



THE FINAL GENOCIDE OF FREEDOM IN CANADA
By
MANDATORY mRNA GENE THERAPY INJECTIONS
And
GENOME CITIES

You'll OWN NOTHING but you will be happy!

The Canadian Peoples Union NFP INC.

August 13, 2021

No cause for mandatory vaccinations SARS-COV-2 is a criminal malfeasance upon Canadians.

Given the fraudulent activities of all levels of Canadian Federal, provincial and Municipal Governments in Canada since 1931, 1960, 1982 of having engaged in a criminal malfeasance with the Canada Act 1982 UK, and the Constitution of Canada Act 1867-1982 and to now, in 2020-2021 with the infringement of all our combined rights through the implementation of the SARS-Cov-2, COVID-19 false Health Care Emergency narrative since March 2020. It is high time that Canadians and Indigenous nations together cleanup our governing system before more damage is done.

Our Canadian Government and Public Health, including other governments such as the UK and the World Health Organization, colluded and launched a diabolical worldwide COUP to control and destroy our lives and countries for the sake of DNA collection, DATA collection and complete control over the world population through enforcement of contact tracing and vaccine passports without our full informed consent.

The Canadian Federal and Provincial Governments have abused their power to remove or to instill laws making their actions legal to enforce their plans in activating false emergency measures prior to April 2020. Collusion of a false health care emergency is not ensuring “peace, order, and good government” (POGG) began with the intended destruction of our Genetic-Non-Discrimination Act and the fact that there was “no just cause” for the declaration of a pandemic, exposed in the two David Lametti “Open Demand Letters” requesting an investigation of criminal Malfeasance.

What all levels of our governments have done is treason to the Canadian and Indigenous peoples across Canada. When all the provinces call for emergency measures, this becomes a national concern especially when interprovincial travel is interfered with, and international human rights non-derogations are being violated including our national charter rights. The Canadian Government never declared a National Emergency. Instead, they left it to the provinces. If it had, the government would have been liable to report to the UN to ensure that they were not derogating from our International human rights, that Canada has signed onto on purpose as they did not follow non-derogation of Human rights protocol.

Proven False Pandemic launched March 2020- 2021, ongoing:

1. Canadian Isolation of the SARS-CoV-2 Coronavirus prior to March 12th, 2020
2. UK and Canada Involvement in Canadian Isolation of SARS-CoV-2 Coronavirus - March 2020.
3. UK, Canada, and other countries remove SARS-CoV-2 as a high consequence infectious disease (HCID) March 2020 as Isolation proves no qualification for HCID.

<https://www.gov.uk/guidance/high-consequence-infectious-diseases-hcid?fbclid=IwAR1G0PqEiFJZgIvHbqMZkHdIFw67qeWV833MztE7jzd2bENPOhvbNMxys-E#status-of-covid-19>

4. Countries and the World Health Organization fueled by GAVI, decide to implement emergency measures for COVID-19 anyway. (Why waste an opportunity – any seasonal colds, flus, and allergies qualify as covid -19 by initiating a false reading of RT-PCR DNA collection without informed consent and privacy protection of results) See UK documents.
5. Late March 2020, the Provincial Emergency measures were implemented under the guise of not needing to declare a National Emergency. Under the National Emergency Act, the emergency would need to be justified. This created more opportunity for the provinces to implement emergency measures which didn't need to be proven immediately.
6. Invoking the Provincial emergency measures also allowed Provincial Public Health complete control over a fear based false pandemic propaganda as no proof was immediately needed. This caused much confusion and chaos, and most of all unwarranted deaths through negligence without the right to demand autopsies during the lockdowns.
7. WHO recommendation for RT-PCR DNA collection test CT cycles to be 40 – (DNA collection).
8. Canada wide CT- cycles collected indicated variance from 35-45. (Court testimony).
9. Proven RT- PCR DNA collection tests above 25 CT cycles cannot detect viral infection. (Court testimony).
10. USA Biobanks sell negative and positive RT-PCR SARS CoV-2 DNA collection for short strand for \$200.00 as of March 2020. Others sell 1 whole human DNA genome sequence for \$20,000.
11. Tens of thousands of RT-PCR Tests collected in Hospitals in QC and kept in biobank without citizen's consent or knowledge.
12. Introduction of mandatory Vaccine passports and mandatory injections declared by federal government for all employees and registered corporation employees etc. No exceptions in Canada. No vaccine, no Job! Most Unions support mandatory vaccinations including opposition leaders.

13. On the 13th of August 2021, retraction of no exceptions to honor human rights for those who refuse. This falls under unusual and cruel punishment.
14. Canadian peoples Union expands launched fax and email campaign warning of human rights abuses by all and states that businesses might suffer from probable lawsuits by employees and clients, August 13, 2021.
15. August 17, Unions and Government retracts “no exceptions” and offers accommodation in respect of Human Rights.
16. Provinces re-group to launch mind games with Canadian citizens making vaccine passports mandatory in BC AND Quebec citizens will no longer be able to work if unvaccinated.
17. Injecting Canadians and Indigenous Nations with a Genome, DNA/RNA editing “Messenger mRNA Gene Therapy to replicate the virus spike protein into the human bodies turning us into spike protein making machines which may alter our genome forever, as no one absolutely knows what is hidden by the pharmaceuticals to protect their patents.

