

22-AUG-12

CST. LANA GAUWIN
MURONIA WEST O.P.P.
1000 RIVER ROAD WEST
WASAGA BEACH, ONTARIO
L9Z 2K6

DEAR CST. GAUWIN :

I AM WRITING TO YOU AFTER MY INITIAL REVIEW OF MY DISCLOSURE THAT I FINALLY WAS ABLE TO VIEW ON THE 16-AUG-12 PERTAINING TO THE 1 CHARGE OF CRIMINAL HARASSMENT PENDING AGAINST ME, THAT HAS BEEN BEFORE THE BARRIE COURT SINCE THE 31-JAN-12. FIRST LET ME STATE THAT IT IS EXTREMELY SAD THAT MEMBERS OF OUR JUSTICE SYSTEM HAVE PREVENTED ME FROM SEEING THIS DISCLOSURE UNTIL NOW AND THERE ARE SOME GLARING REASONS WHY. NEXT, IT MUST BE NOTED THAT MY DEFENCE ATTORNEY MR. EGINHART ENLERS WOULD NOT MEET WITH ME TO GO OVER THE DISCLOSURE WITH ME. YOU CAN BE REST ASSURED THAT MR. ENLERS WILL DENY THIS FACT AND SO WILL OTHERS IN THE JUSTICE SYSTEM IN ORDER TO COVER-UP FOR MR. ENLERS AND OTHERS. THIS IS ANOTHER ABSOLUTE SHAME. IT TOOK OVER SIX MONTHS FOR ME TO WITNESS THE CROWN SCREENING SHEET AND 49 ADDITIONAL PAGES OF DISCLOSURE, WHAT A TRAVESTY. MORE SPECIFICALLY, IT DEFINITELY APPEARS THAT THE ENTIRE DISCLOSURE IS NOT THERE. THERE APPEARS TO BE MISSING POLICE NOTES SUCH AS THAT OF P/C TRUMBEE, MISSING LETTERS AND E-MAILS, NO VIDEO-TAPE OF THE INTERVIEW CONDUCTED ON THE 31-JAN-12 AND NO AUDIO-TAPE IN RELATION TO THE 30-JAN-12. ADDITIONALLY, THERE MAY EVEN BE OTHER MISSING DISCLOSURE, WHO KNOWS. MR. ENLERS SHOULD BE INVESTIGATED, HONESTLY.

I WANT TO ADDRESS AND DRAW YOUR ATTENTION TO SOME OF THE SPECIFIC CONTENTS OF YOUR NOTATIONS. AFTER BEING FORTHRIGHT WITH YOU, IT DEFINITELY APPEARS THAT YOU HAVE INTENTIONALLY MADE UP LIES IN AT LEAST YOUR BLACK BOOK NOTES WITH THE OBVIOUS INTENTION TO COVER-UP FOR MIKE HUNTER, JEFF WARNER AND THE NORTH BAY POLICE SERVICE. I AM UNSURE WHY YOU

