

FORM 2 - CRIMINAL INFORMATION

ONTARIO COURT OF JUSTICE

BETWEEN:

HER MAJESTY THE QUEEN

- and -

THOMAS CARRIQUE

(defendant(s))

This is the information of Police Officer name/badge #, hereinafter called the informant.
The informant says that the ACCUSED committed the following criminal code violations.

1. NAME OF ACCUSED: THOMAS CARRIQUE

2. LIST CHARGES:

DESCRIPTION OF CHARGE	SECTION #	NEXT COURT DATE
GENOCIDE, CRIMES AGAINST HUMANITY		
PARTIES TO OFFENCE	21	
TERRORISM	83.01 (1)(b)	
HOAX regarding TERRORISM	83.231 (1)	
BREACH OF TRUST	122	
DISOBEYING A STATUTE	126	
OBSTRUCTING JUSTICE	139 (2)	
CRIMINAL NEGLIGENCE CAUSING DEATH	220	
CULPABLE HOMICIDE	229 (c)	
MISCONDUCT OF PROCESS	128	
OBSTRUCTING RELIGIOUS SERVICE	176	
NUISANCE	180	
INDIGNITY TO A DEAD BODY	182	
RECKLESS ENDANGERMENT OF CHILDREN	218	
CRIMINAL NEGLIGENCE	219	
ADMINISTERING NOXIOUS SUBSTANCE	245	
TORTURE	269.1	
EXTORTION	346	
FALSE PRETENSE	361	
FORGERY	366	
FRAUD	380	
INTIMIDATION	423	
WILFULLY CREATING EVENT (EMERGENCY)	429	
MISCHIEF	430	
Participation in activities of criminal organization	467.11	

Sworn before me this ____ day of _____, ____ A.D., at _____.

(Signature of Informant)

A Justice of the Peace in and for _____

CRIMINAL INFORMATION

NAMES OF ACCUSED:

THOMAS CARRIQUE

(DOB - UNKNOWN).

ADDRESS OF THE ACCUSED:

The accused is the Commissioner of the ONTARIO PROVINCIAL POLICE and is employed with the ONTARIO PROVINCIAL POLICE, located at:

ONTARIO PROVINCIAL POLICE - Commissioner 's office.

Ontario Provincial Police
General Headquarters
Lincoln M. Alexander Building
777 Memorial Avenue
Orillia, ON, L3V 7V3

PARTICULARS OF OFFENCE:

DATE OF OFFENCE:

March 17, 2020 to present day.

LOCATION OF OFFENCE:

Ontario Provincial Police
General Headquarters
Lincoln M. Alexander Building
777 Memorial Avenue
Orillia, ON, L3V 7V3

OFFENCES ALLEGED: GENOCIDE, CRIMES AGAINST HUMANITY, DISOBEYING A STATUTE, MURDER, CRIMINAL NEGLIGENCE CAUSING DEATH, CULPABLE HOMICIDE IS MURDER , RECKLESS ENDANGERMENT OF CHILDREN, CHILD ABUSE, ELDER ABUSE, HEALTHY PEOPLE ABUSE, BREACH OF TRUST, INHUMANE ACTS ON CIVILIAN POPULATIONS, BODILY HARM, MISCONDUCT, OBSTRUCTING JUSTICE, OBSTRUCTING RELIGIOUS SERVICES, NUISANCE, CRIMINAL NEGLIGENCE, ADMINISTERING A NOXIOUS SUBSTANCE, EXTORTION, FALSE PRETENCE, FRAUD, INTIMIDATION, WILFULLY CAUSING EMERGENCY, CRIMES AGAINST HUMANITY, MISCHIEF, INDIGNITY TO A DEAD BODY, TORTURE, DOMESTIC TERRORISM, HOAX regarding TERRORISM, and MURDER as LOCKDOWN SUICIDES and STILL BIRTHS become MURDER.

GENOCIDE, CRIMES AGAINST HUMANITY.

THOMAS CARRIQUE acted to enforce measures that led to irreversible harm, economic sabotage to Ontario, loss of income, loss of employment, loss of dignity, loss of health, and even loss of life (LOCKDOWN SUICIDES and experimental injection deaths) through failing to investigate the alleged FORGERY accusations regarding ORDERS IN COUNCIL signed by the Lieutenant Governor of Ontario.

THOMAS CARRIQUE failed to act to protect against the crimes of PARLIAMENT, as PARLIAMENT criminally disobeyed a statute, violation section 126 of the criminal code, as PARLIAMENT INTENTIONALLY failed to ensure the protection of rights and freedoms in Canada, namely DUE PROCESS and equality and protection of the law.

THOMAS CARRIQUE is an active party to the created climate of inhumane acts on civilian populations, including the beginnings of the destruction of an identifiable group - people with exemptions - who CANNOT buy food at a grocery store, as well as those who have valid reasons for not receiving vaccinations as well as those who do not wish to disclose vaccination status. It is inhumane to coerce an employee population to act against their own self interest that is related to basic survival such as earning a livelihood, owning and caring for one's own body and health without proof that mandated measures are safe, and without proof from evidence presented in a manner that is consistent with DUE PROCESS.

THOMAS CARRIQUE is an active party to the destruction of DUE PROCESS by failing to recognize fundamental human values, such as requiring evidence and the back and forth exchange of communication for the purpose of understanding and collaboration.

THOMAS CARRIQUE is an active party to elements of TORTURE such as "demonstrating omnipotence" and not stopping the treating of the "employee population" as cattle.

THOMAS CARRIQUE is an active party to the circumstances that has led to a dangerous increase in STILL BIRTHS from mothers who were vaccinated.

THOMAS CARRIQUE is an active party to the circumstances that has led to a dangerous increase in SUICIDES and SUICIDE attempts.

THOMAS CARRIQUE is an active party to GENOCIDE by causing serious mental harm to members of the "employee population", deliberately participating in the inflicting on the "employee population" conditions of life to bring about its destruction in whole or in part.

THOMAS CARRIQUE committed inhumane acts by not accommodating to the point of UNDUE HARDSHIP, specifically by not verifying that the ORDERS in COUNCIL signatures signed by the Ontario Lieutenant Governor are authentic, that SARS-COV-2 is not in the records of Health Canada, Ontario Ministry of Health, the local Police force, and other pertinent agencies.

THOMAS CARRIQUE committed inhuman acts by violating DIGNITY and worth of the "employee population" - in whole or in part.

THOMAS CARRIQUE is party to the ensuing "economic sabotage" of the Province, causing hardships in numerous forms, that have led to LOCKDOWN SUICIDES becoming MURDER, and now an increase in STILL BIRTHS from vaccinated mothers.

Section 126 - Disobeying a Statute.

PARLIAMENT - the Queen, the Senate, and the House of Commons did disobey the Canadian Bill of Rights by failing to "ensure the protection of these rights and freedoms in Canada" as detailed out in the 3rd sentence of the Canadian Bill of Rights.

PARLIAMENT, instead of ensuring the protection of these rights and freedoms, PARLIAMENT helped defeat these rights and freedoms.

DUE PROCESS was not protected by PARLIAMENT, as the Lieutenant Governor of Ontario defeated, perverted, and obstructed section 1(a) of the Canadian Bill of Rights, as well as other Canadian Bill of Rights sections, and numerous other Charter rights and freedoms.

