

Court File No.:

ONTARIO

SUPERIOR COURT OF JUSTICE

BETWEEN:

STACY AMIKWABI, SHAWN BRENNAN, GEORGE FAYAD,
JOSHUA ALAS-WILSON, ALICE TOJCIC, JANE DOE, JOHN DOE

Plaintiffs

-and-

POPE FRANCIS, THE HOLY SEE, THE STATE OF THE VATICAN, THE SOCIETY OF
JESUS, HM QUEEN ELIZABETH II, THE ORDER OF THE GARTER, THE HOUSE OF
WINDSOR (FORMERLY SAXE-COUBOURG-GOTHA), GLOBAL VACCINE ALLIANCE
(GAVI), the UN's WORLD HEALTH ORGANIZATION/PUBLIC HEALTH
ORGANIZATION OF CANADA, BILL AND MELINDA GATES FOUNDATION, PRIME
MINISTER JUSTIN TRUDEAU, DR. THERESA TAM, PREMIER DOUG FORD,
CHRISTINE ELLIOTT, MAYOR JIM WATSON, ATTORNEY GENERAL OF CANADA,
THE ATTORNEY GENERAL FOR ONTARIO

Defendants

Proceeding under the *Class Proceedings Act, 1992*

STATEMENT OF CLAIM

TO THE DEFENDANT:

A LEGAL PROCEEDING HAS BEEN COMMENCED AGAINST YOU by the Plaintiffs.

The claim made against you is set out in the following pages.

IF YOU WISH TO DEFEND THIS PROCEEDING, you or an Ontario lawyer acting for you must prepare a statement of defence in Form 18A prescribed by the Rules of Civil Procedure, serve it on the Plaintiff's lawyer or, where the Plaintiff does not have a lawyer, serve it on the

Plaintiff, and file it, with proof of service in this court office, **WITHIN TWENTY DAYS** after this statement of claim is served on you, if you are served in Ontario.

If you are served in another province or territory of Canada or in the United States of America, the period for serving and filing your statement of defence is forty days. If you are served outside Canada and the United States of America, the period is sixty days.

Instead of serving and filing a Statement of Defence, you may serve and file a Notice of Intent to defend in Form 18B prescribed by the Rules of Civil Procedure. This will entitle you to ten more days within which to serve and file your Statement of Defence.

IF YOU FAIL TO DEFEND THIS PROCEEDING, JUDGMENT MAY BE GIVEN AGAINST YOU IN YOUR ABSENCE AND WITHOUT FURTHER NOTICE TO YOU. IF YOU WISH TO DEFEND THIS PROCEEDING BUT ARE UNABLE TO PAY LEGAL FEES, LEGAL AID MAY BE AVAILABLE TO YOU BY CONTACTING A LOCAL LEGAL AID OFFICE.

TAKE NOTICE: THIS ACTION WILL AUTOMATICALLY BE DISMISSED if it has not been set down for trial or terminated by any means within five years after the action was commenced unless otherwise ordered by the court.

Date Issued by

Local registrar

Address of
Court office.....

.....

- TO POPE FRANCIS on behalf of The Holy See and The State of the Vatican
Apostolic Nunciature
724 Manor Ave.,
Ottawa, Ontario K1M 0E3
Tel: (613) 746-4914
Fx: (613) 746-4786
- AND TO THE SOCIETY OF JESUS,
Sacred Heart House
43 Queen's Park Cres E
Toronto, Ontario M5S 2C3
Tel: (416) 962-4500
Fx: (416) 962-4501
- AND TO HM QUEEN ELIZABETH II, on behalf of THE ORDER OF THE GARTER, THE
HOUSE OF WINDSOR (FORMERLY SAXE COBOURG GOTHA), care of the
USHER OF THE BLACK ROD
J. Greg Peters
Usher of the Black Rod
Parliament Hill Centre Block, Room 168-N
Ottawa, Ontario K1A 0A4
Tel: (613) 992-8483
- AND TO GLOBAL VACCINE ALLIANCE (GAVI),
2099 Pennsylvania Ave, NW
Suite 200
Washington DC 20006
Tel: (202) 478-1050
Fx: (202) 478-1060
- AND TO the UN's WORLD HEALTH ORGANIZATION
Pan American Health Organization
Department on Emergency Preparedness and Disaster Relief
525 Twenty-third Street, N.W.
Washington, D.C. 20037, U.S.A.
Tel: (202) 974-3399
Fax: (202) 775-4578
- AND TO PUBLIC HEALTH ORGANIZATION OF CANADA
130 Colonnade Road
A.L. 6501H
Ottawa, Ontario K1A 0K9
- AND TO BILL AND MELINDA GATES FOUNDATION,
440 5th Ave N.
Seattle, WA 98109

- AND TO PRIME MINISTER JUSTIN TRUDEAU
Office of the Prime Minister
80 Wellington Street
Ottawa, Ontario K1A 0A2
Fx: (613) 941-6900
- AND TO DR. THERESA TAM, care of the PUBLIC HEALTH AGENCY OF CANADA
Chief Public Health Officer
Tel: (613)954-8524
Email: phac.cpho-acsp.aspc@canada.ca
- AND TO PREMIER DOUG FORD,
Office of the Premier
Legislative Building
Queen's Park
Toronto, Ontario M7A 1A1
- AND TO CHRISTINE ELLIOTT,
Ministry of Health
5th Floor
777 Bay St.
Toronto, Ontario M7A 2J3
Tel: (416) 327-4300
Fx: (416) 326-1571
- AND TO MAYOR JIM WATSON,
110 Laurier Avenue West
Ottawa, Ontario K1P 1J1
Tel: (613) 580-2496
Fx: (613) 580-2509
- AND TO ATTORNEY GENERAL OF CANADA
Department of Justice Canada
Ontario Regional Office
120 Adelaide Street West, Suite #400
Toronto, Ontario M5H 1T1
Fx: (416) 954-8982
Tel: (416) 973-0942
- AND TO THE ATTORNEY GENERAL FOR ONTARIO
Crown Law office, Constitutional Law Branch
720 Bay St.
Toronto, Ontario M7A 2S9
Tel: (416) 326-4460
Fx: (416) 326-4401

CLAIM

1. The Plaintiffs claim:
 - (a) An order certifying this proceeding as a class proceeding and appointing the Plaintiffs as representative Plaintiffs for the Class Members, as defined below;
 - (b) A declaration that the actions taken by the Parliament of Canada as directed by Prime Minister Justin Trudeau, to declare a pandemic on the basis for the advice of the World Health Organization is *ultra vires* their power and authority
 - (c) A declaration that the Covid-19 protocols require immediate examination before a fully transparent record of science and historical data;
 - (d) An immediate and urgent date be given by the Court to allow for a hearing on the review of protocols and regulations and the vaccination plans by the Federal, Provincial and Municipal government as well as PHAC and the WHO;
 - (e) Declarations against the Federal, Provincial and Municipal governments, on an interim basis, to suspend COVID-19 measures until the necessity of such measures is demonstrated by science and medical opinion.
2. The Plaintiff, Stacy Amikwabi , claims on his own behalf and on behalf of all members of his Plaintiff class as against the Defendants:
 - (a) General damages for pain, suffering and loss of enjoyment of life;
 - (b) Special damages in amount yet to be determined;
 - (c) Damages for loss of income and/or other economic loss in amounts yet to be determined;
 - (d) Punitive damages;

- (e) Pre-judgement and post-judgement interest in accordance with the *Courts of Justice Act*, R.S.O. 1990, c. C43 as amended;
 - (f) Costs of this action on a substantial indemnity basis plus HST; and
 - (g) Such further and other relief as this Honourable Court may deem just.
3. The Plaintiff, Shawn Brennan, claims on his own behalf and on behalf of all members of his Plaintiff class as against the Defendants:
- (a) General damages for pain, suffering and loss of enjoyment of life;
 - (b) Special damages in amount yet to be determined;
 - (c) Damages for loss of income and/or other economic loss in amounts yet to be determined;
 - (d) Punitive damages;
 - (e) Pre-judgement and post-judgement interest in accordance with the *Courts of Justice Act*, R.S.O. 1990, c. C43 as amended;
 - (f) Costs of this action on a substantial indemnity basis plus HST; and
 - (g) Such further and other relief as this Honourable Court may deem just.
4. The Plaintiff, George Fayad, claims on his own behalf and on behalf of all members of his Plaintiff class as against the Defendants:
- (a) General damages for pain, suffering and loss of enjoyment of life;
 - (b) Special damages in amount yet to be determined;
 - (c) Damages for loss of income and/or other economic loss in amounts yet to be determined;
 - (d) Punitive damages;

- (e) Pre-judgement and post-judgement interest in accordance with the *Courts of Justice Act*, R.S.O. 1990, c. C43 as amended;
 - (f) Costs of this action on a substantial indemnity basis plus HST; and
 - (g) Such further and other relief as this Honourable Court may deem just.
5. The Plaintiff, Joshua Alas-Wilson, claims on his own behalf and on behalf of all members of his Plaintiff class as against the Defendants:
- (a) General damages for pain, suffering and loss of enjoyment of life;
 - (b) Special damages in amount yet to be determined;
 - (c) Damages for loss of income and/or other economic loss in amounts yet to be determined;
 - (d) Punitive damages;
 - (e) Pre-judgement and post-judgement interest in accordance with the *Courts of Justice Act*, R.S.O. 1990, c. C43 as amended;
 - (f) Costs of this action on a substantial indemnity basis plus HST; and
 - (g) Such further and other relief as this Honourable Court may deem just.
6. The Plaintiff, Alisa Tojic, claims on his own behalf and on behalf of all members of her Plaintiff class as against the Defendants:
- (a) General damages for pain, suffering and loss of enjoyment of life;
 - (b) Special damages in amount yet to be determined;
 - (c) Damages for loss of income and/or other economic loss in amounts yet to be determined;
 - (d) Punitive damages;

