

# Notice and demand affidavit

## Cease and desist order for vaccine passport mandate requests

Whereas a mandate is not a lawful order since only by the consent of the governed can a lawful order be executed.

Furthermore, if there is contention about this alleged mandate between any two parties then one has not consented to the order.

Whereas any medical procedure is done under duress or with fraud and coercion is void and unconscionable.

Whereas extortion is a legal crime and the act of using a mandate to coerce anyone to undergo a medical procedure against their will, or better understanding is a crime.

Whereas denying an employee his position of employment based on his medical record is also a crime of extortion.

Furthermore, the judicial oath of any legal judge or police officer is to do right by all manner of people under the laws of Canada and for the usages of the province without fear or favor affection or ill will.

Furthermore, While acting in a legal capacity all members of law enforcement are unable to exceed their oath by performing any action that goes against that oath.

Whereas covid 19 is an unproven and never isolated virus so everything that has taken place since March of 2020 has been a fraud and all of the government and its paid-for media is complicit in the fraud of covid 19.

Furthermore, any doctor who prescribes a life-threatening experimental RNA bioagent masquerading as a vaccine is guilty of committing the crime of conspiracy to commit manslaughter.

Whereas graphene oxide and ethylene oxide are both lethal chemical carcinogens and are present in large quantities in all experimental covid vaccines.

Furthermore, masks have been proven to cause many physical ailments due to additional graphene oxide and lack of life-giving oxygen.

Furthermore. lockdowns have caused much undue hardship for small businesses due to closures and restrictions.

-Furthermore, All of these draconian measures based on fraudulent emergency measures is a contrivance to usher in a totalitarian world order.

Whereas ignorance of the law is no excuse,

Whereas ignorance of the 1000's of deaths and 100's of thousands of adverse reaction statistics is a crime and desecration of the medical society's Hippocratic oath.

Therefore any and all actions taken against anyone based on the fraudulent condition known as covid 19 is a crime against humanity and a racketeering scheme designed by the pharmaceutical industry, the government, and the mainstream media, to not only limit and damage the lives of the people of the world but to sicken and kill those who were unaware of the crime being perpetrated against them.

Legal basis:

Canada evidence act section 50:

Right of refusal to answer or produce documents.

50 (1) Any person examined under any order made under this Part has the like right to refuse to answer questions tending to criminate himself, or other questions, as a party or witness, as the case may be, would have in any cause pending in the court by which, or by a judge whereof, the order is made.

Canada evidence act section 50.2

Nature of right

(2) No person shall be compelled to produce, under any order referred to in subsection (1), any writing or other document that he could not be compelled to produce at a trial of such a cause.

To whom these provisions apply

Application of this Part

52 This Part extends to the following classes of persons:

(a) officers of any of Her Majesty's diplomatic or consular services while performing their functions in any foreign country, including ambassadors, envoys, ministers, charges d'affaires, counsellors, secretaries, attaches, consuls general, consuls, vice-consuls, pro-consuls, consular agents, acting consuls general, acting consuls, acting vice-consuls and acting consular agents;

(b) officers of the Canadian diplomatic, consular and representative services while performing their functions in any foreign country or in any part of the Commonwealth and Dependent Territories other than Canada, including, in addition to the diplomatic and consular officers mentioned in paragraph (a), high commissioners, permanent delegates, acting high commissioners, acting permanent delegates, counsellors and secretaries;

(c) Canadian Government Trade Commissioners and Assistant Canadian Government Trade Commissioners while performing their functions in any foreign country or in any part of the Commonwealth and Dependent Territories other than Canada;

(d) honorary consular officers of Canada while performing their functions in any foreign country or in any part of the Commonwealth and Dependent Territories other than Canada;

(e) judicial officials in a foreign country in respect of oaths, affidavits, solemn affirmations, declarations or similar documents that the official is authorized to administer, take or receive; and

(f) persons locally engaged and designated by the Deputy Minister of Foreign Affairs or any other person authorized by that Deputy Minister while performing their functions in any foreign country or in any part of the Commonwealth and Dependent Territories other than Canada.

Canadian, Charter of rights and freedoms

Provision. 15. (1) Every individual is equal before and under the law and has the right to the equal protection and equal benefit of the law without discrimination and, in particular, without discrimination based on race, national or ethnic origin, colour, religion, sex, age or mental or physical disability.

section 7 security of the person

Security of the person includes a person's right to control his/her own bodily integrity. It will be engaged where the state interferes with personal autonomy and a person's ability to control his or her own physical or psychological integrity, for example by prohibiting assisted suicide or regulating abortion or imposing unwanted medical treatment (*R. v. Morgentaler*, [1988] 1 S.C.R. 30 at 56; *Carter*, supra; *Rodriguez*, supra; *Blencoe*, supra at paragraph 55; *A.C.*, supra, at paragraphs 100-102). Where a criminal prohibition forces a person to choose between a legal but inadequate treatment and an illegal but more effective choice, the law will infringe security of the person (*Smith*, supra, at paragraph 18).

In closing therefore any request for a vaccine passport based on your acceptance of this notice is unlawful and your name and business card will be required for any subsequent legal action that we the people will be engaging in these Canadian courts against all violators of the human rights of the people of Canada.

If you do not accept this notice you have tacitly agreed to the terms and conditions of this notice forthwith.