FREEDOM Speech - NOVEMBER 2020

6) EMACPA s 7.0.2(1) and (3) - put it here

10) CA 52, 1, 2, 6, 7, 8, 9, 12, 15, 26, 31.

5) All police officers have the duty to safeguard the fundamental freedoms and the human rights code as per s1.2 PSA. RCMP ACT - read portion s18.

9) cc 126 put it here

4) In short, I am respectfully demanding you detain and question the LG and P for reckless endangerment of children (read part of cc s218) - Please do your job to.....

13) cc s269.1

14) TORTURE elements - place them here.

19) I am respectfully demanding you detain and question the LG and P for reckless endangerment of children (read part of cc s218), failing to obey a statute (read part of cc s126), and torture (cc s269.1), among all the other crimnal code violation committed by each. 1) CO2

3) I am speaking to all Police Officers and Peace Officers who are subject to the Police Serivces Act. Brief summary of how emergency is declared and that it is the LG who needs attention regarding crimes.7) GPMB - Sept 2019 - a full 6 months before declaration of emergency preplanned - quote it here.

2) SARS COV 2 never isolated/purified.

8) All police officers have the duty to safeguard the fundamental freedoms and the human rights code as per s1.2 PSA.

11) All police officers have the duty to safeguard the fundamental freedoms and the human rights code as per s1.2 PSA.

12) EMACPA s 7.0.2(1) and (3) - put portion here.

15) All police officers have the duty to safeguard the fundamental freedoms and the human rights code as per s1.2 PSA.

16) PSA s 42 (2) & (3) - put it here.

17) Private prosecution doc - quickly summarize.

18) Roncarelli v Duplesis - judges remarks and how acting outside statutory duty allows PRIVATE LIABILITY.

20) Debt.

21) I am respectfully demanding you detain and questions the LG and P for reckless endangerment of children (read part of cc s218). Please do your job to safeguard, and no longer commit misconduct s80/81 PSA.

FREEDOM Speech - NOVEMBER 2020

6) EMACPA s 7.0.2(1) and (3) - put it here

Emergency powers and orders

Purpose

7.0.2 (1) 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.

Limitations on emergency order

7.0.2 (3) Orders made under this section are subject to the following limitations:

1. The actions authorized by an order shall be exercised in a manner which, consistent with the objectives of the order, **limits their intrusiveness**.

10) CA 52, 1, 2, 6, 7, 8, 9, 12, 15, 26, 31.

"...or any other inhumane act or omission that is committed against any civilian population..."

CONSTITUTION ACT, 1982 (80) 1982, c. 11 (U.K.), Schedule B PART I 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.

CANADIAN CHARTER OF RIGHTS AND FREEDOMS

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

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.

Rights to gain livelihood

6. (2) <u>Every citizen of Canada</u> and every person who has the status of a permanent resident of Canada <u>has the right</u>

(b) to pursue the gaining of a livelihood in any province.

9. Everyone has the right not to be arbitrarily **<u>detained or imprisoned</u>**.

12. Everyone has the right not to be subjected to any <u>cruel and unusual treatment</u> or punishment.

Equality Rights

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

Other rights and freedoms not affected by Charter

26. The guarantee in this Charter of certain <u>rights and freedoms shall not be construed as</u> denying the existence of any other rights or freedoms that exist in Canada

Legislative powers not extended

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

5) All police officers have the duty to safeguard the fundamental freedoms and the human rights code as per s1.2 PSA. RCMP ACT - read portion s18.

<u>I call upon every HONEST POLICE OFFICER</u> 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.

"... safeguarding the fundamental rights guaranteed by the Canadian Charter of Rights and Freedoms and the Human Rights Code."

"... the prevention of crime and of offences against the laws of Canada and the laws in force in any province ..."

9) cc 126 put it here.

Disobeying a statute

126(1) <u>Every person who</u>, without lawful excuse, contravenes an Act of Parliament <u>by</u> 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.

4) In short, I am respectfully demanding you detain and question the LG and P for reckless endangerment of children (read part of cc s218) - Please do your job to.....

CRIMINAL CODE: 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.

13) cc s269.1

NO DEFENSE FOR TORTURE - even in a "PUBLIC EMERGENCY".

<u>Torture</u>

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: No defence

269 (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.

14) TORTURE elements - place them here.

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, designed to frighten the masses, so much so that all they seem able to discuss amongst themselves is the dreaded coronavirus and depart with the new catch phrase "Keep Safe". Censorship is a huge part of this category with the public not being able to access any information other than what is being spoon-fed from mainstream media and government/health officials. Any mention of any treatments is swiftly deleted from Twitter, Facebook and YouTube. As mentioned, if a medical professional or government official goes against the narrative, they are summarily disciplined and 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 of the virus. 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 mandatory vaccines in the future or no school, no work, no travel, no healthcare and perhaps no access to finances with total control over us by the government.

