

18-AUG-09

DEAR MEMBER OF THE PUBLIC:

PLEASE REMEMBER THE KEY FACTOR WHEN READING ALL OF THIS INFORMATION IS THAT EVERYONE HAS ATTEMPTED TO PORTRAY THAT THEY ALL HAVE DONE EVERYTHING POSSIBLE TO TRY AND HELP ME. THEY HAVE FRAMED IT IN THAT CONTEXT FOR THEIR OWN BENEFIT(S), HOWEVER, NOTHING IS FARTHER FROM THE TRUTH. IN FACT, THE EXACT OPPOSITE IS TRUE. EACH PERSON HAS DONE NOTHING TO HELP ME AND NOTHING TO ASSIST ME.

PLEASE ALSO KEEP IN MIND THAT ALL OF THESE PEOPLE WILL DO ANYTHING AND EVERYTHING TO PREVENT ME FROM DISSEMINATING AND DISTRIBUTING THE EVIDENCE AND INFORMATION THAT I POSSESS. THE MAIN REASON THAT THEY ARE ALL DOING THIS IS THAT THEY ALL DO NOT WANT THE TRUTH TO COME OUT. FURTHERMORE, THEY ARE SO DESPERATE THAT THEY ARE CAPABLE OF DOING ANYTHING INCLUDING TAMPERING, ALTERING OR TRYING TO ALTER SPECIFIC DOCUMENTATION. FINALLY, THEY HAVE EVEN RESORTED TO TAMPERING AND TAINING AT LEAST ONE CERTIFIED COURT TRANSCRIPT IN MY MATTER IN NEWMARKET, ONTARIO.

I WAS EMPLOYED AS A CHILD PROTECTION WORKER WITH THE CHILDREN'S AID SOCIETY OF THE SIMCOE COUNTY FOR THE BETTER PART OF 7 YEARS FROM July 1999 until May 2006. I was also employed as a Probation Officer during a three month stint from June 2001-Sept 2001, which in turn created a break-in-service in my employ with THE CHILDREN'S AID SOCIETY OF THE SIMCOE COUNTY.

I am writing to inform you that I have ample evidence in my possession to prove, uncover, and unveil the single greatest case of COLLUSION, CONSPIRACY, COVER-UPS and CORRUPTION amongst many members of the Canadian Judicial System, the Ontario Government, anyone whom has been involved in my matter(s) or anyone whom possesses knowledge about my matter before the Honourable Court in Newmarket, Ontario. The most damaging evidence that I possess is contained within specific Certified Court Transcripts of my matter in Newmarket, ON which I did not obtain until NOVEMBER 2008. It is highly important to note that members of the judicial system must have thought that I would NEVER be able to exploit the evidence in these transcripts, as I would NEVER had them in my possession. Additionally, they all MUST have thought they would have already buried me and that my matter would have already been resolved.

As a result of the pre-meditated efforts of all these legal officials the entire judicial process in the aforementioned matter has been destroyed, ruined, compromised and jeopardized in every facet. The prejudices, biases and discriminations that I have been confronted with are infinite and persistently continue to occur. Furthermore, all of the injustices will now be filtered into and are now going to exist in any other future proceedings of this matter or any other future civil or criminal matter involving myself.

IT IS TRULY AMAZING THAT I POSSESS EVIDENCE AGAINST MEMBERS OF THE SYSTEM AND NOBODY IS WILLING TO ACKNOWLEDGE THIS EVIDENCE. COULD YOU IMAGINE IF I WAS TRYING TO DEFEND MYSELF AGAINST THEM WITHOUT THIS EVIDENCE WHERE I WOULD BE AS A RESULT OF THE PRE-MEDITATED INTENTIONS OF ALL THESE LEGAL OFFICIALS.

It is highly important to remember that from the onset of my matter in Newmarket, Ontario that my own defence lawyers (Mr. Steven R. Sager, Ms. Saara Wilson), Amicus Curiae (friend of the court, Ms. Marcy Segal), the Newmarket Crown Attorneys, (Mr. Amit Ghosh, Mr. Paul Tait and other crowns), The Honourable Justice Peter J. Wright, many, many others inside the legal community and many, many others outside the legal community had established a pre-meditated, pre-calculated, purposeful and intentional plan to ensure that my matter in Newmarket would NEVER proceed to trial. The conspired plan that they devised was to force, pressure, coerce, entice, induce and entrap me into a plea of guilty all the while doing everything in their collective powers to once again ensure that this matter would NEVER proceed to trial.

All these members of the judicial and legal community were in collusion and conspiracy with each other in order to attempt to expeditiously push my matter in Newmarket through the court process as rapidly as possible. One major reason they collaboratively contrived this plan was to cover-up all of the criminal and illegal actions of the North Bay Police Service, the Barrie Police Service, the Children's Aid Society of the County of Simcoe, Mr. Dennis Fenton (lawyer in North Bay), Mr. Paul Larsh (North Bay Crown Attorney), Ms. Mary Hall (lawyer in Barrie) and many, many others. These members of the legal system NEVER wanted the truth to ever surface and they definitely wanted to bury me as quickly as possible to meet all of their own individual and collective needs.

The major reason that all these different members of the legal system have committed more criminal acts as a result of their collaborative conspiracy, collusion, corruption and cover-ups was to ensure that nobody would ever have to testify under oath and nobody else would ever be held liable and/or responsible in this matter.

**REASONS FOR THEIR COLLECTIVE COVER-UPS, COLLUSION,
CONSPIRACY, COLLABORATIONS AND CORRUPTION:**

1. They NEVER wanted anyone to have to TESTIFY in this matter and are still doing everything in their collective power to PREVENT anyone from being subpoenaed to TESTIFY. In addition, they are preventing any evidence against them from being subpoenaed INTO EVIDENCE.
2. They have ALL wanted to COVER-UP everyone else's CRIMINAL and ILLEGAL actions, transgressions, improprieties and wrongdoings.
3. I have NEVER been informed and NOR do I possess knowledge that there was a fatality as a result of the motor vehicle accident of 22-Oct-06. I do suspect that there may be a possibility that someone may have passed away. If this is true, this may also explain some of the reasons for the reprehensible on-going conspiracy, collusion, cover-ups and corruption against me. Not to mention that it is sickening and disgusting to have withheld this type of information from me.
4. They possessed knowledge that there was going to be a pending investigation or there was an existing investigation into my life. As a result, this knowledge in turn has created an INFINITE amount of prejudices, biases and discriminations towards me that are GROWING EXPONENTIALLY.

If there has been a fatality as a result of the motor vehicle accident of 22-Oct-06, this is absolutely a tragedy. On the other hand, it is inhumane that nobody has informed me or my family that this is in fact is true. I am not a legal expert, but from what I do know I do not believe that withholding the death of someone in a case such as this would be a standard procedure and/or protocol. Not to mention it is wrong on every human level not to inform somebody about this fact.

It must be noted that any of my actions in defending myself against this sickening and revolting human display are just that and that alone. I am acting to defend myself against the system. All of these individuals DO NOT possess ANY HONOUR for themselves or the system in which they are employed and apparently trying to uphold. They do not have a decent bone in all of their bodies combined and will NEVER admit to anything they have done wrong.

Everyone has been and is still so **PRE-OCCUPIED AND CONCERNED** about the **REPUTATION** of certain people such as the **HONOURABLE JUSTICE PETER J. WRIGHT, MR. STEVEN R. SAGER, MR. AMIT GHOSH, MS. MARCY SEGAL, MR. MARTIN HERMAN, MS. SAARA WILSON, ALL THE NEWMARKET CROWN ATTORNEYS, MS. MARY HALL, MR. DENNIS FENTON, MR. VICTOR MATANOVIC SR., CST. MIKE HUNTER (North Bay Police Service), CST. JEFF WARNER (North Bay Police Service), THE NORTH BAY POLICE SERVICE, THE BARRIE POLICE SERVICE, MARIA MALVASO,**

MAUREEN CARREL, TANYA TRAVES, GARY PERDUE, KERRI MORRIS, MARIA MALOTT, THE CHILDREN'S AID SOCIETY OF THE COUNTY OF SIMCOE AND MANY OTHERS THAT NOBODY IS WILLING TO DO WHAT IS RIGHT AND COME FORWARD, BE HONEST AND TELL THE TRUTH.

AS EACH PERSON CONSUMES THEMSELVES WITH PROTECTING AND COVERING UP ANOTHER PERSON'S AND/OR AGENCY'S CRIMINAL ACTS, IMPROPRIETIES, TRANSGRESSIONS AND WRONGDOINGS, THEY IN TURN COMMIT MORE CRIMINAL/ILLEGAL ACTS, IMPROPRIETIES, TRANSGRESSIONS AND WRONGDOINGS. AS A RESULT, THESE LEGAL PROFESSIONALS HAVE ALL INTENTIONALLY VIOLATED, DENIED AND DEPRIVED ME OF MY LEGAL RIGHTS, MY CHARTER OF RIGHTS, MY HUMAN RIGHTS, MY FREEDOM OF INFORMATION AND PRIVACY RIGHTS, MY FIDUCIARY RIGHTS, MY RIGHTS TO A FAIR, JUST, UNBAISED, NON-PREJUDICIAL PROCESS, MY RIGHTS TO A TRIAL, MY RIGHTS TO FULL DISCLOSURE AND SO FORTH.

On 20-Feb-05, I was intentionally assaulted by CST. MIKE HUNTER and CST. JEFF WARNER OF THE NORTH BAY POLICE SERVICE. Cst. Mike Hunter and Cst. Jeff Warner repeatedly KICKED ME OVER AND OVER AGAIN, PUNCHED ME OVER AND OVER AGAIN AND USED EXCESSIVE AMOUNTS OF FORCE ON THE 20-FEB-05. Cst. Mike Hunter and Cst. Jeff Warner also used excessive amounts of pepper spray as well. As a result, of the pre-meditated and vicious ATTACK and AGGRAVATED ASSAULT, I incurred many external and internal injuries. Cst. Mike Hunter, Cst. Jeff Warner, Cst. Scott McFarlane, Cst. Wilson, Cst. Gerry Martin, Sgt. Kirk Kelusky, Cst. Steve Trahan and many others of the North Bay Police Service would have first hand knowledge of the corrupt cover-up of the AGGRAVATED ASSAULT, by Cst. Mike Hunter and Cst. Jeff Warner. CST. MIKE HUNTER & CST. JEFF WARNER AND MEMBERS OF THE NORTH BAY POLICE SERVICE FRAMED ME. THEY FABRICATED A STORY AND FALSIFIED CHARGES TO TRY AND IMPLY THAT I CAUSED A DISTURBANCE AND ESCAPED LAWFUL CUSTODY ON 20-FEB-05. *Cst. Mike Hunter, Cst. Jeff Warner and the North Bay Police Service knew that they NEVER had any intentions of proceeding to trial as they would have all had to PERJURE themselves if they would have allowed the matter to proceed to trial.* CST. MIKE HUNTER, CST. JEFF WARNER AND THE NORTH BAY POLICE SERVICE INTENTIONALLY DESTROYED THE VIDEO-TAPING OF MY BOOKING AT THE STATION ON THE 20-FEB-05. IN ADDITION, THE NORTH BAY POLICE SERVICE ALSO PURPOSELY WOULD NOT RELEASE THEIR USE OF EXCESSIVE FORCE REPORTS.

It should be noted that my lifelong friends, KEVIN HARKESS, JASON LARONDE & SHAWN HARWOOD appeared to have PLAYED a SIGNIFICANT ROLE in the pre-calculated set-up on the night of the 20-Feb-05. The THREE OF THEM probably will NEVER admit to this behavior but it is extremely apparent that they were involved on the 20-Feb-05. These actions in combination with other conduct

that KEVIN HARKNESS, JASON LARONDE and SHAWN HARWOOD have exhibited are **HIGHLY SUGGESTIVE OF THEIR DILEGENT INVOLVEMENT.**

It also must be noted that TODD HUNTER who has been a friend of mine since high school and a former football teammate is CST. MIKE HUNTER'S younger brother. TODD HUNTER appeared to have had a keen interest in the occurrence of 20-Feb-05. Furthermore, TODD HUNTER also appears to have additional knowledge of a police investigation into me or has other vested interests in my life. **INVESTIGATING TODD HUNTER'S INTERESTS ABOUT ME MAY ALSO UNCOVER THE MOTIVE DIRECTLY RELATED TO THE AGGRAVATED ASSAULT AGAINST ME THAT CST. MIKE HUNTER AND CST. JEFF WARNER WERE RESPONSIBLE FOR ON THE 20-FEB-05.**

My defence attorney, MR. DENNIS FENTON (of North Bay) was in collusion with North Bay Crown Attorney, MR. PAUL LARSH and they jointly tried to ENTRAP, PRESSURE, ENTICE, INDUCE AND FORCE ME TO SUCCUMB TO A GUILTY PLEA IN RELATION TO THE FABRICATED CHARGES OF CST. MIKE HUNTER, CST. JEFF WARNER AND THE NORTH BAY POLICE SERVICE. It must be noted that MR. DENNIS FENTON was a former Crown Attorney in North Bay. I surmise that there was two main reasons that MR. DENNIS FENTON and MR. PAUL LARSH were in collusion with each other. First, they wanted the worst for me and if I pled guilty than I would OBVIOUSLY lose my position of employment with the Children's Aid Society of the Simcoe County. Second, THEY JOINTLY HAD AN AGENDA TO PROTECT THE NORTH BAY POLICE SERVICE, CST. MIKE HUNTER & CST. JEFF WARNER FOR THE CRIMINAL ACTIONS THEY COMMITTED. AS A RESULT, MR. DENNIS FENTON AND MR. PAUL LARSH ARE A HUGE PART OF THE COVER-UP OF THE NORTH BAY POLICE SERVICE, NOT TO MENTION THE HAVE PLAYED A SIGNIFICANT ROLE IN THE COLLUSION AND CONSPIRACY AGAINST ME. AFTER EVERY ATTEMPT TO PRESSURE, FORCE, ENTICE, INDUCE AND ENTRAP ME INTO A GUILTY PLEA FAILED. MR. DENNIS FENTON and MR. PAUL LARSH were in collusion with each other AGAIN and developed a plan that would ENTICE me into AGREEING and ACCEPTING a DIVERSION. The DIVERSION that basically came at the ELEVENTH HOUR, consisted of me agreeing to make a \$300 donation to the North Bay Hospital and in return both of the FABRICATED CHARGES would be WITHDRAWN.

THERE IS NO COINCIDENCE THAT THESE CHARGES WERE WITHDRAWN AND DID NOT PROCEED TO A TRIAL AS CST. MIKE HUNTER, CST. JEFF WARNER AND THE NORTH BAY POLICE SERVICE HAD NO CASE AGAINST ME. IN ADDITION, IT IS HIGHLY IMPORTANT TO NOTE THAT AT THE TIME I WAS UNAWARE THAT BY ACCEPTING THE DIVERSION THAT THIS APPARENTLY SUGGESTED THAT I WAS ADMITTING GUILT. I WOULD HAVE NEVER AGREED TO THE DIVERSION AND I WOULD HAVE PROCEEDED TO TRIAL. THIS WAS PART OF MR. DENNIS FENTON'S AND MR. PAUL LARSH'S COLLABORATIVE EFFORTS TO

ENSURE THAT THEY MADE ME APPEAR TO BE GUILTY. THE ACTIONS OF MR. DENNIS FENTON, MR. PAUL LARSH, THE NORTH BAY POLICE SERVICE, CST. JEFF WARNER AND CST. MIKE HUNTER ARE WRONG ON EVERY LEVEL IMAGINABLE.