A CRIMINAL ACCUSATION of FORGERY (s366) on the Ontario ORDERS in COUNCIL, as well as HOAX regarding Terrorism was recklessly ignored.

THOMAS CARRIQUE disobeyed the Police Services Act, section 1.2 - safeguarding the fundamental rights and freedoms and human rights code, thereby omitting to investigate PARLIAMENT, as well as the Ontario Lieutenant Governor, and Mayors of various cities for criminal code violations brought to his attention numerous times.

Section 21- Party to offence.

THOMAS CARRIQUE did unlawfully commit and/or was parties to numerous offences perpetrated by the Lieutenant Governor of Ontario Elizabeth Dowdeswell, Ontario Premier Doug Ford and the men and women acting as mayors of within various cities. In particular, violating section 126 of the Criminal Code - Disobeying a Statute. The statute violated was section 7.0.2 (1) & (3) of the Emergency Management and Civil Protection Act, as well as the Canadian Bill of Rights. Emergency measures were not in accordance with the Canadian Charter of Rights and Freedoms, nor the Canadian Bill of Rights, nor the Human Rights Code. The measures violated section 1 of the Charter as there was never any sworn, under oath DEMONSTRABLY JUSTIFIED evidence or reasoning for an emergency declaration.

THOMAS CARRIQUE aided and/or assisted the criminal code conduct of the Ontario Lieutenant Governor by not SAFEGUARDING fundamental rights and freedoms and the Human Rights Code. DUE PROCESS requires evidence, and THOMAS CARRIQUE criminally and negligently aided the commission of the crimes committed by the Ontario Lieutenant Governor.

The emergency measures violated virtually every aspect of section 2 of the Charter, and Canadian Bill of Rights. In particular, one's ability to have an alternative opinion and/or belief due to overwhelming fear mongering and false facts regarding how hospitals and test centers were overloaded - they were not. Freedoms affected were freedom of peaceful assembly, freedom of association. The measures isolated virtually everyone in Ontario, especially the healthy segment of the population. Isolation is known to cause SUICIDES. The accused is party to the offence of MURDER, as LOCKDOWN SUICIDES become MURDER. Vaccine deaths also become MURDER. Similarly with health related deaths due to the emergency measures. A very significant right of the gaining a livelihood was violated on a large scale, and the accused aided and/or assisted by not SAFEGUARDING fundamental rights and freedoms and the Human Rights Code.

In addition, when the parents of Halton filed criminal reports in defence of their children, THOMAS CARRIQUE chose to ignore the charges, provide no justification for his lack of response and failed to detain, question and investigate the experimental injections, suicides, mental health impacts and crimes against humanity since the initial lockdown.

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

THOMAS CARRIQUE was parties to the offence of Terrorism and HOAX regarding Terrorism. THOMAS CARRIQUE did cause and/or was a party to public intimidation with regards to its security including economic security, causing persons to do or 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 one's own CARBON DIOXIDE, among other things. This recklessly endangered the lives of children, elderly, the vulnerable, and the healthy segment of the population. The accused also caused and/or was a party to serious disruption and interference of essential services. THOMAS

CARRIQUE never verified nor supplied sworn records or sworn proof of the criteria and circumstances for a Declaration of Emergency and never disclosed which resources or which circumstances existed in section 7.0.1 (3) 2.

It is deemed to be a HOAX without such sworn under oath DEMONSTRABLY JUSTIFIED proof required by section 1 of the Canadian Charter of Rights and Freedoms. This also violates DUE PROCESS. THOMAS CARRIQUE acted with intention and wanton and reckless disregard for the lives of the population, causing severe hardships, reckless child endangerment, and suicides. The report on the 129 day Declaration of Emergency did not divulge the resources, criteria and circumstances for the declaration of Emergency nor was it ever divulged under oath to the population at any other point. It can easily be said that the resources in question in section 7.0.1 (3) 2 were staples or paper clips or even tap shoes. The accused was a party to the offence as the Lieutenant Governor failed to disclose sworn records containing proof that the alleged SARS-COV-2 virus in fact exists as Ontario public health has NO RECORDS.

"Deaths are included whether or not COVID-19 was determined to be a contributing or underlying cause of death as indicated in the iPHIS field Type of Death." (source = <https://files.ontario.ca/moh-covid-19-report-en-2020-06-26.pdf> page 14)

"There is no question that there will be a challenge to the coming administration in the arena of infectious diseases," Dr. Fauci said during a speech at Georgetown University (July 2017), adding, **"the thing we're extraordinarily confident about is that we're going to see this in the next few years."**

One example of a very significant essential service that was seriously disrupted and interfered with is access to a Justice of the Peace by any member of the population. The "JP" office has not been processing private prosecution applications from the population to this day since March 2020. The population does not have access to a "JP".

Another essential service that was seriously disrupted and interfered with is access to health care.

Another essential service that was seriously disrupted and interfered with is access to buying food. People with exemptions are being denied access to grocery stores as well as other business. Interfering with access to food or essentials must be considered as attempted murder due to the historical nature of past mass starvations.

Numerous Police Departments are closed to the population, an essential service interfered and/or obstructed.

Deaths by suicides are a direct result, and the accused are also accused of MURDER, as LOCKDOWN SUICIDES become MURDER.

The accused was presented with a CRIMINAL INFORMATION regarding a criminal code violation of FORGERY (s366) concerning the ORDERS in COUNCIL signed by the Lieutenant Governor, and were shown severe material alterations, erasures, obliterations, or removal, or any other ways. The accused refused to take in and/or act on the information thereby being party to the offence.

Section 122 - Breach of trust.

The accused, THOMAS CARRIQUE breached trust by acting out of self-interest while discharging a public duty. The accused breached trust by failure to discharge the duties imposed on him. Breach of trust involves abusing a position of authority for self-benefit and against the interests of the person to whom you owe the duty of trust.

The accused refused to take in a report of crimes of FRAUD committed via Provincial Debt, as well as Federal Debt - as the accused did not want to be the one filing a report against The Lieutenant Governor, or Governor General among other high profile persons as this could be a career ending move and possibly dangerous to the life of the accused.

The accused refused to take in a report of crimes of HOAX regarding Terrorism, Terrorism, Torture, and numerous other crimes committed by the Lieutenant Governor - as the accused did not want to be the one filing a report against The Lieutenant Governor, or Governor General among other high profile persons as this could be a career ending move and possibly dangerous to the life of the accused. The accused breached trust by failing to SAFEGUARD EQUALITY BEFORE THE LAW and the PROTECTION OF THE LAW.

The accused was presented with a CRIMINAL INFORMATION regarding a criminal code violation of FORGERY (s366) concerning the ORDERS in COUNCIL signed by the Lieutenant Governor, and was shown severe material alterations, erasures, obliterations, or removal, or any other ways. The accused refused to take in the information thereby being parties to the offence of Breach of Trust. Children and teens and the unborn became debt laden. No one has the authority to put people born 1,000 years from now into debt.

In addition, when crimes against children were reported and HALTON Staff Sgt Crystal Kelly (#5182) failed to perform an investigation, the citizen's performed an arrest under section 494(2) of the criminal code of Canada. THOMAS CARRIQUE refused to send any officers to assist the families and uphold the law. THOMAS CARRIQUE was neglected his duty to safeguard the rights and freedoms of Canadian citizen's and their children.

