

Freedom & Rights Declaration

Attention: Provincial/Territorial Health Officer

This letter is in response to orders suspending religious gatherings, based on the claim that we are experiencing a "public health emergency." There is no evidence to substantiate this claim. In fact, the evidence indicates that we are experiencing a rate of infection consistent with a normal influenza season.

[JCCF report](#) ... "71 per cent of Canada's 11,344 deaths are over the age of 80. A further 18.4 per cent are between 70 and 79, and a further 7.3 per cent are between 60 and 69 years of age. **Only 3.3 per cent of deaths are amongst those under 60.... "which is 374 people in a population of 37.5 million."** The majority of deaths are related to comorbidities.

The purported increase in "cases" is a direct consequence of increased testing through the inappropriate use of the PCR instrument to diagnose COVID-19. It is well established that the PCR test was never designed, or intended, as a diagnostic tool and the current utilization, set at higher amplifications, is producing up to 97% false positives. The PCR device is not an acceptable instrument to measure this so called pandemic and any emergency measures imposed that are based on PCR testing is unwarranted, unscientific, and quite possibly fraudulent if the medical person is familiar with the advice of the inventor of the test and some of the manufacturers of the device.

An international consortium of life-science scientists has detected 10 major scientific flaws at the molecular and methodological level in a [peer review of the RTPCR test to detect SARS-CoV-2](#). Furthermore, a Portuguese court has ruled that [PCR tests are unreliable](#).

As the PCR device has not proven to be an acceptable instrument to measure this so-called pandemic, any emergency measures that are based on PCR testing are unscientific and therefore unwarranted.

Additionally, provincial/territorial health orders arbitrarily dictate who can, and cannot, be open for business. Costco and liquor stores are open while churches have been forced to close. This is discriminatory, illogical, and unlawful.

The church will only be lawfully compelled to comply if the evidence and Orders are shown to be consistent, rational, lawful, in accordance with, and provide a statement of the facts known necessary to constitute an official emergency. The Health Orders are in violation of Section 2(a)(c)(d), 7, 8, 9, and 15 of the Charter of Rights and Freedoms.

The Federal Emergency Act preamble states clearly that emergency orders cannot, and do not, supersede the Charter of Rights and Freedoms and the Canadian Bill of Rights. Provincial Acts can do no less.

AND WHEREAS the Governor in Council, in taking such special temporary measures, would be subject to the *Canadian Charter of Rights and Freedoms* and the *Canadian Bill of Rights* and must have regard to the *International Covenant on Civil and Political Rights*, particularly with respect to those fundamental rights that are not to be limited or abridged even in a national emergency.

As a matter of relevance on November 26, 2020, the US Supreme Court [ruled against limitations](#) of religious services due to the orders being in violation of religious freedoms as set out in their Constitution.

We are putting the PHO's office on notice that the arbitrary Health Orders do not supersede the Constitution and the Charter of Rights and Freedoms, and are an infringement of our civil liberties and, therefore, we cannot lawfully be compelled to comply with such orders.

Yours truly,