On or about 09-Jun-05, MARIA MALVASO, CHILDREN'S AID WORKER WITH THE SIMCOE COUNTY ENDED UP RATTING ME OUT TO THE BARRIE POLICE SERVICE ABOUT THE FABRICATED CHARGES THAT WERE PENDING AGAINST ME IN NORTH BAY. AT THE TIME, MARIA MALVASO AND I WERE INVOLVED IN A ROMANTIC RELATIONSHIP. IT MUST BE NOTED THAT BOTH MARIA MALVASO AND MYSELF CONDUCTED JOINT INVESTIGATIONS WITH THE BARRIE POLICE SERVICE AS PART OF OUR DUTIES AND RESPONSIBILITIES WITH THE CHILDREN'S AID SOCIETY OF THE COUNTY OF SIMCOE.

It must also be noted that MR. DENNIS FENTON would also not follow through with my instructions to send letters to the Barrie Police Service, Children's Aid Society of the County of Simcoe and the North Bay Police Service as I requested of MR. DENNIS FENTON.

In our meetings, MR. DENNIS FENTON spoke about an OUTSTANDING CIVIL LAW SUIT THAT A MEMBER OF THE PUBLIC HAD INITIATED AGAINST CST. SCOTT MCFARLANE OF THE NORTH BAY POLICE SERVICE. CST. SCOTT MCFARLANE HAD ASSAULTED SOMEBODY AND THAT WAS THE REASON FOR THE CIVIL LAW SUIT AGAINST CST. SCOTT MCFARLANE.

In our meetings MR. DENNIS FENTON spoke about CST. MIKE HUNTER AS IF CST. MIKE HUNTER WAS A CLOSE FRIEND TO MR. DENNIS FENTON. MR. DENNIS FENTON MENTIONED CST. MIKE HUNTER'S FAMILY PROBLEMS AND ALSO SPOKE ABOUT CST. MIKE HUNTER TRYING TO MAKE ADVANCEMENTS IN HIS POLICE CAREER.

MR. DENNIS FENTON SPOKE ABOUT CST. JEFF WARNER HAVING THE SMALL MAN'S SYNDROME. MR. DENNIS FENTON SUGGESTED THAT THIS MAY BE A REASON FOR THE NORTH BAY POLICE ASSAULTING ME.

Furthermore, it must be noted that upon completion of this matter I made several requests to Mr. Dennis Fenton to assist me in having these charges removed from my CPIC record. Mr. Dennis Fenton would NOT cooperate and NEVER responded to me or NEVER followed through with assisting me or helping me with this extremely important request.

Mr. Victor Matanovic Sr. (former Detective with Homicide of the Toronto Police) pretended to assist me with my case in North Bay (20-Feb-05). Mr. Victor Matanovic Sr. apparently travelled to North Bay to assess the scene. I do not believe

it ever happened, however, I may be wrong. It should be noted that since 1990 I have shared many SOCIAL events including a TRIP to FLORIDA in 1993 with Mr. Victor Matanovic Sr. and his family. MR. VICTOR MATANOVIC SR. WAS INDIRECTLY ASSISTING THE NORTH BAY POLICE SERVICE AND IN A SCHEMATIC WAY WAS TRYING TO FORCE ME SUCCUMB TO A PLEA OF GUILTY, WHILE LEADING ME TO BELIEVE THAT MR. VICTOR MATANOVIC SR. WAS TRYING TO ASSIST ME.

AFTER THE COLLUSION, CONSPIRACY, COLLABORATION, COVER-UPS AND CORRUPTION AGAINST ME IN THIS MATTER DID NOT WORK, I MAINTAINED MY POSITION OF EMPLOY AS A CHILDREN'S AID WORKER WITH THE SIMCOE COUNTY CHILDREN'S AID SOCIETY. IT IS HIGHLY EVIDENT THAT THE BARRIE POLICE SERVICE, THE CHILDREN'S AID SOCIETY OF THE COUNTY OF SIMCOE, THE NORTH BAY POLICE SERVICE, MR. DENNIS FENTON, MR. PAUL LARSH, MR. VICTOR MATANOVIC SR. AND MANY OTHERS WERE PISSED OFF. THEY WERE DUMBFUNDED THAT ALL OF THEIR PRE-MEDITATED AND CONTRIVED EFFORTS AGAINST ME WERE UNSUCCESSFUL.

In the months to follow the Barrie Police Service in COLLUSION and CONSPIRACY with many employees of the CHILDREN'S AID SOCIETY OF THE COUNTY OF SIMCOE and many others pre-meditated and pre-calculated a vindictive, malicious, callous and reprehensible plan. This SET-UP eventually involved FALSE ALLEGATIONS of workplace harassment in relation to MARIA MALVASO. ON 16-MAY-06 I WAS WRONGFULLY DISMISSED FROM MY POSITION OF EMPLOY WITH THE CHILDREN'S AID SOCIETY OF THE COUNTY OF SIMCOE AS A RESULT OF THE ENTIRE CONSPIRACY. THE COLLUSION AND CONSPIRACY ALSO INVOLVED THE BARRIE POLICE SERVICE ON 16-MAY-06 WHO CHARGED ME WITH ALLEGEDLY PUNCHING A HOLE IN A WALL ALMOST AN ENTIRE YEAR PREVIOUSLY. THE BARRIE POLICE SERVICE HAD RESPONDED ON 09-JUN-05 AND DID NOTHING ABOUT IT ON 09-JUN-05. NO CHARGES WERE LAID ON THE 09-JUN-05 IN RELATION TO THE ALLEGED INCIDENT. FOR THE BARRIE POLICE TO CHARGE ME A YEAR LATER ON 16-MAY-06 WAS RIDICULOUS, NOT TO MENTION IT INVOLVES A COMPONENT OF DISJUNCTIVE ALLEGATIONS. THIS WAS JUST ANOTHER PIECE OF THE CONSPIRACY AND COLLUSION AGAINST ME.

FURTHERMORE, ON THE 16-MAY-06 THE BARRIE POLICE SERVICE HAD THE AUDACITY TO STEAL ORIGINAL NOTES OF MINE THAT I HAD RECORDED ABOUT MARIA MALVASO. I PROVIDED THEM THESE NOTES TO PHOTOCOPY AND THEY INTENTIONALLY STOLE SPECIFIC ORIGINALS AND THEN SUBSTITUTED THOSE SPECIFIC ORIGINALS WITH PHOTOCOPIES IN MY ORIGINAL NOTES.

Mr. Victor Matanovic Sr., again CAME to the RESCUE and made it APPEAR that he wanted to help me in May of 2006. Mr. Victor Matanovic Sr., recommended criminal defense attorney, MS. MARY HALL. MS. MARY HALL had been a former prosecutor (Crown Attorney) in the sex cases against PAUL BERNARDO. Since the COMMENCEMENT of our solicitor/client relationship, MS. MARY HALL WAS EXTREMELY EVASIVE TOWARD ME AND MY CONTACTS. MS. MARY HALL WAS NOT ACCOMMODATING AND MS. MARY HALL INTENTIONALLY AVOIDED ME AT ALL COSTS. MS. MARY HALL WAS RELUCTANT TO SCHEDULE MEETINGS WITH ME. MS. MARY HALL KNEW THAT THERE WAS AN ON-GOING INVESTIGATION INTO MY AFFAIRS. MS. MARY HALL MUST HAVE ALSO AT TIMES BEEN TIPPED OFF BY THE POLICE (WHO WERE MONITORING AND SURVEILLING MY HOUSE- 24 HOURS A DAY), MY ROOMMATE (BRAD CARNE) OR SOMEBODY ELSE. I say this because Ms. Mary Hall would often call when I was NOT home or just after I stepped out of my place of residence. My roommate at the time, BRAD CARNE also possessed a considerable amount of knowledge that Ms. Mary Hall was NOT very cooperative with me. IT WAS A GAME THAT NO ATTORNEY SHOULD OR WOULD PLAY WITH A CLIENT. MS. MARY HALL MUST HAVE HAD A HIDDEN AGENDA OR POSSESSED KNOWLEDGE THAT SOMETHING ELSE WAS BEING CONDUCTED BEHIND THE SCENES. MS. MARY HALL WAS A PERSON IN POSITION OF TRUST, POWER AND AUTHORITY AND MS. MARY HALL ULTIMATELY ABUSED THOSE POWERS AND IN TURN MALTREATED ME. IT IS HIGHLY IMPORTANT TO NOTE THAT MS. MARY HALL MADE A CLAIM THAT SHE HAD NOT BEEN TREATED LIKE THIS BEFORE. MS. MARY HALL NEVER PROVIDED ANY DETAILS AND WOULD NOT ELABORATE ABOUT THIS ALLEGED TREATMENT. I WAS THE PERSON WHO WAS BEING TREATED INAPPROPRIATELY BY MS. MARY HALL. MS. MARY HALL WAS TRYING TO COVER-UP HER IMPROPER TREATMENT OF ME BY MAKING COUNTER CLAIMS AGAINST ME. MS. MARY HALL MUST HAVE KNOWN ABOUT THE CONSPIRACY OF THE BARRIE POLICE SERVICE THE CHILDREN'S AID SOCIETY OF THE SIMCOE COUNTY AND MANY OTHERS AS MS. MARY HALL WAS ALSO TRYING TO COVER THIS UP. MS. MARY HALL ALSO SAID THAT MS. MARY HALL WANTED TO CONTACT MY CIVIL LAWYER MS. ELLEN V. SWAN OF AIRD & BERLIS IN ORDER TO WORK TOGETHER TO ASSIST ME. TO THE BEST OF MY KNOWLEDGE MS. MARY HALL NEVER DID FOLLOW-UP WITH HER OWN SUGGESTION AND MS. MARY HALL NEVER DID MAKE CONTACT WITH MS. ELLEN V. SWAN OF AIRD & BERLIS.

Mr. Victor Matanovic Sr. tried to sway and entice me into ACCEPTING A SETTLEMENT with THE CHILDREN'S AID SOCIETY OF THE COUNTY OF SIMCOE AS OPPOSE TO PURSUING A CIVIL LAW SUIT THAT WOULD PROCEED TO TRIAL AND THE TRIAL COULD POSSIBLY BE IN THE COURT SYSTEM FOR YEARS. I WOULD SUGGEST THAT MR. VICTOR

MATANOVIC SR. WOULD HAVE ATTEMPTED TO PERSUADE ME INTO AGREEING TO A SETTLEMENT, IN ORDER TO EXPEDITE THE PROCESS OF MY CIVIL MATTER. MOREOVER, MY CRIMINAL MATTER THAN WOULD PROCEED AND SO WOULD ANY OTHER EVENTS TRANSPIRING BEHIND THE SCENES.

After deciding that I needed a new lawyer to represent me in my matter in Barrie, Ontario and Ms. Mary Hall also determined that we could no longer work together, I met with MR. STEVEN R. SAGER. I MET MR. STEVEN R. SAGER IN MARKHAM, ON, on the 16-OCT-06. I HAD NEVER MET STEVEN R. SAGER UNTIL THE 16-OCT-06. IT IS IMPORTANT TO NOTE THAT ON 16-OCT-06 THAT MR. STEVEN R. SAGER NOTIFIED ME THAT HE KNEW MS. MARY HALL AND MR. VICTOR MATANOVIC SR. IT IS ALSO IMPORTANT TO NOTE THAT MR. STEVEN R. SAGER INFORMED ME THAT HE HAD BEEN EMPLOYED WITH THE TORONTO POLICE SERVICE FOR WHAT I BELIEVE HE SAID WAS 18 YEARS. I LEFT THAT MEETING NOT KNOWING WHETHER I WAS GOING TO HIRE MR. STEVEN R. SAGER OR NOT. MY GUT FEELING AT THAT TIME WAS THAT I WAS NOT GOING TO HIRE MR. STEVEN R. SAGER.

I hired MR. STEVEN R. SAGER to defend me in the matters before Newmarket and Barrie. MR. STEVEN R. SAGER IN A PRE-MEDITATED FASHION DECIDED TO INTENTIONALLY DO EVERYTHING TO PURPOSELY DESTROY ME. AS A RESULT OF HIS DESPICABLE ACTIONS, MR. STEVEN R. SAGER HAS ALSO MANAGED TO SABOTAGE THE ENTIRE JUDICIAL PROCESS IN MY MATTER IN NEWMARKET. MR. STEVEN R. SAGER'S PLAN WAS EVIDENT FROM THE ONSET WHEN MR. STEVEN R. SAGER INTENTIONALLY HAD ME SIGN DESIGNATION OF COUNSEL FORMS TO ATTEND COURT ON MY BEHALF. MR. STEVEN R. SAGER PRESENTED THIS AS A FAVOUR TO ME, HOWEVER, MR. STEVEN R. SAGER'S INTENT WAS THAT MR. STEVEN R. SAGER WANTED TO PURPOSELY DISASSOCIATE ME WITH THE ENTIRE JUDICIAL PROCESS. IN ADDITION, MR. STEVEN R. SAGER WAS PROVIDING ME THE WORST DEFENSE KNOWN TO MANKIND. MR. STEVEN R. SAGER REPRESENTED THIS AS A FAVOUR TO ME SO I WOULDN'T HAVE TO TRAVEL TO COURT IN NEWMARKET, ONTARIO FROM NORTH BAY, ONTARIO.

MR. STEVEN R. SAGER (MY OWN DEFENSE COUNSEL) *who was PAID THOUSANDS AND THOUSANDS OF DOLLARS DID EVERYTHING INTENTIONALLY TO SET ME UP, RUIN MY LIFE, DESTRUCT THE ENTIRE JUDICIAL PROCESS IN MY MATTERS, COMPROMISE THE RIGHTS OF THE VICTIMS AND PROVIDE ME WITH THE WORST DEFENSE IMAGINABLE (NO DEFENSE). THE ENTIRE TIME MR. STEVEN R. SAGER MADE IT APPEAR THAT MR. STEVEN R. SAGER WAS GENUINELY DOING EVERYTHING TO ASSIST ME. ALL OF MR. STEVEN R. SAGER'S DILIGENT EFFORTS WERE FOR THE BENEFIT OF THE CROWN ATTORNEYS. MR. STEVEN R. SAGER*

TRIED TO PORTRAY TO ME THAT MR. STEVEN R. SAGER'S WAS ACTING IN MY BEST INTERESTS. IN FACT, MR. STEVEN R. SAGER'S PLAN WAS TO DESTROY ME AT EVERY TURN. Mr. Steven R. Sager's underlying beliefs must have been that my best interests were to go to jail. This is the premise Mr. Steven R. Sager was operating under and NEVER took into account my BEST INTERESTS. THE ONLY WAY TO POSSIBLY GET TO THE ENTIRE TRUTH OF MR STEVEN R. SAGER'S DISGRACEFUL, DISHONOURABLE, DESPICABLE AND FRAUDULENT CONDUCT IS TO ORDER MR. STEVEN R. SAGER TO TESTIFY.

