

CANADA'S INVERTED SYSTEM OF LAW

As Canadians, we are immersed in a divisive Government agenda that is fracturing our communities and tearing down our culture. What you may not realize is that you are KEY to the plan.

The source of your confusion, anger and frustration is the Inverted System of Law our Government is imposing on us. Normally, when the Government enacts laws, Government officials uphold or enforce them against individuals and corporations who are not in compliance. Under this Inverted System of Law, Government imposes the responsibility for enforcement on YOU - business owners, doctors, nurses, principals, teachers, board members, etc. Here's how it works: (Diagram attached)

Canadian Law

The supreme law of Canada is the *Constitution Act, 1982* (the "Constitution"). The *Constitution* defines rights and freedoms that apply to each individual physically present in Canada. Some of these rights include: mobility, legal (life, liberty and security of person), democratic and equality rights. The rights and freedoms provided by our *Constitution* cannot be breached or impaired by Government legislation or conduct. The *Charter of Rights and Freedoms* (the "Charter") forms Part I of the *Constitution* and provides individuals physically present in Canada with rights and freedoms such as freedom of expression, freedom of religion and equality (freedom from discrimination), amongst other rights.

Within the *Constitution* the Government can invoke a "Notwithstanding Clause" that could result in the loss or impairment of a right if the benefit gained is greater than the detriment suffered. The Notwithstanding Clause has not been used by the Government during the pandemic, meaning that the *Constitution* and *Charter* continue to apply to Government conduct and legislation throughout the pandemic.

Each Province in Canada also has Human Rights legislation that applies to all Provincial Government conduct and legislation unless the Provincial legislation expressly states it is not subject to the provisions of the Act. Human Rights legislation protects individuals from discrimination on enumerated (specific) grounds, including race, creed, religion, physical or mental disability, to name a few. Across Canada, Provincial legislation does not expressly state that CMOH Orders are not subject to the Human Rights Act. Therefore, all legislation and conduct of Provincial Governments must comply with the protections provided pursuant to this legislation.

Chief Medical Officer of Health Orders & Public Health Act

All of the legislation outlined above ("Canadian Law") takes priority over each Provincial Public Health Act ("PHA") and Chief Medical Officer of Health Order ("CMOH Order") across Canada. Therefore, the legislation and conduct of each Provincial Health

Authority must not breach the rights and freedoms of individuals physically present in Canada pursuant to Canadian Law.

How does the Inverted System of Law work?

The Government knows that the CMOH Orders breach Constitutional, Charter and human rights. They also know that only the Public Health Authority has the legal authority to enforce these Orders pursuant to the legislation. Their solution is to have YOU enforce the laws for them. In this manner, they do not breach the rights and freedoms of individuals physically present in Canada – YOU DO!

If YOU enforce the CMOH Orders...

If you have a business that complies with the CMOH Orders and breaches the rights and freedoms provided by Canadian Law in doing so, you may be ordered to pay damages. Here are some examples:

- If a business lays off a food server or denies service to an individual who cannot wear a mask, the business could be liable for damages for discrimination on the basis of a physical disability. There are several Human Rights claims pending against Chapters/Indigo for refusing service to Patrons with mask exemptions.
- If a business lays off employee(s) due to a shortage of work during the pandemic, it could be liable for severance pay – even to those employees who immediately found new employment for a higher rate of pay. This happened to a business in Ontario: *Coutinho v. Ocular Health Centre Ltd.*, 2021 ONSC 3076 (CANLII).

If YOU DO NOT enforce the CMOH Orders...

If the business chooses to comply with Canadian Law and refuses to enforce the CMOH Orders, the wrath of the Public Health Authority will ensue. This will entail repeated inspections, threats, suspension and cancellation of Permits and eventual closure. It is also likely to entail inspections, fines and Orders from other Government administrative branches, including Occupational Health & Safety, the Fire Department, the Municipality, RCMP and/or Bylaw and the Governing Body, in the case of a professional. Landlords have also been utilized to evict or shut down businesses.

Ironically, throughout the entire process, the Public Health Authority does not speak with customers or employees, whom they assume are in breach of the CMOH Orders based on observation. They assume the customer or employee not wearing a mask is not exempt. They assume that groups of individuals do not share a family cohort for the purpose of “social distancing”. Then they penalize the business owner whom they know has no legal authority to enforce compliance upon a customer or an employee. This culminates in business closure, and in the case of a professional, loss of the license required to practice. Loss of reputation is a known side effect.

How can YOU win?

You can't – and in case you haven't noticed – they don't want you to! This is a lose-lose situation specifically designed to financially devastate businesses and crush dissenting

opinions. Regardless of whether or not you enforce the CMOH Orders, a publicly funded Government or Quasi-Government agency will be ready to enforce against the business. This is in addition to the financial costs and loss of business imposed by the CMOH Orders themselves.

Why is this happening?

YOU are KEY to the plan. Remember?

During this time of chaos and confusion, Canadians need to remember that democracies are built by Consent. The way we agree to behave defines our rights and freedoms because this is what we Consent to. Ask yourself what you have Consented to by saying nothing at all:

- ? Refusing service to someone with a physical disability who cannot wear a mask
- ? Refusing service to someone who has not had the Vaccine or cannot have the Vaccine
- ? Imposing a medical treatment on an individual (Vaccine or Mask)
- ? Enforcement against opinions that contradict the Government
- ? Government regulation of all areas of public and private life (including a Complaint Line to report the non-compliance of your neighbours)
- ? Communism = The Loss of all Individual Rights and Freedoms

What can YOU do?

The solution is simple because it lies with YOU.

If Canadians want to return to the free and democratic society we once knew, all we need to do is live in accordance with Canadian Law.

- **STOP** consenting to Government agendas that use Canadians as pawns to divide and conquer.
- **STAND** and recognize that despite our differences, what affects your neighbour today will be on your doorstep tomorrow.
- **SPEAK** to defend the democracy we want to leave as our legacy for future generations.
- **ACT** to align your behavior with the rights and freedoms we, as Canadians, are Consenting to within OUR free and democratic society.

Please join us in defending our “free and democratic society”

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System of Inverted Law

HEALTH ORDERS

COMPLIANCE

Business Owners, Employees
Doctors, Nurses
Principals, Teachers

NON-COMPLIANCE

BREACH CANADIAN LAW =
DAMAGES + CLOSURE

- Loss of Income
- Employment Standards
- Human Rights
- WCB
- Courts

LOSE

Constitution
Charter
Bill of Rights
Human Rights

DON'T BREACH CANADIAN LAW =
ENFORCEMENT + CLOSURE

- Loss of Income
- Wrath of Government
 - Municipality
 - Fire Department
 - OH&S
 - Health Services
 - RCMP

LOSE