- (e) Pre-judgement and post-judgement interest in accordance with the *Courts of Justice Act*, R.S.O. 1990, c. C43 as amended;
 - (f) Costs of this action on a substantial indemnity basis plus HST; and
 - (g) Such further and other relief as this Honourable Court may deem just.
7. The Plaintiff, Jane Doe, claims on his own behalf and on behalf of all members of his Plaintiff class as against the Defendants:
- (a) General damages for pain, suffering and loss of enjoyment of life;
 - (b) Special damages in amount yet to be determined;
 - (c) Damages for loss of income and/or other economic loss in amounts yet to be determined;
 - (d) Punitive damages;
 - (e) Pre-judgement and post-judgement interest in accordance with the *Courts of Justice Act*, R.S.O. 1990, c. C43 as amended;
 - (f) Costs of this action on a substantial indemnity basis plus HST; and
 - (g) Such further and other relief as this Honourable Court may deem just.
8. The Plaintiff, John Doe, claims on his own behalf and on behalf of all members of his Plaintiff class as against the Defendants:
- (a) General damages for pain, suffering and loss of enjoyment of life;
 - (b) Special damages in amount yet to be determined;
 - (c) Damages for loss of income and/or other economic loss in amounts yet to be determined;
 - (d) Punitive damages;

- (e) Pre-judgement and post-judgement interest in accordance with the *Courts of Justice Act*, R.S.O. 1990, c. C43 as amended;
- (f) Costs of this action on a substantial indemnity basis plus HST; and
- (g) Such further and other relief as this Honourable Court may deem just.

PARTIES

The Plaintiffs:

9. The Plaintiff, Stacy Amikwabi is a Sovereign Anishinabe Amikwa Algonquin person who resides on a reserve known as Henvy Inlet First Nation, but which is actually French River Indian Reserve No. 13 (Rowan Proclamation 1852). Stacy Amikwabi and his wife make a living operating a small convenience store on the reserve which has been economically devastated by lockdown and other protocols introduced on the reserve by the federal government through its chief and band council. Stacy Amikwabi and his family will be faced with mandatory vaccines, they have all been advised that restrictions will be imposed for those who do not take the vaccine. Absent clinical education, diagnosis and medical opinion. Stacey Amikwabi and his family cannot provide informed consent to an “experimental gene therapy”, namely the mRNA inoculation, which was supposedly developed and administered in response to COVID-19 cases elsewhere. Absent proper medical and scientific information, Stacy Amikwabi and his family do not know if reported COVID-19 cases meet the criteria for the declaration of a pandemic. Due to obvious censorship and suppression of the opinion, which does not accept the world-wide propaganda of a pandemic, Stacy Amikwabi cannot provide an informed consent for an “experimental gene therapy”. Stacy Amikwabi stands as representative of all the Indigenous peoples harmed by the imposition of protocols and

measures that are an over-reaction to sets of data produced, manipulated and distributed in an effort to argue the existence of a pandemic.

10. The Plaintiff, Shawn Brennan, is an entrepreneur living in Peterborough, Ontario. Shawn Brennan & business have been nearly devastated by the impact of protocols and regulations that are unsupported by proper scientific and medical research. Shawn Brennan's family unit has been put under incredible stress due to the fear that is engendered by the inflation and manipulation of death statistics, in this country and throughout the world. Shawn Brennan stands as a representative for small business owners with families who have been harmed by these protocols and regulations.
11. The Plaintiff, George Fayad, is a small garage owner who resides in Ottawa, Ontario. George Fayad's business has been adversely affected by the lockdowns, protocols and regulations. George Fayad stands a representative of all small business owners in Ottawa who have been harmed by the protocols and regulations.
12. The Plaintiff, Joshua Alas-Wilson, is a young adult living in Balderson, Ontario. Joshua Alas-Wilson, has Williams Syndrome, a genetic disorder characterized by cognitive delay, developmental delay, anxiety, and intermittent depression. As a person who has difficulty forming lasting bonds with peers due to the characteristics of his syndrome, he manages by attending weekly social gatherings, community socialization, and volunteering at a nursing home. Due to the restrictions put in place because of covid-19, he can no longer attend his weekly gatherings, walk freely in the community socializing, and volunteer at the nursing home. This has created extreme feelings of isolation manifesting as extreme anxiety causing periodic heart palpitations and depression. Joshua Alas-Wilson has been yelled at, made to feel uncomfortable, and questioned due to his inability to wear a mask. His doctor-supported

inability to wear a mask has severely limited all social contact, which then pushed him to seek social interactions via the internet where he then experienced bullying, harassment, and hurt. Joshua Alas-Wilson stands as representative for all persons with “special needs” who have been harmed by the covid-19 protocols and regulations.

13. The Plaintiff, Alisa Tojcic, is a single mom of three young children living downtown Toronto on social assistance. Ms. Tojcic and her children were in their home for 57 days during the first lockdown. They live in an apartment with no balcony and all building patios and playground were closed around them. Her former spouse delivered groceries to keep the kids safe. The children were terrified and Ms. Tojcic was having panic attacks because as a family they struggle with health issues and she was scared they wouldn't be provided with care if needed. The Plaintiff also had dislocated ribs and couldn't see her chiropractor or pick up her youngest child who was still nursing. Her oldest got a concussion on March 1, 2020 and was confined to her room as the family couldn't go anywhere to find out if she was stable. Furthermore, the family relies on public transit and was completely stranded during the first lockdown. In August and September the Plaintiff and her middle child had health complications and the stress from the "pandemic" only exacerbated them. Ms. Tojcic saved all her money and bought a van so that she and her children are not trapped in the downtown core for the next lockdown. Alisa Tojcic stands as representative for all single parents and children who have been harmed by the covid-19 protocols and regulations.

14. The Plaintiff, Jane Doe, is a mother who gave birth since the implementation of the Covid-19 protocols and regulations. Her experience has her alone in the delivery room and without her child after the birth. She is forced into complete separation from the experience of birth without informed consent due to the imposition of Covid-19 protocols and regulations. Jane

Doe stands as representative for all new mothers since March 12, 2020, and their children, who have been harmed by the Covid-19 protocols and regulations.

15. The Plaintiff, John Doe, is a construction worker in the Ottawa area. The Ministry of Labour is starting to issue fines for violating Covid-19 safety protocols for not observing physical distancing or wearing of face coverings. A redacted \$880.00 ticket was circulated in the industry in order to emphasize the threat. Employees are faced with the fear of receiving a substantial ticket over the need for workplace safety. In some cases, the income received for the day is less or equal to the amount of the ticket leaving some feeling as though they have no choice. Just as the warning states, “becoming complacent can be costly.” John Doe stands as representative for all persons who have been harmed by the Covid-19 protocols and regulations and the enforcement thereof by the issuing of tickets and fines.

The Defendants:

The Pope of Rome

16. The Defendant, Pope Francis, is the Roman Pontiff, chief pastor of the worldwide Catholic Church and Head of the Holy See. Pope Francis resides in and governs affairs from the Vatican City State. Pope Francis, born Jorge Mario Bergoglio was elected the 266th Pope in March 2013. He is Jesuit, a member of the Society of Jesus. On October 3, 2020, the Pope issued the Encyclical letter “*Fratelli Tutti*” (Brothers ALL) wherein he recommended all the nations give up their sovereignty to one world government and a New World Order.¹ The Pope avails himself of the *Concession of King John of 1213* and is knowledgeable regarding the

¹ Vatican City, The Holy Father Francis. Encyclical Letter **FRATELLI TUTTI** ON FRATERNITY AND SOCIAL FRIENDSHIP. THE HOLY FATHER **FRANCIS**. ENCYCLICAL LETTER, 3 October 2020, from: http://www.vatican.va/content/francesco/en/encyclicals/documents/papa-francesco_20201003_enciclica-fratelli-tutti.html.

manipulations of the Society of Jesus throughout history since its inception in 1534 and in particular during the First World War, the Spanish Flu and the Second World War.

The Holy See

17. The Holy See maintains diplomatic relations with other sovereign states and those foreign embassies accredited to the Holy See, to enable the Pope to exercise universal authority worldwide. The Holy See establishes inter-civilian diplomacy by signing treaties and concordat which govern relations between the Papacy and other entities. These set of inter-civilization documents are being signed by the pontiff. The diplomatic representatives of the Holy See are the Pope's ambassadors called "nuncio."²

The State of the Vatican

18. The Defendant, the State of the Vatican, came into existence on February 11th, 1929 by the *Lateran Treaty* between the Holy See and Italy. The seat of the Holy See (Sancta Sedes) is the Vatican City State. It is a state that belongs to the Holy See, and is the seat of the episcopal jurisdiction and of the central government of the Catholic Church.³ Vatican City is worth untold billions and houses many documents which should be shared with humanity. This state is knowledgeable about the misdeeds and manipulation of the Society of Jesus since its inception in 1534 until the present.