Occasional Indulgences: Lockdown restrictions have been lifted somewhat and so people are starting to breathe a little easier. People are so grateful that things are lifted (such as being able to go to a restaurant or get a haircut) that they totally ignore the fact that we are still being deprived of our rights and freedoms such as freedom of movement. We still have to follow the arrows and stand on dots.

Demonstrating Omnipotence: WHO, CDC, Dr. Tam, Dr. Fauci, Dr. Birx, Bill Gates and various

other Public Health officials are elevating themselves to near god-like status, making all the 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: Compliance and following the rules. That says it all. This is not a freewill choice. It is demanded or there will be severe consequences.

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.

As well, Amazing Polly demonstrates in "Your Body is Their Weapon – We're all Patients Now", that to be treated as if we are chronically ill is a form of torture. She refers to an article by Sam Vaknin, "The Body as a Torture Chamber" (Mental Health Matters - <u>https://mental-health-matters.com/the-body-as-a-torturechamber/</u> May 20, 2010) and applies his arguments to what is happening with the pandemic response.

Dr. Vaknin compares the world of a chronically ill patient with their interactions with the medical system to being tortured and their own body is the device of torture. Polly believes that with the pandemic 'they' are capitalizing on the psychology of the doctor/patient relationship and making us all into patients and treating us accordingly. She believes this is another form of torture and should be against the Geneva Convention and any form of decency to treat someone who is not sick as if they are sick.

Some excerpts from the article by Dr. Vaknin:

In a nutshell, the terminally and chronically ill suffer from Complex Post-Traumatic Stress Disorder (PTSD). Their strong feelings of anxiety, guilt, and shame are also typical of victims of childhood abuse, torture, domestic violence, and rape.

Inevitably, in the aftermath of bodily trauma and protracted illness, the victims feel helpless and powerless. This loss of control over one's life and body is manifested physically in impotence, attention deficits, and insomnia. This is often exacerbated by the disbelief many patients encounter when they try to share their experiences, especially if they are unable to produce scars, or other "objective" proof of their ordeal.

Bystanders resent and shun the sick because they make them feel anxious. The ill threaten the healthy person's sense of security and much-needed belief in predictability, justice, and rule of natural law. The patients, on their part, do not believe that it is possible to effectively communicate to "outsiders" what they have been through. The torture chambers known as hospital wards are "another galaxy". This is how Auschwitz was described by the author K. Zetnik in his testimony in the Eichmann trial in Jerusalem in 1961.

Treating us all as if we are patients and asking us to behave as if we are contagious, broken and dangerous even though we are not sick causes our identities to fragment and which places us under at least low-grade stress and even start to break under extreme psychological manipulation as well as all the other stressors. We are in survival mode and beginning to see each other as dangerous. It is dehumanizing and degrading. They are frightening people into thinking that if they do not behave things will be worse and so they become complicit and participate in the torture.

Nothing is either safe or credible. We are dependent on a **<u>system</u>** that **<u>does not make any sense</u>** 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 prevention. They are playing with our minds. First it was 15 days, then 30 days, then a little longer, maybe years, just wear a mask. This is the 'new normal'. You can shop at big box stores but not mom and pop shops. **<u>They release dangerous</u>**

prisoners but arrest people for not being compliant with medical tyranny. And these are the same people that hold the keys to our freedom. This will break our minds. Treating healthy people as if they are chronically ill is tantamount to torture.

Another aspect of treating healthy people as if they are ill, they are deathly afraid of actually getting ill. Even a headache will trigger a number of intrusive measures causing extreme stress, and consequently they would be too fearful to mention it or get it checked out even if it becomes troublesome. If, heaven forbid, someone does end up having COVID, <u>numerous people have</u> stated they do not wish to be admitted to hospital or be put on a ventilator, and would rather die at home than in a hospital by themselves. People are terrified of going to Emergency for conditions that do require attention. This is a betrayal of our health care system.

NO DEFENSE FOR TORTURE - even in a "PUBLIC EMERGENCY".

19) I am respectfully demanding you detain and question the LG and P for reckless endangerment of children (read part of cc s218), failing to obey a statute (read part of cc s126), and torture (cc s269.1), among all the other crimnal code violation committed by each.

CRIMINAL CODE: 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;

Disobeying a statute

126(1) <u>Every person who</u>, without lawful excuse, contravenes an Act of Parliament <u>by</u> 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.

<u>Torture</u>

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: No defence

269.1 (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.

