Summons to a Person Charged with an Offence

Canada, Province of Ontario.

To **LIEUTENANT GOVERNOR OF ONTARIO, ELIZABETH DOWDESWELL**, of Toronto, born on November 9, 1944:

Because you have this day been charged with:

On March 17, 2020, the Lieutenant Governor of Ontario ELIZABETH DOWDESWELL with regard to Covid-19, enacted the Emergency Management and Civil Protection Act (EMCPA) by making a DECLARATION OF EMERGENCY. The Lieutenant Governor ELIZABETH DOWDESWELL did so without evidence of an emergency. And on July 21, 2020, the Lieutenant Governor ELIZABETH DOWDESWELL enacted the Reopening Ontario Act. And on January 12, 2021, the Lieutenant Governor ELIZABETH DOWDESWELL re-enacted the EMCPA again without evidence of an emergency. In so doing, the Lieutenant Governor ELIZABETH DOWDESWELL has violated the following sections of the Criminal Code of Canada:

Section 126 - Disobeying a Statute. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL disobeyed section 7.0.2 (1) & (3)(1) of the Emergency Management & Civil Protection Act, violating the Charter of Rights & Freedoms as well as the Canadian Bill of Rights and the Human Rights Code of Ontario. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL disobeyed the Constitution Act, 1982, in particular, sections 52, 1, 2, 6, 7, 8, 9, 12, 15, 26, 31. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL obstructed religious/moral purpose gatherings, & gaining of a livelihood. And section 1 of the Canadian Bill of Rights.

The measures violated virtually every aspect of section 2 of the Charter as well as portions of section 1 of the 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. Freedoms affected were freedom of peaceful assembly, freedom of association by limiting the size of a gathering. The measures isolated virtually everyone in Ontario which adversely effected the mental health of a significant number of persons and resulted in unprecedented levels of domestic violence and of suicide.

The measures violate section 7 of the charter because without due process, lockdowns cause a significant loss of capacity to earn a living. As well, serious harm to citizens particularly children, by requiring them to wear masks for prolonged periods of time.

2) Sections 83.01 (1) (b) and 83.231 (1) - Domestic Terrorism and HOAX regarding Terrorism. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL did cause 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

ER Page 1 of 5

breathe in one's own CARBON DIOXIDE, among other things. This recklessly endangered the health, safety, and lives of children, elderly, the vulnerable, and the healthy segment of the population.

Lieutenant Governor of Ontario ELIZABETH DOWDESWELL also caused serious disruption and interference of essential services. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL never 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 as per section 7.0.1 (3). 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.

Lieutenant Governor of Ontario ELIZABETH DOWDESWELL 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) were staples or paper clips. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL failed to disclose sworn records containing proof that the alleged SARS-COV-2 virus in fact exists as Ontario Public Health has NO RECORDS, nor does any institution in Canada, nor around the world.

"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)

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 businesses. 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 of the COVID-19 Emergency Measures not DEMONSTRABLY JUSTIFIED.

3)
Section 122 - Breach of trust. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL broke trust by disobeying statutes as stated herein, as well as committed fraud through debt increase - making children and teens and the unborn debt laden. No one has the authority to put people born 100 years from now into debt.

ER Page 2 of 5

- 4)
 Section 176 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.
- Section 180 Public Nuisance. By failing to discharge her duties to honour/obey the Charter of Rights and Freedoms and by setting the police who are federally regulated and thus fall under the Bill of Rights to violate their legal obligations to respect these rights, the Lieutenant Governor of Ontario ELIZABETH DOWDESWELL recklessly endangered the lives of children, the elderly, and the healthy segment of the population. Suicides are up significantly. Homelessness, domestic abuse, loss of gaining a livelihood, and significant increase in drug abuse. The comfort of the public was severely affected by COVID-19 measures not DEMONSTRABLY JUSTIFIED. The health of the public was endangered. Isolation creates suicides, which is MURDER.
- Section 218 Reckless endangerment of children. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL, through failing to act to safeguard and protect, did recklessly endanger the lives of children. Masks and social distancing damage children, actually almost everyone. Children have become docile/submissive 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 in Schedule 1 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. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL 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.
- Section 220 Criminal Negligence causing death. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL did cause LOCKDOWN SUICIDES as a result of the DECLARATION OF EMERGENCY.

The lockdowns of work and schools caused unprecedented suicide. And the closure of medical services resulted in a multitude of unnecessary deaths as the hospitals were not overwhelmed dealing with Covid-19 so the hospital care that was shut down was unnecessary.

ER Page 3 of 5

- 9) Section 245 Administer Noxious Substance. The 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 in Schedule 1 of the Canadian Environmental Protection Act, 1999. CO2 painlessly kills, and without notice or warning.
- Section 269 & 269.1 TORTURE. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL did commit 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 DEFENSE 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.
- 11)

 Section 346 Extortion. Extortion was committed on the population by the NON DEMONSTRABLY JUSTIFIED measures.
- 12) Section 361 False Pretence. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL 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 380 Fraud. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL did not do anything to protect children and teens from extreme government debt. As well, they acted outside statutory authority 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 offense of FRAUD. The measures were not DEMONSTRABLY JUSTIFIED to incur exorbitant costs on the adult population as well.

 There are no records of the isolated so called "virus" within the Province of Ontario.
- 14) **Section 423 Intimidation**. There is coercion through threats of excessive fines and imprisonment for non compliance with these NON DEMONSTRABLY JUSTIFIED measures.
- Section 429 (1) Wilfully causing EMERGENCY. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL did wilfully cause affected rights and freedoms to be violated on a grand scale by way of order, and action in support of orders.

ER Page 4 of 5

16)

Section 430 - Mischief. Lieutenant Governor of Ontario ELIZABETH DOWDESWELL did commit 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.

Therefore, you are ordered, on behalf of the citizens of Canada to attend an emergency citizens court on **Friday, March 5, 2021 at 11 AM at ZOOM CALL Meeting ID: 886 8216 7169, Passcode: emergency**, or before any justice for the Ontario division who is there, and to attend court at any time after as required by the court, in order to be dealt with according to law.

You are warned that, unless you have a lawful excuse, it is an offence under subsection 145(3) of the Criminal Code to fail to appear for the purposes of the Identification of Criminals Act or to attend court, as required in this summons.

If you commit an offence under subsection 145(3) of the Criminal Code, a warrant for your arrest may be issued (Section 512 or 512.1 of the Criminal Code) and you may be liable to a fine or to imprisonment, or to both.

If you do not comply with this summons or are charged with committing an indictable offence after it has been issued to you, this summons may be cancelled and, as a result, you may be detained in custody (Subsection 524(4) of the Criminal Code).

Signed on (date), at (place).
(Signature of SAFEGUARDER)
(Signature of SALEGOARDER)
(Name of the SAFEGUARDER)

ER Page 5 of 5