An appeal to all Canadians

My name is Dr. Philip Oldfield. I am trained in clinical biochemistry, having completed my Doctorate at the University of Sussex. I presently live in Quebec, having come to Canada from the UK.

Over the past couple of years, I have written letters to my local MP, Dr. Theresa Tam, the RCMP National Division, as well as to the provincial Ministers of Health, and both the Quebec and Ontario Premiers regarding my concerns with the management of the COVID-19 pandemic, as well as the safety and efficacy of the vaccines against COVID-19. I did not receive any satisfactory responses from any governmental authority. Having lost my confidence with the Canadian government and its institutions, I then raised my concerns with the International Criminal Court ("ICC or Court") at the Hague. The ICC's final response to my submissions, attached to this letter, was not what I had hoped, as the Court had determined that it did not have sufficient evidence to open a formal investigation into Canada's response to the COVID-19 pandemic. However, the Court's door is still open to allow an investigation pertaining to crimes against humanity, which include the crimes of (1) intentionally causing great suffering, or serious injury to body or to mental/physical health, and (2) apartheid.

With the opportunity to submit more evidence to the ICC, what can we do as Canadians? Given the ICC have requested more facts and evidence to proceed, we need to provide it to the Court. Therefore, my request is as follows. If you live in Canada and have suffered any of the following, I ask that you please send an email (in French or in English) to the prosecutor of the ICC at: <u>otp.informationdesk@icc-cpi.int</u>, and include your detailed story, quoting reference "OTP-CR-465/21". If any of you fear retribution, you may request that your identity be kept confidential. I would appreciate it although not required, if you could copy me in on any correspondence that you send to the Court at: <u>icc.info@philip-oldfield.ca</u>, so that I can follow up with the ICC to ask them to reopen their investigation on behalf of aggrieved Canadians.

Here are a few examples of the evidence you may submit, although this is not a definitive list:

- 1. Suffered significant COVID-19 symptoms because of any lack of early treatment from your health care provider.
- 2. Suffered a vaccine injury, or know someone who has died from taking the COVID-19 vaccine.
- 3. Lost your education, employment, livelihood or business because you chose not to be vaccinated.
- 4. Suffered discrimination because you are unvaccinated, including being denied health care, unemployment or other government benefits, travel restrictions, restrictions on right to gather (including at religious services), etc.
- 5. Experienced coercion to take the COVID-19 vaccine.

- 6. Experienced police or governmental overreach, including when you have peacefully exerted your democratic or constitutional rights.
- 7. Suffered from COVID related lockdowns, including the forced wearing of masks, vaccine passport requirements, loss of access to family at hospitals and long-term care facilities, and other related measures.
- 8. Suffered psychological harms, mental breakdowns, or abuse due to COVID policies and/or mandates.
- 9. As a health care provider, you have been threatened, investigated and/or disciplined for (without limitation):
 - a. providing impartial advice regarding the COVID-19 vaccines.
 - b. providing treatments to patients with off-label medications.
 - c. writing medical exemptions from COVID-19 vaccines and/or masks.
 - d. questioning or speaking publicly about the government's COVID responses.

I appreciate any assistance you can provide in our efforts to have the ICC review Canada's response to the COVID-19 pandemic, and determine whether the harms that the government's response have constituted crimes against humanity.

Yours sincerely



Le Bureau du Procureur The Office of the Prosecutor

Our Reference: OTP-CR-465/21

The Hague, Thursday, 12 May 2022

Dear Sir, Madam

On behalf of the Prosecutor, I thank you for your communication received on 01/12/2021, as well as any subsequent related information.

As you may know, the International Criminal Court ("the ICC" or "the Court") is governed by the Rome Statute, which entrusts the Court with a very specific and carefully defined jurisdiction and mandate. A fundamental feature of the Rome Statute is that the Court may only exercise jurisdiction over persons for the most serious crimes of concern to the international community as a whole, namely genocide, crimes against humanity and war crimes. These crimes are carefully defined in the Rome Statute (Articles 6 to 8) and further elaborated in the Elements of Crimes, adopted by the Assembly of States Parties.