Section 128 - Misconduct.

THOMAS CARRIQUE misconducted himself in the process of a criminal information being reported to him by negligent behaviour of not wanting to act on the information. The accused misconducted himself in the process of a criminal information being reported to him by either failing to report the criminal information, or by making a report that may not be accurate - as in the accused refused to accept or report properly their conduct of ignoring or acting improperly by not accepting the criminal information presented to him. The accused misconducted himself in the process of SAFEGUARDING/ENSURING the protection of the fundamental rights and freedoms and Human Rights Code.

As well, there are numerous reports in a variety of medium that CORONERS are involved with fraudulent death certificates labelling COVID for deaths completely unrelated to the death, or if there were co-morbidities. Accused neglected to DEMONSTRABLY JUSTIFY with proven, sworn under oath evidence. MEDIA reports cannot be used because many reports have been shown to be false by independent citizen journalists.

Deaths were labelled COVID-19 for even gunshot deaths. Accused did not protect and was a party in some form for autopsies to no longer be performed, never being able to prove nor verify cases. The so called virus was never isolated nor purified. The PCR test is not a valid test, and the numbers have no standing.

"Deaths are included whether or not COVID-19 was determined to be a contributing or underlying cause of death as indicated in the iPHIS field Type of Death." (source = <https://files.ontario.ca/moh-covid-19-report-en-2020-06-26.pdf> page 14)

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Section 139 (2) - Obstructing Justice.

THOMAS CARRIQUE defeated, obstructed and perverted the course of justice by refusing to ensure the protection of rights and freedoms in the Canadian Bill of Rights as well as the Canadian Charter of Rights and Freedoms, as well as the Human Rights Act and the Human Rights Code.

The accused refused to hear and accept a CRIMINAL INFORMATION that clearly shows FORGERY (CC s366) on the ORDERS in COUNCIL. The FORGERY is related to the Declarations of Emergencies, the Stay at home orders, the Extensions of Declarations of Emergencies, how LOCKDOWN SUICIDES and LOCKDOWN health deaths become Homicide/MURDER. The accused obstructed, perverted and defeated the course of justice.

THOMAS CARRIQUE refused to hear/accept information regarding the obstruction and interference of essential services, such as the population cannot have access to the Ontario Superior Court of Justice by way of laying a PRIVATE INFORMATION as applications have not been processed since March 17, 2020 through November 30, 2021 (for Barrie).

THOMAS CARRIQUE refused to hear/accept information regarding the obstruction and interference of essential services, such as the population cannot have access to certain grocery stores. People are being turned away at grocery stores and the accused is responsible for all acts of GENOCIDE. This is the tending towards the destruction of an identifiable group of people - (people who are exempt from the mask mandates, etc).

THOMAS CARRIQUE refused to hear and take in the information that the parents of HALTON REGION regarding the crimes against their children. The accused refused to hear/accept about how this will affect those children's physical and mental well-being. THOMAS CARRIQUE refused to hear how this causes fear for their own security, including economic security, and again, how the entire family would be affected.

The accused refused to hear how the HUMAN RIGHTS CODE was violated. Furthermore, THOMAS CARRIQUE refused to hear/accept information that LOCKDOWN SUICIDES become MURDER.

The Canadian Bill of Rights states in the 3rd sentence:

Parliament "shall ensure the protection of these rights and freedoms in Canada".

THOMAS CARRIQUE and virtually all police detachments clearly failed and did disobey that statute. Disobeying a statute is criminal code violation section 126.

Section 17 of the 1867 Constitution Act states that Parliament is the Queen, the Senate, and the House of Commons. The POLICE have a lawful duty to detain, question, and criminally charge "mayors", the Queen, every member of the Senate, and every member of the House of Commons immediately, and especially Doug Ford and the Lieutenant Governor of Ontario who never DEMONSTRABLY JUSTIFIED the Emergency Orders while defeating "DUE PROCESS".

DUE PROCESS requires evidence, questioning and proving evidence, and much more. Parliament failed to ensure the protection of these rights as the Lieutenant Governor - Elizabeth Dowdeswell -

signed ORDERS in COUNCIL defeating, obstructing, interfering and perverting the course of justice as well as our rights and freedoms to the point people are refused the ability to buy food - an essential service - and the hallmark of GENOCIDE.

Numerous other criminal code violations were committed - such as: S83.01 (1) (b) - terrorism - as our ability to file a criminal information with the Ontario Court of Justice was obstructed and interfered with. This is TERRORISM.

The Lieutenant Governor never once provided sworn proof of any evidence requiring a declaration of emergency, it is deemed a HOAX, section 83.231 (1) - HOAX regarding Terrorism. Defeating the course of justice is also OBSTRUCTING JUSTICE, s139(2), 10 years in prison. Deaths have occurred, s220 CRIMINAL NEGLIGENCE CAUSING DEATH, as well as s229(c) CULPABLE HOMICIDE is MURDER. LOCKDOWN SUICIDES become MURDER.

The signatures on the ORDERS in COUNCIL require Police to question the Lieutenant Governor on the authenticity of the ORDERS in COUNCIL, as there are signature alterations, no names of signed persons, no "signed at" location, no O-Reg number on signature page, and no SEAL or STAMP to authenticate the signatures. This is FORGERY, s366 of the criminal code.

As well, the Ontario DEBT is over 400 Billion dollars. If we could get to a 250 million dollar surplus, it would take 1600 years to pay off. The FEDERAL DEBT is over 1 trillion dollars. If we could get to a surplus of 500 million dollars, it would take 2000 years to pay off that debt.

Children born 1000 years from now would be forced to pay for the lives of people who lived and died 1000 years before them. This is criminal code violation, section 380 - FRAUD. This is just the short list of criminal code violations by "Parliament", and the Lieutenant Governor of Ontario - that the accused refused to hear/accept CRIMINAL INFORMATION on.

The accused continue to do nothing, as he has proven to do nothing to safeguard the rights and freedoms and the Human Rights Code, the police are Parties to the offences - section 21 criminal code.

Every police officer in Ontario is required to team up and support any and all arresting officers, as the police are able to do so as there is "equality before the law and the protection of the law" (s1(b) Canadian Bill of Rights), as no one is above the law including the Queen.

There is no declared emergency. There is no demonstrably justified proof of anything, and therefore is no need for any measures other than charging them with criminal code violations and seeking a guilty charge with a LIFE IN PRISON punishment.

The accused obstructed, perverted and defeated the course of justice.

Section 176 - Obstructing religious services

PARLIAMENT did not SAFEGUARD freedom of assembly, as well as in relation to religious services, or assemblies of good or moral purpose. The accused was a party to the offence by doing nothing to SAFEGUARD this.

Obstructing religious services and gatherings for good or moral purposes. Emergency measures violated Charter section 2 (c), obstructing religious worship and/or gatherings for good or moral purposes, as well as Canadian Bill of Rights section 1(c).

Section 180 - Nuisance.

The accused obstructed the process of a criminal complaint being reported to him, thereby obstructing or interfering with a right that is common to the people of Ontario.

Section 182 - Indignity to a dead body.

THOMAS CARRIQUE did act in a manner that shows indignity to all Police and Canadian Forces officers who gave up their lives in the name of FREEDOM. (R. v. Moyer, [1994] 2 S.C.R. 899)

Section 218 - Reckless Endangerment of Children.

