in any part of Canada at the commencement of this Act that is subject to be repealed, abolished or altered by the Parliament of Canada.
- **Jurisdiction of Parliament**

(3) The provisions of Part I shall be construed as extending only to matters coming within the legislative authority of the Parliament of Canada.

CONSTITUTION ACT, 1982

PART VII

GENERAL

Marginal note: Primacy of Constitution of Canada

• 52. (1) The Constitution of Canada is the supreme law of Canada, and any law that is inconsistent with the provisions of the Constitution is, to the extent of the inconsistency, of no force or effect.

• ***Marginal note: Constitution of Canada***

(2) The Constitution of Canada includes

- (a) the *Canada Act 1982*, including this Act;
- (b) the Acts and orders referred to in the schedule; and
- (c) any amendment to any Act or order referred to in paragraph (a) or (b).

• ***Marginal note: Amendments to Constitution of Canada***

(3) Amendments to the Constitution of Canada shall be made only in accordance with the authority contained in the Constitution of Canada.

PART I

CANADIAN CHARTER OF RIGHTS AND FREEDOMS

Whereas Canada is founded upon principles that recognize the supremacy of God and the rule of law:

GUARANTEE OF RIGHTS AND FREEDOMS

Marginal note: Rights and freedoms in Canada

1. 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.

FUNDAMENTAL FREEDOMS

Marginal note: Fundamental freedoms

2. Everyone has the following fundamental freedoms:

- (a) freedom of conscience and religion;
- (b) freedom of thought, belief, opinion and expression, including freedom of the press and other media of communication;
- (c) freedom of peaceful assembly; and

- (d) freedom of association.

RCMP Act:

Duties

It is the duty of members who are peace officers, subject to the orders of the Commissioner, (a) to perform all duties that are assigned to peace officers in relation to **the preservation of the peace, the prevention of crime and of offences against the laws of Canada and the laws in force in any province** in which they may be employed, and the apprehension of criminals and offenders and others who may be lawfully taken into custody;

(b) to execute all warrants, and perform all duties and services in relation thereto, that may, under this Act or the laws of Canada or the laws in force in any province, be lawfully executed and performed by peace officers;

(c) to perform all duties that may be lawfully performed by peace officers in relation to the escort and conveyance of convicts and other persons in custody to or from any courts, places of punishment or confinement, asylums or other places; and

(d) to perform such other duties and functions as are prescribed by the Governor in Council or the Commissioner.

List of Toxic Substances

Carbon dioxide was added to Schedule 1 of CEPA in November 2005. Under subsection 90(1) of CEPA, a substance can be added to Schedule 1 of CEPA by the Governor in Council on the recommendation of the ministers of the environment and health. If it is determined that a substance is entering or may enter the environment in a quantity or concentration or under conditions that:

1. have or may have an immediate or long-term harmful effect on the environment or its biological diversity;
2. constitute or may constitute a danger to the environment on which life depends; or
3. constitute or may constitute a danger in Canada to human life or health.

Crimes Against Humanity and War Crimes Act (S.C. 2000, c. 24)

Crime against humanity means murder, extermination, enslavement, deportation, imprisonment, torture, sexual violence, persecution **or any other inhumane act or omission that is committed against any civilian population** or any identifiable group and that, at the time and in the place of its commission, constitutes a crime against humanity according to customary international law or conventional international law or by virtue of its being criminal according to the general principles of law recognized by the community of nations, whether or not it constitutes a contravention of the law in force at the time and in the place of its commission. (crime contre l'humanité) **genocide** means an act or omission committed with intent to destroy, in whole or in part, an identifiable group of persons, as such, that, at the time and in the place of its commission, constitutes genocide according to customary international law or conventional international law or by virtue of its being criminal according to the general principles of law recognized by the community of nations, whether or not it constitutes a contravention of the law in force at the time and in the place of its commission.

Health Care Consent Act, 1996, S.O. 1996, c. 2, Sched. A

Consent to Treatment

No treatment without consent

10 (1) A health practitioner who proposes a treatment for a person shall not administer the treatment, and shall take reasonable steps to ensure that it is not administered, unless, (a) he or she is of the opinion that the person is capable with respect to the treatment, and the person has given consent; or (b) he or she is of the opinion that the person is incapable with respect to the treatment, and the

person's substitute decision-maker has given consent on the person's behalf in accordance with this Act. 1996, c. 2, Sched. A, s. 10 (1).