Based on the information currently available, the conduct described in your communication does not appear to fall within these stringent definitions. Accordingly, as the allegations appear to fall outside the jurisdiction of the Court, the Prosecutor has confirmed that there is not a basis at this time to proceed with further analysis. The information you have submitted will be maintained in our archives, and the decision not to proceed may be reconsidered if new facts or evidence provide a reasonable basis to believe that a crime within the jurisdiction of the Court has been committed.

I hope you will appreciate that with the defined jurisdiction of the Court, many serious allegations will be beyond the reach of this institution to address. I note in this regard that the ICC is designed to complement, not replace national jurisdictions. Thus, if you wish to pursue this matter further, you may consider raising it with appropriate national or international authorities.

I am grateful for your interest in the ICC. If you would like to learn more about the work of the ICC, I invite you to visit our website at <u>www.icc-cpi.int</u>.

Philip Oldfield

Yours sincerely,

Mark P. Dillon Head of the Information & Evidence Unit Office of the Prosecutor

Post Office Box 19519, 2500 CM The Hague, The Netherlands Boîte postale 19519, 2500 CM La Haye, Pays Bas Telephone / Téléphone: + 31 70 5158515 • Facsimile / Télécopie: + 31 70 5158555 • http://www.icc-cpi.int



Le Bureau du Procureur The Office of the Prosecutor

Notre référence: OTP-CR-465/21

La Haye, jeudi 12 mai 2022

Madame, Monsieur,

Au nom du Procureur, je vous remercie de votre communication, reçue le 01/12/2021, ainsi que de tout autre renseignement connexe envoyé subséquemment.

Comme vous le savez peut-être, la Cour pénale internationale (ci-après nommée la "CPI" ou la "Cour") est régie par le Statut de Rome, lequel confère à la Cour une compétence et un mandat particuliers et bien définis. L'un des aspects fondamentaux du Statut de Rome est la stipulation que la Cour peut seulement avoir compétence sur les personnes accusées des crimes les plus graves qui touchent l'ensemble de la communauté internationale, notamment le génocide, les crimes contre l'humanité et les crimes de guerre. Ces crimes sont bien définis dans le Statut de Rome (articles 6 à 8) et sont expliqués en profondeur dans le document Éléments des crimes, lequel a été adopté par l'Assemblée des États Parties.

Selon les renseignements dont nous disposons actuellement, le comportement décrit dans votre communication ne semble pas correspondre aux définitions strictes prévues. Par conséquent, comme les allégations ne semblent pas relever de la compétence de la Cour, le Procureur a confirmé qu'il n'existe actuellement aucune base justifiant une analyse plus poussée. Les renseignements que vous avez soumis seront versés dans nos archives, et la décision de ne pas poursuivre l'analyse pourra être revue si de nouveaux faits ou éléments de preuve fournissent une base raisonnable de croire que les allégations relèvent de la compétence de la Cour.

J'espère que vous comprenez que compte tenu de sa compétence, telle qu'elle est définie, la Cour ne pourra instruire bon nombre d'allégations graves. À ce sujet, je vous fais remarquer que la CPI a été conçue pour être le complément des juridictions nationales, et non pour les remplacer. Ainsi, si vous souhaitez poursuivre cette affaire, vous pourrez peut-être songer à la soumettre aux autorités nationales ou internationales compétentes.

Si vous désirez en apprendre davantage sur le travail de la CPI, vous pouvez consulter notre site Web, au <u>www.icc-cpi.int</u>. Je vous remercie de l'intérêt porté à la CPI et vous prie, Madame, Monsieur, de recevoir mes salutations cordiales.

Philip Oldfield

Mark P. Dillon Chef de l'unité des informations et des éléments de preuve Bureau du Procureur

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