The Society of Jesus

² Boris Vukićević, "Diplomacy of the Holy See in the Transformative Era of Pope Francis", in: *Revista Brasileira de Política Internacional*, vol.58 no.2, Brasília Jan. 2016; Vatican City, Holy See Press Office, "Vatican Diplomacy" in: *Vatican Information Service*, 11 April 1997, retrieved from: <http://www.catholic-pages.com/vatican/diplomacy.asp>.

³ Holy See Press Office, "Vatican Diplomacy" in: *Vatican Information Service*, 11 April 1997, retrieved from: <http://www.catholic-pages.com/vatican/diplomacy.asp>; Vatican City, "The Lateran Treaty", published by *Vatican.com* 5/17/2018

19. The Society of Jesus was constituted on Ascension of Mary day (15 August) in in 1534, in the chapel of Notre-Dame de Montmartre. The terms chosen by Pope Paul III to describe this new order in his Bull of Authorization, which were: “*Regimen Ecclesiac Militants*” (The Regime of the Ecclesiac Military). From the Secret History of the Jesuits, Edmond Paris observed:⁴

...in Europe , wherever Rome’s interest required the people to rise against their king, or if these temporal princes had taken decisions embarrassing for the church”, the Curia knew she would not find more able, cunning or daring outside the Society of Jesus when it came to intrigue, propaganda or even open rebellion.

And further in the same book:

It is the same today, the 33,000 official member of the Society operate all over the world in the capacity of how personnel, officers of a truly secret army containing in its ranks heads of political parties, high ranking officials, generals, magistrate, physician, faculty professor etc... all of them striving to bring about, in their own space, “Opus Dei, God’s work”, in reality the plans of the Director General and the papacy.

Queen Elizabeth II

20. Pursuant to Section 9 of the *British North America Act*, 1867, “the Executive Government and authority of and over Canada is hereby declared to continue and be vested in the Queen.”⁵ All Royal documents ascended and pertaining to the existence and governance of the Dominion of Canada since, have not abrogated the BNA, 1867 nor has Her Majesty The Queen renounced to be the royal sovereign of Canada. Furthermore, by virtue of Section 15 of the *British North America Act*, 1867, wherein, “the Command-in-Chief of the Land and Naval Militia, and of all Naval and Military Forces, of and in Canada, is hereby declared to continue and be vested in the Queen”, HM Queen Elizabeth II is also the head of the federal task force on Covid-19. Prime Minister Trudeau appointed a top military officer to head the task force

⁴ Edmond Paris, *The Secret History of the Jesuits*, 1983.

⁵ W. H. Connell, BNA Sec. 9, in: *Commentary on The British North America Act*, in: Macmillan Canada. Toronto, 1977.

for Covid-19, who must report to the Commander-in-Chief, who is Her Majesty Queen Elizabeth II by virtue of Section 15.

21. Her Majesty Queen Elizabeth II is of the House of Windsor, changed in the First World War, from Saxe-Coburg-Gotha to mask the German origin of the reigning royal family lineage in response to anti-German public sentiment during World War I. Queen Elizabeth II is the head of the Royal Order of the Garter and her Secretary in Canada is the Usher of the Black Rod, exercising powers of the symbol and the motto, “Honi soit qui mal y pense” – shame on him who thinks evil of it.”

Order of the Garter

22. The Order of the Garter was founded by Edward II, King of England in 1348 to protect himself with an elite group of landowners against the common people.⁶ The symbol of the Order includes the motto “*Honi soit qui mal y pense*” – shame on him who thinks evil of it.” The same symbol and motto can be found throughout Canada on government buildings and courthouses. The Order of the Garter carries out the global elitist plans of royalty and corporate oligarchs relative to an elitist global agenda, only fully known to a small group of people to the detriment of human beings on the mother earth.⁷ The global agenda known to the Vatican and the Queen, supported by corporations such as GAVI, the Bill and Melinda Gates Foundation among others, and operating worldwide directions on health issued by the WHO, has placed individuals in Canada in harm’s way, indeed the whole world.

The House of Windsor

⁶ College of St. George, The Order of the Garter: <https://www.stgeorges-windsor.org/about-st-georges/history/the-order-of-the-garter/>

⁷ College of St. George, St. George’s House, Annual Lectures: <https://www.stgeorghouse.org/lectures/annual-lecture/previous-annual-lectures/>

23. The House of Windsor came into being in 1917, when the name was adopted as the British Royal Family Official name by a proclamation of King George II replacing the historic name of Saxe-Cobourg-Gotha which denotes the family's German ancestor.⁸ Through the House of Windsor the royal family has familial ties with most of the Monarchs of Europe. The Royal family has untold wealth, while people die of starvation every day.

Global Alliance for Vaccines and Immunizations (GAVI)

24. In 2000 Bill Gates stepped down as Microsoft CEO and created the “Gates Foundation”⁹ and (along with other parties) launched the “Global Alliance for Vaccines and Immunization ‘GAVI’”.¹⁰ As of July 29, 2020, the Bill and Melinda Gates Foundation has committed over US\$4.1 Billion.¹¹ Canada is a long-term member of GAVI and has been a member of its board since inception. GAVI alliance parties are: UNICEF, The World Health Organization (WHO), The World Bank, and The Bill and Melinda Gates Foundation. GAVI developed the Covid-19 Global Vaccine Access Facility (Covax Facility aka Gavi Covax AMC) to address those “unprecedented challenges” that were created by the WHO’s decision to declare a “pandemic”. Gavi Covax AMC will sponsor manufacturers who wish “*to invest in vaccine candidates in advance of their licensure.*”¹² To date, Canada has provided \$1 Billion in funding directly to GAVI.

On December 14, 2020, Karina Gould (Canada’s Minister of International Development) announced that Canada will contribute a further C\$255 million (US\$200 million) to the

⁸ <https://www.royal.uk/house-windsor>.

⁹ <https://www.gatesfoundation.org/Who-We-Are/General-Information/History>

¹⁰ <https://www.gavi.org/history-gavi>

¹¹ <https://www.gavi.org/operating-model/gavis-partnership-model/bill-melinda-gates-foundation>.

¹² GAVI-The Vaccine Alliance. *The GAVI COVAX AMC-An Investment Opportunity*. Prospect for potential investors from: www.gavi.org.

Coalition for Epidemic Preparedness Innovations (CEPI), another global partnership formed between public, private, philanthropic, and civil society organisations to cement the grip of global elites and multinational corporations on public health.¹³

Operating as a public–private global health partnership, ultimate goal of these “partnerships” is to further the corporate global agendas of the participating corporations, by lobbying governments and international organizations to implement policies in their favour. This happens at the expense of the citizens in participating countries, and thus, also of Canadians. In this scheme, funds are diverted from national budgets to finance projects of pharmaceutical corporations under the umbrella of GAVI *et al.*, but solely for the profit of these companies. These GAVI projects are then propagated worldwide through a special partnership with the World Health Organization (WHO) to expand influence and sources of profit.

World Health Organization (WHO) and the Public Health Agency of Canada

25. The Constitution of the WHO came into force on April 7, 1948 and its primary role was to direct and coordinate international health within the United Nations System.¹⁴ In January 2010, Bill Gates pledged \$10 Billion in funding for the WHO and announced, “The Decade of Vaccines”. Gates and GAVI are the second and third largest funder of the WHO after the US. Government, which recently pulled its funding through President Trump. Pursuant to the International Health Regulations (IHR 2005) each World Health Organization (WHO) member state must designate a National Focal Point (NFP). The NFP is accessible at all times for communications with the WHO concerning global public health risks. The IHR NFP for

¹³ CEPI News. Canada boosts funding for CEPI’s COVID-19 vaccine research. December 14, 2020. https://cepi.net/news_cepi/canada-boosts-funding-for-cepis-covid-19-vaccine-research/.

¹⁴ <https://www.who.int/about/who-we-are/history>.

Canada is located at the Public Health Agency of Canada (PAHC). This agency follows the directions of the WHO, not the Government of Canada.

Bill and Melinda Gates Foundation

26. American legal restrictions prohibit the Bill and Melinda Gates Foundation (“Foundation”) from explicitly engaging in normative lobbying. Therefore, the Foundation is serving its intended beneficiaries in the capacity of advocacy; first as a catalyst for resource mobilization, and second as an illuminator of scientific innovation.¹⁵ This idea of resource mobilization and scientific innovation involve the promotion of not yet fully developed vaccines and the testing of new vaccines on populations, especially children and young adults in Africa, delivered under the mandates of the UN or its organizations like the WHO or UNICEF. The Foundation “was only the second-largest funder of WHO at USD \$531 million. This was more than the U.K. contribution of \$392 million, and second only to the United States at \$873 million”.¹⁶
27. In an article in the Pastors Chronicles, the following headline appears: “UN vaccines sterilize 500,000 women in Kenya”. The article went on to say, as follows:¹⁷

Billionaire Bill Gates really like helping people from poor countries get vaccinated. But many are saying his motives may not be all that pure. In fact many believe that this globalist, along with the United Nations, is conducting a massive depopulation effort

As the Agence de Presse Africaine reported from Kenya:¹⁸

Odinga said girls and women aged between 14 and 49 from the fastest growing populations in the country will not have children, because of a state-sponsored sterilization exercise that was sold to the country as a tetanus vaccination.

¹⁵ Michael Stevenson. *Agency Through Adaptation* (2014), pp. 236-237.