Human Genome injected with foreign Virus genome messenger RNA, turning Canadian citizens into mRNA SARS -CoV-2 Viral Spike Protein, Disease Making Machines.

This is CRIMINAL in CANADA.

mRNA injections must be immediately stopped as there is no viable reason for subjecting Canadians to mandatory mRNA injections trials under emergency use or any other vaccines for SARS-VoV-2, COVID-19. Changing our Genome that holds our DNA/ RNA strand is illegal in Canada of which the Governments are trying to remove to mass inject the population no matter how dangerous it can be for many of us. They are hiding the proof of the damage being done to our children and the population.

To knowingly mandating and supporting these injections is criminal malfeasance and treason against all Canadians and Indigenous peoples by our governments, media, universities, schools, public health, private corporations, unions, and businesses.

There is enough evidence to prove that Canadians already have immunity to SARS-CoV-2 coronavirus from the onset as it is a milder variant of SARS-CoV-1 which was not qualifiable to cause a deadly pandemic.

The bottom line is that those involved in public health decision making and the Governments knew all along, that the virus was not NOVEL, and only a mild variant of SARS-CoV-1. It did not require a pandemic claim, emergency measures, lockdowns so that they could proceed to further bring us to the brink of personal mental health issues and economic destruction.

What has transpired in Canada, and worldwide is unprecedented, is with all intent and purposes, criminal malfeasance. Criminal charges against all who participated need to be brought forward as when Governments and public health use the Peoples as test subjects against their will and without full informed consent. It is premediated manslaughter and murder through biological warfare and media induced national and international terrorism and destitution brought to each of our countries.

According to the UK documents more vaccinated people have died from the injections than the unvaccinated from the virus itself.

Variant	Age group (years)**	Total	Cases with specimen date in past 28 days	Unlinked	<21 days post dose 1	≥21 days post dose 1	Received 2 doses	Unvaccinated
Delta cases	<50	265,749	84,772	28,330	23,822	40,449	25,536	147,612
	≥50	33,736	13,803	2,989	195	5,640	21,472	3,440
	All cases	300,010	98,722	31,841	24,018	46,089	47,008	151,054
Cases with an emergency care visit§ (exclusion‡)	<50	8,449	N/A	70	756	1,127	694	5,802
	≥50	1,940	N/A	10	15	326	1,098	491
	All cases	10,391	N/A	82	771	1,453	1,792	6,293
Cases with an emergency care visit§ (inclusion#)	<50	10,975	N/A	119	953	1,368	864	7,671
	≥50	3,342	N/A	24	30	486	1,815	987
	All cases	14,319	N/A	145	983	1,854	2,679	8,658
Cases where presentation to emergency care resulted in overnight inpatient admission§ ((exclusion‡)	<50	1,970	N/A	35	136	203	153	1,443
	≥50	1,059	N/A	7	12	125	620	295
	All cases	3,030	N/A	43	148	328	773	1,738
Cases where presentation to emergency care resulted in overnight inpatient admission§ (inclusion#)	<50	3,084	N/A	61	211	298	224	2,290
	≥50	2,074	N/A	20	23	230	1,131	670
	All cases	5,159	N/A	82	234	528	1,355	2,960
Deaths within 28 days of positive specimen date	<50	71	N/A	2	4	4	13	48
	≥50	670	N/A	5	6	65	389	205

18

SARS-CoV-2 variants of concern and variants under investigation

Variant	Age group (years)**	Total	Cases with specimen date in past 28 days	Unlinked	<21 days post dose 1	≥21 days post dose 1	Received 2 doses	Unvaccinated
	All cases	742	N/A	8	10	69	402	253

Data sources: Emergency care attendance and admissions from ECDS, deaths from PHE daily death data series (deaths within 28 days). NHS trusts are required to submit emergency care attendances by the 21st of each month. As a result, the number of cases with attendances may show substantial increases in technical briefs prepared after the monthly cut-off, compared with other briefs from the same month.

https://assets.publishing.service.gov.uk/government/uploads/system/uploads/attachment_data/file/1009243/Technical_Briefing_20.pdf

No government immunity laws can override a government's criminal action when the collateral damage of launching a false emergency measure with such draconian methods which broke all ethics regulation and privacy laws including subjecting Canadians to be murdered by health care NEGLIGENCE and unwarranted induced stresses. Especially since the lessons learned from SARS make it abundantly clear that our government and public health already knew about the consequences of the emergency measure, the trashing of our economy to magnitude was premeditated.

No one seemed to care to challenge the SARS-CoV-2 coronavirus threat and infectivity level. If someone had challenged this in court, we would not be facing the complete loss of our country and lives lost as collateral damage to implement the WORLD COUP "GREAT RESET", and to be placed under a forced mRNA Gene tampering Injection/vaccination by the Canadian Government dictatorship managed under a New World Governance by Corporations, courtesy of the World Economic Forum and World Health Organization launched in 2017 in Dubai.

We have provided you with information and should need more information and be willing to help us save this country, we can schedule a meeting at your earliest convenience.

More information about the "David Lametti Letters" can be found on our website.
<https://thepowershift.ca>

Should you be willing to help us save this country and our loved ones, please contact me at the Canadian Peoples Collective Political and Civil Rights Union ASAP. Time is of the essence.

Respectfully and warmest regards,



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