MR. STEVEN R. SAGER TRIED TO FORCE, PRESSURE, COERCE, ENTICE AND INDUCE ME INTO A PLEA OF GUILTY. UPON MR. STEVEN R. SAGER BEING UNSUCCESSFUL IN DOING THIS, MR. STEVEN R. SAGER IN COLLUSION WITH NEWMARKET CROWN ATTORNEY, MR. AMIT GHOSH ENTRAPPED ME INTO A PLEA ON 06-MAR-08.

MR. STEVEN R. SAGER SHOULD HAVE BEEN REMOVED AS MY ATTORNEY OF RECORD BEGINNING ON 09-JAN-08 AND DEFINITELY SHOULD HAVE BEEN REMOVED AS MY COUNSEL OF RECORD ON THE 07-FEB-08. ON 06-MAR-08 THERE WAS COLLUSION THAT OCCURRED BETWEEN NEWMARKET CROWN ATTORNEY, MR. AMIT GHOSH AND MY LAWYER, MR. STEVEN R. SAGER TO INTENTIONALLY AND PURPOSELY SET ME UP. I have provided a Will Say Statement dated 02-Jun-08 that outlines the events that transpired on 06-Mar-08. The Will Say Statement in combination with the Certified Court Transcript of 06-Mar-08 UNVEILS, UNCOVERS, EXPLOITS AND PROVES THE COLLUSION THAT DID OCCUR BETWEEN NEWMARKET CROWN ATTORNEY, MR. AMIT GHOSH AND MR. STEVEN R. SAGER.

ON 10-JUN-08 IN A PRE-MEDITATED, PRE-CALCULATED PLAN OF COLLUSION BETWEEN NEWMARKET CROWN ATTORNEY, MR. AMIT GHOSH, MS. MARCY SEGAL, MR. MARTIN HERMAN, MR. STEVEN R. SAGER, they ALL purposely PERMITTED MR. STEVEN R. SAGER TO GROSSLY MISREPRESENT FALSE FACTS IN MR. STEVEN R. SAGER'S SUBMISSIONS TO THE COURT RECORD. THE HONOURABLE JUSTICE PETER WRIGHT AND ALL PARTIES MENTIONED ABOVE WERE WELL AWARE THAT MR. STEVEN R. SAGER WAS ENTERING FALSE INFORMATION INTO THE HONOURABLE COURT RECORD. THEIR PRE-MEDITATED PLAN WAS THAT THEY ALL KNEW THIS WAS GOING TO HAPPEN. THIS IS WRONG ON EVERY SINGLE LEVEL YOU CAN THINK OF.

ALSO ON 10-JUN-08, MS. MARCY SEGAL CONCOCTED a pre-meditated plan to be IN ATTENDANCE in the courtroom for my matter during MR. STEVEN R. SAGER'S REPREHENSIBLE AND DISHONEST SUBMISSIONS. It must be noted that MS. MARCY SEGAL is a defense lawyer and MS. MARCY SEGAL also conveniently does work for the Newmarket Crown Attorney's office. AT COURT ON 10-JUN-08, MS. MARCY SEGAL STEPPED FORWARD AND PRETENDED

THAT MS. MARCY SEGAL WANTED TO ASSIST ME. MS. MARCY SEGAL WAS APPARENTLY CONCERNED WITH MR. STEVEN R. SAGER'S SUBMISSIONS. IN FACT, MS. MARCY SEGAL HAD NO INTENTIONS OF EVER ASSISTING ME. MS. MARCY SEGAL WAS IN FACT BECOMING PART OF THE CONSPIRACY. MS. MARCY SEGAL'S PLAN WAS TO MAKE IT APPEAR ON THE HONOURABLE COURT RECORD THAT MR. STEVEN R. SAGER WAS A PARALEGAL WHO WAS NOT PERMITTED TO REPRESENT ME. MS. MARCY SEGAL, MR. AMIT GHOSH AND MADAME CLERK HAD A PRE-MEDITATED PLAN TO DISCOVER THAT MR. STEVEN R. SAGER WAS A PARALEGAL. THEIR PLAN WAS TO BURY ALL THE OCCURRENCES THAT HAPPENED WHILE MR. STEVEN R. SAGER WAS REPRESENTING ME AND TO HAVE MS. MARCY SEGAL (AMICUS CURAIE-FRIEND OF THE COURT) REPRESENT MY INTERESTS.

I POSSESS MANY ISSUES WITH MR. STEVEN R. SAGER'S SUBMISSIONS ON 10-JUN-08. FIRST, THE HONOURABLE COURT WAS AWARE THAT I DID NOT WANT MR. STEVEN R. SAGER TO REPRESENT ME SINCE 09-JAN-08. THE HONOURABLE JUSTICE PETER J. WRIGHT DID NOT REMOVE MR. STEVEN R. SAGER AND STILL PERMITTED HIM TO REPRESENT ME KNOWING OF THE DISCORD BETWEEN MR. STEVEN R. SAGER AND MYSELF. SECOND, MR. STEVEN R. SAGER PURPOSELY MISREPRESENTED FALSE, INACCURATE, INAPPROPRIATE INFORMATION CONTAINED WITHIN MR. STEVEN R. SAGER'S SUBMISSIONS. THIRD, MR. AMIT GHOSH, MR. STEVEN R. SAGER, MS. MARCY SEGAL, THE HONOURABLE JUSTICE PETER J. WRIGHT KNEW THAT ALL OF THESE PROCEEDINGS WERE UNETHICALLY AND MORALLY UNACCEPTABLE IN EVERY ASPECT OF THEIR DELIVERY TO THE HONOURABLE COURT, HOWEVER, THEY ALL PERMITTED THIS PROCESS TO PROCEED WITHOUT ANY HESITATION AND/OR INTERVENTION.

AFTER ALL THE AFOREMENTIONED PARTIES REALIZED THAT I WAS NOT COMFORTABLE WITH MS. MARCY SEGAL'S REPRESENTATION, MS. MARCY SEGAL, MR. AMIT GHOSH, MR. STEVEN R. SAGER HAD A CONTINGENCY PLAN TO EXPEDITIOUSLY PRESSURE, FORCE AND COERCE ME INTO OBTAINING ANOTHER LAWYER IN THAT JURISDICTION IMMEDIATELY. A MAJOR REASON FOR THIS PLAN WAS THEY WANTED TO COVER-UP ALL OF THE CRIMINAL ACTIONS THAT OCCURRED IN THE PAST. ACCORDINGLY, EVERYONE OF THEM KNEW THAT EACH AND EVERYTHING THAT THEY WERE DOING AT THAT TIME WAS HORRENDOUSLY WRONG.

ON 15-JUN-08 MR. STEVEN R. SAGER INTENTIONALLY CREATED A LETTER TO THE HONOURABLE COURT THAT WAS LITTERED WITH FABRICATIONS, FICTITIOUS STATEMENTS AND NUMEROUS OUTRIGHT LIES. THIS IS THE MOST DISHONOURABLE, INHUMANE, DISGUSTING AND

PATHETIC THING TO HAVE TRIED TO MASTER. MR. STEVEN R. SAGER EVEN HAD THE AUDACITY OT IMPLICATE A MR. DON THORNE, WHOM I DO NOT KNOW. MR. STEVEN R. SAGER SHOULD BE ORDERED TO TESTIFY TO THE CONTENTS OF THIS LETTER. IT WOULD BE EXTREMELY INTERESTING FOR THE PUBLIC TO FIND OUT ABOUT ALL THE LIES CONTAINED WITHIN MR. STEVEN R. SAGER'S LETTER DATED 15-JUN-08. FURTHERMORE, MS. MARCY SEGAL, MR. AMIT GHOSH, THE HONOURABLE JUSTICE PETER J. WRIGHT ARE ALL WELL AWARE THAT MR. STEVEN R. SAGER PURPOSELY CREATED THIS LETTER AND THEY HAVE FULLY SUPPORTED MR. STEVEN R. SAGER'S COWARDLY ACTIONS. MR. STEVEN R. SAGER MUST HAVE BEEN IN AGREEMENT TO BE THE SCAPEGOAT AND MR. STEVEN R. SAGER WAS WILLING TO TAKE THE FALL FOR EVERYONE'S CALLOUS, VICIOUS AND MALICIOUS CRIMINAL ACTIONS AGAINST ME.

IT MUST BE NOTED THAT I FILED A COMPLAINT TO THE LAW SOCIETY OF UPPER CANADA ABOUT MR. STEVEN R. SAGER FALSELY REPRESENTING HIMSELF AS A LAWYER WHEN MR. STEVEN R. SAGER WAS APPARENTLY NOT PERMITTED TO DO SO. (I PLAYED ALONG WITH ALL THE MEMBERS OF THE SYSTEM BY INITIATING THIS COMPLAINT AS I BELIEVED THAT THAT WAS WHAT THEY ALL WANTED ME TO DO).

ALTERNATE HYPOTHESES FOR ALL OF THEIR ILLEGAL AND CRIMINAL ACTIONS:

1. THEY ALL WANTED MS. MARCY SEGAL TO REPRESENT MY INTERESTS WITH THE INTENT TO BURY ME AND TO BURY ALL OF THE CUMULATIVE CRIMINAL ACTIONS OF EVERYONE INVOLVED. THEY WANTED ME TO PERMIT MS. MARCY SEGAL TO REPRESENT MY INTERESTS WITH ALL ATTEMPTS TO CONCEAL ALL THE PREVIOUS HONOURABLE COURT PROCEEDINGS IN THIS MATTER. THOSE PREVIOUS COURT PROCEEDINGS UNVEIL, UNCOVER AND EXPLOIT ALL THE CRIMINAL AND ILLEGAL ACTIONS OF MR. STEVEN R. SAGER, MR. AMIT GHOSH. MR. ST. MICHAEL, THE HONOURABLE JUSTICE PETER J. WRIGHT, ALL NEWMARKET CROWN ATTORNEYS, ALL COURT REPORTERS, ALL COURT CLERKS AND ANYONE ELSE INVOLVED WITH ANY COURT PROCEEDINGS IN THIS MATTER.
2. MR. STEVEN R. SAGER WAS PREPARED TO BE THE SCAPEGOAT AND WAS WILLING TO TAKE THE FALL FOR EVERYONE'S TRANSGRESSIONS AND IMPROPRIETIES INCLUDING HIS OWN REPREHENSIBLE CONDUCT.
3. THEY ALL WANTED ME TO LAUNCH A COMPLAINT WITH THE LAW SOCIETY OF UPPER CANADA SO THEY COULD CONTROL AND MANIPULATE THE OUTCOME OF THE INVESTIGATION. THIS WOULD BENEFIT MR. STEVEN R. SAGER AND BENEFIT EVERYONE INVOLVED.

4. THE MEMBERS OF THE LEGAL SYSTEM WANTED TO OBTAIN A COPY OF MY DOCUMENTED NOTES IN RELATION TO MR. STEVEN R. SAGER, WHICH I GLADLY PRODUCED.
5. THEY ALL WANTED TO REPRESENT TO THE VICTIMS, THAT THE HONOURABLE COURT RECORD AND THE CASE LAW OF THIS MATTER WOULD REFLECT THAT MR. STEVEN R. SAGER WAS SOLELY AT FAULT. IN TURN, THIS WOULD COVER-UP EVERYBODY ELSE'S ILLEGAL ACTIONS.
6. THEY ALL WANTED TO TRY AND PROTECT MR. STEVEN R. SAGER.
7. THEY ALL WANTED TO MAKE IT APPEAR THAT I WAS VICITMIZED BY MR. STEVEN R. SAGER.
8. ANY COMBINATION OF THE ABOVE MENTIONED HYPOTHESES.
9. AND ANY OTHER HYPOTHESIS THAT THEY DEvised, THAT I MAY NOT HAVE THOUGHT OF OR I AM NOT AWARE OF.

NO MATTER WHAT THE HYPOTHESIS(ES) IS OR ARE THEIR COLLECTIVE MOTIVES AND ACTIONS WERE CONDUCTED IN A PRE-MEDITATED MANNER AND THEY ARE WRONG ON EVERY LEVEL THERE IS KNOWN TO MANKIND.

IT MUST BE NOTED THAT MR. ADRIAN GREENAWAY, INVESTIGATOR WITH THE LAW SOCIETY OF UPPER CANADA WAS A FORMER POLICE OFFICER WITH THE TORONTO POLICE SERVICE AND MR. STEVEN R. SAGER IS ALSO A FORMER POLICE OFFICER WITH THE TORONTO POLICE SERVICE. It would be extremely interesting to find out what type of relationship MR. ADRIAN GREENAWAY AND MR. STEVEN R. SAGER HAD IN THE PAST AS POLICE OFFICERS. THERE IS A DISTINCT POSSIBILITY THAT THERE COULD BE A SERIOUS CONFLICT OF INTEREST IF THEY WERE ASSOCIATED ON A PROFESSIONAL LEVEL IN ANY MANNER.

UPON INFORMING MS. MARCY SEGAL THAT I DID NOT WANT MS. MARCY SEGAL TO REPRESENT MY INTERESTS, MS. MARCY SEGAL PRESSURED ME INTO APPLYING FOR LEGAL AID ON AN IMMEDIATE BASIS. IT MUST BE NOTED AT THE TIME OF MS. MARCY SEGAL'S INVOLVEMENT IN JUNE OF 2008, THAT MOST LAWYERS IN THAT JURISDICTION ALREADY POSSESSED SOME KNOWLEDGE OF MY CASE.

IT HIGHLY IMPORTANT TO POINT OUT THAT MS. MARCY SEGAL, MR. MARTIN HERMAN, MR. AMIT GHOSH AND MANY OTHERS MUST HAVE PREVIOUSLY KNOWN MR. STEVEN R. SAGER PRIOR TO THE 10-JUN-08. THEY ALL LED ME TO BELIEVE THAT THEY DID NOT KNOW WHO MR. STEVEN R. SAGER WAS PRIOR TO 10-Jun-08. THIS WOULD

BE PROPOSTEROUS GIVEN THE FACT THAT MR. STEVEN R. SAGER'S SPENT OVER 30 YEARS IN THE LEGAL AND/OR POLICING FIELD(S).

MS. MARCY SEGAL HAS AN ENTRY ON MS. MARCY SEGAL'S INTERNET PROFILE THAT STATES THAT MS. MARCY SEGAL HAS NO AGENDAS. THIS STATEMENT IS DEFINITELY NOT REFLECTIVE OF MS. MARCY SEGAL'S DECEPTIVE MISCONDUCT AND HER HIDDEN AGENDAS IN RELATION TO MYSELF AND MY MATTER.

IN A SHORT PERIOD OF TIME UNDER GREAT LEVELS OF STRESS, PRESSURE AND DURESS, I HIRED MS. SAARA WILSON. MS. SAARA WILSON LET ON AT THE BEGINNING OF HER INVOLVEMENT THAT MS. SAARA WILSON DID NOT POSSESS ANY PRIOR KNOWLEDGE OF MY MATTER BEFORE THE HONOURABLE COURT IN NEWMARKET. I WILL SUGGEST THAT MS. SAARA WILSON HAD PREVIOUS KNOWLEDGE OF MY CASE AND JUMPED ABOARD THE LARGEST CASE OF COLLUSION AND CONSPIRACY IN THE HISTORY OF CANADA.