¹⁶ “Trump And WHO: How Much Does The U.S. Give? What’s The Impact Of A Halt In Funding?,” NPR.org, April 15, 2020; Lee Harding, “Gates, WHO, and Abortion Vaccines”, in *Frontiers Centre for Public Policy*, July 19, 2020.

¹⁷ “UN Vaccines Sterilize 500,000 Women in Kenya” in: *The Pastors Chronicles*, December 8, 2018.

¹⁸ Raila Odinga “Tetanus vaccination is a mass sterilization on women”, September 12th 201, <https://www.standardmedia.co.ke/kenya/article/2001254261/raila-tetanus-vaccination-is-a-mass-sterilization-on-women>.

And in the first article above:

At the time, the catholic church in Kenya claimed that the tetanus vaccine used by the government of Kenya and UN agencies was contaminated with a hormone (HCG) that can cause miscarriages and render some women sterile.

As the UN Convention on Genocide of 1949 has sterilization as one of the definitions of genocide, based on the forgoing, it is clear the UN agencies and the Bill and Melinda Gates Foundation are supporting acts of genocide through their inoculation programs.

Prime Minister Justin Trudeau

28. The defendant, Justin Trudeau is the current Prime Minister of Canada. At his last appearance at the United Nations he spoke of the “Great Reset” agenda being pushed on humanity by elite oligarch, drug companies, big tech and the World Economic Forum. The Prime Minister of Canada is not acting on sound medical and scientific data to guide Canadians and Indigenous people through this crisis. The Prime Minister is echoing a nefarious agenda which is now in plain sight for all to see.

Justin Trudeau is the holder of a public office acting outside his legislative authority. By appointing a top military officer to head the COVID-19 task force, the Prime Minister invokes Queen Elizabeth II, as she is the Commander-in-chief of the military pursuant to section 15(1) of the BNA Act.

The Prime Minister and his cabinet have invited into Canada the WHO and big pharmaceutical companies, who are guilty of genocide by definition, in Kenya. Pfizer paid 2.3 billion dollars on September 2, 2009 to the U.S. Justice Department, for the largest health care fraud settlement in the history of the Department of Justice.¹⁹

¹⁹ U.S. Department of Justice. Office of Public Affairs. “Justice Department Announces Largest Health Care Fraud Settlement in Its History: Pfizer to Pay \$2.3 Billion for Fraudulent Marketing”. September 2, 2009.

Dr. Theresa Tam, Canada Chief Public Health Officer

29. The defendant Dr. Theresa Tam, is Canada's Chief Public Health Officer and as such is a holder of public office. Dr. Tam is one of seven members of the Independent Oversight and Advisory Committee for the WHO Health Emergencies Program. Recently, investigative journalist Sheila Gunn Reid (December 14, 2020), in discussing her requests for information regarding the relationship between Dr. Tam and the WHO, observed:²⁰

Now, I wanted to know all about Tam and her agency's dealings with the WHO. What other decisions, including those we may not know about, have been infected by the WHO and its failed China-centric mission?

This official works for an agency who have committed genocide in Kenya.

Defendant Premier of Ontario Doug Ford

30. The defendant Doug Ford, is the current Premier of Ontario, and as such a holder of public office. The Premier of Ontario has implemented actions, laws, and regulations, which have harmed the general public without any valid scientific medical opinion to support the draconian measures. Isolation is defined as torture and qualifies as a crime against humanity. This internationally recognized crime has become a legally defined criminal offence in Canada, particularly under the *Crimes Against Humanity and War Crimes Act*. S.C. 2000, c. 24.²¹

Christine Elliott

31. The defendant Christine Elliott, is the current Minister of Health and Long Term Care. During a conversation caught on camera between Dr. Barbara Yaffe, Associate Chief Medical Officer

²⁰ Sheila Gunn Reid. "Feds hold back records on Theresa Tam's role at World Health Organization". December 14, 2020.

²¹ Government of Canada. Consolidated Acts. *Crimes Against Humanity and War Crimes Act*. S.C. 2000, c. 24.

of Health and Dr. David Williams, Ontario's Chief Medical Officer of Health, the following exchange occurred, wherein Barbara Yaffe exclaims:²²

I don't know why I bring all those papers. I never look at them," I just say whatever they write down for me

City of Ottawa – Mayor Watson

32. The Mayor of the City of Ottawa is Jim Watson oversees the municipal regulations on COVID-19 measures therefore is liable for harms associated with the implementation and enforcement of the Covid-19 protocols and measures undertaken.

Attorney General of Canada

33. The Defendant, Attorney General of Canada, is constitutionally the Chief Legal Officer for Canada. The Attorney General of Canada is a public office holder and is required to be named as a Defendant in any action for declaratory relief. The Attorney General of Canada statutorily and constitutionally liable for the acts and omissions of officials.

The Attorney General for Ontario

34. The Defendant, Attorney General for Ontario, is the Chief Legal Officer of the Province of Ontario. The Attorney General for Ontario is a public office holder and is required to be named as a Defendant in any action for declaratory relief. The Attorney General for Ontario statutorily and constitutionally liable for the acts and omissions of officials.

HISTORICAL OVERVIEW

²² Dr. David Williams, Ontario's chief medical officer of health, and Dr. Barbara Yaffe, associate chief medical officer of health, provides COVID-19 update, on: Ontario Parliament WATCH LIVE.

35. On May 15, 1213, King John the 1st, in a Concession to Pope Innocent III²³, gave over the sovereignty of Great Britain and Ireland, paying an annual stipend for Great Britain and Ireland, and binding his heirs and successors in perpetuity. Today, HM Queen Elizabeth II reports to the Pope of Rome and pays the annual stipend, as will her heirs and successors.
36. The Vatican is owned by the Rothschild Family. In 1880,²⁴ the Rothschilds made a large loan to the Pope, thereafter putting themselves in a position to take over the Vatican Bank. Together, the Rothschilds and the Vatican own the Bank of America and Merrill Lynch, among many other shared holdings of the oligarch families, such as the Rothchilds and the Rockefellers.
37. The Society of Jesus was incorporated by Ignatius of Loyola in 1534 in Paris.²⁵ The constitution of the Society of Jesus remained secret until 1770, when the French Parliament published the document, after seizing it from the Rector, who had been expelled by French authorities. The expression: “The ends justify the means,” emanates from the Jesuit constitution which allows the members to lie, cheat, adulterate, murder in order to achieve their ends, as long as it is in the name of Jesus.²⁶ The book, “The Secret History of the Jesuits”²⁷ by Edmond Paris chronicles their misdeeds in fomenting the First World War, the Spanish Flu, the Second World War, and now a “pandemic.”

²³ Concession of King John to Pope Innocent III, 1213, Stubb's *Charters*, p. 284, translated in Ernest F. Henderson, , *Select Historical Documents of the Middle Ages*, (London: George Bell, 1910), pp. 430-431. Online: <https://sourcebooks.fordham.edu/source/john1a.asp>.

²⁴ Gerald Posner (2015). "[2] The Last Pope King". *God's Bankers: A History of Money and Power at the Vatican*. Simon and Schuster. p. 12. ISBN 978-1416576570

²⁵ <https://www.jesuits.global/about-us/our-history/>

²⁶ “The Constitutions of the Society of Jesus and Their Complementary Norms: A complete English Translation of the Official Latin Texts”, Institute of Jesuit Sources, (Saint Louis, 1996).

²⁷ Secret History, Paris at *supra* note 4.

38. The Order of the Garter²⁸ was founded in 1348 by King Edward III to establish a circle of elite nobility, to support the royal treasures and control the people. Today it is the largest Freemason organization in the world. Queen Elizabeth II is the head of the Royal Order of the Garter, whose motto is “Honi soit qui mal y pense,” – “Shame on him who thinks evil of it.”
39. The Usher of the Black Rod²⁹, an official of the Parliament of Canada, and the Secretary to the Queen in Canada, carries the Black Rod to open Parliament, and the inscription on the Black Rod is “Honi soit qui mal y pense,”³⁰ bearing witness to the control exerted by the Order of the Garter in Canada in Canada.
40. Canada remains a colony to the Queen, as evidence in two articles of the British North America Act, 1867,³¹ as follows:

Section 9. “The Executive Government and Authority and over Canada is hereby declared to continue and be vested in the Queen.”

And

Section 15: “The Command-in-Chief of the Land and Naval Militia, and of all Naval and Military Forces of and in Canada, is hereby declared to be continued and vested in the Queen.”

41. The Prime Minister of Canada appointed the military to head up the Covid-19 task force.³² This puts the Queen as the head of the Covid-19 task force, by virtue of Section 15 of the *British North America Act*, 1867. The Prime Minister of Canada and his cabinet have issued Executive Orders (orders-in-council) for Covid-19 protocols (due to a pandemic declared by the WHO). However, the Executive Government and Authority of and over Canada resides in

²⁸ Order of the Garter at *supra note* 6 and 7.

²⁹ <https://sencanada.ca/en/sencaplus/how-why/usher-of-the-black-rod-is-parliaments-royal-attendant/>

³⁰ <https://blogs.bl.uk/digitisedmanuscripts/2020/04/st-george-and-the-garter.html>.

³¹ BNA, at *supra note* 5.

³² Major General Dany Fortin, a former NATO commander in Iraq, will oversee the taskforce as per announcement November 27, 2020.

