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Top officials like THE QUEEN, Presidents, Prime Ministers, NO ONE has 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. Instead, there is an abstract digitally created database virus.

The corona virus SARS-COV 2 test can only test for a sequence of RNA not a virus. CBC reported 9,200 people died in Canada with COVID19. 9,200 out of 38 million equals .00024% or LESS THAN ¼ OF 1% comparable to a regular flu season. Not one province met conditions required to declare an emergency.

Without proof of COVID19 nor a reliable test, a regular flu season death rate, and unmet emergency conditions, COVID19 measures are NOT DEMONSTRABLY JUSTIFIED. This means top officials acted PRIVATELY, outside statutory authority, and are privately LIABLE.

As well, no actions by any Lieutenant Governor, Premier, Governor, Attorney General, Solicitor General, top Health Official, Mayor, Health Department, Chief of Police, etc., were DEMONSTRABLY JUSTIFIED. Actions were all fear based without fact-based evidence, illegal, unlawful, and nothing was sworn under oath.

Having said that.....

From the Emergency Management and Civil Protection Act, I read section 7.0.2 (1) as follows:

The purpose of making orders under this section is to promote the public good by protecting the health, safety and welfare of the people of Ontario in times of declared emergencies in a manner that is subject to the Canadian Charter of Rights and Freedoms.

From the CONSTITUTION ACT, 1982, PART I, CANADIAN CHARTER OF RIGHTS AND FREEDOMS, I read to you the following:

Section 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.

I further read:

Sections 1 and then 2 of the Constitution Act 1982:

Section 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.

and

Section 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.

There is a lot to chose from, and I will just chose a few freedoms, namely:

Section 6 (2) Every citizen of Canada and every person who has the status of a permanent resident of Canada has the right (b) to pursue the gaining of a livelihood in any province.

Section 9. Everyone has the right not to be arbitrarily detained or imprisoned. (like in your own home)

Section 12. Everyone has the right not to be subjected to any cruel and unusual treatment or punishment. (like treating healthy people guilty of being sick, guilty until proven innocent)

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. (like the establishment operator's mask NAZI kind of creating his or her own laws through the legislation they created in their head right there and then.)

There is more, but let's pick one or two things. Let's talk about the right to the gaining of a livelihood. Who lost income?, who lost a livelihood?, who lost a business?, and who lost a loved one to SUICIDE?

Who lost a loved one to SUICIDE because of the measures that did not fall within the Charter of Rights and Freedoms?

Who was suppose to safeguard us?

Who was to enforce the law?

Well, I have an answer... listen on.....

I turn your attention to the Police Services Act. And now I read section 1, subsection 2 as follows:

Section 1 Police services shall be provided throughout Ontario in accordance with the following principles:

Subsection 2. The importance of safeguarding the fundamental rights guaranteed by the Canadian Charter of Rights and Freedoms and the Human Rights Code.

Here, let me read that again.... "safeguarding the fundamental rights guaranteed by the Canadian Charter of Rights and Freedoms and the Human Rights Code."

Who was to safeguard our freedoms? THE POLICE.

Who had the DUTY? THE POLICE.

OK, let me read this again.... it is from the Emergency Management and Civil Protection Act, I read section 7.0.2 (1) - I read it just a minute ago or so, let me refresh you.....

The purpose of making orders under this section is to promote the public good by protecting the health, safety and welfare of the people of Ontario in times of declared emergencies in a manner that is subject to the Canadian Charter of Rights and Freedoms.

OK, so, we have a huge problem here.

I call upon every HONEST POLICE OFFICER to safeguard our freedoms. Consider the loss of freedom to any one of us as attempted murder. That is how serious this must be taken.

First a little shift in my thoughts....

I would like to bring your attention to a Supreme Court of Canada case: Roncarelli v. Duplessis, [1959]. It was 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 licence 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.