FROM THE ONSET OF OUR SOLICITOR/CLIENT RELATIONSHIP MS. SAARA WILSON WOULD NOT ASSIST ME. MS. SAARA WILSON WOULD NOT REPSOND TO MANY OF MY COMMUNCATIONS.

MS. SAARA WILSON WOULD NOT FOLLOW THROUGH WITH MY INSTRUCTIONS TO HAVE MY OWN PERSONAL DOCUMENTATION ENTERED INTO EVIDENCE. UPON INSTRUCTING MS. SAARA WILSON TO OBTAIN RECORDS OF MY PREVIOUS AFFAIRS, MS. SAARA WILSON NEGLECTED TO TRY AND OBTAIN ANY OF THIS DOCUMENTATION AND EVIDENCE.

MS. SAARA WILSON FORCED, PRESSURED, COERCED, ENTICED AND INDUCED ME INTO A PLEA OF GUILTY THAT WAS A SIMILAR SCENARIO TO THAT OF MR. STEVEN R. SAGER. THIS PATTERN IS AN ABSOLUTE DISGRACE AND IT IS ASTONISHING THAT MS. SAARA WILSON FOLLOWED THE SAME DISHONOURABLE PATH OF MR. STEVEN R. SAGER.

MS. SAARA WILSON WILL HAVE TO PERJURE HERSELF ESPECIALLY IN RELATION TO MS. SAARA WILSON'S E-MAIL SENT TO ME ON OCTOBER 11, 2008. MS. SAARA WILSON WILL ALSO HAVE TO PERJURE HERSELF IN RELATION TO MANY OTHER THINGS AS WELL.

PLEASE TAKE NOTE OF MS. SAARA WILSON'S RETAINER AGREEMENT DATED 13-AUG-08. MS. SAARA WILSON SUGGESTS IN THAT RETAINER AGREEMENT THAT MS. SAARA WILSON IS AWARE OF OTHER CHARGES PENDING IN THIS MATTER.

ALL OF THE LEGAL OFFICIALS HAVE PLACED MS. SAARA WILSON IN THE MOST AWKWARD POSITION. MS. SAARA WILSON IS GOING TO BE THEIR SAVIOUR AND RESCUE THEM ALL. IT IS HIGHLY IMPORTANT TO POINT OUT THAT THE HONOURABLE JUSTICE PETER J. WRIGHT ENSURED THAT MS. SAARA WILSON WOULD BE THE ONLY PERSON TESTIFYING. THE HONOURABLE JUSTICE PETER J. WRIGHT INTENTIONALLY ENSURED THAT THIS WOULD BE THE CASE SO THAT THE NEWMARKET CROWN ATTORNEYS, MR. AMIT GHOSH, THE HONOURABLE JUSTICE PETER J. WRIGHT COULD MANIPULATE THE PROCESS TO THEIR FULLEST ADVANTAGE. REST ASSURED THEY WILL ALL HAVE A PRE-MEDITATED PLAN TO PROTECT MS. SAARA WILSON FROM ANY OF MY CROSS-EXAMINATION.

I CAN ALMOST GUARANTEE YOU THAT MS. SAARA WILSON DOES NOT WANT TO TESTIFY KNOWING FULL WELL OF ALL OF THE MISCONDUCT OF EVERYONE INVOLVED. UNLESS OF COURSE MS. SAARA WILSON IS WILLING TO RISK EVERYTHING TO BRING ME DOWN AND PROTECT EVERYONE ELSE.

AT THIS TIME I AM GOING TO RECOMMEND THAT IF MS. SAARA WILSON IS PREPARED TO TESTIFY THAT MS. SAARA WILSON NEEDS TO RETAIN HER OWN INDEPENDENT LAWYER. MS. SAARA WILSON WILL HAVE TO PERJURE HERSELF. IT IS BEYOND COMPREHENSION THAT MS. SAARA WILSON IS WILLING TO RISK EVERYTHING TO UPHOLD ALL THE LIES AND COVER-UPS OF EVERYONE ELSE. THEN AGAIN, THOSE COVER-UPS INCLUDE MS. SAARA WILSON.

It must be noted that I have also made contact with numerous lawyers (100's of lawyers) in relation to this case. Many of these lawyers do not want to touch this matter with a 10-foot pole. Other attorneys PRETEND that they want to assist me when they have an AGENDA and MOTIVE to assist in burying the evidence, documentation and information against their colleagues. My matter is unparalleled and unprecedented to that of any other case witnessed by the Canadian Judicial System. As a result, many employed within the system are definitely unsure how to handle it.

I WOULD BE WILLING TO BET THAT MANY LAWYERS ARE TERRIFIED THAT THIS IS GOING TO OPEN UP A CAN OF WORMS AND ALTER THE FOUNDATION AND LANDSCAPE OF THE CURRENT JUDICIAL SYSTEM.

I WILL SUGGEST THAT IF THEIR COLLEAGUES WOULD HAVE BEEN HONEST, TRUSTWORTHY, GENUINE AND HONOURABLE THEN NOBODY WOULD NOT BE IN THIS POSITION.

THESE CRUEL EFFORTS OF MEMBERS OF THE SYSTEM HAVE INTENTIONALLY PUT ME IN THE UNENVIABLE POSITION I AM NOW CONFRONTED WITH. FURTHER DISCRIMATING AGAINST ME IN EVERY WAY POSSIBLE IS ABSOLUTELY PATHETIC.

IT IS HIGHLY EVIDENT THAT THE HONOURABLE JUSTICE PETER J. WRIGHT IS EXTREMELY BEWILDERED AND UPSET THAT I HAVE UNCOVERED, UNVEILED AND EXPLOITED THE CONSPIRACY, COLLUSION, COVER-UPS AND CORRUPTION IN THIS MATTER. INSTEAD OF ADMITTING TO ANY OF THIS, THE **DISHONOURABLE JUSTICE PETER J. WRIGHT** IS DOING EVERYTHING POSSIBLE TO CONCEAL THE EVIDENCE AGAINST JUSTICE PETER J. WRIGHT, MR. AMIT GHOSH, MR. STEVEN R. SAGER, MS. MARCY SEGAL, MS. SAARA WILSON AND MANY, MANY OTHERS.

The Honourable Justice Peter Wright is biased and prejudiced toward Derek Dunlop. Furthermore, the Honourable Justice Peter Wright continues to treat Derek Dunlop in a unfair, unjust and inhumane manner. The Honourable Justice Peter Wright has committed numerous improprieties and transgressions against Derek Dunlop. It is highly evident that the Honourable Justice Peter Wright is not going to admit to ANY and/or ALL of his wrongdoings. Instead, the Honourable Justice Peter Wright and others continue to do anything and I mean anything to cover-up all of their previous transgressions.

The Honourable Justice Peter Wright has failed to recognize and acknowledge that he possesses an unfavourable inclination toward Derek Dunlop and a favourable inclination toward Newmarket Crown Attorney, Mr. Amit Ghosh and the Newmarket Crown Attorney's Office.

The Honourable Justice Peter Wright **not** only possesses a reasonable apprehension of bias towards Derek Dunlop, but Justice Wright possesses biases against Derek Dunlop that far exceed the threshold of a reasonable apprehension of bias.

******ON 07-FEB-08 – THE HONOURABLE JUSTICE PETER J. WRIGHT IN COLLUSION WITH NEWMARKET CROWN ATTORNEY, MR. ST. MICHAEL AND MR. STEVEN R. SAGER HAD ME PUT TO MY ELECTION FOR TRIAL. IN THE CERTIFIED COURT TRANSCRIPT DATED THE 07-FEB-08 YOU WILL NOTICE THAT THERE ARE 4 PAGES OF DIALOGUE (PAGES 7-11) THAT REFERS TO THE HONOURABLE JUSTICE PETER J. WRIGHT PUTTING ME TO MY ELECTION AS TO THE MODE FOR**

TRIAL. IT SHOULD BE NOTED THAT WENDY CAMPBELL, CERTIFIED COURT REPORTER IN NEWMARKET PREPARED THE CERTIFIED COURT TRANSCRIPT (07-FEB-08) ON 26-AUG-08 FROM RECORDING 100.

*****ON 08-MAY-09 ON THE HONOURABLE COURT RECORD – THE HONOURABLE JUSTICE PETER J. WRIGHT OUTRIGHT DENIES THAT I WAS PUT TO MY ELECTION ON 07-FEB-08. THE EVIDENCE IS CONTAINED WITH THE CERTIFIED COURT TRANSCRIPT OF THE 07-FEB-08. Not to mention the fact that I know it happened, there are other FURTHER documented notes to prove it. ADDITIONALLY, IF MR. STEVEN R. SAGER, NEWMARKET CROWN ATTORNEY, MR. ST. MICHAEL, CERTIFIED COURT REPORTER, WENDY CAMPBELL AND THE HONOURABLE JUSTICE PETER J. WRIGHT WERE ALL ORDERED TO TESTIFY, IT WOULD FURTHER REVEAL THAT I WAS PUT TO MY ELECTION ON THE 07-FEB-08. THE CERTIFIED COURT TRANSCRIPT OF 08-MAY-09 WAS COMPLETED ON THE 11-MAY-09, BY COURT REPORTER, MARION HUNT IN RELATION TO RECORDINGS, 4911-203-211-2009, 4911-203-212-2009, 4911-203-213-2009 and 4911-203-214-2009.**

THE HONOURABLE JUSTICE PETER J. WRIGHT IS STATING I WAS NEVER PUT TO MY ELECTION AND THIS INFORMATION WAS PROVIDED TO ME BASICALLY AS A COURTESY. NOTHING COULD BE FARTHER FROM THE TRUTH. THIS IS ABSURD THAT A JUDGE IN OUR COURT SYSTEM WOULD LIE TO COVER-UP HIS INITIAL MISCONDUCT. ONCE AGAIN, THE RISKS ASSOCIATE WITH THIS ADDITIONAL DECEPTION IS UNCOMPREHENDABLE AND UNFATHOMABLE. FURTHERMORE, IT IS APPALLING.

THIS IS JUST ONE MAJOR EXAMPLE OF THE HONOURABLE JUSTICE PETER J. WRIGHT'S ON-GOING IMPROPRIETIES INTENTIONALLY DIRECTED TOWARDS MYSELF, DEREK DUNLOP.

Please note that I submitted a complaint about Mr. Amit Ghosh to Mr. John Ayre, Mr. Paul Lindsay & Mr. Kenneth Campbell of the Deputy Assistant Attorney General on or about May 14, 2009. I have not heard a response from any of them about this complaint. I even sent an e-mail request dated June 08, 2009 to Mr. John Ayre asking him to provide me a copy of said complaint and a copy of anything I have sent him in relation to these concerns. Mr. John Ayre has not acknowledged either e-mail of May 14, 2009 nor the e-mail of June 08, 2009.

IT MUST BE NOTED THAT ON OR ABOUT MAY 14, 2009 MY E-MAIL ACCOUNT OF derekdunlop12@hotmail.com WAS SHUT DOWN. In addition, the Ontario Government has not acknowledged my first complaint about Newmarket

Crown Attorney, Mr. Amit Ghosh. Subsequently, the Ontario Government has not acknowledged my second complaint about Mr. Amit Ghosh. My personal copies of the complaint about Mr. Amit Ghosh of May 14, 2009 go missing while I am at the Honourable Courthouse in Newmarket, Ontario, on the 29-May-09.

IF YOU THINK THAT THESE COURT OFFICIALS DID NOT STEAL MY DOCUMENTS IN RELATION TO THE COMPLAINT ABOUT MR. AMIT GHOSH, CONSIDER THIS: THEY PLACED THEMSELVES IN COMPROMISING POSITION AND CREATED AN OPPORTUNITY FOR THEM TO DO SO. THEY ALL KNEW FULL WELL THAT I WAS IN ATTENDANCE IN COURT ALL BY MYSELF. THEY ENSURED IN COURT ON 29-MAY-09, THAT MY MATTER WAS THE LAST TO BE DEALT WITH. THIS ALSO ENSURED THAT THE ONLY PEOPLE IN THE COURTROOM WOULD BE THE HONOURABLE JUSTICE PETER J. WRIGHT, MR. AMIT GHOSH, MADAM REPORTER, MADAM CLERK AND MYSELF.

***DURING A RECESS BREAK AT THE LAST COURT DATE IN THIS MATTER ON MAY 29, 2009, MADAM COURT CLERK INFORMED ME THAT I COULD LEAVE ALL MY DOCUMENTATION WITHIN THE BODY OF THE COURTROOM. IT IS IMPORTANT TO NOTE THAT AT THE TIME OF THE RECESS THAT MY MATTER WAS THE LAST TO BE HEARD IN THAT RESPECTIVE COURTROOM ON MAY 29, 2009. IT IS NOT SURPRISING THAT THE COPIES OF THE E-MAIL OF MAY 14, 2009 IN RELATION TO MR. AMIT GHOSH WENT MISSING. THEY WERE CONTAINED WITHIN 1 OF MY 6 YELLOW ENVELOPES THAT I HAD IN THE NEWMARKET COURT ON MAY 29, 2009. UPON RETURNING TO NORTH BAY, ONTARIO, I REALIZED I ONLY HAD 5 YELLOW ENVELOPES.

THIS ENTIRE SITUATION IS SOMETHING THAT I NEVER BELIEVED THAT I WOULD HAVE TO DO NOR DID I WANT TO DO. THIS IS THE ONLY WAY I CAN DEFEND MYSELF AGAINST ALL THESE DISHONOURABLE, DISPRECTFUL, OUTLANDISH, DESPICABLE AND INCREDULOUS ACTIONS AGAINST ME.

THE CONDUCT OF ALL OF THESE PEOPLE IS INEXPLICABLE AND INEXCUSABLE. NONE OF THEM POSSESS ANY HONOUR TO COME FORWARD AND TELL THE TRUTH. THEY ARE ALL IN CONTRAVENTION WITH MANY OF THE LAWS, STANDARDS, POLICIES, PROCEDURES AND PROTOCOLS OF THE JUDICIAL SYSTEM WHICH THEY ARE GAINFULLY EMPLOYED AND PROVIDES THEM WITH THEIR LIVELIHOOD.

SOME OF THESE PEOPLE ACTUALLY BELIEVE THAT THEY HAVE EARNED THE RIGHT TO CONDUCT THEMSELVES IN THIS FASHION. ADDITIONALLY THEY MUST ALSO BELIEVE THAT IT IS THERE GOD GIVEN RIGHT TO BEHAVE IN THIS OUTRAGEOUS MANNER.

THEY MUST BELIEVE THAT DUE TO THEIR STATUS AND PROFESSIONAL CAPACITY THAT THEY ARE IMPERVIOUS TO ANY CONSEQUENCES, REPERCUSSIONS AND/OR PUNISHMENT FOR THEIR CRIMINAL, ILLEGAL, CALLOUS, REPREHENSIBLE, MALICIOUS AND VICIOUS ACTS. THEY HAVE HAD A PRE-DETERMINED MINDSET AND PRE-JUDGED MYSELF SINCE THE ONSET OF THIS MATTER. NOBODY COULD DEAL WITH THIS MATTER SOLELY ON ITS OWN. THIS PRE-JUDICIAL, DISCRIMINATORY CONDUCT HAS RUINED THE PROCESS FOR EVERYONE.

