IMMEDIATELY - full freedom must be restored.

The Re-opening Ontario Act states that the Lieutenant Governor may by order extend orders. This Act also states that the Lieutenant Governor may by order revoke orders. These are in section 3(2), and section 5 respectively of the Re-opening Act.

The actions of ELIZABETH DOWDESWELL, THE ONTARIO LIEUTENANT GOVERNOR, and DOUG FORD, THE PREMIER OF ONTARIO have constituted a danger of major proportions that has resulted in serious harm to persons and substantial damage to property. This includes SUICIDES, RECKLESS ENDANGERMENT OF CHILDREN, Breach of Trust, beyond severe cruelty, loss of the right to the gaining of a livelihood, rendering properties useless or ineffective or inoperative, loss of freedom, a massive debt increase that children born 1,000 years from now will have to deal with, and numerous other violations.

Due to the actions of ELIZABETH DOWDESWELL, THE ONTARIO LIEUTENANT GOVERNOR, and DOUG FORD, THE PREMIER OF ONTARIO - we now have a created EMERGENCY.

Under lawful excuse, we declare the following:

DECLARATION OF CITIZEN'S ARREST

ON

ELIZABETH DOWDESWELL, ONTARIO LIEUTENANT GOVERNOR, and DOUG FORD, PREMIER OF ONTARIO.

The Declaration of Emergency on March 17, 2020 stated:

"AND WHEREAS the criteria set out in subsection 7.0.1 (3) of the Emergency Management and Civil Protection Act have been satisfied."

Section 7.0.1 (3) requires that one of the following circumstances exists:

- i. The resources normally available to a ministry of the Government of Ontario or an agency, board or commission or other branch of the government, including existing legislation, cannot be relied upon without the risk of serious delay.
- ii. The resources referred to in subparagraph i may be insufficiently effective to address the emergency.
- iii. It is not possible, without the risk of serious delay, to ascertain whether the resources referred to in subparagraph i can be relied upon.

Rephrased: one of the following circumstances exists:

- i. The resources normally available cannot be relied upon without the risk of serious delay.
- ii. Those **resources may be insufficiently effective** to address the emergency.
- iii. It is not possible, without the risk of serious delay, to ascertain whether those resources can be relied upon.

The report on the 129 day Declaration of Emergency never discusses the criteria nor the circumstances nor "the resources" that cannot be relied upon in section 7.0.1 (3) for making a Declaration of Emergency, nor was it ever divulged sworn under oath to the population ever, still to this day.

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The population has never been told which resources, still to this day - and under oath. Since the details of the criteria, details of the resources, and details of the circumstances have never been disclosed to the population under oath, it is DEEMED a HOAX.

This is equivalent to saying - I saw a ghost, everyone stay indoors, don't work, etc., without ever stating under oath any details of the ghost, such as pictures, audio recordings, video recordings, sworn witness statements, sworn statements from the person stating they saw a ghost to verify a ghost exists, etc.

It is deemed to be a CASPER THE FRIENDLY GHOST COVID-19 VIRUS - a disorder in the mental capacity of the Lieutenant Governor ELIZABETH DOWDESWELL and Premier of Ontario DOUG FORD as well as all "order followers" - especially considering that:

"Over 30 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. The responses have yielded in total no records. Ontario public health officials 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."

THEREFORE, nothing has been DEMONSTRABLY JUSTIFIED. THEREFORE, the Lieutenant Governor ELIZABETH DOWDESWELL and Premier DOUG FORD failed to obey a statute, a criminal code violation, section 126, DISOBEYING A STATUTE.

The Lieutenant Governor ELIZABETH DOWDESWELL and Premier DOUG FORD failed to disclose sworn records containing proof that the alleged SARS-COV-2 virus in fact exists.

The duty of the Police is to detain and question the Lieutenant Governor ELIZABETH

DOWDESWELL and Premier DOUG FORD by lawfully taking into custody the Lieutenant

Governor ELIZABETH DOWDESWELL and Premier DOUG FORD.

I accuse the Lieutenant Governor ELIZABETH DOWDESWELL, and the Premier of Ontario DOUG FORD of the following Criminal Code violations:

Criminal Code section 83.01 (1) (b) - DOMESTIC TERRORISM and

Criminal Code section 83.231 (1)- HOAX regarding TERRORISM.

