

Exhibit 30. Collateral Damages COVID -19

1. Illegal Provincial government legislation?

Government measures in Alberta and BC have unnecessarily increased undemocratic government powers and limit accountability.

In my home province, Alberta, the provincial government has passed Bill 10, **The Public Health (Emergency Powers) Amendment Act**. (This follows a similar Bill passed in B.C.- Bill 19.)

These bills allow cabinet ministers to **unilaterally** write new laws **without any oversight from the Legislative Assemblies**.

Both laws limit citizens to hold elected officials accountable. This is undemocratic to say the least.

(Relevant Acts:

Alberta- Bill 10 - The Public Health (Emergency Powers) Amendment Act. (was rushed through the legislature in less than 48 hours!

Before Bill 10 became law on April 2, **Alberta's Public Health Act** already empowered politicians and bureaucrats to take property away from citizens and organizations, to force citizens to render aid, to conscript people to help deal with an emergency and to enter into any building or property without a warrant. The chief medical officer was already empowered to forcibly quarantine any person who is ill, or any person who is caring for a sick family member.

Bill 10 has also increased the maximum penalty for disobeying the **Public Health Act** from \$2,000 to \$100,000 for a first offence, and from \$5,000 to \$500,000 for a subsequent offence.

The only justification provided by **Health Minister Tyler Shandro** for these new powers was to "strengthen our ability to protect the health and safety of Albertans." **Why ministers need the power to write laws on the fly was not explained.**

However, Bill 10 is still an affront to the rule of law, one of Canada's foundational principles. **"Whereas Canada is founded upon principles that recognize the supremacy of God and the rule of law"** are the first words in the Canadian Charter of Rights and Freedoms. The rule of law means being governed by laws, not by the whims of a king or a cabinet minister.

BC- Bill 19, the COVID-19 Related Measure Act)

An investigation by B.C.'s ombudsperson has found that two orders made by B.C.'s Minister of Public Safety and Solicitor General Mike Farnworth during the COVID-19 pandemic were not authorized by law.

Farnworth made one order that waived time limits related to any civil or family lawsuits and other instances involving deadlines including tribunals.

Another allowed local government meetings to be held without the public or local reporters in attendance and gave municipalities the power to adopt bylaws more quickly than usual.

"In a provincial emergency the solicitor general has additional extraordinary powers," Ombudsperson Jay Chalke said in a written statement.

"The issue we investigated is whether those extra powers include the ability for the minister to suspend or temporarily amend B.C. statutes **and we concluded the minister does not have that authority, even in an emergency.**"

Suggested Action by the Federal Government

On the surface, it could be argued by the 2 Provinces that this is strictly a Provincial matter..... Is it?

1. The Federal Government could challenge under the Constitution?
 2. The Federal Government could withhold optional (transfer payments) to the 2 Province
-
-

2. Non-Reporting of Pre-Conditions- Deaths Attributed to COVID-19

Examples of daily reporting by every jurisdiction in Canada is somewhat standard and it would be redundant to illustrate data and evidence of the extensive COVID-19 reporting that takes place.

There is one exception, however and it is a very serious one- the inadequate/and/or false/reporting of the causes of deaths. **Misrepresentation by omission** would be a more accurate description of the deficiency in the subject reporting.

At the early stages of causal reporting in Canada by ALL governments, invariably quoted the **World Health Organization** about countless data, conveyed etc. It most certainly appeared that the **WHO** method of reporting attributable **COVID-19** deaths was the "default" **to be used in Canada- but wasn't.** **WHY????!!**

(The **World Health Organization** International Guidelines for certification and classification (Coding) of COVID-19 as cause of death (April 20 2020) has a process for reporting "pre-conditions". **Ignoring this guideline by Canada is inexcusable.**

(England and Wales are 2 countries that did follow the guideline others were not researched due to time commitments- **WJP**)

(Please refer to "**Exhibit 15**" for more information.)