Briefly this ruling also gives remedy for the population to hold Police PRIVATELY LIABLE for acting outside of statutory authority. Each Police Officer was dutibound to safeguard our freedoms, yet did not. Each Police Officer committed section 80 and 81 violations - MISCONDUCT. It gets worse, each Police Officer disobeyed a statute - several actually. Each Police Officer disobeyed sections 1, 80, and 81 of the Police Services Act, and they failed to obey the Constitution Act 1982.

I now read the Criminal Code, section 126 as follows: Disobeying a statute.... section 126 (1) Every person who, without lawful excuse, contravenes an Act of Parliament by intentionally doing anything that it forbids or by intentionally omitting to do anything that it requires to be done is, unless a punishment is expressly provided by law, guilty of (a) an indictable offence and liable to imprisonment for a term of not more than two years

And how about making people breath in their own CARBON DIOXIDE, which is listed as a TOXIC SUBSTANCE item #74 of the Canadian Environmental Protection Act, the Police should have been laying charges on anyone forcing the mask wearing as follows:

I now read section 245 of the criminal code: 245 (1) Every person who administers or causes to be administered to any other person or causes any other person to take poison or any other destructive or noxious thing is guilty (a) of an indictable offence and liable to imprisonment for a term of not more than 14 years.....

The POLICE - by failing to do their duties acted outside of statutory authority - AND created an EMERGENCY = "emergency" means a situation or an impending situation that constitutes a danger of major proportions that could result in serious harm to persons or substantial damage to property and that is caused by the forces of nature, a disease or other health risk, an accident or an act whether intentional or otherwise;

Each Police Officer committed misconduct and committed criminal code offenses by failing to safeguard the Fundamental Rights and Freedoms and the Human Rights Code.

If you are a Police Officer, and want to be seen as an HONEST POLICE OFFICER from this point on, I read you this.... the principle of the "rule of law" meant no public official was above the law and so could neither suspend nor dispense it. Also section 15 of the Charter states that there is equality of the law and equal benefit of the law. HONEST POLICE OFFICERS, you have the duty to detain, question, and even arrest your fellow and superior officers.

If you don't, people will hold you privately liable, and the economic damages in North America is likely in the trillions of dollars, billions for sure in Canada. I know of people who are ready to hold you PRIVATELY LIABLE and even CITIZENS ARREST you.

Final thoughts:

From the Emergency Management and Civil Protection Act, the definition of "emergency" is what the POLICE have allowed to actually happen - we are now in an emergency due to the DECLARED EMERGENCY....

"emergency" means a situation or an impending situation that constitutes a danger of major proportions that could

result in serious harm to persons or substantial damage to property and that is caused by the forces of nature, a disease or other health risk, an accident or an act whether intentional or otherwise.

Let this be clear to POLICE - Sections 7.0.1 (3) 1 i, and ii, and iii of the Emergency Management and Civil Protection Act was not "DEMONSTRABLY JUSTIFIED". All measures were not in a manner that was subject to the Charter and it was your DUTY to SAFEGUARD - and you did not.

The Declarations of Emergency were very likely a "simulation and training exercise". The Global Preparedness and Monitoring Board had stated the following Progress Indicators by September 2020 as follows: 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.

As well, the Government of Canada website only had 1 death and 1 case up to March 17, 2020 - neither of them were sworn informations under oath. One death and one case is not a PANDEMIC - it had to have been a training and simulation exercise.

Almost everybody is aware of empty hospitals and test centers with videos proving the emptiness were taken down. Many know about fraudulent death certificates, and I point you to section 128 criminal code for that. Start questioning CORONERS.

ANOTHER BIGGY - Obstructing and preventing religious services, section 176 of the Criminal Code.

I again invite HONEST POLICE OFFICERS to take out your colleagues using the criminal code to reset to HONESTY and INTEGRITY and FREEDOM.

Forcing the population to breath in their own CO2 is one step closer to GASSING PEOPLE without resistance - same as during NAZI times. CRIME AGAINST HUMANITY - an inhumane act on a civilian population.

Thank you and God bless.