PLEASE STRONGLY CONSIDER THE FACT THAT IF MY CLAIMS AGAINST THE LAWYERS, THE CROWN ATTORNEYS, THE HONOURABLE JUSTICE PETER WRIGHT, WERE NOT TRUE THEN THEY WOULD ALL BE WILLING TO TESTIFY. SINCE MY CLAIMS ARE TRUE THE ONLY THING THESE PEOPLE CAN DO IS NOT TO TESTIFY. They are all petrified to testify under oath. EVERYONE NEEDS TO BE ORDERED TO TESTIFY TO DETERMINE THE TRUTH.

LAST BUT NOT LEAST, PLEASE CONCENTRATE ON THE CERTIFIED COURT TRANSCRIPT OF THE 08-MAY-09. IT IS EXTREMELY IMPORTANT TO NOTE THAT ON THE 08-MAY-09 WHICH IS ALMOST 7 MONTHS AFTER THE 09-OCT-08, YOU WILL REALIZE THAT THE HONOURABLE JUSTICE PETER J. WRIGHT IS VERY CONFIDENT TO STATE SPECIFIC THINGS THAT OCCURRED AT COURT ON THE 09-OCT-08.

IT MUST BE NOTED THAT THE HONOURABLE JUSTICE PETER J. WRIGHT ON THE HONOURABLE COURT RECORD ON THE 08-MAY-09 WAS VERY CAUTIOUS AND CAREFUL. THE HONOURABLE JUSTICE PETER J. WRIGHT NEVER STATED THAT THE PLEA ENTERED INTO THE HONOURABLE COURT RECORD ON THE 06-MAR-08 WAS STRUCK FROM THE RECORD BY CONSENT. FURTHERMORE, IT MUST BE DULY NOTED THAT NEWMARKET CROWN ATTORNEY, MR. AMIT GHOSH WAS ALSO VERY CAREFUL AND CAUTIOUS ON THE HONOURABLE COURT RECORD ON THE 08-MAY-09. MR. AMIT GHOSH STATED HE WOULD HAVE TO ASSUME THAT THE ONLY WAY THE PLEA OF THE 09-OCT-08 COULD BE ENTERED WAS IF THERE WAS AGREED CONSENT TO STRIKE THE PLEA OF THE 06-MAR-08. MR. AMIT GHOSH NEVER DID STATE ON THE HONOURABLE

COURT RECORD ON THE 08-MAY-09 THAT MR. AMIT GHOSH KNEW THAT THE PLEA OF 06-MAR-08 WAS STRUCK FROM THE COURT RECORD ON CONSENT.

HIGHLY IMPORTANT: THE 08-MAY-09 IS 7 MONTHS AFTER 09-OCT-08. NEITHER THE HONOURABLE JUSTICE PETER J. WRIGHT, NOR MR. AMIT GHOSH KNOW WHETHER THE PLEA OF 06-MAR-08 WAS STRUCK ON CONSENT FROM THE HONOURABLE COURT RECORD TO ENTER THE PLEA OF 09-OCT-08. THIS IS AN EXTREMELY IMPORTANT FACT THAT BOTH THE HONOURABLE JUSTICE PETER WRIGHT AND MR. AMIT GHOSH DID NOT KNOW 7 MONTHS AFTER THE FACT.

THE REASON THAT THE HONOURABLE JUSTICE PETER J. WRIGHT AND MR. AMIT GHOSH DID NOT KNOW WAS DUE TO THE FACT THAT THE PLEA OF 06-MAR-08 WAS NEVER STRUCK ON CONSENT FROM THE HONOURABLE COURT RECORD. THIS NEVER HAPPENED. I HAVE FURTHER EVIDENCE TO PROVE THIS BUT I'LL LEAVE THAT FOR ANOTHER DAY AT THIS TIME.

CONVENIENTLY, ON THE HONOURABLE COURT RECORD ON THE 29-MAY-09, THE HONOURABLE JUSTICE PETER J. WRIGHT READS INTO THE COURT RECORD SOME EXCERPT FROM A DOCUMENT WHICH I BELIEVE TO BE A FABRICATED COURT TRANSCRIPT OF 09-OCT-08. KEEP IN MIND I DID NOT VIEW THIS DOCUMENT THAT THE HONOURABLE JUSTICE PETER J. WRIGHT READ INTO THE COURT RECORD ON THE 29-MAY-09. FURTHERMORE, I HAVE NEVER POSSESSED A COPY OF THE CERTIFIED COURT TRANSCRIPT OF THE 09-OCT-08. ON THE 29-MAY-09, I BELIEVE TO THE BEST OF MY KNOWLEDGE THAT THE HONOURABLE JUSTICE PETER J. WRIGHT READ SOMETHING TO THE EFFECT OF STIKING THE PLEA OF 06-MAR-08 FROM THE RECORD. I WOULD NEED TO OBTAIN A COPY OF THE TRANSCRIPT OF THE 29-MAY-09 TO CONFIRM WHAT THE HONOURABLE JUSTICE PETER J. WRIGHT DID EXACTLY READ INTO THE COURT RECORD.

AS A RESULT, THE EVENTS THAT OCCURRED AT COURT ON THE 09-OCT-08 ARE LEGALLY NOT VALID. THERE WAS NO

CONSENT TO STRIKE THE PLEA OF 06-MAR-08. THE EVENTS OF THE 09-OCT-08 ARE NOW TAMPERED, TAINTED AND INVOLVE NUMEROUS CRIMINAL ACTIVITIES. IN ADDITION, THE PROCEEDINGS OF 29-MAY-09 ARE ALSO INVALID. FOR THAT MATTER EVERY PROCEEDING IN THIS CASE HAS BEEN SUBSEQUENTLY TAINTED.

SOME OF THE CRIMINAL CHARGES THAT WOULD BE RELATED TO ALTERING THE HONOURABLE COURT RECORD WOULD INCLUDE FABRICATING EVIDENCE-section 137 C.C.C., FORGERY-section 366 (1) (a), 366 (2) (a), 366 (2) (b), C. C. C. THE HONOURABLE JUSTICE PETER J. WRIGHT IS SUSCEPTABLE TO BEING CHARGED WITH UTTERING FORGED DOCUMENT- section 368 (1) (a) C. C. C.

THERE ARE MANY PEOPLE EMPLOYED WITHIN DIFFERENT DEPARTMENTS OF THE NEWMARKET COURTHOUSE WHO KNOW THE TRUTH ABOUT EVERYTHING THAT IS HAPPENING. SURELY SOMEBODY HAS TO KNOW THAT WHAT EACH AND EVERY PERSON IS DOING IS IMMORAL ON EVERY LEVEL. PEOPLE ARE RAISED WITH VALUES TO TELL THE TRUTH NOT TO LIE AND COVER-UP THAT LIE WITH ANOTHER LIE AND ANOTHER LIE AND SO ON AND SO FORTH.

IT IS ASTOUNDING THAT:

NOT ONE JUDGE WILL COME FORWARD AND TELL THE TRUTH.

NOT ONE LAWYER WILL COME FORWARD AND TELL THE TRUTH.

NOT ONE CROWN ATTORNEY WILL COME FORWARD AND TELL THE TRUTH.

NOT ONE POLICE OFFICER WILL COME FORWARD AND TELL THE TRUTH.

NOT ONE COURT REPORTER WILL COME FORWARD AND TELL THE TRUTH.

NOT ONE COURT CLERK WILL COME FORWARD AND TELL THE TRUTH.

NOT ONE EMPLOYEE IN THE NEWMARKET COURTHOUSE WILL COME FORWARD AND TELL THE TRUTH.

NOT ONE C. A. S. WORKER WILL COME FORWARD AND TELL THE TRUTH.

NOT ONE GOVERNMENT EMPLOYEE WILL COME FORWARD AND TELL THE TRUTH.

AND

NOT ONE PERSON WILL COME FORWARD AND TELL THE TRUTH.

NOBODY IS WILLING TO INDIVIDUALLY HOLD THEMSELVES ACCOUNTABLE. NOBODY IS WILLING TO HOLD THEIR COLLEAGUES ACCOUNTABLE. IF THESE PEOPLE ARE NOT WILLING TO OWN UP TO THEIR CRIMINAL ACTIONS, WHO IS POLICING THEM. THESE ARE THE PROFESSIONALS WHO ARE SUPPOSED TO BE UPHOLDING THE INTEGRITY, CREDIBILITY AND REPUTATION OF OUR JUDICIAL SYSTEM. THE SEDISTIC INTENT THAT THEY HAVE ALL DISPLAYED IN MY MATTER IS ATROCIOUS. THEY ARE ALL PLAYING A DEMENTED GAME. THEY HAVE NO BOUNDARIES.

EACH AND EVERY PERSON HAS SIGNIFICANTLY ABUSED THEIR POWERS OF POSITION, TRUST AND AUTHORITY. ADDITIONALLY, THEY HAVE VIOLATED THE LAW ON NUMEROUS ACCOUNTS.

AT THIS TIME DUE TO THE SERIOUSNESS AND THE STATUS OF THIS COURT MATTER THERE SHOULD BE NO FURTHER PROCEEDINGS UNTIL A FULL AND THOROUGH INVESTIGATION INTO EVERYONE'S ACTIONS IS LAUNCHED CONDUCTED AND COMPLETED. ADDITIONALLY, THE HONOURABLE COURT DOES NOT POSSESS ALL THE NECESSARY INFORMATION THAT THE COURT REQUIRES. I DO NOT HAVE ALL THE EVIDENCE, DOCUMENTATION AND INFORMATION I NEED TO ADEQUATELY AND SUFFICIENTLY DEFEND MYSELF. FINALLY, THE WORST MISTAKE THE JUDICIAL SYSTEM WOULD MAKE IS TO PERMIT MS. SAARA WILSON TO TESTIFY IN A HONOURABLE COURT PROCEEDING WITH THE HONOURABLE JUSTICE PETER J. WRIGHT PRESIDING AND THE NEWMARKET CROWN ATTORNEYS REPRESENTING THE STATE. THIS WOULD NOT BE IN THE PUBLIC ADMINISTRATION OF JUSTICE AND WOULD BE A FURTHER CONTINUATION OF THE ON-GOING CONSPIRACY, COLLUSION, CORRUPTION AND COVER-UPS.

PLEASE NOTE THAT I HAVE ATTEMPTED TO FILE MOTIONS OF PROHIBITION AND MANDAMUS WITH THE NEWMARKET COURTHOUSE AFTER THE RECUSAL DECISION BY THE DISHONOURABLE JUSTICE PETER J. WRIGHT. THESE EFFORTS HAVE BASICALLY APPEARED TO HAVE FALLEN UPON DEAF EARS. THE MEMBERS OF THE NEWMARKET COURTHOUSE HAVE AN AGENDA NOT TO COOPERATE WITH ME AND NOT TO ACKNOWLEDGE MY NOTICE OF APPLICATIONS AND AFFIDAVITS. IN TURN, THEY ARE ONCE AGAIN PURPOSELY DENYING ME OF ANY ADDITIONAL LEGAL RIGHTS THAT ARE AVAILABLE TO ME.

THESE PEOPLE DO NOT POSSESS ANY HONOUR OR RESPECT FOR THE JUDICIAL SYSTEM, THEY DO NOT HAVE ANY HONOUR OR RESPECT FOR THEMSELVES, THEY DO NOT HAVE ANY HONOUR OR RESPECT FOR THE VICTIMS AND THEY DO NOT POSSESS ANY HONOUR OR RESPECT FOR ME. FINALLY, THEY DO NOT POSSESS ANY HONOUR OR RESPECT FOR YOU.

THESE LEGAL PROFESSIONALS HAVE COMMITTED PRE-MEDITATED CRIME AFTER PRE-MEDITATED CRIME AFTER PRE-MEDITATED CRIME. THEY ALL KNOW THAT THEY HAVE COMMITTED A MAGNITUDE OF CRIMINAL ACTS THAT CONTINUE TO MULTIPLY ON A CONSISTENT BASIS. THESE PEOPLE MUST BELIEVE THAT THEY ARE ABOVE THE LAWS THAT THEY ARE SUPPOSED TO BE GOVERNING AND REGULATING.

THESE HIGHLY POWERFUL PEOPLE ARE 100% GUILTY AND THEY ALL KNOW IT. THEY WILL NOT DEVIATE IN ORDER TO CONTINUE WITH ALL OF THE LUDICROUS COVER-UPS.

THANK YOU VERY MUCH FOR YOUR TIME AND KIND ATTENTION TO THIS VITALLY IMPORTANT INFORMATION.

Yours truly,



Derek Dunlop
401-295 Lakeshore Drive
North Bay, ON P1A 3N8
(705) 495-6377

23-Oct-10

Ms. Maria Calabrese
c/o The North Bay Nugget
259 Worthington Street West
North Bay, Ontario
P1B 3B5

Dear Ms. Calabrese:

I have assessed and analyzed the sworn testimony that Mr. Mike Hunter provided to the Ontario Court of Justice in North Bay, Ontario at trial on May 31st, 2010. **Mr. Mike Hunter has lied under oath** on approximately **295** occasions throughout Mr. Mike Hunter's sworn testimony to the Honourable Court on the above noted date.

I must qualify my assessment of Mr. Mike Hunter's sworn testimony by stating that while the analysis was extensive it is definitely possible that it may not be exhaustive. There could very well be some oversights on my part. This may include inadvertently omitting additional lies of Mr. Mike Hunter's sworn testimony. Furthermore, my assessment may possibly include misinterpreting or misconstruing some of the information that was provided by Mr. Mike Hunter. I must also disclaim that there are other statements provided by Mr. Mike Hunter during his sworn testimony that lack credibility and are questionable in their merit that I did not identify. Please note that my dissection of the certified court transcript dated May 31st, 2010 was in order to prove the dishonesty of Mr. Mike Hunter and was conducted for no improper purpose.

Additionally, it must be noted that Mr. Mike Hunter has lied in various degrees, as a result there will be different levels of difficulty in attempting to prove, unveil and uncover the varying extents in which Mr. Mike Hunter has not told the truth. The bottom line is the fact that Mr. Mike Hunter has intentionally and purposely lied to the Ontario Court of Justice over and over and over again during Mr. Mike Hunter's sworn testimony at trial on May 31st, 2010.

It must be noted that there are numerous hypotheses that are still outstanding as to the reasons why Mr. Mike Hunter would perjure himself this frequently during his sworn testimony.

The first hypothesis that is distinctly possible is the fact that Mr. Mike Hunter simply just wanted to gain retribution against me. As a result, it is highly evident that Mr. Mike Hunter was willing to resort to additional illegal and criminal behavior in order to do so. It honestly and truly amazing that if this is actually the case that Mr. Mike Hunter was willing to lie about **295 times** while on the witness stand.

Please note that Mr. Mike Hunter misspelled my last name Dunlop (Dunlope) throughout all of his entire statements in this matter. This devised plan by Mr. Mike Hunter may be another hypothesis to explain the reasons for him committing perjury. There is more to this scheme than meets the eye and it is somewhat evident that Mr. Mike Hunter may have done this as a set-up attempting to entrap me or to get me to admit to committing crimes that I **never committed**. Once I filed legitimate, genuine and serious complaints about Mr. Mike Hunter's inexplicable, inexcusable and reprehensible actions of fabricating events and falsifying charges against me on August 25th, 2009 and the fact that I had this aforementioned matter proceed to a trial, then Mr. Mike Hunter had to totally abandoned this attempted contingency plan. If this is the case, then Mr. Mike Hunter was trying to purposely and intentionally solicit information from me in a mischievous, deceitful and coy manner and Mr. Mike Hunter's plan was foiled. Mr. Mike Hunter had no choice but to proceed to trial and cover-up all of his previous lies and crimes against me by lying under oath and committing another series of serious crimes against me.