NO DEFENSE FOR TORTURE - even in a "PUBLIC EMERGENCY".

1) CO2

CO2 is used to EUTHANIZE rats and other rodents for various purposes.

As we breathe out CO2, it feeds plants, and plants feed us oxygen. Oxygen is not what stimulates chemoreceptors located down throughout the veins and arteries. What stimulates chemoreceptors is CO2.

The problem is that if CO2 is uncontrolled, <u>CO2 initiates the hypoxic drive in the human body.</u> <u>The hypoxic drive then works backwards, as it doesn't know there's a problem as you keep</u> <u>sucking in CO2, so it will tell your lungs to start slowing down the respiratory rate because</u> <u>otherwise you will build up respiratory acidosis from breathing in CO2. This hypoxic drive</u> <u>will tell your body to start slowing down the respiratory rate</u> [circadian rhythm]. As you slow your respiratory rate, which is controlled in the third vertebrae in the back your neck, it controls your diaphragm, your respiratory rate will slow down. <u>As you slow down breathing but keep breathing</u> <u>in more and more CO2, your body's natural defence system shuts the breathing off, causing</u> <u>you to go unconscious and you faint without warning.</u>

<u>The hypoxic drive - when it kicks in - the higher the CO2 level in your lungs, it's actually in</u> your brain, it affects those chemoreceptors. Chemoreceptors stimulate breathing by CO2 but a high percentage of CO2 'unregulated' tells the body to start speeding up breathing initially to try and breathe off the CO2 to keep the body safe. But if you're stuck breathing in CO2 wearing a mask, you can't breathe it off. You suck CO2 back in, suck CO2 back in, suck CO2 back in until you pass out. That's what happens, you go unconscious. When you go unconscious, the body doesn't know for you to sit down so you fall down, and hit your head on the concrete = sub dural hematoma (brain bleed), epidural hematoma.

You're not supposed to be breathing in C02. Masks don't stop the virus. It's just a barrier. It's a band aid, it is. And the problem is that these masks get clogged, and you're stuck breathing in more and more and more CO2 endangering your life, and if you are driving a car or bus or truck, you are endangering the public.

Many people believe there is a virus, but it's no different from any other influenza assuming we were told the truth about the whole narrative. Perhaps what they're looking at is an exosome [the body's own defence system].

Nothing sworn under oath was provided to the public with the EMERGENCY ORDER from the Premier and Lieutenant Governor. Nothing was ever DEMONSTRABLY JUSTIFIED with sworn under oath information, and is therefore illegal, and criminal.

<u>CO2 (Carbon dioxide) is listed as a TOXIC SUBSTANCE - item #74 - in the Canadian</u> Environmental Protect Act (1999).

<u>Section 245 of the Canadian Criminal Code makes it a criminal offense to make someone</u> <u>breath in</u> CO2. As previously stated, CO2 is used to kill rats, rodents, etc.

CRIMINAL CODE: Administering noxious thing

<u>245 (1) Every person who</u> administers or causes to be administered to any other person or <u>causes</u> 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,

I am again respectfully demanding POLICE detain and question the LG and P for reckless endangerment of children (read part of cc s218), failing to obey a statute (read part of cc s126), forcing the population to breath in a known toxic substance - CO2 - CC S245, and torture (cc s269.1), among all the other crimnal code violation committed by each of the accused.

3) I am speaking to all Police Officers and Peace Officers who are subject to the Police Services Act. Brief summary of how emergency is declared and that it is the LG who needs attention regarding crimes.

Think of suicides that are up, income loss and financial loss, freedom loss. Definition: <u>"emergency" means a situation or an impending situation that constitutes a danger of</u> major proportions

We are in an emergency because of the Lieutenant Governor and the Premier.

7) GPMB - Sept 2019 - a full 6 months before declaration of emergency - preplanned - quote it here.

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.

Bill Gates has an interest in GLOBAL population reduction via vaccinations. Bill Gates has used the terms "Pandemic 1", "Pandemic 2" and other phrases that would eliminate freedoms that involve vaccinating the entire world. The Police failed to pick up on such corruption. How does Bill Gates know there is another Pandemic coming?

Dr. Anthony Fauci, director of the National Institute of Allergy and Infectious Diseases, warned members of the incoming Trump administration in <u>January 2017</u> about the inevitability of a "surprise outbreak" of a new disease. He said at the time that the US needed to do more to prepare. "There is no question that there will be a challenge to the coming administration in the arena of infectious diseases," Fauci said during a speech at Georgetown University, adding, <u>"the thing we're extraordinarily confident about is that we're going to see this in the next few years."</u>

2) SARS COV 2 never isolated/purified.

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. CDC reported 9,200 people died in Canada with COVID19. 9,200 out of 38 million equals .00024% or LESS THAN 1/4 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.