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.

The Lieutenant Governor ELIZABETH DOWDESWELL and Premier DOUG FORD 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 breathe in one's own carbon dioxide, among many other things.

The Lieutenant Governor ELIZABETH DOWDESWELL and Premier DOUG FORD recklessly endangered the lives of children, elderly, the vulnerable, and the healthy segment of the population. The Lieutenant Governor ELIZABETH DOWDESWELL and Premier DOUG FORD also caused serious disruption and interference of essential services.

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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".**

The Lieutenant Governor ELIZABETH DOWDESWELL and Premier DOUG FORD did commit Criminal Code violations 83.01 (1)(b) = Domestic Terrorism, and 83.231 (1) = HOAX regarding Terrorism.... among others herein to be stated as follows:

OFFENCES ALLEGED:

RECKLESS ENDANGERMENT OF CHILDREN, CHILD ABUSE, ELDER ABUSE, HEALTHY PEOPLE ABUSE, INHUMANE ACTS ON CIVILIAN POPULATIONS, BODILY HARM, FAILING TO OBEY A STATUTE, TORTURE, DOMESTIC TERRORISM, HOAX regarding TERRORISM, BREACH OF TRUST, MISCONDUCT, OBSTRUCTING OR INTERFERING with RELIGIOUS SERVICES AND GATHERINGS FOR GOOD OR MORAL PURPOSE, ADMINISTERING CARBON DIOXIDE, EXTORTION, FALSE PRETENSE, FRAUD, INTIMIDATION, MISCHIEF, CRIMES AGAINST HUMANITY.

Section 21- Party to offense: The accused did unlawfully commit numerous offenses. In particular, violating section 126 Criminal Code Disobeying a Statute. The statute violated was section 7.0.2 (1) & (3) of the Emergency Management and Civil Protection Act. Emergency measures were not in accordance with the Canadian Charter of Rights and Freedoms. 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.

The measures violated virtually every aspect of section 2 of the Charter. 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. The measures isolated virtually everyone in Ontario.

A very significant right of the gaining a livelihood was violated on a large scale.

Sections 83.01 (1) (b) and 83.231 (1) - Domestic Terrorism, and HOAX regarding Terrorism - The LIEUTENANT GOVERNOR ELIZABETH DOWDESWELL AND PREMIER DOUG FORD 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 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 LIEUTENANT GOVERNOR ELIZABETH DOWDESWELL AND PREMIER DOUG FORD also caused serious disruption and interference of essential services.

The LIEUTENANT GOVERNOR ELIZABETH DOWDESWELL AND PREMIER DOUG FORD 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 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.

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The LIEUTENANT GOVERNOR ELIZABETH DOWDESWELL AND PREMIER DOUG FORD 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 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. The LIEUTENANT GOVERNOR ELIZABETH DOWDESWELL AND PREMIER DOUG FORD failed to disclose sworn records containing proof that the alleged SARS-COV-2 virus in fact exists.

"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. This has happened. The "JP" office has not been processing private prosecution applications from the population since March 2020. The population does not have access to a "JP".

Section 122 - Breach of trust. The accused 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 1,000 years from now into debt.

Section 126 - Disobeying a Statute. The accused disobeyed section 7.0.2 (1) & (3)(1) of the Emergency Management & Civil Protection Act, violating the Charter of Rights & Freedoms. The accused disobeyed the Constitution Act, 1982, in particular, sections 52, 1, 2, 6, 7, 8, 9, 12, 15, 26, 31. Accused obstructed religious/moral purpose gatherings, & gaining of a livelihood.

Section 128 - Misconduct. 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 were 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.

"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 on page 14)

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.

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Section 180 - Nuisance. By failing to discharge their duties to honour/obey the Charter of Rights and Freedoms, the accused 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.

Section 218 - The accused, 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 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.

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 - 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, nonworkers, etc. COVID-19 measures were not DEMONSTRABLY JUSTIFIED.

Section 245 - 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 of the Canadian Environmental Protection Act, 1999.