HM Queen Elizabeth II. The Queen reports to Rome, Canada is a colony, all roads lead to Rome.

42. On May 24, 2015, the Pope delivered the encyclical letter entitled “Laudato Si.”³³ On October 3rd, 2020 the Pope of Rome issued his encyclical letter entitled “Fratelli Tutti.”³⁴ The first letter of 2015 dealt with humans and nature, and the second letter this October dealt with a new view of the world. At paragraph 100 of the October 3rd, 2020 letter, it states:

*I am certainly not proposing an authoritarian and abstract universalism devised or planned by a small group and presented as an ideal for the sake of levelling, dominating and plundering.”*³⁵

Despite saying the opposite, the Pope goes on to recommend that individual states give up their sovereignty and turn over governance to the United Nations so that we might have one world government in one world order.

Jus Cogens

43. The Plaintiffs herein plead that any inquiry into the principles of fundamental justice is informed, not only by Canadian experience and jurisprudence, but also by international law, including “jus cogens.” This takes into account Canada’s international obligations and values as expressed in the various sources of international human rights law – declarations, covenants, conventions, judicial and quasi-judicial decisions of international tribunals and customary norms. The Plaintiffs and Class Members state that “jus cogens” is defined as a norm for which no derogation is permitted and which can be modified only by a subsequent

³³ The Holy Father Francis. Encyclical Letter *Laudato Si* (2015): http://www.vatican.va/content/francesco/en/encyclicals/documents/papa-francesco_20150524_encyclica-laudato-si.html

³⁴ The Holy Father Francis. Encyclical Letter *Fratelli Tutti*, (October 3, 2020) at *supra* note 1.

³⁵ The Holy Father Francis. Encyclical Letter *Laudato Si* (2015) at *supra* note 34.

norm of general international law having the same character. There is compelling evidence to indicate that genocide is a peremptory norm such as:

- (a) Nuremberg Military Trials (IMT Subsequent Trials aka NMTs) Eugenics, genocidal policies, “Doctors’ Trial”;
- (b) Convention on Genocide – United Nations;³⁶
- (c) U.N. Declaration on the Rights of Indigenous Peoples;³⁷
- (d) Crimes Against Humanity and War Crimes Act;³⁸
- (e) Criminal Code of Canada – genocide is defined.³⁹

44. The Plaintiffs and Class Members will put particular significance on the following international and domestic instruments:

- (a) International Covenant on Civil and Political Rights;⁴⁰

March 23, 1976... “Recognizing that, in accordance with the Universal Declaration of Human Rights, the ideal of free human beings enjoying civil and political freedom and freedom from fear...

And

Article 7. “...no one shall be subjected without his free consent to medical or scientific experimentation.”

- (b) Convention on the Prevention and Punishment of the Crime of Genocide.⁴¹

Genocide means:

- i. Killing members of the group;
- ii. Imposing conditions of life designed to cause physical or mental harm;

³⁶ UN *Convention on the Prevention and Punishment of the Crime of Genocide*. General Assembly resolution 260 A (III) of 9 December 1948 12 January 1951, in accordance with article XIII . (Genocide Convention, 1948).

³⁷ The United Nations Declaration on the Rights of Indigenous Peoples (UNDRIP) was adopted by the General Assembly on Thursday, 13 September 2007.

³⁸ *Crimes Against Humanity and War Crimes Act*. S.C. 2000, c. 2.

³⁹ *Criminal Code of Canada* (R.S.C., 1985, c. C-46), s. 318(2).

⁴⁰ UN, *International Covenant on Civil and Political Rights*, 1966

⁴¹ Government of Canada, *Crimes Against Humanity Act and War Crimes Act*, S.C. 2000 C.24.

- iii. Deliberately inflicting on the group conditions of life calculated to bring about its physical destruction in whole or in part;
- iv. Imposing measure intended to prevent births within the group;
- v. Forcibly transferring children of the group to another group.

(c) Crimes Against Humanity Act and War Crimes Act, S.C. 2000 C.24;⁴²

...the crime of apartheid means inhumane acts of a character similar to those referred to in paragraph 1, committed in the context of an institutionalized regime of systemic oppression and domination by one racial group over any other racial group or groups, and committed with the intention of maintaining that regime.

And

...attack directed against any civilian population means a course of conduct involving the multiple commissions of acts referred to in paragraph 1 against any civilian population, pursuant to or in furtherance of a state of organizational policy to commit such attacks;

(d) International Convention on the Suppression and Punishment of the Crime of Apartheid, November 30, 1973:⁴³

...apartheid is a crime against humanity and includes:

...and legislative measures and other measures calculated to prevent a racial group or groups from participating in the political, social, economic and cultural life of the country, and the deliberate creation of conditions preventing the full development of such a group or groups, in particular by denying to members of a racial group basic human rights and freedoms, including the right to work, the right to form recognized trade unions, the right to education, the right to leave and return to their country, the right to a nationality, the right to freedom of opinion and expression and the right to freedom of peaceful assembly and association.

⁴² Crimes Against Humanity Act and War Crimes Act, S.C. 2000 C.24

⁴³ UN General Assembly. *International Convention on the Suppression and Punishment of the Crime of Apartheid*. General Assembly Resolution 3068 (XXVIII), November 30, 1973 (Registered ex officio 18 July 1976).

- (e) Convention for the Prevention of Human Rights and Dignity of the Human Being with regard to the Application of Biology and Medicine (Oviedo Convention) April 4, 1997⁴⁴

...a medical treatment may only be carried out after a patient has been informed of the purpose, nature, rights and consequences of the intervention and has freely consented to it. This principle has its origins in the “Nuremberg Code” of 1947, which was developed during the trial of Nazi physicians who conducted research on concentration camp prisoners.

Article 13: “An intervention seeking to modify the human genome may only be undertaken for preventative, diagnostic, or therapeutic purposes and only if its aim is not to introduce any modification in the genome of its descendants.”

- (f) United Nations Declaration on the Rights of Indigenous Peoples, September 13, 2007.⁴⁵

Affirming also that all peoples contribute to the diversity and richness of civilization.

And

Acknowledging that the Charter of the United Nations, the International Covenant on Economic, Social and Cultural Rights and the International Covenant on Civil and Political Rights, as well as the Vienna Declaration and Programme of Action affirm the fundamental importance of the right of self-determination of all peoples, by virtue of which they freely determine their political status and freely pursue their economic, social and cultural development.

And

Bearing in mind that nothing in the Declaration may be used to deny any peoples their right to self-determination, exercised in conformity with international law.

⁴⁴ Convention for the Prevention of Human Rights and Dignity of the Human Being with regard to the Application of Biology and Medicine (Oviedo Convention) April 4, 1997 (Oviedo Convention, 1997)

⁴⁵ United Nations Declaration on the Rights of Indigenous Peoples, September 13, 2007

45. The Plaintiffs and Class Members state that the legal and moral principles enunciated in the documents above are the prism through which the present worldwide crisis must be viewed. Additionally, the Prime Minister and his Cabinet have imposed damaging protocols on human beings based on “the declaration of a pandemic by the World Health Organization, that there is an outbreak of a communicable disease, namely Covid-19 coronavirus disease, in the majority of foreign countries.”⁴⁶
46. The World Health Organization, whose Director is Tedros Adhanom Ghebreyesus, who American Nobel Peace Prize nominee economist David Steinman accused of aiding genocide in Ethiopia between 2013 and 2015.⁴⁷ He accused Tedros, before the International Criminal Court, of being one of three officials who were in charge of the security services over that period, which the “killing” and “torturing” of Ethiopians took place. Tedros was appointed as Director of the World Health Organization in 2017, and humanity has been in trouble ever since.
47. In 2000 Bill Gates steps down as Microsoft CEO and creates the 'Gates Foundation' and (along with other partners) launches the 'Global Alliance for Vaccines and Immunization (GAVI);⁴⁸ The Gates Foundation has given GAVI approximately \$4.1 Billion. Gates has further lobbied other organizations, such as the World Economic Forum ("WEF") and governments to donate to GAVI including Canada and its current Prime Minister, Justin Trudeau, who has donated over \$1 Billion dollars to Gates/GAVI.

⁴⁶ 18 March 2020, World Health Organization declares the pandemic; Order in Council, 2020-6157, March 18, 2020.

⁴⁷ Mail Online, Rachel Bunyan, December 14, 2020

⁴⁸ WHO history, at *supra note* 14.

48. On March 17, 2020- Prime Minister Trudeau asks for lockdown measures, under the Federal Quarantine Act, banning travel. The same date Premier Doug FORD declares an Emergency in Ontario, under the Provincial legislation.
49. On March 19, 2020 - The status of COVID-19 in the United Kingdom is downgraded. COVID-19 is no longer considered a high consequence infectious disease (HCID).⁴⁹ The Advisory Committee on Dangerous Pathogens (ACDP) in the UK is also of the opinion that COVID-19 should no longer be classified as an HCID (High Consequence Infectious Disease).⁵⁰
50. On March 24th, 2020 -Global medical experts declared that efforts to contain the virus through self-isolation measures would negatively impact population immunity, maintain a high proportion of susceptible individuals in the population, prolong the outbreak putting more lives at risk, damage to our economy and the mental stability and health of the more vulnerable.⁵¹
51. On March 24,2020 -Bill Gates announces funding for a company that will blanket Earth with \$1 billion in video surveillance satellites.
52. On March 26th, 2020, Microsoft announces it is acquiring' Affirmed Networks" focused on 5-G and "edge" computing".
53. March 31, 2020, Dr. Theresa Tam states that, "it is not clear that masks actually help prevent infections and may increase the risk for those wearing them.”
54. On April 21, 2020 - Bill Gates states that a coronavirus vaccine "is the only thing that will allow us to return to normal."