POSSESS A DESIRE TO COVER-UP FOR THE AFOREMENTIONED PARTIES,
UNLESS YOUR SUPERIORS AND/OR YOURSELF HAVE A VESTED INTEREST IN
CONTINUING TO CONTRIBUTE TO THE ON-GOING NEVER-ENDING COVER-UPS.
I AM BEMUDERED AND DUMBFOUNDED BY THE FACT THAT YOU WROTE IN YOUR
BLACK BOOK NOTES THAT I APPARENTLY SAID I FOUGHT WITH POLICE AND
COPS DID NOT BEAT HIM (MEANING ME). I WOULD HAVE TO ASSUME THAT THIS
IS PERTAINING TO THE 20-FEB-05. FIRST OF ALL, YOU AND I BOTH KNEW
THAT I NEVER SAID THIS. NEXT, I CAN NOTIFY YOU THAT I WOULD
NEVER SAY THIS THEN, NOW OR IN THE FUTURE. IT IS UNIMAGINABLE WHY IT
APPEARS THAT YOU HAVE TAKEN IT UPON YOURSELF TO IMPLICATE AND INCRIMINATE
YOURSELF IN THESE COVER-UPS. MAKE NO MISTAKE ABOUT IT, MIKE HUNTER AND
JEFF WARNER COMMITTED AN AGGRAVATED ASSAULT AGAINST ME ON THE
20-FEB-05 AND FRAMED ME BY FALSIFYING CHARGES AND FABRICATING
EVIDENCE AND FABRICATING STATEMENTS AGAINST ME. AS I HAVE STATED TO
PEOPLE IN THE PAST, THE ACTIONS OF MIKE HUNTER, JEFF WARNER AND THE NISPS
ARE HOLDING OTHERS EMPLOYED IN THE POLICE PROFESSION, JUDICIAL AND LEGAL
OFFICIALS AND GOVERNMENT DIGNITARIES AS HOSTAGES TO THEIR CRIMES. FOR
YOU TO ACTUALLY INVOLVE YOURSELF IN THE COLLUSION AND CORRUPTION IS AS
DISHONOURABLE, DISHONEST, DISRESPECTFUL AND OUTRAGEOUS AS PATHETIC AS THE
INITIAL CRIMES, COVER-UPS, CORRUPTION AND COLLUSION OF MIKE HUNTER, JEFF
WARNER AND THE NISPS. IF YOU HAVE MADE THESE FALSE STATEMENTS IN YOUR
NOTATIONS ON YOUR OWN ACCORD AND VOLITION, YOU SHOULD BE ASHAMED OF
YOURSELF BUT I CAN'T BELIEVE THAT THIS ENTIRELY HAS TRANSPIRED WITHOUT
THE INFLUENCE(S) OF SOME OTHER HIGHER POLICE AUTHORITY(IES). MOREOVER, IF
INDEED THERE HAS BEEN PERSUASION IMPRESSED UPON YOU BY OTHER POLICE
PROFESSIONALS WHO HOLD A HIGHER RANK THAN YOU DO, EACH AND EVERY ONE OF
YOU IS EVEN MORE IN THE WRONG. ADDITIONALLY, IF THERE IS AN ETHICAL
MONETARY INCENTIVE AND/OR COMPENSATION OFFERED TO ASSIST IN THESE DESPICABLE
COVER-UPS THAT WOULD EVEN BE MORE REVULGING AND DISGUSTING. I INFORMED
YOU THAT SOMEBODY NEEDS TO COME FORWARD WITH THE TRUTH. FURTHERMORE,
I STATED TO YOU THAT THESE COVER-UPS ARE WHAT IS INHERENTLY AND
INTRINSICALLY WRONG WITH OUR SOCIETY. INSTEAD OF DOING ANYTHING
MODALLY AND ETHICALLY RIGHT, IT BLATANTLY APPEARS THAT YOU ARE
PURPOSELY ATTEMPTING TO ADD TO THE COVER-UPS, COLLUSION AND

CORRUPTION AGAINST ME, AGAINST THE PUBLIC, AGAINST THE JUSTICE SYSTEM, AGAINST THE ADMINISTRATION OF JUSTICE AND AGAINST POLICE OFFICERS EVERYWHERE. IT IS UNBELIEVABLE WHY YOU WOULD FEEL A SENSE OF RESPONSIBILITY TO COVER-UP FOR MIKE HUNTER, JEFF WARNER AND THE NBP'S. YOU EVEN HAD THE CHOICE TO DO NOTHING IN REACTION TO THIS MATTER AND JUST FOCUS ON WHAT YOU WERE INVESTIGATING BUT, IT APPEARS FOR SOME STRANGE REASON THAT YOU WERE UNABLE TO RESIST THE TEMPTATION OF MISREPRESENTING THE TRUTH IN ORDER TO PURPOSEFULLY BE ADVANTAGEOUS TO THE ABOVE NAMED PARTIES. I ALSO MUST NOTE THAT YOUR NOTATIONS ABOUT THE PEPPER SPRAY ARE HIGHLY INACCURATE AND MISLEADING. IF I HAVE MISCONSTRUED YOUR NOTES WHICH I HIGHLY DOUBT THAT I HAVE THEN I DO APOLOGIZE AND I AM IN THE WRONG.