THOMAS CARRIQUE, through failing to act to safeguard and protect rights and freedoms, did recklessly endanger the lives of children. Masks and social distancing damage children, actually almost everyone. Children have become docile on school buses and within schools. CARBON DIOXIDE, trapped within a mask will do this. CARBON DIOXIDE causes active rats/rodents/animals to slow down, then lie down, then die painlessly. 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. Children are berated by other children for not wearing a mask – even while exempt.

Section 219 - Criminal Negligence.

THOMAS CARRIQUE showed a wanton and reckless disregard for the lives of those who committed SUICIDE due to the LOCKDOWN measures.

The accused failed to investigate the criminal evidence and reports of the parents of HALTON REGION.

THOMAS CARRIQUE had a total disregard for those who committed SUICIDE, as LOCKDOWN SUICIDES become MURDER ---- section 220 Criminal Negligence causing Death, and section 229(c) Culpable Homicide is Murder.

The accused must have been this way since March 17, 2020 and shows how he behaved the whole time as he continued that reckless disregard for lives as shown in this criminal information. The accused has been this way all along.

The accused failed to protect the population from breathing in their own CO2, a known toxic substance, listed in the schedule as item #74 of the Canadian Environment Protection Act. CO2 is used to UETHENIZE rats, rodents, pigs, etc.

The accused did neglect and wantonly and recklessly neglected to hear/receive any voices or messages from the population that particular emergency measures and measures in general were harmful to the overall population – children, elderly, workers, non workers, etc.

COVID-19 measures were not DEMONSTRABLY JUSTIFIED at any point. The accused showed a wanton and reckless disregard for those who have committed SUICIDE due to the LOCKDOWN measure, as well as information that is widely known that ISOLATION can cause SUICIDES. The accused did not care about specific SUICIDE ATTEMPTS, as well as specific actual SUICIDES that were due to the LOCKDOWN.

The accused refused to accept a criminal information regarding HOAX regarding Terrorism, Terrorism, FORGERY, as well as numerous other criminal accusation of the mayors of HALTON REGION, and others.

Section 220 - Criminal Negligence causing death.

The accused, through attitudes via conduct, and continued conduct, is party to the deaths due to LOCKDOWN SUICIDES, as well as LOCKDOWN HEALTH CARE SYSTEM related deaths. The accused refused to hear that mayors of HALTON REGION, the Lieutenant Governor, and Doug Ford did cause LOCKDOWN SUICIDES as a result of the DECLARATION OF EMERGENCY that was never accompanied by any proof, demonstrable justification, and ORDERS in COUNCIL documents that shows clear signs of FORGERY.

The accused is a party to MURDER. In the least, isolation has suicide victims.

The accused supported the circumstances for suicides, especially child and teen suicides.

Section 229 (c) - Culpable Homicide is MURDER.

The accused, through attitudes via conduct, and continued conduct, are party to the deaths due to LOCKDOWN SUICIDES, as well as LOCKDOWN HEALTH CARE SYSTEM related deaths. The accused refused to hear that mayors of HALTON REGION, the Lieutenant Governor, and Doug Ford did cause LOCKDOWN SUICIDES as a result of the DECLARATION OF EMERGENCY that was never accompanied by any proof, demonstrable justification, and ORDERS in COUNCIL documents that shows clear signs of FORGERY.

The accused are party to MURDER. In the least, isolation has suicide victims.

The accused supported the circumstances for suicides, especially child and teen suicides.

Section 245 - Administering a Noxious substance.

The accused was party to the offence of Administering a Noxious Substance. The population, including the Police population, was forced to wear facemasks, forcing the population to breathe in a noxious/toxic substance. CO2 is listed as a TOXIC SUBSTANCE, item #74 of the Canadian Environmental Protection Act, 1999. CO2 painlessly kills and without notice or warning.

Section 269.1 - TORTURE.

The accused is a party to the offence of TORTURE.

Every element of TORTURE is satisfied as a result of the non DEMONSTRABLY JUSTIFIED measures, without any protection to the population. There is NO DEFENCE for TORTURE - even in a public emergency. The elements of TORTURE are: isolation, monopolization of perception, humiliation and degradation, exhaustion, threats, occasional indulgences, demonstrating omnipotence, and forcing trivial demands. Suicides are a result.

Section 346 - Extortion.

The accused was a parties to the offence of Extortion. Extortion was committed on the population by the NON DEMONSTRABLY JUSTIFIED measures. When provided with evidence and criminal reports, the accused chose to do NOTHING and neglect his duties and oath.

Section 361 - False Pretence.

The accused was a party to the offence of False Pretence. The accused misrepresented fact based evidence, including the number of cases, the unreliable PCR test, case load of hospitals, which are known to be nearly empty. There is less than 1 person in intensive care per hospital in Ontario.

Section 366 - Forgery

THOMAS CARRIQUE refused to authenticate and/or validate the signatures on the ORDERS in COUNCIL documents signed by the Lieutenant Governor of Ontario. The signatures are extremely questionable, as is the whole set of ORDERS in COUNCIL documents. This lack of authentication and validation deems the so called EMERGENCY a HOAX.

Section 380 - Fraud.

The accused did not do anything to protect children and teens from extreme government debt. As well, they acted outside statutory authority to assist to put babies born hundreds of years out from now into debt for the lives of people who have lived and died many years before them. This constitutes being party to an offence of FRAUD. The measures were not DEMONSTRABLY JUSTIFIED to incur exorbitant costs on the adult population as well.

Ontario Public Health, and Health Canada have no records of the isolated so called "virus".

The Ontario Provincial debt is approximately \$400 billion dollars. If the Province of Ontario ever could get to a surplus of \$250 million dollars, it would take 1600 years to pay it off. This is FRAUD.

The Federal Debt is at least \$1 trillion dollars. If the Federal Government ever could get to a surplus of \$500 million dollars, it would take 2000 years to pay it off. This is FRAUD.

The accused are party to this offence by refusing to take in a **CRIMINAL INFORMATION** that lists this as one of the crimes to be reported, as well as the HOAX nature being reported that has escalated the size of the respective debts of the jurisdictions mentioned herein.

The salary of the accused are paid for by DEBT.