⁴⁹ <https://www.gov.uk/topic/health-protection/infectious-diseases>

⁵⁰ <https://preforthat.com/uk-officals-covid-19-no-longer-high-consequence-infectious-disease/>

⁵¹ <https://www.europeanloaded.com/twenty-two-experts-questioning-the-coronavirus-panic-videos-scientific-common-sense/>

55. On April 6, 2020 – German epidemiologist, Knut Wittkowsky releases a statement warning that artificially suppressing the virus among low-risk people like school children may increase the number of new infections" as it keeps the virus circulating much longer than it normally would.⁵²
56. On April 15, 2020 - Bill Gates pledges another \$150 million to coronavirus vaccine development and other measures. He states, "There are seven billion people on the planet. We are going to need to vaccinate nearly everyone."
57. On April 18, 2020, US News reports corona virus tests are ineffective due to lab contamination at the EDC and the CDC's violation of its manufacturing standards.
58. On April 24, 2020 - The Ontario government took the "extraordinary step" to release a database to police with a list of everyone who has tested positive for COVID-19 in the province.⁵³
59. On April 30, 2020 – Bill Gates writes that “the world will be able to go back to the way things were ... when almost every person on the planet has been vaccinated against coronavirus." Gates also states that "Governments will need to expedite their usual drug approval processes in order to deliver the vaccine to over 7 billion people quickly.”
60. On May 14, 2020, Microsoft announces that it is acquiring UK-based 'Metaswitch Networks', to expand its Azure 5-G strategy.
61. On May 19, 2020 - Health Canada approves human trials of a SARS-Co V-2 (COVID-19) vaccine without clear evidence that prior animal testing to identify the potential risk of pathogenic priming (immune enhancement) has been conducted.

⁵² Stand Up for Your Rights, says Bio-Statistician Knut M. Wittkowski, American Institute for Economic Research. April 6, 2020. <https://www.aier.org/article/stand-up-for-your-rights-says-professor-knut-wittkowsky/>

⁵³ <https://toronto.ctvnews.ca/ontario-takes-extraordinary-step-to-give-police-list-of-all-covid-19-patients-1.4910950>

62. By May 2020 - Over six million Canadians have applied for unemployment benefits and 7.8 million Canadians required emergency income support from the Federal government, because of economic shut-downs and closures dictated by Covid-measures.
63. By May, 2020 - Estimates of the Federal deficit resulting from their response to SARS-CoV-2 (COVID-19) ranges up to \$400 billion. (This exceeds the Canada's national budget for a year).
64. On May 20, 2020 - Dr. Teresa Tam, Canada's Chief Medical Officer, publicly advised the use of non-medical masks for the general public to provide an "added layer of protection" that could help prevent asymptomatic or pre-symptomatic Covid-19 patients from unknowingly infecting others. Dr, Tam's advice is not supported by scientific evidence.
65. On May 22, 2020 – Prime Minister Justin Trudeau told reporters that “contact tracing” needs to be ramped up across the county. Trudeau stated that he “strongly recommends” provinces use cell phone apps when they become available, and that this use would likely be mandated.
66. On or about May 25, 2020, the Federal government announced potential Criminal Code provisions, making it a criminal offence to publish "misinformation" about the COVID-19. "Misinformation" quickly evolves to mean as any opinion or statement, even from recognized experts, which contradicts or criticizes measures taken and/or mandated by the WHO, to be implemented globally by national and regional governments.
67. As of June 9, 2020, neither Prime Minister Trudeau, nor Premier Ford are willing and in fact refusing to disclose what medical advice, and from whom, they are acting upon.
68. On June 23, 2020, the Justice Centre for Constitutional Freedoms calls for, in a 69-page report, an end to the lock-down measures based on an analysis of the lack of medical and scientific evidence for their imposition and the infliction of unwarranted and severe Charter violations.

69. On June 18, 2020, Premier Doug Ford announced an upcoming up-step and acceleration of the implementation of “contract tracing” surveillance through cellphones.
70. On July 24, 2020, the Ontario government revoked the Declaration of Emergency ordered under the *Emergency Management and Civil Protection Act*, R.S.O. 1990, c. E.9 and brought into effect the *Reopening Ontario (A Flexible Response to COVID-19) Act*, 2020, S.O. 2020, c. 17.

INTERIM RELIEF AND RELIEF

WRIT OF QUO WARRANTO, CERTIORARI, PROHIBITION

71. The Plaintiffs and the class members state that on-going harm that they are suffering must be addressed by the court, on the urgent and immediate basis. As all human rights and charter rights are under attack, we must ask the Court to entertain a Writ of Quo Warranto, accompanied by Constitutional Challenge with great haste.
72. The High Writ of Quo Warrants issues in order to correct the usurpation of any public office on corporate franchise, but only to ascertain whether he/they/who are rightfully entitled to exercise the functions claimed. The public offices involved in partnerships with pharmaceutical companies and that World Health Organization, must come to court and explain to the public their authority for establishing these extra Parliamentary relationships.
73. The Plaintiffs and class members represent Indigenous peoples and others coming together to speak to the harms being neglected presently, and to challenge the violation of their collective rights as human beings, by the violation of international and domestic basic human rights.

CONSTITUTIONAL CHALLENGES

74. The Plaintiffs and class members will allege violation of the following sections of the *Canadian Charter of Rights and Freedoms*:⁵⁴

- (a) Section 2 a) Freedom of Conscience and Religion; b) Freedom of Thought, beliefs and opinion and expression, including freedom of the press and other media of communication; c) Freedom of peaceful assembly; and d) Freedom of association;
- (b) Section 6 (1) Every citizen of Canada has the right to enter, remain in and leave Canada.
- (c) Section 7 Everyone has the right to life, liberty and the security of the person and the right not to be deprived thereof except in accordance with the principles of fundamental justice.
- (d) Section 8 Everyone has the right to be secure against unreasonable search or seizure.
- (e) Section 12 Everyone has the right not to be subjected to any cruel and unusual treatment or punishment.
- (f) Section 25 The guarantee in their charter of certain rights and freedoms shall not be construed so as to abrogate or derogate from any Aboriginal, treaty or other rights of freedoms that pertain to the Aboriginal peoples of Canada.
- (g) Section 26 The guarantee in their charter of certain rights and freedoms shall not be construed as denying the existence of any other rights or freedoms that exist in Canada.

75. The plaintiffs and class members assert that the above sections and engaged by virtue of the following:

⁵⁴ Part I of the Constitution Act, 1982. *Canadian Charter of Rights and Freedoms*, s 7, Part 1 of the Constitution Act, 1982, being Schedule B to the Canada Act 1982 (UK), 1982, c 11.

- (a) Section 2 – all subsections engaged together by virtue of declaration of pandemic without scientific proof, manipulating statistics and number of “tests” from Polymerase Chain Reaction (PCR) and introducing vaccines, through private companies, allowed to skip animal trials and make human beings guinea pigs for “experimental gene vaccine” which would then put human beings at risk of disrupting the expression of our genes, modifying the human reverse transcriptase (RT) process in the human body, potentially leading to death due to uncertain outcomes of the intrusion into the human body’s own genome pool, including the facilitation of autoimmune reactions, and development of chimere proteins and genome sequences in response.

These actions, in isolation or taken together, all violate Sections 2a), b), c), and d). It is obvious to all that section 2(b) is particularly under attack when censorship prevails on all media platforms and Freedom of thought, belief and opinion and expression are under serious threat.

- (b) Section 6. This right has been trampled by and executive acting without authority, as it has not informed itself on the science of the Coronavirus, the Polymerase Chain Reaction (PCR) test, not the vaccinations proposed. This abdication of duty and responsibility to the people is overwhelming and in plain sight.
- (c) Section 7. The protocols imposed causing mental, physical, emotional and deep economic harm are not based on credible science as to the actual existence of a pandemic. The WHO has engaged in so much manipulation on even the definition of pandemic, that to have a Federal Government attach itself to such a harmful exaggeration is a gross violation of life, liberty, and security of the person; and

which are in gross violations of the laws of Canada and those international covenants as discussed above, signed and ratified in protection of Canadian citizens. Statistics and vital information suppression, censorship of the press against opposite opinion, manipulation of death statistics and exaggeration of numbers of cases through useless Polymerase Chain Reaction (PCR) “tests” and the introduction of private pharmaceutical companies invited in to conduct the mRNA-based experimental gene therapy for a disease from which 98.09% of the population recovers from and although there are known treatments for recovery... amounts to gross violation of section 7.

- (d) Section 8. The testing is being used to track individuals worldwide. Those who are tested in Canada are now being entered into a police data base.

The proposed agenda of the pharmaceutical companies would appear to seek to alter the human being’s DNA. And insert micro-chips for the purposes of satellite surveillance. These are major violations to section 8.

- (e) Section 12. Everyone has the right ... “not to be subjected to any cruel and unusual treatment...”

- (f) Section 25. The Federal Government through the apartheid policy Indian Act, has established a category of “status Indians” and “others” as seen in Section 25 of the Constitutional Act 1982. The “others” are the disenfranchised, the oppressed, the forgotten and the harmed ones and through its present agenda it is making everyone “others”.