There is also the hypothesis that Mr. Mike Hunter knowingly lied on the witness stand because Mr. Mike Hunter already knew that he could get away with this disgusting, despicable, malicious, cowardly and callous misconduct as members of the justice system would protect and support Mr. Mike Hunter.

Another possible hypothesis may be the fact that there are loop-holes in Mr. Mike Hunter's sworn testimony that would provide him an escape and an out (because there appears to be some pretty crafty testimony provided by Mr. Mike Hunter) and this may explain the reasons for all of Mr. Mike Hunter's lies, crimes and illegal behaviors. If Mr. Mike Hunter and members of the judicial system are in collusion with each other in order to reverse the convictions against me as a result of August 27th, 2010 than there are many legal officials who would be in some serious, serious trouble.

An additional hypothesis is the fact that Mr. Mike Hunter and members of the judicial system did not believe that on my own accord that I would be able to pursue and launch a criminal appeal in relation to this matter. They all figured that they would be able to individually and collectively get away with all of their illegal concerted efforts against me.

I will also unveil 1 extremely important point of many in relation to a prompted question by the Honourable Justice Normand Glaude during Mr. Mike Hunter's sworn testimony. This glaring example occurred when the Honourable Justice Normand Glaude appear to purposely prompt Mr. Mike Hunter to respond that he was allegedly punched in the left shoulder. On the other hand, all of Mr. Mike Hunter's statements make reference to the fact that Mr. Mike Hunter was allegedly punched in the right shoulder. **In accordance, to the prompt by the Honourable Justice Normand Glaude it appears Justice Glaude would have read Mr. Mike Hunter's statements prior to the commencement of the trial in this matter.**

Regardless of the type of collusion that has occurred in this matter it is wrong on every level imaginable. These pre-calculated and pre-meditated actions are all extremely dangerous behaviors for any member of our legal system to engage themselves in, in a collective manner.

If Mr. Mike Hunter and members of our legal system have purposely and intentionally attempted to set me up by trying to entrap me into admitting to crimes I did not commit, then there are many people that are going to have a lot of explaining to do.

If Mr. Mike Hunter has simply conducted himself in this disgraceful manner as a result of wanting to gain revenge against me for a personal vendetta that he personally possesses, than Mr. Mike Hunter's has purposely ruined his own credibility and reputation in order to do so. Moreover, Mr. Mike Hunter has now purposely destroyed the reputation and credibility of the North Bay Police Service, the Honourable Justice Normand Glaude, the North Bay Crown Attorney's Office, North Bay Crown Attorney, Ms. Bridgette Laplante, other Honourable Justices, members of the legal community, employees of the North Bay Courthouse, defence attorneys and many, many others.

To continue to permit Mr. Mike Hunter to get away with these on-going intentional crimes, behaviors and actions is incredulous. It is apparent that Mr. Mike Hunter is not willing to admit to anything that Mr. Mike Hunter has done. Mr. Mike Hunter has covered-up one lie with another lie with another lie and so on. It is also highly evident that Mr. Mike Hunter will stop at nothing to continue this charade and Mr. Mike Hunter will **never** possess the courage to come forward and admit to any and/or all of the indiscretions, improprieties and transgressions that Mr. Mike Hunter has committed against me.

I hope somebody realizes that if nothing is done to rectify this situation that this tautological game will just continue on and on and on. **Mr. Mike Hunter needs to be held accountable for the crimes that Mr. Mike Hunter has committed.** As Mr. Mike Hunter continues on with his lies and cover-ups Mr. Mike Hunter is holding each and every person who comes in contact with my matters as a hostage. You are a hostage of Mr. Mike Hunter's actions if you do absolutely nothing about the information that I am relaying to you. Not to mention the fact that Mr. Mike Hunter's abuse of his powers and abuse of process are also compromising and jeopardizing the reputation of anyone who is willing to support Mr. Mike Hunter's illegal actions.

Thank you for your attention to this information.

Yours truly,



Derek Dunlop
401-295 Lakeshore Drive
North Bay, Ontario
P1A 3N8

From: derekjamesdunlop109@hotmail.com
 To: vanessa.glasser@ontario.ca; sara.blake@ontario.ca; m.c.b@birnielawfirm.ca;
 laurie.clarke@ontario.ca; les.hicks@ontario.ca; linda.fildes@birnielawfirm.ca; gdingle@torys.com;
 tjackson@torys.com
 Subject: Subject: THE PRE-PLANNED, PRE-CALCULATED PLAN DEvised BY JUSTICE DAVID NADEAU
 AND NUMEROUS OTHER LEGAL REPRESENTATIVES AND OFFICIALS
 Date: Thu, 30 Jun 2011 15:32:39 -0400

30-Jun-11

**Subject: THE PRE-PLANNED, PRE-CALCULATED PLAN DEvised BY JUSTICE DAVID NADEAU
 AND NUMEROUS OTHER
 LEGAL REPRESENTATIVES AND OFFICIALS.**

Dear Legal Representatives, Court Officials and Justice David Nadeau (**Please forward a copy of the email to Justice David Nadeau**):

As I have stated numerous times in the past to various legal officials, government dignitaries, judiciaries, court staff, police officers and so forth, that until somebody is willing to **come forward and admit to the entire truth** than everybody who comes in contact or is associated with any of my matters will be held hostage by the crimes, illegal actions and misconduct committed by many other legal officials, judiciaries, police officer and so forth. Furthermore, as these dishonourable, dishonest and disrespectful officials do not want to come forward and be forthright, they are placing numerous other judiciaries, legal dignitaries and government officials in extremely awkward, jeopardizing and compromising positions. In essence, their legal representatives continue to collude, continue to cover-up and continue to be corrupt in order to further the cover-ups against me. Please keep in mind that as all of these legal, government, police and court officials continue to conduct themselves in these reprehensible and oppressive manners towards me then they are also conducting themselves in the same inexplicable and inexcusable manners towards the entire justice system and toward the entire administration of justice. Not to mention the fact that these intolerable behaviors and actions are improprieties, transgressions and wrongdoings that are intentionally and purposely being conducted to fool, deceive and misrepresent the truth to the public.

I will state for the record that it does not matter how many judiciaries, how many government officials, how many police officers, how many court staff and how many legal officials jump aboard the single largest case of collusion, cover-ups, corruption, coercion and conspiracy in the history of our Canadian Judicial System, **it will never change the truth**. Moreover, it does not matter how many legal and judicial officials work feverishly to disguise, conceal, hide, destroy, manipulate and omit the truth, this will end up coming back on everybody in the end. **The only way for these people to save face and restore and regain their respective reputations, credibilities and integrities is to come forward with the entire truth. Mike Hunter, Jeff Warner, Richard Hampel, the North Bay Police Service, Justice Normand Glaude, Justice Peter Wright, Steve Sager, Marcy Segal, Saara Wilson, Amit Ghosh and many others know that they are in the wrong but do not possess the courage to come forward and admit to these facts.**

The collusion and conspiracy may have began well before the **THE 20-FEB-05, HOWEVER, FROM A LEGAL STANDPOINT THE CRIMES, COVER-UPS, COLLUSION, CORRUPTION AND CONSPIRACY WERE HIGHLY EVIDENT AS A RESULT OF MIKE HUNTER AND JEFF WARNER COMMITTING AN AGGRAVATED ASSAULT ON ME IN THE DOWNTOWN CORE OF NORTH BAY, ONTARIO AND THEN COVERING THAT AGGRAVATED ASSAULT UP BY FRAMING ME, BY FALSIFYING CHARGES AND FABRICATING EVIDENCE, STATEMENTS AND NOTES FOR SOMETHING THAT I NEVER DID. ONCE AGAIN, SCOTT MCFARLANE, STEVE TRAHAN, GERRY MARTIN, KIRK KELUSKY, CST. WILSON AND A FEMALE RELEASING OFFICER WOULD HAVE FIRST HAND KNOWLEDGE OF THESE COVER-UPS.** *These cover-ups by Mike Hunter*

and Jeff Warner began as a result of the 20-Feb-05 and both Mike Hunter, Jeff Warner and many others have done nothing but add to covering up the events up of the 20-Feb-05.

YOU KNOW WHAT THE OLD ADAGE IS - THE COVER-UP IS WORSE THAN THE CRIME AND THIS HOLDS TO BE SO VERY TRUE IN WHAT MIKE HUNTER, JEFF WARNER AND THE NORTH BAY POLICE SERVICE DID ON FEBRUARY 20TH, 2005.

June 29th, 2011 at the Superior Court of Justice - North Bay, Ontario, Justice David Nadeau -presiding.

During the court proceedings as of yesterday, June 29th, 2011, it was highly evident that another pre-meditated and colluded plan was instituted by Justice David Nadeau and other legal officials. THEIR COLLECTIVE PLAN WAS TO ENSURE THAT THE COURT APPLICATION (CV-11-5194) THAT WAS BROUGHT FORWARD BY VANESSA GLASSER AND SARA BLAKE AGAINST MYSELF, DEREK DUNLOP WILL BE INTENTIONALLY AND PURPOSELY HEARD PRIOR TO HEARING THE MATTER OF CV-11-5123 DEREK DUNLOP V. THE NORTH BAY POLICE SERVICE ET AL. AND PRIOR TO HEARING THE MATTER OF CV-11-5179 DEREK DUNLOP V. MICHAEL BIRNIE ET AL.

At my first glance and assessment it would definitely appear that this plotted plan by Justice David Nadeau and the legal representatives that were present in courtroom on June 29th, 2011 has been intentionally conducted in order that Justice David Nadeau has a pre-calculated plan to hear CV-11-5194 first and Justice David Nadeau already knows that he will render a judgment that I am a vexatious litigant. At that point, Justice David Nadeau will possibly be able to dismiss both CV-11-5123 - D. Dunlop v. the North Bay Police Service et al and CV-11-5179 D. Dunlop v. Michael Birnie et al. from a legal standpoint without hearing any evidence in these matters or based on their respective merits. The legal representatives in prior collaboration with Justice David Nadeau would be well aware of this plan, especially considering that it would be advantageous to their clients, themselves, to Justice Nadeau and to the court, however, this pre-planned arrangement is prejudicial, biased, discriminatory to my best interests, the public's best interests and the entire administration of justice as it relates to these matters. Justice David Nadeau and these legal representatives are also bringing the entire administration of justice into disrepute as they engage in these inappropriate, improper and inexcusable manners. Next, Justice David Nadeau and the respective lawyers had a developed and devised a plan in which Justice David Nadeau would proceed around the courtroom (Courtroom #302) asking each of the legal representatives of their respective parties whether they were in agreement that CV-11-5194 should be heard first.

OBVIOUSLY, ALL OF THESE LEGAL REPRESENTATIVES WERE IN AGREEMENT TO THIS PRE-PLANNED ARRANGEMENT. THEY ALL MADE APPEAR IT AND REPRESENTED TO THE HONOURABLE COURT RECORD THAT IT WOULD NOT HAVE BEEN PRE-PLANNED. At this point, I became somewhat animated and addressed Justice David Nadeau by stating, of course they are all in agreement because this is part of the collusion. I still suggested to Justice David Nadeau that CV-11-5123 be heard on June 29th, 2011 but due to their collective pre-organized plan, I knew that Justice David Nadeau and these legal representatives would not permit CV-11-5123, D. Dunlop v. the North Bay Police Service et al. to be heard on June 29th, 2011. These legal and judicial officials already had it established that they would prevent CV-11-5123 and/or any other proceedings from being heard prior to CV-11-5194 from being heard first. -AGAIN, THIS IS WRONG ON EVERY SINGLE LEVEL IMAGINABLE.

Justice David Nadeau was also addressed by a Mr. Smith (Counsel for the Ministry of the Attorney General) and I am assuming that this gentlemen is Mr. Jim Smith. Mr. Smith also had a pre-meditated plan to ensure that he notified the Honourable Court record that another Statement of Claim had been served to their office on June 27th, 2011. I objected to entering this information as it is irrelevant at this time. Justice David Nadeau had a plan to hear the information anyways. Justice Nadeau noted my objection but stated that he wanted to hear the information from Mr. Smith.

At one point, Mr. Jim Smith and Justice David Nadeau even had the audacity and gall to collude right in front of myself and other court staff and legal officials. Justice David Nadeau was being provided direct assistance from Mr. Smith on how to proceed. Mr. Smith provided assistance by stating that it might be wise to craft something peremptory in relation to the third matter. It was also highly evident that Justice David Nadeau and Mr. Smith were trying to slip this by me without me recognizing what they may be discussing. At that point, I asked for clarification into what was transpiring and in relation to what matter. From what I was informed it appears that Mr. Jim Smith is going to file supplementary materials that are peremptory in the next week or so in relation to the matter in Newmarket, Ontario. THIS IS FURTHER EVIDENCE OF JUSTICE DAVID NADEAU'S COLLUDED PLAN WITH MR. JIM SMITH AND OTHER LEGAL REPRESENTATIVES TO ATTEMPT TO PACKAGE ALL OF THESE MATTERS TOGETHER ONCE JUSTICE DAVID NADEAU RENDERS A JUDGMENT DETERMINING THAT I AM A VEXATIOUS LITIGANT- AGAIN, THIS IS WRONG ON EVERY SINGLE LEVEL IMAGINABLE.

Another part of the pre-meditated and colluded plan is that if the matter of CV-11-5194 is heard first then they can possibly present and package the D. Dunlop v. Justice Wright et al matter to also be intentionally heard at the next court date of September 28th, 2011 and Justice David Nadeau's pre-calculated plan is to dismiss this matter without hearing any evidence on its merits. -This would also be wrong on all levels.

IT SHOULD ALSO BE NOTED THAT JUSTICE DAVID NADEAU ALSO STATED THAT THE HONOURABLE COURT WOULD PROVIDE ME A MONTH TO FILE ANY NECESSARY DOCUMENTS EVEN THOUGH RULES OF CIVIL PROCEDURE ONLY ALLOW FOR 2 WEEKS (something to this effect). AT THIS TIME I AM GOING TO STATE THAT JUSTICE DAVID NADEAU IS TRYING TO MAKE IT APPEAR AS THOUGH HE IS DOING ME A FAVOUR, HOWEVER, JUSTICE DAVID NADEAU PROBABLY ALREADY KNOWS THAT REGARDLESS OF HOW MANY MATERIALS AND DOCUMENTS I FILE, THAT THEY WILL ALL BE IRRELEVANT AS THAT EVIDENCE WILL NEVER BE HEARD IN ANY OF THESE MATTERS AS THEIR COLLECTIVE PLAN IS TO HEAR CV-11-5194 PRIOR TO ANY CASE MATERIAL. -YOU ARE ALL IN THE WRONG AGAIN.