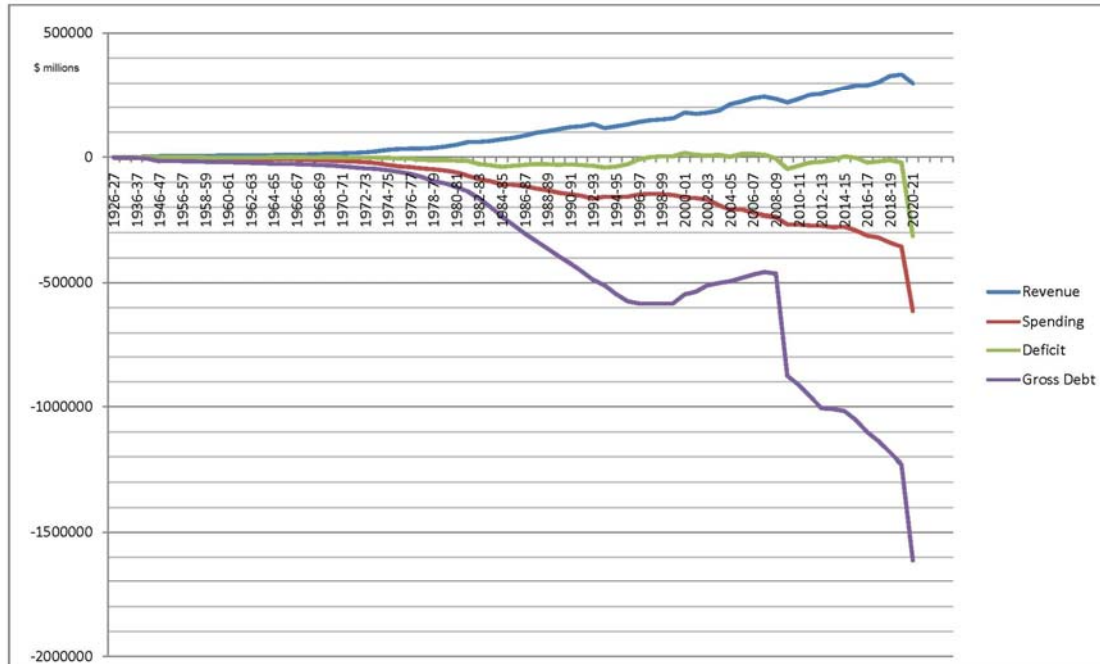
(millions of dollars - Canadian Federal Debt numbers)

Year	Revenue	Spending	Deficit	Debt
1926-27	372	-330	42	-2726
1931-32	303	-417	-114	-2827
1936-37	420	-498	-78	-3542
1941-42	1487	-1839	-352	-6563
1946-47	3034	-2604	430	-16849
1951-52	4104	-3745	356	-15940
1956-57	5582	-5257	325	-16491
1957-58	5456	-5652	-196	-16805
1958-59	5159	-6036	-877	-18681
1959-60	5896	-6496	-600	-19409
1960-61	6322	-6851	-529	-20120
1961-62	6468	-7416	-948	-21906
1962-63	6662	-7495	-833	-23321
1963-64	7099	-8268	-1169	-25127
1964-65	8220	-8535	-315	-26204
1965-66	8955	-8652	303	-26802
1966-67	9752	-9939	-187	-28225
1967-68	10637	-11348	-711	-29810
1968-69	11939	-12339	-400	-32020
1969-70	14291	-13959	332	-33260

1970-71	14874	-15654	-780	-37114
1971-72	16511	-18053	-1542	-41169
1972-73	19097	-20772	-1675	-44693
1973-74	22322	-24321	-1999	-47542
1974-75	29143	-31152	-2009	-52866
1975-76	31549	-37286	-5737	-59612
1976-77	34300	-40597	-6297	-67323
1977-78	34578	-44944	-10426	-79879
1978-79	36866	-49483	-12617	-96957
1979-80	41921	-53422	-11501	-104862
1980-81	48775	-62297	-13522	-120446
1981-82	60001	-74873	-14872	-137573
1982-83	60705	-88521	-27816	-166203
1983-84	64216	-96615	-32399	-199497
1984-85	70898	-109222	-38324	-237112
1985-86	76833	-111237	-34404	-269286
1986-87	85784	-116389	-30605	-302744
1987-88	97452	-125535	-28083	-333521
1988-89	103981	-132715	-28734	-363855
1989-90	112400	-142900	-30500	-394355
1990-91	120000	-148900	-28900	-423255
1991-92	124000	-155400	-31400	-454655
1992-93	132100	-166500	-34400	-489055
1993-94	116000	-158000	-42000	-511000
1994-95	123300	-160700	-37500	-545700
1995-96	130300	-158900	-28600	-574300
1996-97	140900	-149800	-8900	-583200
1997-98	147500	-147500	0	-583200
1998-99	151000	-148000	3000	-583200
1999-00	155000	-152000	3000	-583200
2000-01	178600	-161300	17000	-547000
2001-02	173315	-164408	8907	-536489
2002-03	177600	-170600	7000	-510600
2003-04	186209	-192800	9100	-501500
2004-05	211900	-210500	1500	-494700
2005-06	222200	-209000	13200	-481500
2006-07	235966	-222200	14200	-467300
2007-08	242400	-232800	9600	-457600
2008-09	233100	-238800	5800	-463700
2009-10	219694	-266650	-46956	-876083
2010-11	233133	-267574	-34441	-912717
2011-12	249924	-271510	-21586	-958419
2012-13	253897	-272590	-18693	-1006601
2013-14	267347	-278766	-11419	-1009244
2014-15	279022	-276080	2942	-1017536
2015-16	289592	-291554	-1962	-1052628
2016-17	290229	-312073	-21844	-1102246

2017-18	303528	-320220	-16692	-1137950
2018-19	328257	-340061	-11804	-1182082
2019-20	334259	-356032	-21773	-1229410
2020-21	299466	-613461	-313995	-1612312