I MUST ALSO REFERENCE YOUR NOTATIONS ABOUT WHAT I SAID ABOUT THE MOTOR VEHICLE ACCIDENT. THESE ARE INCREDIBLES IN THEIR CONTEXT, YOUR STATEMENTS IN REACTION TO THIS ARE CONFUSING, INACCURATE, MISLEADING AND WAY OFF BASE. IF YOU ARE TRYING TO REPRESENT THAT I AM UNINTELLIGENT AND/OR THAT I CAN'T REMEMBER FACTS, YOU WILL ONCE AGAIN BE IN THE WRONG.

AS FAR AS THE STATEMENTS PROVIDED TO YOU BY MARIA MALVASO AND GARY PERDUE THEY CONTAIN NUMEROUS LIES, FALSIFICATIONS, MISREPRESENTATIONS AND EXAGGERATIONS. THERE ARE SPECIFIC OUTLANDISH COMMENTS MADE BY BOTH MARIA AND GARY THAT I HAVE NO IDEA HOW, WHAT AND WHERE THEY WERE DERIVED AND ORIGINATED FROM. I WILL NOT MAKE FURTHER REFERENCE TO ANY OF THE OTHER PARTICULARS PROVIDED TO YOU BY MR. PERDUE AND MS. MALVASO OTHER THAN TO SAY THAT AT SOME POINT, SOMEBODY NEEDS TO BE COURAGEOUS ENOUGH TO DO WHAT IS RIGHT BY COMING FORWARD WITH THE ENTIRE TRUTH.

FROM MY PERSPECTIVE, I AM SURE YOU WOULD BE UNAWARE OF THE INCREDIBLE SHOCK THAT I EXPERIENCED ON THE 16-AUG-12 WHEN I REALIZED THAT THE EXPLOSIVES DISPOSAL UNIT OF THE O.P.R. WAS CONTACTED IN REACTION TO THIS MATTER. FIRST, LET ME AGAIN NOTIFY YOU THAT I HAVE BEEN UNDER SURVEILLANCE 24 HOURS A DAY, 7 DAYS A WEEK FOR A

SUBSTANTIAL NUMBER OF YEARS NOW, BUT IT IS HIGHLY EVIDENT THAT NOBODY AND I MEAN NOBODY AT THIS TIME WANTS TO ADMIT TO THIS EITHER. THE POLICE AUTHORITIES WHOM HAVE MONITORED ME KNOW EXACTLY WHAT I HAVE BEEN DOING EACH AND EVERY MINUTE OF EVERY DAY. THIS MAY BE THE O.P.P., IT MAY BE THE FEDS, IT MAY BE A COMBINATION OF BOTH OR IT MAY BE SOME OTHER POLICE PROFESSIONALS BUT, MY EVERY MOVE HAS BEEN UNDER STRICT SURVEILLANCE. THESE POLICE ORGANIZATION(S) HAVE TRACKED MY E-MAILS AND HAD ACCESSIBILITY TO MY E-MAIL ACCOUNT. IT MUST BE NOTED THAT THESE POLICE SERVICE(S) WOULD HAVE ALREADY KNOWN AS TO THE EXACT CONTENTS OF ANY PACKAGE, LETTER AND/OR XPRESSPOST THAT I WOULD HAVE SENT OUT TO ANYONE BY MAIL, E-MAIL AND/OR COURIER, PRIOR TO IT RESPECTIVELY BEING DELIVERED.