The most vulnerable of the population, the elderly, the children and the Indigenous are all now “others”

The Indigenous people and the British Colonists are very familiar with infected blankets.

- (g) Section 35. This section of the Constitutional confirms the existence of other rights and freedoms which the Plaintiffs and class members claim as including the application of international connection, treaty, and jus cogens to domestic law. The rejection of this principle of international comity is a violation of Section 26.
76. The Plaintiffs and class members will seek to have a hearing, on an urgent basis, based on a writ of quo warranto, certiorari, declaration and injunctive relief advanced through the prism of the violation of charter of rights and freedoms and international instruments of human protections against tyranny.

HUMAN RIGHTS OF INFORMED CONSENT, HEALTH AND BODILY INTEGRITY⁵⁵

77. People need to have fully informed consent when it comes to injecting foreign genetic material into their bodies.
78. Legislators do not have the specialized knowledge required to conduct the necessary risk-benefit analysis of the individual. Only the individual, or in the case of a child, the parents, possess that knowledge.
79. All vaccines carry risks. Compulsory vaccination constitutes a gross violation of the right to informed consent.
80. *Declaration of Helsinki* states that every research project
- must be preceded by careful assessment of predictable risks and burdens... in comparison with foreseeable benefits" (article 18). It adds that the research should be stopped when the risks outweigh the potential benefits (article 20). Researchers

⁵⁵ Universal Declaration on the Human Genome and Human Rights (1997), Oviedo Convention.

must ensure equilibrium between the potential risks and benefits of the research and that the risks have been minimized (guideline 8).”⁵⁶

81. Here, we do not only talk of experimental gene therapy affecting a few but the forced mRNA is not vaccination as we know it, it is a gene therapy that entails to transfect human beings with viral proteins produced of non-human source material. The *Declaration of Helsinki* and the Council for International Organizations of Medical Sciences (CIOMS) requires that:

vulnerable people should not be included in research unless the research is indispensable to the improvement of their health and it cannot be done with people who are capable of providing consent

82. According to the U.S. American Pfizer and BioNTech trials, the risk of infection is lowered by 0.39%. In addition, the 100% useless PCR-test cannot establish that these people might not have had gone asymptotically through an infection with SARS-CoV-2 already. Therefore, we cannot depart from the assumption that the gene therapy is is indispensable

83. The mass “vaccination” planned does not only not ask for informed consent but wants to “vaccinate” the vulnerable and children first

84. Governments urgently need to orient health policies towards protecting rather than violating these human rights

MODUS OPERANDI OF HUMAN RIGHTS VIOLATIONS EUGENICS

85. The COVID vaccines are mRNA vaccines. mRNA has never been used as vaccine. No mRNA sequence has ever been licensed for human use before. In essence, we have absolutely no idea what to expect from this material that is being sold to the public as “vaccine”. Its

⁵⁶ Council for International Organizations of Medical Sciences (CIOMS) and the World Health Organization. International ethical guidelines for biomedical research involving human subjects. Geneva: CIOMS; 2002. Julie Samuël, Gene Therapy, section VI in book

manufacturers still owe to the regulatory bodies and the public evidence that it will be effective and safe.

86. Traditional vaccine simply introduce pieces of a virus to stimulate an immune reaction. The new mRNA vaccine is completely different. It actually injects (transfects) molecules of synthetic genetic material from non-human sources into our cells. Once in the cells, the genetic material interacts with our transfer RNA (tRNA) to make a foreign protein that supposedly teaches the body to destroy the virus being coded for.

Notably, these newly created proteins are not regulated by our own DNA, and are thus completely foreign to our cells. What they are fully capable of doing is unknown.

Most recently, studies by Zhang L et al., published on 13 December 2020, have provided evidence that the SARS-CoV-2 genome transcended into the human body had been triggered a human body response of integrating the SARS-CoV-2 genome into the human DNA sequences. But not only that, further observations have shown that these new SARS-CoV-2 genome/human DNA complexes will facilitate the reproduction of chimere mRNA by copying from the unnatural integrated SARS-CoV-2 genome/DNA construct. Studies as early as 2003, have shown that this will likely be facilitated in testicles ad ovaries among other organs. Therefore, clear evidence for the manipulation and mutation of the human genome could already be established.⁵⁷

Forcing people to accept a transvection with mRNA material that will change their genome is ultimately, constituting a government imposed eugenic program. The mRNA molecule is vulnerable to destruction. So, in order to protect the fragile mRNA strands while they are being inserted into our DNA they are coated with PEGylated lipid nanoparticles. This coating

⁵⁷ Zhang L 2020bioRxiv; <https://doi.org/10.1101/2020.12.12.422516>

hides the mRNA from our immune system which ordinarily would kill any foreign material injected into the body. PEGylated lipid nanoparticles have been used in several different drugs for years. Because of their effect on immune system balance, several studies have shown them to induce allergies and autoimmune diseases.

Additionally, PEGylated lipid nanoparticles have been shown to trigger their own immune reactions, and to cause damage to the liver.

87. These new vaccines are additionally contaminated with aluminum, mercury, and possibly formaldehyde. The manufacturers have not yet disclosed what other toxins they contain.
88. Since viruses mutate frequently, the chance of any vaccine working for more than a year is unlikely. That is why the flu vaccine changes every year. Last year's vaccine is no more valuable than last year's newspaper. As of 13 December 2020, the GISAID (Global Initiative for Sharing Influenza Virus Data)⁵⁸ has already registered 3,422 variations of the SARS-CoV-2. We are now into the 11th month of the SARS-CoV-2 virus drama. Telling people that the vaccine developed without using isolated and cultured virus material an available now would protect them from this virus and its new strands is pure delusion.
89. Absolutely no long term safety studies will have been done to ensure that any of these vaccines won't cause the cancer, seizures, heart disease, allergies, and autoimmune diseases seen with other vaccines.

If you ever wanted to be guinea pig for Big Pharma, now is your golden opportunity.

CRIMES AGAINST HUMANITY

⁵⁸ <https://www.gisaid.org/>.

90. The Plaintiffs and Class Members state that since March 3, 2020 the conditions imposed on people fit the second definition of genocide. The United Nations convention on genocide states: “Imposing conditions of life designed to cause mental or physical harm.” The specific harm suffered by the caucus members are outlined under harms/wrongdoings, suffice to say they have neglected human beings on a spiritual, emotional, mental and physical level since last March 2, 2020. The Plaintiff and Class Members allege damages for the fact of genocide and apartheid since that date until the oppression ends.
91. The Plaintiff and Class Members state that the crime of apartheid is found in the protocols and regulations adopted by all levels of government (federal, provincial and municipal). The crime of apartheid is defined as inhumane acts imposed on a people committed in the context of an institutionalize regime of systemic oppression and domination by one group over any other group and committed with the intention of maintaining that regime”. The Plaintiff and Class Members claim damages for the fact of apartheid against the defendants.
92. The Plaintiff and Class Members state that some defendants have been publicly identified as committing an act of genocide in Kenya – WHO, Bill and Melinda Gates Foundation and those who now co-operate with them in the insanity of mass world-wide vaccinations, for a disease of unknown source and 98.01% recovery rate, are also complicit in the crimes of genocide and apartheid.

THE AGENDA

93. The Plaintiff and Class Members state that the world-wide agenda would appear to revolve around pandemic, testing and vaccination. The Plaintiff and Class Members state that the science and medical information publicly available will not support the declaration of a pandemic. The Plaintiff and Class Members will prove that the definition of pandemic was

manipulated by the WHO for nefarious reasons and not medical or scientific reasons. The Director-General of the WHO, Dr. Tedros Adhanom Ghebreyesus has been accused of genocide at the International Criminal Court. The UN and the WHO along with the Bill and Melinda Gates Foundation committed genocide in Kenya.

94. The Pandemic concept of pandemic has been declared, not to fight an infectious disease known as COVID-19 (although it has always existed) but to meet a nefarious agenda. The disease can be properly treated without vaccinations, there is a 98.01% recovery rate and proper treatments for the disease have been suppressed worldwide.

More disturbing is a world-wide censorship on anyone who defies the conventional wisdom of the need to declare a pandemic. The Plaintiff and Class Members state that the censorship violates their section 2(a) and 2(b) Charter of Rights and entitles them to compensation pursuant to section 24 of the Charter.

PANDEMIC

95. The Plaintiff and Class Members state that the terrorizing of children and the elderly is part of the agenda of those who are manipulating this health crisis. The imposition of conditions since March 2, 2020, has caused both mental and physical harm to children and the elderly. The Plaintiff and Class Members claim damages for the polymerase of genocide and apartheid on behalf of the children and the elderly.

TESTING

96. The Plaintiff and class members state that Polymerase Chain Reaction (PCR) and tests do not belong in the same sentence. PCR is not a test – it is a fact. The Plaintiffs and Class Members state that there is ample scientific and medical evidence to prove that the PCR “testing” is

useless. Most scientists will agree that setting the cycles of the PCR beyond cycle threshold of 25 cycles, renders the tool useless. Most, if not all PCR test kits are set at 45 – making their results useless. However, the positive results are used to bolster numbers of infectious disease to keep the lie of the spreading of the disease – just that – a lie. The Plaintiff and Class Members state that medical doctors around the world are paid extra money to declare a heart attack death or a car accident death a COVID-19 death.