CANADA - FINANCIAL DATA



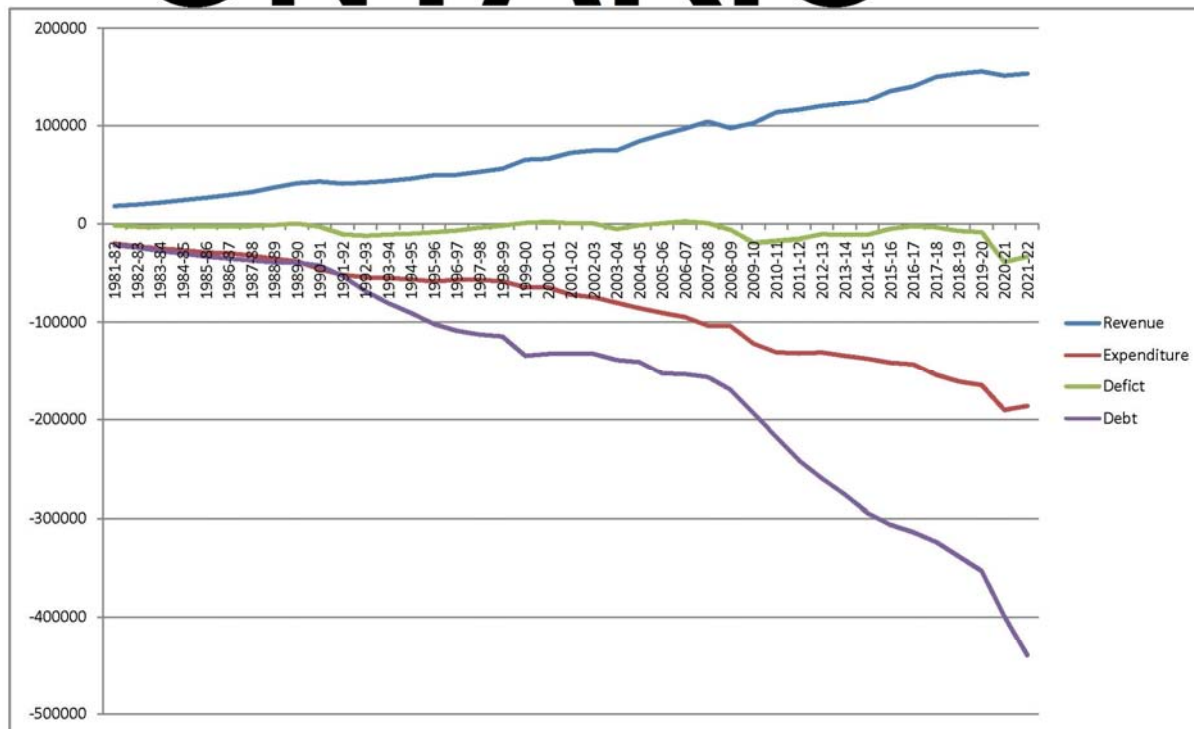
CRIMINAL levels of DEBT

ONTARIO

	Revenue	Spending	Deficit	Debt
1981-82	17914	-19694	-1780	-21354
1982-83	19367	-22556	-3189	-23955
1983-84	21412	-24565	-3153	-27406
1984-85	23893	-26452	-2559	-30041
1985-86	26240	-28854	-2614	-32904
1986-87	29215	-29376	-2634	-35103
1987-88	32158	-32024	-2489	-36981
1988-89	36991	-35202	-1479	-39014
1989-90	41225	-37743	90	-39256
1990-91	42892	-45921	-3029	-42257
1991-92	40753	-51683	-10930	-53083
1992-93	41807	-54235	-12428	-68607

1993-94	43674	-54876	-11202	-80599
1994-95	46039	-56168	-10129	-90728
1995-96	49473	-58273	-8800	-101864
1996-97	49714	-56619	-6905	-108769
1997-98	52782	-56748	-3966	-112735
1998-99	56050	-58052	-2002	-114737
1999-00	65042	-64374	668	-134398
2000-01	66294	-64392	1902	-132496
2001-02	72307	-71932	375	-132121
2002-03	74675	-74558	117	-132647
2003-04	74549	-80032	-5483	-138816
2004-05	84192	-85747	-1555	-140921
2005-06	90738	-90440	298	-152702
2006-07	97120	-94851	2269	-153742
2007-08	104115	-103515	600	-156616
2008-09	97532	-103941	-6409	-169585
2009-10	102553	-121815	-19262	-193589
2010-11	113594	-130848	-17254	-217754
2011-12	116401	-131809	-15408	-241912
2012-13	120319	-130981	-10662	-259947
2013-14	122955	-134485	-11530	-276169
2014-15	126152	-137420	-11268	-294557
2015-16	136148	-141494	-5346	-306357
2016-17	140734	-143169	-2435	-314077
2017-18	150594	-154266	-3672	-323834
2018-19	153700	-161135	-7435	-338496
2019-20	156096	-164768	-8672	-353332
2020-21	151813	-190281	-38468	-399463
2021-22	154012	-186120	-33108	-439844

ONTARIO



CRIMINAL Debt levels

Section 423 - Intimidation.

The accused is a party to the offence of Intimidation.

There is coercion through threats of excessive fines for non compliance of these NON DEMONSTRABLY JUSTIFIED measures.

Section 429 (1) - Wilfully causing EMERGENCY.

The accused was a party to the offence of 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.

The accused is a party to the offence of Mischief.

An extreme amount of property was interfered with in a variety of ways. Properties were rendered useless, inoperative or ineffective – businesses, churches, vehicles, etc.

Section 467.11 (1),(2) - Participation in activities of criminal organization

THOMAS CARRIQUE failed to investigate the crimes committed by the mayors of HALTON and Doug Ford and the multiple criminal reports that were filed by the parents in the HALTON REGION.

The accused allowed their officers to illegally and wrongfully trespass law abiding citizens from grocery stores and places of business, despite their patronage under a right conferred to by law.

THOMAS CARRIQUE refused to investigate the rise in suicides due to lockdown and the massive increase in life-long health issues caused by the experimental injections as well as DEATH caused by the same injections, despite being presented with expert testimony and scientific data.

Following the directions of the Science Table (<https://exopolitics.blogs.com/files/ontario-covid-19-science-advisory-table-order-to-cease-desist---covid-vaccination-genetic-biowarfare-genocidal-covid-measures.pdf>), working with the ONTARIO COURT SYSTEM (<https://exopolitics.blogs.com/files/ontario-court-system-order-to-cease-desist---covid-vaccination-genetic-biowarfare.pdf>), supporting and protecting Doug Ford (<https://exopolitics.blogs.com/files/ontario-order-to-cease-desist---covid-vaccination-genetic-biowarfare.pdf>), as well as any and all health ministers and their respective corporate entities (<https://exopolitics.blogs.com/files/canada-order-to-cease-desist---covid-vaccination-genetic-biowarfare.pdf>) is an active participation in their ongoing criminal activities.

In addition, the accused actively enforced their illegal and unlawful measures and mandates while also extorting their own officers to take the experimental injections through threat and intimidation of job loss or loss of income if an officer refused to take the injection. Officers were denied the option of taking paid duties if they exercised their right not to disclose their medical information.

Violation of bill s201 “Anti genetic discrimination act” – the accused did ask his officers to undergo rapid antigen tests as well as PCR tests.

Violation of the Personal Information Protection and Electronic Documents Act, 2000 (PIPEDA) as well as the Personal Health Information Protection Act, 2004 (PHIPA) as well as the Ontario Occupational Health and Safety Act, R.S.O. 1990, c. O.1 and the Municipal Freedom of Information and Protection of Privacy Act, RSO 1990. The same privacy laws apply to all police members.

The accused did not provide Informed consent. Informed consent means that the person who will administer the medical treatment or procedure, needs to inform you of all the benefits and risks associated with the medical treatment or procedures as well as alternative treatments before you decide if you will consent or not. This is medical freedom. These are our God-given inalienable rights.

Elements of consent: your expressed, informed and explicit consent (voluntary) must be obtained prior to treatment. Without consent it is considered assault under the Criminal Code of Canada. Consent given under fear or duress is not consent. Section 265(3) of the Criminal Code of Canada defines consent in relation to assault as:

Consent

(3) For the purposes of this section, no consent is obtained where the complainant submits or does not resist by reason of

- (a) the application of force to the complainant or to a person other than the complainant;
- (b) threats or fear of the application of force to the complainant or to a person other than the complainant;
- (c) fraud; or
- (d) the exercise of authority.

The Ontario Health Care Consent Act, 1996 defines “consent” as well :

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).

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).

Treatment is defined in the Ontario Health Care Consent Act, 1996 as follows:

"means anything that is done for a therapeutic, preventive, palliative, diagnostic, cosmetic or other health-related purpose, and includes a course of treatment, plan of treatment or community treatment plan". This definition would include any vaccination or any COVID-19 test, as they are both, allegedly, "preventive", "diagnostic" and for a "health-related purpose".

The Nuremberg Code, to which Canada is a signatory, states that it is essential before performing a medical procedure on human beings, that there is voluntary informed consent. It also confirms a person involved should have legal capacity to give consent, without the intervention of any element of force, fraud, deceit, duress, overreaching, or other ulterior form of constraint or coercion; and should have sufficient knowledge and comprehension of the elements of the subject matter involved as to enable him/her to make an informed decision.

Nuremberg Code: Article 6, Section 1:

Any preventative, diagnostic and therapeutic medical intervention is only to be carried out with the prior, free and informed consent of the person concerned, based on adequate information. The consent should, where appropriate, be expressed and may be withdrawn by the person concerned at any time and for any reason **without disadvantage or prejudice**.