I AM RATHER PERPLEXED BY THE FACT THAT YOU APPEAR TO HAVE PURPOSELY TAKEN LIBERTIES WITH CERTAIN ASPECTS OF OUR DISCUSSIONS BY INTENTIONALLY MISREPRESENTING AND FALSIFYING MY STATEMENTS FOR THE BENEFIT OF OTHERS WITH THE INTENT OF YOUR INVESTIGATIVE NOTES BEING DETRIMENTAL TO ME. I AM COGNIZANT OF THE FACT THAT YOU WOULD BE WELL AWARE OF THE SIGNIFICANT NUMBER OF EXHAUSTING AND EXASPERATING EFFORTS THAT I HAVE MADE IN ORDER TO UNCOVER THE COVER-UPS, CRIMES, COLLUSION AND CORRUPTION OF MIKE HUNTER, JEFF WARNER, THE N.B.P.S., MARIA MALVASO, SIMCOE C.A.S. AND MANY, MANY OTHERS. FIRST, MIKE HUNTER AND JEFF WARNER DID COMMIT NUMEROUS CRIMES AGAINST ME, AGAINST SOCIETY, AGAINST OTHER POLICE OFFICERS AND AGAINST THE JUSTICE SYSTEM ON THE 20-FEB-05 AND FOR YOU AND POSSIBLY P/C TREMBLE TO ATTEMPT TO SUGGEST OTHERWISE IS ENTIRELY ABSURD, PROPOSTEROUS AND ASSININE. TO A CERTAIN EXTENT I AM NOT REALLY ALL THAT SURPRISED THAT YOU ARE MAINTAINING THE STATUS QUO BY JOINING THE CRUSADE OF PROMINENT PROFESSIONALS WHO FEEL THE NECESSITY TO INTENTIONALLY INVOLVE THEMSELVES IN THESE ON-GOING COVER-UPS. THE COLLUSION, CORRUPTION, CRIMES AND COVER-UPS THAT ARE BEING COMMITTED ARE RAMPANT AND THESE IMPROPRIETIES, WRONGDOINGS AND TRANSGRESSIONS ARE VIRTUALLY BECOMING AN EPIDEMIC. MOREOVER, NOBODY POSSESSES THE ABILITY, BRAVERY AND/OR COURAGE FROM STOPPING THEMSELVES AND/OR SOMEBODY ELSE FROM ENGAGING IN ANY OF THESE REPREHENSIBLE, INEXPLICABLE AND INEXCUSABLE ILLEGAL ACTIONS.

IF IN FACT YOU ARE TOTALLY PREPARED TO TESTIFY UNDER OATH TO YOUR UNTRUTHFUL DOCUMENTED NOTATIONS, THEN YOU WILL HAVE TO PURPOSELY PERJURE YOURSELF ON THE WITNESS STAND WHICH WILL BE ABSOLUTELY OUTRAGEOUS AND ASTOUNDING. IN RECENT YEARS, I HAVE ALREADY EXPERIENCED AT LEAST MIKE HUNTER AND MS. SAARA WILSON (LAWYER) PERJURING THEMSELVES IN TWO SEPARATE MATTERS OF MINE. IT IS EVIDENT THAT YOURSELF AND OTHER PROMINENT PROFESSIONALS MUST FEEL THAT YOU HAVE BEEN GRANTED AN ENTITLEMENT TO INTENTIONALLY ABUSE, MANIPULATE AND BREAK THE LAWS, REGULATIONS, STANDARDS AND ETHICS THAT YOU ARE APPARENTLY SUPPOSED TO GOVERN, UPHOLD AND ABIDE BY, YOURSELF (YES). THIS IS WRONG ON EVERY SINGLE LEVEL IMAGINABLE AND TO ACTUALLY FOLLOW THROUGH WITH THESE CRIMES IS EVEN WORSE. IT IS NOT JUST NECESSARILY THAT PEOPLE SUCH AS YOURSELF NEED TO ADMIT THAT WHAT EACH OF YOU ARE DOING IS WRONG AND TO ADMIT THAT I AM RIGHT. IT IS SIMPLY ABOUT DOING THE RIGHT, JUST, DIGNIFIED, RESPECTFUL AND HONOURABLE THING AND THAT IS TO BE FORTHRIGHT BY COMING FORWARD WITH THE ENTIRE TRUTH. DON'T DO IT FOR ME. FIRST, DO IT FOR YOURSELF (YES). SECOND, DO IT FOR THE BETTERMENT OF THE ENTIRE JUSTICE SYSTEM. THIRD, DO IT FOR POLICE OFFICERS, EVERYWHERE. FINALLY, DO IT TO NOTIFY THE PUBLIC OF THE ENTIRE TRUTH. EACH AND EVERY CITIZEN WHO INHABITS OUR SOCIETIES IS FURTHER BEING EMBARRASSED BY EACH AND EVERY ADDITIONAL COVER-UP BUT, MOST OF THESE PEOPLE WOULD POSSESS NO KNOWLEDGE OF THESE FACTS. THE MOST ENORMOUS AND MAJOR FACTOR IS THAT YOURSELF AND OTHERS BELIEVE THAT YOU WILL ALL GET AWAY WITH YOUR DECEITFUL, DISHONEST AND DISHONOURABLE ACTIONS. IN FACT, THIS IS YOUR PRE-MEDITATED PLAN IN ORDER TO COVER-UP FOR OTHERS. WHAT A DISGRACE! MORE SPECIFICALLY, MIKE HUNTER, JEFF WARNER THE N.B.P.S, MARILIA MALVASO AND MANY OTHERS BELIEVE THAT THEY CAN GET AWAY WITH ANYTHING AND EVERYTHING, NO MATTER IF THEY VIOLATE, BREAK AND/OR CONTRAVENE LAWS, REGULATIONS, STANDARDS AND ETHICS IN ORDER TO ACCOMPLISH THESE FEATS. THESE PARTIES WILL STOP AT NOTHING TO CONTINUE TO CONTRIBUTE TO THE GROWING NUMBER OF COVER-UPS THAT ARE NEVER-ENDING. YOU ARE ALL SUPPOSED TO BE PROFESSIONALS. I AM UNSURE WHETHER THE