IF THIS IS NOT THE CASE THAN I WILL BE IN THE WRONG BUT, I HIGHLY DOUBT THIS IS NOT THE CASE. EITHER WAY YOU CAN BE REST ASSURED THAT JUSTICE DAVID NADEAU IS NOT TRYING TO DO ME ANY FAVOURS EVEN THOUGH JUSTICE DAVID NADEAU IS PURPOSELY TRYING TO PORTRAY TO THE HONOURABLE COURT RECORD THAT HE IS NOT BEING PREJUDICIAL, BIASED, PARTIAL OR DISCRIMINATORY TOWARDS ME ,WHEN IT IS HIGHLY EVIDENT THAT JUSTICE DAVID NADEAU IS. **ONCE AGAIN, -JUSTICE DAVID NADEAU NOR ANY OTHER JUDGE EMPLOYED IN NORTH BAY AND IN THE NORTHEAST REGION IS ABLE TO APPROPRIATELY, ADEQUATELY, HONESTLY AND GENUINELY ABLE TO PRESIDE OVER ANY OF THESE MATTERS DUE TO THE NATURE OF THE MATTERS AND TO THEIR PRE-DETERMINED BIASES, PREJUDICES AND DISCRIMINATIONS TOWARDS ME.** Additionally, these judges are unable to realize and recognize the high level of animosity that they possess towards me when in fact, they should possess those high levels of animosity towards people and organizations such as Mike Hunter, Jeff Warner, the North Bay Police Service, Justice Normand Glaude and so forth.

I must also note that the court endorsement of June 29th, 2011 provided by Justice David Nadeau after the court proceedings to all parties involved, stated something to the effect that CV-11-5123 and CV-11-5179 would be heard at the next court date of September 28th, 2011- time permitting. SO IF JUSTICE DAVID NADEAU ALREADY KNOWS THAT HE WILL RENDER A JUDGMENT THAT I AM A VEXATIOUS LITIGANT AND JUSTICE DAVID NADEAU KNOWS THAT HE WILL BE ABLE TO IMMEDIATELY DISMISS CV-11-5123 AND CV-11-5179 than Justice David Nadeau would realize that this statement about time permitting to hear CV-11-5123 and CV-11-5179 is deceitful because it will not matter as those cases will never be heard.

THERE IS A PRIORITY OF PROGRESSION AND SEQUENCE OF THESE MATTERS THAT NEEDS TO BE ADHERED TO:

1. CV-11-5123 - Statement of Claim issued March 2nd, 2011 must be heard first on its merits and evidence prior to proceeding to the hearing of any other issues or matters. Furthermore, this matter should be heard entirely and solely on its own.
2. CV-11-5179- Statement of Claim issued May 19th, 2011 must be heard next on its merits, evidence and after CV-11-5123. CV-11-5179 must be heard solely and entirely on its own on a separate date scheduled after CV-11-5123 has been heard.
3. CV-11- 5194- Notice of Application issued June 15th, 2011 must be heard after CV-11-5123 and CV-11-5179 and in that order.

If this is not followed, any other manner in which Justice David Nadeau and these legal representatives choose to collude in conducting business will be uncivilized and will be prejudicial, will be biased and will be discriminatory to my best interests. Not to mention the fact that if Justice David Nadeau and these legal representatives continue to proceed with this plotted plan it will be prejudicial, it will be biased and it will be discriminatory to the entire administration of justice and to the public interests.

It must also be noted that after Justice David Nadeau had been notified and addressed by myself and Mr. Michael Birnie about my application that was brought before Justice Boissonneault on May 29th, 2011 and put over until June 29th, 2011, Justice David Nadeau neglected to address the requests contained therein. Mr. Birnie even provided Justice David Nadeau with a copy of the application with reference to its contents. I am going to suggest that Justice David Nadeau purposely did not address the requests contained therein as Justice Nadeau did not want to have to render a judgment in relation to change of venue, change of judge and change of counsel.

During the court proceedings of June 29th, 2011 there were indications by legal representatives that there was an annotated copy of the Certified Court Transcript of May 31st, 2010. It appears that these legal representatives know something that I don't. I truly believe that they are making reference to the fact that there is another copy of the certified court transcript of the aforementioned court date of May 31st, 2010. EITHER WAY THIS WILL PROVE THAT JUSTICE NORMAND GLAUDE WAS IN COLLUSION WITH OTHER LEGAL OFFICIALS, POLICE OFFICIALS AND COURT STAFF. IF JUSTICE NORMAND GLAUDE PERMITTED MIKE HUNTER TO LIE UNDER OATH ON MAY 31ST, 2010 KNOWING THAT THIS TESTIMONY WOULD NOT BE VALID THAN THIS IS DEFINITELY COLLUSION. ON THE OTHER HAND, IF JUSTICE NORMAND GLAUDE INTENTIONALLY PERMITTED MIKE HUNTER TO LIE 295 TIMES UNDER OATH TO CONVICT ME OF CRIMES I DID NOT COMMIT THAN THIS IS ALSO REVEALS THE COLLUSION. REGARDLESS, JUSTICE NORMAND GLAUDE HAS COLLUDED IN SOME WAY, SHAPE AND/OR FORM AND HE IS IN THE WRONG NO MATTER WHAT. AT

SOME POINT, YOU WOULD HOPE THAT JUSTICE NORMAND GLAUDE OR SOMEBODY ELSE WOULD REALIZE AND ADMIT TO THIS BEING SO VERY WRONG.

Once again it was highly evident that Justice David Nadeau was making appear that I was incompetent to the honourable court record. Justice David Nadeau appears to be part of a plan to assign me a lawyer in any of my future court proceedings. This plan is also prejudicial to my best interests. I prefer to represent my own best interests and if Justice David Nadeau or any other members of our justice system decide to assign me a lawyer this will be wrong on every single level imaginable. It would be prejudicial, biased and discriminatory to me.

Any judgments made by Justice David Nadeau or any other judge that are made in haste towards me will not be in my best interests, will not be in the administration of justice's best interests and will not be in the public's best interests. If these legal representatives and Justice David Nadeau have a pre-calculated plan to prevent me from instituting any other legal proceedings, I would be almost positive that they would be establishing a legal precedence that may never have been heard of before. (I will have to conduct the research but I would be willing to bet that this has never happened before). If Justice David Nadeau renders such a judgment in conjunction with the pre-meditated plan of many legal officials to preclude me from instituting any further court proceedings that would be in my best interests than this aforementioned judgment will be enormously prejudicial to me and my interests, it will be extremely biased to myself and my interests and it will 100% discriminatory to myself and my interests. Justice David Nadeau and these legal representatives are entering into uncharted territory all in the efforts to cover-up for many others. This plan will be detrimental to the future of the entire justice system.

Someday, somebody needs to do something that is right by admitting to the entire truth until that day comes everyone will continue to contribute to the multitude of crimes, array of illegal actions and on-going misconduct that is committed on almost a daily basis against me and society at large. The public confidence in the justice system will continue to erode and dissolve until somebody does come forward with the truth. Hiding the truth is the worst thing that these members of the justice system can continue to do on a daily basis.

It is ridiculous that nobody can prevent themselves from doing what is wrong. Everybody just keeps proceeding down this road.

First of all, people need to come forward with the truth for themselves. Next, they need to come forward with the truth for their independent and respective professions. Next, they need to come forward with the truth for their respective professions as a whole. Next, they need to come forward with the truth for the best interests of justice. Next, they need to come forward with the truth for the best interests of the entire administration of justice. Next, they need to come forward with the truth for the best interests of the entire justice system. Finally, they need to come forward with the truth for the best interests of the public and moral good.

At this point, no further court proceedings in any of the above noted matters should occur in the presence of Justice David Nadeau.

Thank you for your attention to this information.

Yours truly,

Derek Dunlop

22-Sep-11.

Dear Community Member:

Here are some other very important facts that have occurred.

NEWMARKET MATTER.

Justice Peter J. Wright was in collusion and conspired with other legal and judicial officials to establish the fact that Justice Peter J. Wright was going to conduct a recusal hearing in which Justice Peter J. Wright could be in complete control of the outcome. As a result, Justice Peter J. Wright did not even acknowledge his initial illegal actions and misconduct that was evident in the Certified Court Transcripts. Justice Peter J. Wright even had the audacity and gall to cover-up his own initial misconduct by neglecting and ignoring that it ever transpired. Justice Peter J. Wright during the recusal motion suggested to Mr. Derek Dunlop that Mr. Derek Dunlop had misapprehended his misconduct. This is pathetic considering the facts and evidence that existed against Justice Peter J. Wright were contained within the Certified Court Transcripts.

Justice Peter J. Wright, judicial and legal officials had a pre-meditated plan to ensure that only Ms. Saara Wilson would testify in this matter, in order that there would be no contradictory testimony to Ms. Saara Wilson's testimony. Justice Peter J. Wright ensured that he would only allow Ms. Saara Wilson to testify. This enabled Ms. Saara Wilson to cover-up for everyone. Make no mistake about it Ms. Saara Wilson did perjure herself on the witness stand at the Ontario Superior Court of Justice in Newmarket, Ontario on November 17th, 2009.

Many members of the Newmarket Courthouse would have had to reconstruct the audio-tape for the occurrences at court for the date of October 9th, 2008. They would have had to destroy the initial audio-tape and they would have had to arrange a meeting to get together to re-create the happenings in court. This would have been conducted well after the October 9th, 2008 and prior to November 18th, 2009 in which the court officials purposely played the recreated audio-tape on the Honourable Court record.

Also, make no mistake about it Mr. Steven R. Sager was the scapegoat for everyone. Furthermore, Mr. Adrian Greenaway, Investigator with the Law Society of Upper Canada ensured to cover-up for everyone and made it appear that Mr. Steven R. Sager was entirely at fault. This was part of their collective illegal plans. Mr. Steven R. Sager had agreed to be the fall guy for everyone. Please also remember that Mr. Adrian Greenaway who investigated Mr. Steven R. Sager was a former police officer with the Toronto Police Service and Mr. Steven R. Sager was also a former police officer with the Toronto Police Service.

All of these judicial and legal officials have now intentionally and purposely established case law precedence that is entirely based on their collective and individual crimes, their collective and individual misconduct, their collective and individual illegal actions, their collective and individual deceit, their collective and individual lies and all of their dishonesty. These judicial, government and legal officials are unaware of the long-term detrimental impact that their cover-ups will have on the entire justice system.

These judicial, legal and government dignitaries are so consumed and dedicated to preserving their individual and joint reputation(s), integrity(ies) and credibility(ies) that they are unable to have the foresight to realize that they are actually destroying and ruining the public confidence in the entire justice system. All of these officials are petrified and terrified of the possible repercussions, ramifications, consequences and punishments that they would be confronted with should the entire truth surface.

Their on-going colluded plan is to continue to manipulate the legal system and shift the blame for all of their individual and collective improprieties, indiscretions, transgressions and wrongdoings onto me. Please let it be known that they will possibly charge with numerous charges as a result of attempting to uncover their collusion, cover-ups, crimes, coercion, corruption and conspiracy. This will be a disgrace. It will all be a result of nobody being able to be honest with themselves and/or each other by coming forward and telling the truth. Each and every time I have called them out on their crimes, collusion and cover-ups they have responded by committing more and more cover-ups and more and more crimes. None of them can stop as they are so far in over their heads.

NORTH BAY MATTER

It definitely appears that the court has in their possession an annotated certified court transcript that will contradict the certified court transcript of May 31st, 2010 that I have in my possession. If this is the case, this will prove that Justice Normand Glaude colluded with members of the justice system because Justice Glaude purposely permitted a trial to occur knowing full well that it was illegitimate and invalid. Justice Glaude had me believe that a trial was occurring when the trial actually had no validity in the first place. This is an absolute travesty and this intentionally permitted Mike Hunter to lie on the witness stand, knowing full well that he could get away with all of his 295 lies. Who has ever heard of anything such as this transpiring in the history of our Canadian Judicial System. The illegal actions of Justice Normand Glaude, Mike Hunter and numerous other professionals is reprehensible, inexplicable and inexcusable.

Next, the members of the Justice System appear to have be in collusion with each other again to intentionally represent to the Honourable Court that I am legally incompetent as a legal representative which is ironic considering the fact that they know full well that I am competent. Obviously, I do not have anywhere near the knowledge that numerous highly educated and intelligent lawyers individually and collectively possess. On the other hand, they also know that I can adequately represent my own interests as this is my personal preference as a result of all the negative experiences that I have been confronted with as a result of my own defence attorneys. My own defence lawyers have intentionally placed me in extremely unenviable positions. I have made hundreds of attempts to seek, secure, obtain and retain other legal representation but to no avail. Every attorney with whom I have made contact has no interest in defending my best interests as a result of the highly contentious issues and problems. If the justice system intentionally assigns me an attorney this will be done strictly for their own benefit and so they can assume complete autonomy and control. This will be the most hypocritical manner for judicial, legal and government officials to behave especially considering the fact that they have intentionally placed me in the position to defend my own interests in the first place.

If you so desire, I will forward you evidence and copies of certified court transcripts that exploit, reveal, unveil and uncover some of the illegal actions and misconduct that has been committed by these officials. My e-mail is derekjamesdunlop109@hotmail.com.

Please remember that these crimes committed by all of these dignitaries are being committed against the entire justice system, the public at large and yourself(ves).

All of these judicial, government and legal officials will never hold themselves or their colleagues accountable because they do not want to admit to the public that collusion, corruption, cover-ups, coercion and conspiracy happen in our societies. If these members of our justice system are permitted to get away with their crimes, illegal actions and misconduct they will have no problem in doing again and again. More specifically, the fact that they have committed all these crimes and cover-ups will also be suggestive that they could have very well committed similar acts in the past.

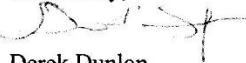
Please strongly consider how you would feel if this was happening to a family member of yours such as a brother, sister, mother, father, aunt, uncle, grandparent and/or cousin. Also think about the fact if this was happening to your best friend or a very good friend how you would feel. Next, think about how you would feel if this was happening to you.

All of these legal, judicial, police and government professionals with whom I have referenced are unable to adhere to and uphold the laws, regulations, protocols, standards, procedures and guidelines that they are supposed to follow. They will do anything and I mean anything to cover-up for themselves and their colleagues.

The police authorities have access to my e-mail account(s) and they are so fearful of the truth that they intentionally and purposely prevent me from disseminating and distributing information and evidence that I possess that unveils the truth. Additionally, they also have the ability to alter, switch, edit and change the information that I type. I have never viewed any altered documents and/or correspondences that may have come from my e-mail account. I would be willing to bet that there is a great possibility that the police authorities may have altered specific e-mails of mine to be advantageous for them and members of the justice system, while at the same time being detrimental to me.

Thank you for your attention to all of this information.

Yours truly,



Derek Dunlop

25-Nov-11.

Dear Community Member:


You should be made aware of all the on-going and never-ending intentional and purposeful attempts that are being made by members of our judiciary, by members of our government and by members of our legal system to further contribute to the on-going cover-ups against the entire justice system, against the entire administration of justice, against myself, against yourself and against each and every member of the public. These judicial, government and legal officials are embarrassing everyone and embarrassing the entire justice system by continuing to purposely and intentionally engage themselves in illegal collusion, criminal behaviors and reprehensible cover-ups in order to maintain the initial cover-ups, crimes, collusion, corruption and misconduct of many judicial and legal professionals that occurred in the first place.