What is the need for subterfuge? The testing by PCR has an inherent flaw – it does not do what is described – thus, a manipulation is underway on the PCR testing

VACCINATIONS

97. The Plaintiff and Class Members state that the WHO/Bill and Melinda Gates Foundation/ United Nations have been identified as committing an act of genocide by sterilizing 500,000 Kenyan girls and women and yet they are now the saviours of human beings. The Plaintiff and Class Members state that this act of genocide is for all the world to see, yet it would appear that the world is prepared to allow those same people to help them and not harm them. The Plaintiff and Class Members state that they are faced with another act of genocide unless it is stopped and officials and authorities explain themselves.

The Plaintiff and Class Members state that it was not the flu that killed in the Spanish Flu of 1917 but the vaccinations given which killed 50 million people worldwide.

The Plaintiff and Class Members state that the vaccination program proposed worldwide it biological warfare being delivered to humanity

HARMS/WRONGDOINGS

Covid Measures

98. The Federal Government on March 6, 2020 issued an Order-In-Council 2020-0524, as follows:

Whereas the governor in council is of the opinion that

- a. based on the declaration of a pandemic by the World Health Organization (WHO), there is an outbreak of a communicable disease, namely Coronavirus Disease 2019 (COVID-19) in the majority of foreign countries;*
- b. the introduction and spread of the disease poses an imminent and severe risk to public health in Canada;*
- c. the entry of persons into Canada who have recently been in a foreign country may introduce or contribute to the spread of the disease in Canada; and*
- d. no reasonable alternative to prevent the introduction or the spread of the disease are available.*

99. The Plaintiffs and Class Members state that federal, provincial and municipal governments then followed the lead of “a declaration of a pandemic by the WHO”, an organization that manipulated the definition of pandemic to fit its own nefarious agenda and also have engaged in an act of genocide in Kenya. The declaration of pandemic was not based on scientific or medical advice but rather advice from a corrupt, genocidal organization. All provincial and municipal governments followed suit basing their actions on a declaration of pandemic by the WHO.

Federal Measures

100. On or about March 17, 2020 Justin Trudeau announced a lock-down and invoked the following legislation with respect to "pandemic":

- (a) The Federal *Quarantine Act*, stipulating the lock-down of flights to Canada, and that Canadians returning to Canada, self-isolate and quarantine themselves for a 14-day period;
- (b) Various pieces of legislation setting out financial assistance for various persons and sectors;

101. Trudeau further and effectively shut down Parliament. Parliament has only "convened", sparingly, to pass spending measures, with an amputated, hand-picked, selection of 25 MPs, notwithstanding that technology such as "Zoom" exists to accommodate and convene the entire Parliamentary contingency of the 338 MPs, to date it has not happened. Parliamentary Communities rested in a legislative coma until April, 2020, where after some sit virtually.

102. Justin Trudeau held (holds) daily press conferences to "inform" Canadians, and further issues decrees and orders, such as "stay home", which decrees and fiats have no legal effect, notwithstanding, that they were acted upon by Municipal and Provincial enforcement officers, but at that no time has the Federal Parliament invoked the Federal *Emergencies Act*.

Provincial Measures

103. On or about March, 17, 2020 Premier of Ontario Doug Ford and his government invoked the Provincial *Emergency Management and Civil Protection Act*, with a declared state of emergency, last extended to July 9th, 2020, and enacted to date, 48 Regulations with enforcement orders.

104. The net, summary effect, of the orders contained in the Regulations are as follows:

- (a) Ordering the shut-down of all business, except for 'essential' businesses which were tied to food, medicine, doctors and hospitals;
- (b) A 'social distancing' of two (2) meters;

- (c) No 'public gathering" of more than five (5) persons who are un-related, with 'social distancing" of two (2) meters, which was later increased to ten (10) persons;
- (d) Restaurant and bar shut-downs, except for take-out service;
- (e) The physical closure of all public and private schools, daycares, and universities;
- (f) The mandatory use of face-masks, mandated by the Ministry of Health, to all the Medical Regulatory Medical Services Colleges, to direct all their licensed members to impose mandatory masking of all patients, employees, and members, in their place of work;
- (g) The shut-down of all park amenities including all play-grounds and facilities for children;
- (h) The elimination of one-on-one, and all other programs for special-needs children, and those suffering from neurological and physical disabilities;
- (i) Banning all public gatherings over five (5) -persons, notwithstanding a social distancing of two (2) meters, including the banning of religious services, including a restriction on marriages, funerals, and other religious actions and ritual and rites.
- (j) The provision for offences, laying of charges, and imposition of heavy fines for breach of the orders, with an impossibility to challenge those fines as the Provincial Offences Court was (and could again) be physically closed and the *Provincial Offences Act* tickets make it clear that the charge and line cannot be 'mailed in" but that the person must attend, physically, at the Provincial Offences Court to file a defence of the charges, only to find a closed Courthouse.

105. The City of Ottawa has adopted Provincial and City rules that impose requirements and restrictions on: face masks, social gatherings, restaurants, bars, meeting and event spaces,

sports, exercises and gyms, places of worship, casinos, bingo halls and gaming establishments, cinemas, performing arts facilities, retail, personal care services and the list goes on.

106. The Plaintiffs state, and the fact is, that the World Health Organization, ("WHO"), our federal, provincial and municipal governments, and the mainstream media, propagate that we are facing the biggest threat to humanity in our lifetime. This is false.

107. The Plaintiffs state, and the fact is, that while there is more about the SARS-CoV-2 coronavirus that needs to be understood, the scientific and medical evidence clearly demonstrates that the mathematical modeling used to justify extreme containment measures were invalid. Further, that the vast majority of the population is not at serious risk of complications of mortality as a result or exposure to COVID-19.

108. The fact is that the mass and indiscriminate containment of citizens, the restriction of access to our economy, courts, parliament and livelihoods, medical and therapeutic care, and the imposition of physical distancing and other restrictions are measures that have never before been implemented nor tested, nor have a scientific or medical basis.

109. The fact is that the impact of these measures on physical, emotional, psychological, and economic well-being is profoundly destructive, unwarranted, and clearly not sustainable.

110. The fact is that these drastic isolation measures are not supported by scientific or medical evidence. There is considerable agreement in the scientific community that such drastic measures are not sustainable nor warranted or justified, and while these measures may delay viral spread, they are unlikely to impact overall morbidity.

111. The fact is that this over-hyped COVID-19 pandemic narrative is creating unnecessary panic and being used to justify systemic governmental violations of the rights and freedoms that

form the basis of our society, including our constitutional rights, sovereignty, privacy, rule of law, financial security, and even our very democracy.

112. The fact is that it is clear significant violations of the Plaintiffs' rights and freedoms are being perpetrated by the federal, provincial, and municipal governments and health authorities.

113. The fact is that as a result of all of the above, the Plaintiffs have suffered and continue to suffer, severe violations of their constitutional rights which are not justified on any measurement, including s. 1 of the Charter.

114. The harms/wrongdoings of the Plaintiffs and Class Members will be more specifically placed in a future document. The urgency of filing this document is paramount.

CONCLUSION

115. The Plaintiff and the Class Members state that it is imperative that the Court grant an early date to hear the Plaintiffs on application in quo warranto, certiorari, prohibition and in punitive relief requiring certain Defendants to come forward and justify their official actions as they are inconsistent with the crisis identified and they have not adhered to proper medical and scientific standards to justify these draconian measures.

116. The Plaintiff and Class Members state that the sobering words of Cardinal Raymond Leo Burke, of Wisconsin, U.S.A., a Cardinal of the Holy Roman Catholic Church, in delivering a sermon to the faithful on December 13th, 2020, are as follows:⁵⁹

“It is with a troubled and heavy heart that I address you at a time when our nation is going through a crisis which is an attack on our free and democratic institutions.”

“... The worldwide spread of Marxist materialism which has already brought destruction and death to the lives of so many and which has threatened the foundations of our nation for decades and now seems to seize the governing

⁵⁹ <https://www.youtube.com/watch?v=fWENECMqRGU>.

power over our nation to attain economic gains so that we become dependent on the Chinese Communist Party an ideology totally opposed to Christian families ...

“Most alarming crisis ... the mysterious Wuhan virus whose nature and prevention the mass media gives us daily conflicting information ... then it is used by certain forces inimical to families and freedom of nations to advance their evil agenda.”

“These forces tell us we are now subjects of the “Great Reset” the “New Normal” dictated to us by their manipulation of citizens and nations through ignorance and fear.

“The input of the crisis in the world and church are profound for all of us.”

And finally

“Worldly forces would isolate us to have us believe we are alone and dependent on secular forces which would make us slaves to their Godless and murderous agenda.”

117. The Plaintiffs and the Class Members allege general tort actions and breach of fiduciary duty, malfeasance in public office, gross negligence, along with torts of assault, including the tort of genocide and apartheid, and complicity in genocide and apartheid.

118. The Plaintiff and Class Members state that their lawyers participate in a world alliance with lawyers and a world alliance of doctors and scientists who are expressing collective alarm at these Draconian measures unsupported by medical or scientific opinion.

119. The Plaintiffs and Class Members propose that the matter be tried in Ottawa.

Date: December 21, 2020

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File No.:

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-and-

POPE FRANCIS, *et al*
Defendants

Ontario Superior Court of Justice
Ottawa

STATEMENT OF CLAIM
Proceedings under the *Class*
Proceedings Act, 1992

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