From the canada.ca website, up until the date of the Declaration of Emergency (March 17, 2020), there was only 1 case and 1 death. There never was a pandemic of illness. There was a RT-PCR test results Pandemic. Nothing was DEMONSTRABLY JUSTIFIED on March 17, 2020, and nothing was DEMONSTRABLY JUSTIFIED on March 30, 2020 when the Lieutenant Governor extended the original DECLARATION of EMERGENCY.

By the way, the DECLARATION OF EMERGENCY was revoked on July 24, 2020. The EMERGENCY had a TERMINATION DATE of July 29, 2020. So, since July 29, 2020, there is no emergency.

8) All police officers have the duty to safeguard the fundamental freedoms and the human rights code as per s1.2 PSA.

"... safeguarding the fundamental rights guaranteed by the Canadian Charter of Rights and Freedoms and the Human Rights Code."

11) All police officers have the duty to safeguard the fundamental freedoms and the human rights code as per s1.2 PSA.

"... safeguarding the fundamental rights guaranteed by the Canadian Charter of Rights and Freedoms and the Human Rights Code."

12) EMACPA s 7.0.2(1) and (3) - put portion here.

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.

Emergency powers and orders Purpose 7.0.2 (1) 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.

Limitations on emergency order

7.0.2 (3) Orders made under this section are subject to the following limitations:

1. The actions authorized by an order shall be exercised in a manner which, consistent with the objectives of the order, **limits their intrusiveness**

15) All police officers have the duty to safeguard the fundamental freedoms and the human rights code as per s1.2 PSA.

"... safeguarding the fundamental rights guaranteed by the Canadian Charter of Rights and Freedoms and the Human Rights Code."

16) PSA s 42 (2) & (3) - put it here.

Power to act throughout Ontario

42 (2) A police officer has authority to act as such throughout Ontario.

Powers and duties of common law constable

42 (3) <u>A police officer has the powers and duties ascribed to a constable at common law.</u>

17) Private prosecution doc - quickly summarize.

QUICKLY SUMMARIZE criminal document.

18) Roncarelli v Duplesis - judges remarks and how acting outside statutory duty allows PRIVATE LIABILITY.

Roncarelli v Duplesis - Supreme Court precedence:

Roncarelli v. Duplessis, [1959] S.C.R. 121, 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.

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 <u>outside his authority as premier</u>; two judges stated that although Duplessis had the power to order the cancellation, he had done so in bad faith; and the <u>sixth judge concluded the premier was not entitled to immunity as a public official.</u>

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.

A Supreme Court of Canada decision - Roncarelli vs. Duplessis, [1959], it was a landmark constitutional decision of <u>the Supreme Court of Canada where the Court held that Maurice</u> <u>Duplessis, the actual Premier of Quebec, had overstepped his authority</u> by revoking the liquor license of a Jehovah's Witness. <u>Current officials are stepping outside of statutory authority, big</u> <u>time, and are privately liable. The Premier of Quebec, while he was in office, was held</u> <u>privately liable for acts done outside of his lawful authority.</u> The act of Quebec Premier Maurice Duplessis through the instrumentality of the Commission brought about a <u>breach of an</u> implied <u>public statutory duty</u> toward Frank Roncarelli (a citizen); it was a <u>gross abuse of legal power</u> 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.

20) Debt.

Back in the mid 90's, the federal debt was about \$500 billion dollars. We are far from a surplus, so paying down the debt is not going to happen any time soon. Let me give you a perspective on how long it would take to pay down the federal debt.

Assuming we could have gotten to a surplus budget of 1/2 a billion dollars, it would take 500 divided by .5 = 1000 years.

<u>I understand that the federal debt is now around \$1 trillion dollars. Again, using a surplus of 1/2 billion dollars, which we still have not gotten anywhere close to, the amount of time it would take to pay down the federal debt is 1000 divided by .5 = 2000 years.</u>

No one has the authority to put children born 800 years from now into debt. No one. This constitutes FRAUD, a criminal code offense. Where are the safeguarders???? Where are the POLICE?

So, again, I bring to your attention the Premier and the Lieutenant Governor.

21) I am respectfully demanding you detain and questions the LG and P for reckless endangerment of children (read part of cc s218). Please do your job to safeguard, and no longer commit misconduct s80/81 PSA. I am again respectfully demanding POLICE detain and question the LG and P for reckless endangerment of children (read part of cc s218), failing to obey a statute (read part of cc s126), forcing the population to breath in a known toxic substance - CO2 - CC S245, and torture (cc s269.1), among all the other criminal code violation committed by each of the accused.

CRIMINAL CODE: 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,