IN ACTIONS OF MIKE HUNTER, JEFF WARNER AND THE N.B.P.S. BY PERMITTING AND ALLOWING YOU TO INTENTIONALLY ATTEMPT TO COVER-UP FOR THEM WHILE REMAINING SILENT ARE MORE COWARDLY IN THEIR MERIT OR WHETHER YOUR APPARENT PURPOSEFUL ACTIONS TO FALSIFY MY STATEMENTS ARE IN FACT MORE COWARDLY IN THEIR MERIT - REGARDLESS, THEY ARE BOTH CALLOUS, MALICIOUS, SPITEFUL, COWARDLY AND TERRIBLY WRONG. MOREOVER, ALL OF YOU KNOW THAT YOU ARE ALL IN THE WRONG.

ONE FINAL THING, TO THE BEST OF MY KNOWLEDGE AND RECOLLECTION I HAVE NEVER MADE ANY THREATENING COMMENTS TO ANYONE EMPLOYED AT SIMCOE C.A.S., INCLUDING MARIA MACVISO AND GARY PERDUE. PEOPLE MAY HAVE PURPOSELY EXTRAPOLATED THREATS OR THEY MAY HAVE INADVERTENTLY MISCONSTRUED THE CONTENTS OF MY CORRESPONDENCES IN ORDER TO DO SO BUT, I HAVE NOT THREATENED ANYONE AT SIMCOE C.A.S. NEXT, LET ME STATE THAT I HAVE NEVER THREATENED MARIA AND THE CERTAIN COMMENTS THAT GARY HAS MADE IN ACCORDANCE TO MY ALLEGED THREATS AND HIS APPARENT FEAR(S) ARE BEYOND MY COMPREHENSION AND MY BELIEF. IN CERTAIN INSTANCES BOTH MARIA AND GARY ARE OUTRIGHT LYING. FINALLY, PLEASE REMEMBER THAT THE POLICE HAVE MONITORED MY EMAILS CONSISTENTLY THROUGHOUT THE PAST NUMBER OF YEARS AND I WAS AWARE OF THESE FACTS.

I AM POSITIVE THAT YOU WILL WANT TO USE THIS DOCUMENT AGAINST ME IN A COURT OF LAW BUT, THIS WILL ALSO BE WRONG. NOBODY CARES ABOUT WHAT IS FUNDAMENTALLY CORRECT.

THANK YOU FOR YOUR TIME AND FOR YOUR DILIGENT ATTENTION TO THIS LETTER.

