

# CRIMES OF THE LIEUTENANT GOVERNOR

## LIEUTENANT GOVERNOR "DECLARATION OF EMERGENCY":

- WHEREAS COVID-19 constitutes a danger of major proportions that could result in serious harm to persons;
- AND WHEREAS the criteria set out in subsection 7.0.1 (3) of the Act have been satisfied;
- NOW THEREFORE, an emergency is hereby declared pursuant to section 7.0.1 of the Act in the whole of the Province of Ontario.

## Let's analyze the "DECLARATION OF EMERGENCY"

1) We now have a "danger of major proportions" due to the DECLARATION OF EMERGENCY. Lockdown suicides become murder. Forced unemployment, and masks, and isolation recklessly endanger the lives of children, and everyone else. Under 18 years of age attempted suicides are up significantly. There are **NO RECORDS** of **SARS-COV-2** within the Province.

"Over **45** 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."

2) The statement - "COULD result in serious harm to persons" - is just as ridiculous of a statement as "Every police officer COULD EMPTY THEIR BULLETS INTO THE HEADS OF CITIZENS THEY IMMEDIATELY COME IN CONTACT WITH". They actually COULD do that.

3) Section 7.0.1(3) of the Act is all about circumstances of "resources". The report on the 129 day DECLARATION OF EMERGENCY from March 17, 2020 to July 24, 2020, never disclosed those resources, the circumstances, nor the criteria for the need to make a DECLARATION OF EMERGENCY. This is FRAUD, **HOAX**. Essential services were obstructed and interfered with.

4) Fundamental Justice and Due Process never occurred.

5) The DECLARATION OF EMERGENCY is deemed a HOAX without DEMONSTRABLY JUSTIFIED explanations and proof as required under section 1 of the Canadian Charter of Rights and Freedoms, the Canadian Bill of Rights, and as well as the Human Rights Code.

6) Murder was committed (Lockdown suicides become murder, lockdown health deaths become murder), **HOAX** regarding Terrorism was committed, Domestic Terrorism was committed, Torture was committed, Mischief was committed, and many more criminal code offenses were committed by the Lieutenant Governor.

## IMMEDIATE POLICE INVOLVEMENT is required IMMEDIATELY.

From the Reopen Ontario Act: Power to revoke orders:

**5** The Lieutenant Governor in Council may by order revoke an order continued under section 2.

It is the Lieutenant Governor ONLY. The Police must lawfully take the "LG" into custody, using equal benefit and equal protection of the law using s7 and s15 of the Charter, and CDN Bill of Rights s1(b).