Nuremberg Code: Article 6: Section 3:

In no case should a collective community agreement or the consent of a community leader or other authority substitute for an individual's informed consent.

By forcing members to submit to a COVID-19 vaccination or test (including the rapid antigen test), you will also be in breach of the Nuremberg Code.

Furthermore, the Supreme Court of Canada has well established case law that deals with medical treatment without the informed consent of the patient. Case law, to some in the legal field, would be regarded as the most recent, gold-standard-type of law. As you know, being the Chief of Police of the Halton Region, case law cannot be overturned or overruled without new case law on that issue. Police officers have a duty to be up to date and knowledgeable on recent case law. The Supreme Court of Canada has made it clear that it is **unconstitutional** to force medical treatment of any kind without the informed consent of the patient. Any action taken by police in contravention of case law, would be unlawful. Furthermore, ignorance of case law could be considered wilful blindness or neglect of duty, to name a few.

I will say:

The accused were either rude, discourteous, or unprofessional in their conduct.

The Declarations of Emergency are deemed to be a HOAX, as fundamental justice and due process have been severely violated to the point of psychopathic criminality, as there were never any disclosure sworn under oath and presented to the population of Ontario.

Mortalities are no different year after year, and there is no danger of major proportions as stated in "ONTARIO REGULATION 7/21" and "ONTARIO REGULATION 50/20" as follows:

StatCan All-Cause Mortalities by Week, Canada

<https://www150.statcan.gc.ca/n1/pub/71-607-x/71-607-x2020017-eng.htm>

Deaths from Jan (wk 1) to October (wk 42)

Year	Deaths	Percentage Change Year Over Year	Population	Growth in Population	Deaths % of Population
2017	186,135	7.88%	36,732,095	0.96%	0.507%
2018	191,930	3.11%	37,074,562	0.93%	0.518%
2019	190,220	-0.89%	37,411,047	0.91%	0.508%
2020	190,905	0.36%	37,877,982	1.25%	0.504%

STATCAN: ALL-CAUSE MORTALITIES (as at 2020-11-29)

<https://www150.statcan.gc.ca/t1/tbl1/en/tv.action?pid=1310078501>

	<u>2019</u>	<u>2020</u>
Ontario: 7 months, Feb-Aug, inclusive:	61,090	60,610

(September not yet available)

Six months prior to the Declaration of Emergency, the GPMB put out a document with a copyright date of 2019, with a released date of September 2019, telling of a UN and WHO planned simulation and training exercise for the release of a lethal respiratory pathogen - by September 2020.

"Progress indicator(s) for September 2020"

"The United Nations (including WHO) conducts at least two system-wide training and simulation exercises, including one for covering the deliberate release of a lethal respiratory pathogen."

PARLIAMENT failed to SAFEGUARD against FRAUDS on GOVERNMENT, as the UNITED NATIONS and WORLD BANK stated that there would be a training and simulation exercise in relation to a deliberate release of a lethal respiratory pathogen by September 2020. The accused refused to take in the criminal information on this matter (approx 111 pages).

The emergency orders did not accompany any definitive DEMONSTRABLY JUSTIFIED information per the act 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.

On March 17, 2020, according the Government of Canada website showing "history" to that point, there was only one case, and one death. This is not a pandemic of major proportions.

The accused were parties to following a path, without real justification and caused serious harm in virtually all areas of life. The accused caused far greater collateral damage and serious harm than the benefits from the emergency measures.

There was no "emergency" that required a Declaration of Emergency. There was no situation or impending situation that constituted a danger of major proportion. HOWEVER, THERE IS ONE NOW BECAUSE OF THE EMEGENCY MEASURES and the conduct of PARLIAMENT. The accused recklessly endangered the lives of a significant portion of the population. The accused did create a danger of major proportion with the unjustified DECLARATION OF EMERGENCY. The accused are responsible for suicides. The accused did commit MURDER.

There is never, or nearly never, any discussion of a healthy lifestyle, such as a natural food diet, etc. Almost nothing from officials are to strengthen the population. Severe panic was created. MURDER occurred. The accused are parties to the offences.

The accused refused to accept the 111 page criminal information as it was being handed to them. The accused acted disrespectfully, and were rude, as some of the rudeness was of a nature that is best described as "POLITELY RUDE", or "POLITELY UNCIVIL".

While making a criminal complaint to Sgt **Adam Houser** (Burlington OPP Wednesday, September 1, 2021), he kept stating that we could protest. He refused to hear a CRIMINAL COMPLAINT. One complainant kept mentioning a fear of concentration camps - "we don't want to go to the concentration camps". PARLIAMENT's actions have created an extreme amount of fear.

No evidence that either pathogen is isolated, nor a basis for the Declarations of Emergencies, and related ORDERS in COUNCIL. It is deemed a HOAX.

No one is getting sick from a pathogen.

W.H.O. stated COVID-19 could be declared with no lab evidence, just clinical symptoms.

Otherwise, there would actually have to test for a virus. The PCR test is not a valid test, and the results are all null and void. This would be the equivalent of pointing a digital handheld thermometer as a RADAR gun. A digital thermometer is not an approved instrument for testing the velocity of a motor vehicle, thereby making any result from a digital thermometer null and void.

Now injecting people with MRNA computer simulation of a spike protein thought to be modeled off of the possible SARS-COV-2. An injection for the body to produce a foreign pathogen. This is not a vaccine for so called COVID.

The DECLARATION OF EMERGENCY was part of a UN and WHO system-wide training and simulation exercise of a deliberate release of a lethal respiratory pathogen. See documentation below (approximately 111 pages to follow). The actions taken are an inhumane act on a civilian population. It was planned before September 2019. There was only 1 case and 1 death in Canada as of March 17, 2020 - and not sworn under oath. This is not a Pandemic, rather a wilful creation of an emergency.

"Over **48** institutions and offices around the world have been queried through Freedom of Information requests for records containing proof that the alleged SARS-COV-2 virus in fact exists or has even been isolated. The responses have yielded in total **NO RECORDS**. Canadian public health officials, including the Public Health Agency of Canada, Health Canada, the National Research Council of Canada and the Ontario Ministry of Health have **ZERO** legitimate evidence to support their story of a "COVID-19 virus" let alone a "COVID-19" pandemic. The virus is unproven and purely theoretical. They have committed FRAUD on the population."

PARLIAMENT acted on or in conjunction with fraudulent orders - see signatures of **ORDERS in COUNCIL**. All accused never cared to see the **ORDERS in COUNCIL** and the signatures that they were acting under. They were criminally negligent, and are accused of **CULPABLE HOMICIDE is MURDER** (s229(c)) as well as **CRIMINAL NEGLIGENCE causing DEATH** (s220).

All accused failed to SAFEGUARD fundamental rights and freedoms and the Human Rights Code - during an emergency declaration as well as after an emergency declaration was revoked.

Emergency Orders have no purpose other than "**in times of declared emergencies**" - EMCPA s7.0.2(1). The Reopening Act has no purpose outside of "declared emergencies", nullifying all orders. Only the Lieutenant Governor (unelected) may revoke orders - s5 Reopening Act.

The accused failed to question proof for the need for a Declaration of Emergency - when details were not precise. The accused are party to the offence of MURDER (s220, s229(c)) as LOCKDOWN SUICIDES become MURDER. There is no proof/evidence for subsection 7.0.1(3) of the Emergency Management and Civil Protection Act to be invoked - 3 times. Never once were the details disclosed that required a Declaration of Emergency, as the report on the Emergency never discloses the "criteria, circumstances, or resources" stated in subsection 7.0.1(3) of the Act.