Section 269 & 269.1 - TORTURE. Every element of TORTURE is satisfied as a result of the non DEMONSTRABLY JUSTIFIED measures, without any protection to the population - isolation, monopolization of perception, humiliation/degradation, exhaustion, threats, occasional indulgences, demonstrating omnipotence and the forcing of trivial demands. There is NO DEFENSE for TORTURE - even in a public emergency.

Section 346 - Extortion. Extortion was committed on the population by the NON DEMONSTRABLY JUSTIFIED measures.

Section 361 - False Pretense. 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 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 put babies born hundreds of years out 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.

Section 423 - Intimidation, as 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 did wilfully cause affected rights and freedoms to be violated on a grand scale by way of order, and action in support of orders.

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Section 430 - Mischief. An extreme amount of property was interfered with in a variety of ways. Properties were rendered useless, inoperative or ineffective – businesses, churches, etc.

ELIZABETH DOWDESWELL, THE ONTARIO LIEUTENANT GOVERNOR, and DOUG FORD, THE PREMIER OF ONTARIO

I place you under CITIZENS ARREST.

I ask any and all Police Officers in Ontario, as well as all RCMP in Ontario to lawfully take into custody ELIZABETH DOWDESWELL, THE ONTARIO LIEUTENANT GOVERNOR, and DOUG FORD, THE PREMIER OF ONTARIO, to lay charges and participate in prosecutions against ELIZABETH DOWDESWELL, THE ONTARIO LIEUTENANT GOVERNOR, and DOUG FORD, THE PREMIER OF ONTARIO, as per duties of a Police Officer stated in section 42(d) and 42(e) of the Police Services Act Ontario. Section 42(2) and section 42(3) of the Police Services Act permit you to do so. Section 1.2 of the Police Services Act requires you by duty to be safeguarding the fundamental rights guaranteed by the Canadian Charter of Rights and Freedoms and the Human Rights Code.

Section 15 of the Charter of Rights and Freedoms - equal benefit and equal protection of the law - also permit you and duty bound you to lawfully take into custody, to lay charges and participate in prosecutions to take into lawful custody ELIZABETH DOWDESWELL, THE ONTARIO LIEUTENANT GOVERNOR, and DOUG FORD, THE PREMIER OF ONTARIO.

Police, you have lawful excuse to lawfully take into custody ELIZABETH DOWDESWELL, THE ONTARIO LIEUTENANT GOVERNOR, and DOUG FORD, THE PREMIER OF ONTARIO.

The Police are required to lawfully take into custody the Lieutenant Governor ELIZABETH DOWDESWELL and Premier, and charge them with RECKLESS ENDANGERMENT OF CHILDREN, CHILD ABUSE, ELDER ABUSE, HEALTHY PEOPLE ABUSE, INHUMANE ACTS ON CIVILIAN POPULATIONS, BODILY HARM, FAILING TO OBEY A STATUTE, TORTURE, DOMESTIC TERRORISM, HOAX regarding TERRORISM, BREACH OF TRUST, MISCONDUCT, OBSTRUCTING OR INTERFERING with RELIGIOUS SERVICES AND GATHERINGS FOR GOOD OR MORAL PURPOSE, ADMINISTERING CARBON DIOXIDE, EXTORTION, FALSE PRETENSE, FRAUD, INTIMIDATION, MISCHIEF, CRIMES AGAINST HUMANITY.

ELIZABETH DOWDESWELL, THE ONTARIO LIEUTENANT GOVERNOR, and DOUG FORD, THE PREMIER OF ONTARIO have acted disorderly.

Disorderly conduct is any behavior that is likely to cause other people alarm, anger, annoyance, or an increased likelihood to engage in unlawful activity.

MENTAL HEALTH ACT - Action by police officer

- 17 Where a police officer has reasonable and probable grounds to believe that a person is acting or has acted in a disorderly manner and has reasonable cause to believe that the person,
- (b) has caused or is causing another person to fear bodily harm from him or her; and in addition the police officer is of the opinion that the person is apparently suffering from mental disorder of a nature or quality that likely will result in,
- (e) serious bodily harm to another person;

and that it would be dangerous to proceed under section 16, the police officer may take the person in custody to an appropriate place for examination by a physician.

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





















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





































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