Opinion of Board or court governs

(2) If the health practitioner is of the opinion that the person is incapable with respect to the treatment, but the person is found to be capable with respect to the treatment by the Board on an application for review of the health practitioner's finding, or by a court on an appeal of the Board's decision, the health practitioner shall not administer the treatment, and shall take reasonable steps to ensure that it is not administered, unless the person has given consent. 1996, c. 2, Sched. A, s.10 (2).

Elements of consent

11 (1) The following are the elements required for consent to treatment:

1. The consent must relate to the treatment.
2. The consent must be informed.
3. The consent must be given voluntarily.
4. The consent must not be obtained through misrepresentation or fraud.

1996, c. 2, Sched. A, s. 11 (1).

Informed consent

(2) A consent to treatment is informed if, before giving it,

(a) the person received the information about the matters set out in subsection (3) that a reasonable person in the same circumstances would require in order to make a decision about the treatment; and

(b) the person received responses to his or her requests for additional information about those matters. 1996, c. 2, Sched. A, s. 11 (2).

(3) The matters referred to in subsection (2) are:

1. The nature of the treatment.
2. The expected benefits of the treatment.
3. The material risks of the treatment.
4. The material side effects of the treatment.
5. Alternative courses of action.
6. The likely consequences of not having the treatment Express or implied 1996, c. 2, Sched. A, s. 11 (3).

(4) Consent to treatment may be express or implied. 1996, c. 2, Sched. A, s. 11 (4).

Roncarelli v Duplessis - Supreme Court precedence:

A Supreme Court of Canada decision - Roncarelli vs. Duplessis, [1959], S.C.R. 121 - A landmark constitutional decision of **the Supreme Court of Canada where the Court held that Maurice Duplessis, the Premier of Quebec, had overstepped his authority by revoking the liquor license of a Jehovah's Witness.**

Justice Ivan Rand wrote in his often-quoted reasons that the unwritten constitutional principle of the "rule of law" meant **no public official was above the law and so could neither suspend nor dispense it.** Although Duplessis had authority under the relevant legislation, his decision was not based on any factors related to the operation of the licence but was made for unrelated reasons and so was held to be exercised arbitrarily and without good faith.

Decision In a 6-3 decision, the Supreme Court of Canada reinstated the trial decision, holding that Duplessis wrongfully caused the revocation of Roncarelli's liquor licence. The six judges who sided with Roncarelli used different legal reasoning to reach their decision. Three judges wrote that Duplessis had ordered the cancellation outside his authority as premier; two judges stated that although Duplessis had the power to order the cancellation, he had done so in bad faith; and the sixth judge concluded the premier was not entitled to immunity as a public official.

Roncarelli was awarded \$33,123.53 in damages as well as costs in the Court of Queen's Bench and the Supreme Court of Canada. Roncarelli's son, however, maintained that it was a significant moral victory in his father's struggle against the system.

Current officials appear to be stepping outside of statutory authority, and as per this Court precedent may be held privately liable. The Premier of Quebec, while he was in office, was held privately liable for acts done outside of his lawful authority. The act of Quebec Premier Maurice Duplessis through the instrumentality of the Commission brought about a breach of an implied public statutory duty toward Frank Roncarelli (a citizen); was a gross abuse of legal power expressly intended to punish him for an act wholly irrelevant to the statute, a punishment which inflicted on him, as it was intended to do, the destruction of his economic life as a restaurant keeper within the province.

Human Rights Code, R.S.O. 1990, c. H.19

Preamble

Whereas recognition of the **inherent dignity and the equal and inalienable rights of all members of the human family is the foundation of freedom, justice and peace** in the world and is in accord with the Universal Declaration of Human Rights as proclaimed by the United Nations;

And Whereas it is public policy to recognize **the dignity and worth of every person and to provide for equal rights and opportunities** without discrimination that is contrary to law, **and having as its aim the creation of a climate of understanding and mutual respect for the dignity and worth of each person so that each person feels a part of the community and able to contribute fully to the development and well-being** of the community and the Province.