VACCINE DANGERS:

It is your duty to report the following risk to life to POLICE immediately.

(TRANSCRIBED from an interview)

"I am a natural doctor and I have 1600 patients, many are vaccinated - just to give you a little bit of back story about my credibility. What I have seen so far and what I've learned is all information from medical physicians, natural physicians and also immunization and virology doctors, things like that, and then also nurses.

So what I'm about to share with you is the 1st vaccine, the 2nd vaccine, and the boosters and what it does to your body. The 1st vaccine, as it goes into your body, it has a small amount of saline, and a whole bunch of ingredients that are very catastrophic to your cellular system.

What that does to your immune system, which is your bone marrow, thymus gland, your spleen, and all other systems associated with your immune system, it decreases the ability to produce white blood cells by 50% - from your 1st vaccine. Then 8 weeks later, which is white blood cell reproductive system. So your ability to make another generation of white blood cells is 8 weeks - that's why they set it up 8 weeks later to hit it again.

So you hit the white blood cell ability while it's down. So now what you do is now - they decrease the saline in the 2nd one, and they increase the harmful ingredients. So now you have a shift in the ingredients. So they decrease the saline and increase the harmful ingredients. So, now there is a shift, and then what they do is that second dose attacks your ability to make white blood cells by additional 25%.

So now you only have an ability to make white blood cells functioning at 25%.

So you just wiped out 75% of your military and the ability to make that military.

Then what they do is they set in the booster. The booster has 81 strands of foreign bacteria that your cells have never come across. You don't have the antibodies to fight it. You only have 25% of your white blood cell production to be able to fight it. So it's a losing battle.

So then what starts to happen, you get chronic inflammation that goes to the areas that you had predisposition. So if you were someone that has gut health issues, that's your area that it's going to focus on, and you are going to have inflammation in the gut health. If it's respiratory, if you have a tumour or cancer, or if you have endometriosis, or you have a skin condition, whatever that is, it's going to inflame that area because now the body has hit the sympathetic nervous system, which is the fight or flight, and the body is in a chronic inflammatory state, with a low immunity and a low immune response.

Then you get your second booster. What the second has, it has 8 strands of HIV, and now what that does is it completely shuts off your ability to make white blood cells. And if you Google what that disease is, it is HIV.

So now we have people that are walking around with no immune system, no ability to make an immune system, 81 strands of foreign bacteria, and then also 8 strands of foreign HIV along with all the other harmful ingredients and then they remove all the saline from the first and second booster.

Now to make matters worse during this process, 20 to 30% of the population is going to die every single series of this process. There is 4 series. They have 3 more boosters that are coming out and the reason why is because - once they make you so that your immune system can't make white blood cells any more, you become dependent on the boosters to survive, just like some one becomes dependent on insulin.

Big Pharma is looking for people that either die off to protect our population control and then those that don't die off, we will have reoccurring customers for life with the boosters so that they will be able to maintain income and collect the money back from all the funding that they put in to make these vaccines in the first place.

So hope that was helpful I hope that you listen to this properly and I hope that you take the time to do your own critical thinking and just give it 2 to 3 years. every single animal that was part of that participated in the study for any of these vaccines had 100% death rate and I encourage you all to just take a moment look around you and just wait it out and just see - let's let nature take its course. Let's just see what happens.

Thank you."

GPMB - GLOBAL PREPAREDNESS MONITORING BOARD

Progress indicator(s) by September 2020

The United Nations (including WHO) conducts at least two system-wide training and simulation exercises, including one for covering the deliberate release of a lethal respiratory pathogen.

Now injecting people with MRNA computer simulation of a spike protein thought to be modeled off of the possible SARS-COV-2. An injection for the body to produce a foreign pathogen. This is not a vaccine for so called "COVID-19".

WITNESSES:

TBA

EVIDENCE:

1) DVD video/audio footage: TBA

2) CRIMINAL INFORMATION

- 22 page CRIMINAL INFORMATION (PARLIAMENT)
- 2 page Health Canada document - no records of SARS-COV-2
- 1 page Form 2 CRIMINAL INFORMATION (Lieutenant Governor)
- 2 page Health Canada document - no records of SARS-COV-2
- 56 page FORGERY (CC s366) documentation/information
- 4 page - signature - summary of the worst
- 44 page Criminal information (LG)
- 6 page - supplemental HOAX information

3) The "Binder"

<https://drive.google.com/folderview?id=1vms8rhflg7rR2qs3s2iaqkF9mvCWXKmO>

4) <https://mounties4freedom.ca/>

5) TBA

A WORLD AT RISK

**Annual report on global preparedness
for health emergencies**

Global Preparedness Monitoring Board

September 2019



 **GPMB**
GLOBAL PREPAREDNESS MONITORING BOARD



The United Nations must strengthen coordination mechanisms.

The Secretary-General of the United Nations, with WHO and United Nations Office for the Coordination of Humanitarian Affairs (OCHA), must strengthen coordination in different country, health and humanitarian emergency contexts, by ensuring clear United Nations systemwide roles and responsibilities; rapidly resetting preparedness and response strategies during health emergencies; and, enhancing United Nations system leadership for preparedness, including through routine simulation exercises. WHO should introduce an approach to mobilize the wider national, regional and international community at earlier stages of an outbreak, prior to a declaration of an IHR (2005) Public Health Emergency of International Concern.

Progress indicator(s) by September 2020

- The Secretary-General of the United Nations, with the Director-General of WHO and Under-Secretary-General for Humanitarian Affairs strengthens coordination and identifies clear roles and responsibilities and timely triggers for a coordinated United Nations systemwide response for health emergencies in different countries and different health and humanitarian emergency contexts.
- The United Nations (including WHO) conducts at least two system-wide training and simulation exercises, including one for covering the deliberate release of a lethal respiratory pathogen.
- WHO develops intermediate triggers to mobilize national, international and multilateral action early in outbreaks, to complement existing mechanisms for later and more advanced stages of an outbreak under the IHR (2005).
- The Secretary General of the United Nations convenes a high-level dialogue with health, security and foreign affairs officials to determine how the world can address the threat of a lethal respiratory pathogen pandemic, as well as for managing preparedness for disease outbreaks in complex, insecure contexts.

As an independent monitoring and advocacy body, the Global Preparedness Monitoring Board (GPMB) urges political action to prepare for and mitigate the effects of global health emergencies. Co-convened in May 2018 by the World Bank Group and the World Health Organization, the Board builds on the work of the Global Health Crises Task Force and Panel, created by the United Nations Secretary-General in the wake of the 2014-2016 Ebola epidemic. The Board works independently of all parties, including its co-conveners, to provide the most frank assessments and recommendations possible. The findings, interpretations, conclusions and opinions expressed in this report and by Board members represent their views only and not those of their organizations or of the co-conveners.



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**World Health
Organization**



WORLD BANK GROUP

Co convened by the World Health Organization and the World Bank Group

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ISBN 978-92-4-151702-7



Hospital staff dancing with a dead body in a body bag with "COVID19" written at the feet.



Hospitals are EMPTY - no "war zone" - staff have time to practice dancing = HOAX