In recent civil matters that I had launched and instituted before the Honourable Court in North Bay, Ontario, members of our justice system, government officials and legal representatives were in collusion with each other to further contribute to the on-going cover-ups. This included Justice Norman Karam, Jim W. Smith of the Ministry of the Attorney General, Michael Birnie, David Outerbridge, Shannon Goffin, Sara Blake, Vanessa Glasser and others. Previously, it also included Justice David Nadeau. They were in collusion with each other to purposely and intentionally determine and present to the Honourable Court record that the proceedings that I had instituted were vexatious and to further represent that I was a vexatious litigant. As a result, of the colluded efforts of these members of our judiciary and legal system, Justice Norman Karam rendered an intentional order and endorsement that purposely found that the proceedings I had launched were vexatious and intentionally determined that I was a vexatious litigant. The government is purposely continuing to abuse and use the contents of this order in a manner that will intentionally be detrimental towards me. Justice Norman Karam purposely rendered and issued such an endorsement in order to cover-up for the crimes, cover-ups, collusion, coercion, perjury, misconduct, illegal actions, improprieties, transgressions and wrongdoings of numerous other judiciaries, legal officials, government dignitaries, court staff, lawyers and so forth. Justice Norman Karam has done so with the purposeful intent to protect all of these aforementioned parties from any liability, from any responsibility and from any accountability for all of their independent and collective reprehensible, callous, malicious, inexplicable and inexcusable behaviors and actions.

Justice Norman Karam also purposely prevented me from entering evidence that was contained within specific certified court transcripts that will prove some of the crimes, collusion and cover-ups that members of the justice system have engaged themselves in. Justice Norman Karam also neglected to follow and adhere to the proper procedures, standards, legalities and guidelines after being served with a Statement of Claim. Justice Norman Karam intentionally disregarded and purposely dismissed the seriousness and significance of being served a Statement of Claim and just continued to proceed and preside over the proceedings in these civil matters without any hesitation.

It definitely appears that members of our justice system have a pre-meditated plan to intentionally disassociate me with any further legal proceedings in any of my matters. Justice Norman Karam and other members of our judiciary, employees of our legal system and professionals of our government have purposely and intentionally done so on a "SINE DIE" basis in which these judicial, government and legal officials can conveniently re-convene in court at their own discretion and at any time that they determine to be fit, which would be fully advantageous and beneficial for their own purposes (THIS IS WRONG ON EVERY SINGLE LEVEL IMAGINABLE). Judicial and legal officials have already proceeded to have at least one court proceeding transpire in my absence with the Honourable Justice George Valin presiding in North Bay, Ontario.

It also appears that there is another purposeful intention of members of the legal system to purposely assign me a lawyer to further disassociate me with the legal proceedings in my matters. Again, this just further displays that members of the justice system are terrified, petrified and afraid of the truth surfacing and they will resort to such desperate measures in order to maintain the initial cover-ups and to contribute to additional cover-ups. HOW SAD IS THIS MANNER IN WHICH TO INTENTIONALLY PROCEED IN A COURT OF LAW? Moreover, this also unveils that members of the justice system and the government are constantly and consistently in collusion with each other to continue on with the on-going and never ending cover-ups. For each and every person to permit, allow and support this to occur, than each and every one of them is further in the wrong. This just further reveals the on-going collusion, cover-ups and corruption that are continuing to occur.




Furthermore, if judicial and legal officials are intentionally allowing any evidence, testimony and or other court proceedings to transpire without my attendance, then this is extremely prejudicial, highly discriminatory and purposely biased towards myself and my best interests. If members of the North Bay Courthouse are scheduling court dates knowing that I will not be notified, each and every one of them are in the wrong. If there are future court dates that are coming up and they are not informing me (due to directives you have been given) than each and every one of those staff members of the North Bay Courthouse Staff are additionally in the wrong. If any other court staff any other courts are purposely scheduling court dates without notifying me as well than these court officials and government staff will further be in the wrong.

To permit, condone, allow and support any of the aforementioned illegal actions, crimes, collusion, cover ups, corruption, coercion, perjury, misconduct and so forth is to be purposely negligent, yourself. The fact is is that none of these individuals will hold themselves independently responsible, accountable and/or liable for their inexcusable and inexplicable conduct. Moreover, none of these people will hold their colleagues, cohorts and counterparts accountable, liable and/or responsible for their individual and/or collective crimes, collusion, cover-ups and corruption. Their individual and joint answers are to further add to all of the cover-ups that have been previously established by committing more cover-ups.

Members of our justice system have previously established fraudulent and illegal case law based on their individual and collective crimes, illegal conduct, misconduct, collusion, coercion, corruption, perjury, improprieties, transgressions and wrongdoings. This fraudulent and criminal case law was finally established when in a pre-meditated manner Justice Peter J. Wright rendered his illegal and criminal decision on November 18th, 2009. This is just one instance. There are many others.

As legal officials, judiciaries and government officials continue to permit, condone, allow, support and advocate that these illegal crimes, acts of collusion, intentional and pre-meditated cover-ups to occur there will be additional fraudulent, criminal and illegal case law that will be established, not to mention the fact that there will be other crimes committed and other cover-ups in order to so.

The truth needs to be unveiled, revealed and exploited. Failure to do so will result in the entire justice system being destroyed and ruined. These judicial, legal and government officials are already doing a great job destroying the entire justice system as it stands. Somebody, somewhere needs to possess the courage to come forward with the truth.



For these judicial, legal and government officials to purposely attempt to shift, manipulate and sway the blame onto me for all of their crimes, illegal actions, collusion, corruption, coercion and misconduct is pathetic and it the most desperate of measures to intentionally and purposely resort to. They continue to attempt to shift the blame onto me in a coy fashion.

Everything that they have done is wrong and everything that they continue to do is wrong. At some point you would think that somebody, somewhere would possess the high morals, high values and intelligence to be brave enough to come forward with the entire truth. At this point it does not appear that anybody possesses that courage.

Thank you for your attention to this information.

Yours truly,



Derek Dunlop
401-295 Lakeshore Drive
North Bay, Ontario
P1A 3N8
(705) 495-6377

16-Jan-12.

Dear Judiciaries, Legal Professionals, Government Dignitaries, Court Officials and others:

People employed within the confines and structures of our judicial, legal and court system(s) have intentionally and purposely caused me harm, injuries and losses in accordance to their strategic pre-meditated plans to maintain and cover-up for the initial crimes, collusion, cover-ups, corruption, coercion, misconduct, illegal actions that have been purposely committed against me, against the public at large, against the entire justice system and against the entire administration of justice.

What would your parents think about your dishonourable, disrespectful, irresponsible, inexcusable, inexplicable, unprofessional and reprehensible behaviours. If each and every one of you are capable of conducting yourselves in these manners, I can just imagine how inappropriately, improperly, unjustly, unfairly, unprofessionally, unreasonably, illegally, criminally, with biases, with prejudices and with discriminations that you treat others with whom you do not like that are involved in the justice system. These inappropriate biased, partial, prejudicial, discriminatory treatments of others would also be wrong on every single level imaginable. It may be time for a career change if you are unable to treat people appropriately, especially when many of you occupy the positions of power, trust and authority that you do.

It is highly evident that it is more important for you as professionals to cover-up for yourself(ves), to cover-up for your colleagues, to cover-up for your friends, to cover-up for your confidants, to cover-up for the entire justice system than it is to come forward and admit to any and/or the entire truth.

You need to come forward with the truth out of respect and honour for your respective and collective professions. You need to come forward with the entire truth out of respect and honour for the entire justice system. You need to come forward with the truth out of honour and respect for each and every member of the public. Most of all you need to come forward with the entire truth out of honour, respect and dignity toward yourself(ves).

It is an absolute shame and a total travesty that nobody appears to believe that the cover-ups that they are engaging and involving themselves in, are wrong. Moreover, it definitely is apparent that the people that contribute to the on-going cover-ups believe that they are doing something that is right. Nothing could be further from the truth. If you think that you are doing yourself(ves), your colleagues, your friends, your cohorts and your counterparts any justice by engaging in these cover-ups, you are also wrong on every single level imaginable. These illegal and criminal actions are such as disservice to the entire justice system. In fact, you are committing further additional injustices against the entire justice system, against yourself(ves), against myself, against your respective and collective professions and against each and every person living in our societies.

Court staff, Probation Staff, lawyers, judiciaries, government employees, crown attorneys and other members of the public have abused the advanced surveillance technology that has been made readily available to them. Everyone knows that I am being monitored 24 hours a day, 7 days a week and nobody wants to admit to this fact. Moreover, it is evident that government dignitaries, police professionals, legal officials, court employees, probation staff and other members of the public are going to outright deny that they had access to this knowledge. This is truly pathetic.

First, it is unconstitutional and a violation of every single one of my rights or anybody's rights for that matter to have monitored me in this manner. Second, the intentional harm, losses and injuries that people who are supposed to be professionals engaged themselves in are despicable, ignorant, inappropriate, improper, unwarranted and undesired. Next, the fact that these professionals intentionally abused this advanced technology is an absolute disgrace. None of you should have ever had access to any of this advanced technology. The police authorities should have never provided any of this technology to anyone. More specifically, the police authorities should have never been using these surveillance techniques in the first place, however, that is entirely another enormous set of violations of my rights.

Nobody possesses the courage, bravery, respect, decency, couth, honour, dignity and honesty to admit to any of the wrongdoings, improprieties and transgressions that they have intentionally involved themselves in. What a shame!!!

Metaphorically speaking, it is similar to a spouse/mate that cheats on their other spouse/mate and they cover-up one lie with another lie, with another cover-up, with another lie, with another cover-up and so on. Eventually the spouse that is cheating usually snaps and says alright I have been cheating on you (to their mate) and I have been lying to you and I have been covering it up.

At some point, somebody in the justice system, somebody employed within our government, some legal professional, some police employee, some probation staff and/or some court official has to possess the morals, the values, the ethics, the honesty, the honour and the professionalism to do what is right by coming forward and admitting to the truth. If not, our society is at an all-time low to permit this to go on. More specifically, if you are intentionally engaging yourselves in these cover-ups knowing full well that what you are doing is wrong and you continue to involve yourselves in these cover-ups knowing what you are doing is wrong, this is totally and entirely wrong on every single level imaginable.

Due to the fact that I have confronted, revealed, exploited and unveiled the crimes, collusion, corruption, cover-ups, misconduct, illegal actions and coercion that judicial, legal, police, government, probation and court professionals have engaged themselves in on an individual and joint level, these dignitaries and officials respond with pre-meditated and pre-calculated plans to blame me for the reprehensible actions and behaviors that they initially committed against me in the first place.

Moreover, one of the most sickening, repulsive, revolting, disgusting, despicable and disgraceful plans of the judiciaries, government officials, police professionals, court staff, probation employees and legal personnel is to engage themselves in another cowardly plan to intentionally discredit my mental health. These are the most desperate of measures that these professionals have resorted to in order to maintain and contribute to the cover-ups for all of their crimes, collusion, cover-ups and corruption that has already occurred.

Nobody wants to admit to anything that they have done, how sad are these facts? It says very little about each and every one of you. Does anybody possess any honour for themselves and/or for each and every member of the public. It does not appear to be so. In fact, it reveals that most of you are not worthy of the professional positions you occupy in our society because you are not to be trusted with the responsibilities, obligations and duties that are bestowed upon each and every one of you. You are granted those professions and it is not your right to abuse your respective and collective powers and authorities as you so choose and deem to be fit. You have protocols, procedures, laws, regulations, guidelines and standards that you are not supposed to violate just because you do not like somebody (in these instances, myself). In fact, the exact opposite is true, you are all supposed to uphold, regulate, maintain and in some cases govern these laws and regulations.

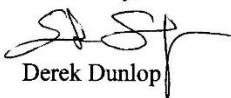
Ask yourself why you are involving yourselves in these cover-ups. Are you doing it because you do not like me? Are you doing it knowing full well that Mike Hunter and Jeff Warner committed an aggravated assault against me on February 20th, 2005 in North Bay, Ontario and themselves, the North Bay Police Service, Paul Larsh, Dennis Fenton and many others have intentionally and purposely covered it up to this day. Are you doing it to cover up for Justice Peter J. Wright and the crimes he engaged himself in in conjunction with Steven R. Sager, Marcy Segal, Amit Ghosh, Paul K. Tait, Saara Wilson and many, many others? Are you doing it to protect court reporters in Newmarket who tainted, tampered and re-created another certified court transcript in relation to October 9, 2008. It does not matter if you answer yes to one, more than one and/or all of the above questions, you will be wrong on every single level imaginable.

You are all ruining and destroying the entire justice system as we know it by maintaining and contributing to the cover-ups, collusion, crimes and corruption.

I truly hope that each and every one of you is content, comfortable and satisfied with the deceitful, deceptive, dishonourable, disrespectful and pathetic actions you have intentionally engaged yourselves in. I also hope that it makes you feel better and that you feel good about yourselves to engage yourselves in these cover-ups. Please remember that you are not just doing this to me, these illegal actions that you have involved yourselves in are being committed, conducted and carried out against each and every citizen of our communities.

Thank you for your attention to this information.

Yours truly,



Derek Dunlop

16-Jan-12.

Dear Community Members:

As far as the authorities, the members of our judicial system, legal and government officials and court professionals are concerned it appears that they have three new additional plans to further contribute to their on-going cover-ups.

First, it appears that they are having people in the community befriend me with the purposeful plan to intentionally falsely misrepresent the contents of those respective conversation(s) to continue to cover-up for some prominent person(s) in the community. NOW, it is also evident that members of the authorities and these people may abandoned this plan because I have called them out on these initiatives and strategies. In turn, you can bet that they will use the fact that I stated that this was transpiring in a detrimental manner against me and to be advantageous to each and every one of them. If this is happening it would include the likes of Tim Simpson, Michael Greer, Tom Sullivan, Jake D'Agostini (P. O), Gord Vaillant and Andy Greer just to mention a few individuals who may have taken it upon themselves to implicate and incriminate themselves by intentionally contributing to the on-going cover-ups.

Second, it appears that these judicial, legal and government officials are going to possibly attempt to erase certain court proceedings of mine so that they do not these court proceedings do not even exist. If this is in fact true that will definitely in fact admit to their on-going guilt.

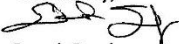
Third, it is highly evident that members of the government, court officials, judiciaries, legal professionals and members of the public are going to outright deny that they know that I am under surveillance 24 hours a day, 7 days a week.

OF COURSE, PEOPLE CAN'T ADMIT TO THIS FACT AS NUMEROUS PROMINENT PROFESSIONALS WOULD BE GUILTY OF MISCONDUCT, CRIMES, ILLEGAL ACTIONS, COLLUSION, COVER-UPS, CORRUPTION, COERCION, AND SET-UPS, BUT THEY ARE ALREADY ALL GUILTY ANYWAYS, REGARDLESS IF ANYBODY IS WILLING TO ADMIT TO IT OR NOT. MOREOVER, EVERYBODY KNOWS THAT I AM BEING MONITORED 24/7, BUT NOBODY IS WILLING TO ADMIT TO THIS AND THIS IS PATHETIC.

It is an absolute travesty that people are engaging themselves in these desperate actions and behaviors in order to continue with their on-going, never-ending cover-ups.

Thank you for your attention to this information.

Yours truly,


Derek Dunlop