

Dear Honorable Elizabeth Dowdeswell

From March 14th until March 27th, 2020 every Province and Territory in Canada signed into effect their version of a Declaration of Emergency. Within 14 days, the entire country was experiencing some form of lockdown or restricted movement.

At the time of the first announced lockdown, Canada's population was approximately 38,000,000 and there were only two COVID-19 "related" deaths at that time, meaning all provincial and territorial declarations were excessive, unreasonable and unjustified. "14 days to flatten the curve" has turned into eight months of closures, excessive and intrusive public health policy, economic devastation and a swift dismantling and disregard for democracy.

The continued extension of these Declarations of Emergency by all provinces and territories has proven to be blatant abuse of authority. The Declarations of Emergency do not and never have existed and the Public Health measures, applicable only under a state of emergency, have caused even more harm, as supported by the provincial data below:

March 17, 2020 – Premier Ford made a "Declaration of Emergency" under section 7.0.1 of the [Emergency Management and Civil Protection Act \(EMCPA\)](#). In order to make this "declaration" though, the following 2 criteria needed to have been met under sub-section (3).

Sub-section (3) – there are 2 criteria for making a Declaration of Emergency:

DEFINITION OF 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; ("situation d'urgence")

Criteria 1:

There is an emergency that requires immediate action to prevent, reduce or mitigate a "danger of major proportions" that could result in serious harm to persons or substantial damage to property (this is the actual definition of "emergency")

Criteria 2:

ONE of the following 3 (iii) circumstances must exist in order to make this Declaration of Emergency:

- (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"

CURRENT ESTIMATED POPULATION - 14,745,000

Total covid "related" deaths in Ontario on March 17, 2020 - 1

Total [covid "related" deaths](#) in Ontario as of Oct 9, 2020 - 2,997 (84% in long-term-care homes)

COVID "related deaths" = **0.020%** of the population of Ontario.

[Ontario Unemployment](#) as of September 30, 2020:

Ontario Unemployment is at a current level of 757.40K, down from 841.40K last month and up from 420.30K one year ago. This is a change of -9.98% from last month and 80.20% from one year ago.

These statistics do not support:

- the definition of a public health emergency,
- any “danger of major proportions” exists or;
- even “may exist”
- that the existing “emergency plans” were not reliable
- that the current public health directives are not creating more harm than good.

By adding my name to this Notice I recognize the emergency measures being enacted by the Lieutenant Governor, actioned by the Public Health Department, sanctioned by the Provincial Legislature and enforced via the Department of Justice, RCMP and local law enforcement to be unjust, [unconstitutional](#) and in direct violation of the [Nuremberg Code](#).

If the above mentioned bodies wish to continue to enact, action, sanction and enforce these Declarations of Emergency, the following disclosure of information must happen within 21 days of receiving this Notice and must directly satisfy the definitions outlined in the Declaration of Emergency Act:

1. How did 2 deaths in a National population of 38,000,000 meet the requirements and satisfy the definition for a Declaration of Emergency resulting in a Public Health Emergency being called in this province.
2. Complete and accurate all mortality data, which clearly identifies all causes of death in the ‘covid related’ mortality count;
3. Verifiable scientific proof and legally factual evidence that the COVID-19 virus has been isolated and identified;
4. Proof that present testing methods are effective and accurate at discerning viral spread despite their excessive false-positive rate;
5. Proof that prolonged use of wearing a mask will NOT cause Hypercapnia, Hypercarbia or Respiratory Acidosis in the wearer;
6. Proof that a repeated lockdown along with the present COVID-19 ordinances does not contravene the rights and freedoms of the people as enshrined in the Charter of Rights and Freedoms;
7. A complete list of all Medical Advisors, their credentials and full document disclosure of all medical evidence used for mandating the provincial lockdown.

Please provide the requested written proofs of claim (see points 1-7) in its entirety, to all of the enclosed using the information provided. Failure to do so will be deemed to mean no such proof exists and that you in your capacity as Lieutenant Governor, are not in possession of the evidence required to justify invoking and upholding a Declaration of Emergency related to COVID-19 and the novel coronavirus.

Failure to produce the aforementioned information within 21 days from this notice confirms that as Lieutenant Governor, Honorable Elizabeth Dowdeswell, you recognize that prolonged lockdown of our Province will have devastating effects on our economy and the collective wellbeing of our people. Failure to respond as requested further serves to confirm you will accept full commercial liability for any and all damages associated with these measures, for which future notices of claim may follow.