

BILL MILL

HARM REDUCTION, DRUG USE, HOMELESSNESS

BILL 223 - SAFER STREETS, STRONGER COMMUNITIES ACT - COMMUNITY CARE AND RECOVERY ACT

- Passed without expert or public consultation.
- Safe Consumption Sites prohibited in locations less than 200 metres from schools and childcare centres.
- Restricts municipalities from operating or supporting SCS.

DEMONSTRATIONS BYLAW TO PROTECT VULNERABLE INSTITUTIONS

- Passed without proper public consultation.
- For protecting “vulnerable institutions”
- Applies to public areas, including streets and sidewalks.
- An infringement of Charter rights.
- Can be used against demonstrations protesting injustices, such as these Bills.
- Similar legislation is being considered at the Federal level.

BILL 10 - PROTECT ONTARIO THROUGH SAFER STREETS AND STRONGER COMMUNITIES ACT

- Passed without proper public consultation.
- Landlords not to knowingly allow the production or trafficking of drugs on their premises.
- Individual fine between \$10,000 to \$250,000, a max prison term of 2 years, or both.
- Corporate/business fine of \$25,000 to \$1,000,000.
- Police can recover enforcement costs from a landlord.
- Potential to arm some Special Constables.
- Landlords include subleters, social housing, service providers, and dispensaries.

BILL 6 - SAFER MUNICIPALITIES ACT - TRESPASS TO PROPERTY ACT

- Passed without expert or public consultation.
- Can be used against encampments.
- Gives law enforcement more powers to stop public drug use.
- Can be used for forced treatment.
- Individual max fine of 10,000, a max prison term of 6 months, or both; and added trespass aggravating factors.

BILL 25 - EMERGENCY MANAGEMENT MODERNIZATION ACT

- No expert or public consultation considered.
- Minister empowered to enforce emergency measures on municipalities and service providers.
- Enforcement comes with threat of social service or municipal funding cuts, defunding, or fines.
- Individual max fine of \$5,000.
- Other entities max fine of \$25,000.
- Can be used against encampments and harm reduction services.
- Can be used to train more policing units.

BILL 9 - MUNICIPAL ACCOUNTABILITY ACT

- No expert or public consultation considered.
- Addresses city councillor and local board conduct with penalties.
- Penalties include declaring their seat vacant or disqualifying them from their position for four years.
- Decisions partly dependent on public confidence in councillor or board duties.
- Can be used against officials who dissent from Conservative views.