



NOTICE: ILLEGAL ENFORCEMENT OF EXECUTIVE ORDERS (EO's)



- Every EO in 2020 is based on Emergency Powers from MCL 10.31 and MCL 30.403
- All laws on the same subject must be read together, according to the MI Supreme Court
- MCL 30.403 requires Emergency Powers to end at 28 days (April 7th) unless legislature extends; legislature extended to April 30th
- MCL 30.403 ended Emergency Powers April 30th, stripping ALL legal authority from ALL EO's (including restrictions on opening businesses, gathering in public, eating at restaurants., etc.)
- The Governor violates MCL 30.403 and MI Const Art. III § 2 by issuing more EO's after the Emergency Powers ended.
- From May 1st, all individuals may lawfully travel, assemble, worship, conduct business, go to places of public accommodation without restrictions.
- Per MCL 30.421, Emergency Powers and EO's must NOT violate the US or MI Constitutions.
- ALL public officials, LEO's & attorneys swore an oath to uphold MI laws and Constitution and the US Constitution.
- Those enforcing these legally expired EO's
 - Violate their oath of office
 - Act outside the scope of their governmental authority
 - Are guilty of malicious prosecution, to face civil and criminal charges per MCL 600.2907 and common law.
 - Commit abuse of process, punishable under common law
- Full legal authorities available as StopCovidChaos.com

**TO ALL GOVERNMENT AGENTS:
PLEASE PROVIDE LAWFUL AND NECESSARY CONSIDERATION TO AID
THE BEARER IN THE UNIMPEDED EXERCISE OF THEIR
CONSTITUTIONALLY PROTECTED RIGHTS.**