YOURS TRULY,



DEREK DUNLOP

CENTRAL NORTH CORRECTIONAL CENTRE - RANGE 1-C

1501 FULLER AVENUE

PENETANGUISHENE, ONTARIO L3M 2H4

23-SEP-12

DETECTIVE PROULX

POLICE OFFICER, C.N.C.C.

1501 FULLER AVENUE

PENETANGUISHENE, ONTARIO

L9M 2M4

DEAR DET. PROULX:

I AM WRITING TO YOU ABOUT OUR EXTREMELY BRIEF MEETING/CONVERSATION ON RANGE #1 AT THE CENTRAL NORTH CORRECTIONAL CENTRE ON THE 21-SEP-12 AT ABOUT 2:08PM. YOU CONFRONTED ME AND NOTIFIED ME THAT I WAS NOT TO HAVE ANY CONTACT WITH DETECTIVE LANA GAUVIN WHICH INCLUDED NO DIRECT CONTACT AND/OR NO INDIRECT CONTACT THROUGH A THIRD PARTY. I AGREED TO DO SO.

I POSSESS CONCERNS ABOUT THE MANNER IN WHICH THIS MEETING WAS CONDUCTED. FIRST, YOU DID NOT PROVIDE ME WITH ANY OF THE REASONS, THE PARTICULARS AND THE DETAILS ABOUT WHY YOU WERE ASKING ME TO ACCOMMODATE YOUR REQUEST NOT TO HAVE CONTACT WITH DET. GAUVIN. SECOND, ON A PROFESSIONAL LEVEL YOU DID NOT DISPLAY TO ME ANY IDENTIFICATION SUCH AS A BADGE, BUSINESS CARD, PHOTO I.D. AND/OR THE ORGANIZATION'S IDENTIFICATION THAT YOU ARE EMPLOYED BY, OTHER THAN TO SAY THAT YOU WORKED IN THE JAIL ITSELF. THIRD, YOU DID NOT PROFESSIONALLY ASK ME IF I WANTED TO SPEAK IN PRIVATE ABOUT YOUR REQUEST(S), WHICH WOULD BE A CUSTOMARY AND STANDARD PRACTICE. INSTEAD, YOU CHOSE TO CONDUCT SAID MEETING IN AN OPEN AREA NEAR THE CORRECTIONAL OFFICER'S DESK LOCATED IN RANGE #1 WITH CORRECTIONAL OFFICERS PRESENT FOR THE DIALOGUE OF OUR CONVERSATION.

I AM GOING TO RESPECTFULLY AND POLITELY REQUEST THAT YOU PROVIDE ME WITH A COMPREHENSIVE AND DETAILED LETTER AS TO THE REASONS WHY YOU HAVE DEMANDDED THAT I AM NOT TO HAVE CONTACT WITH DET. GAUVIN. NEXT, I WILL ADDITIONALLY

23-SEP-12

DETECTIVE PROULX

POLICE OFFICER, C.N.C.C.

1501 FULLER AVENUE

PENETANGUISHENE, ONTARIO

L9M 2N4.

DEAR DET. PROULX:

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I POSSESS CONCERNS ABOUT THE MANNER IN WHICH THIS MEETING WAS CONDUCTED. FIRST, YOU DID NOT PROVIDE ME WITH ANY OF THE REASONS, THE PARTICULARS AND THE DETAILS ABOUT WHY YOU WERE ASKING ME TO ACCOMMODATE YOUR REQUEST NOT TO HAVE CONTACT WITH DET. GAUVIN. SECOND, ON A PROFESSIONAL LEVEL YOU DID NOT DISPLAY TO ME ANY IDENTIFICATION SUCH AS A BADGE, BUSINESS CARD, PHOTO I.D. AND/OR THE ORGANIZATION'S IDENTIFICATION THAT YOU ARE EMPLOYED BY, OTHER THAN TO SAY THAT YOU WORKED IN THE JAIL ITSELF. THIRD, YOU DID NOT PROFESSIONALLY ASK ME IF I WANTED TO SPEAK IN PRIVATE ABOUT YOUR REQUEST(S), WHICH WOULD BE A CUSTOMARY AND STANDARD PRACTICE. INSTEAD, YOU CHOSE TO CONDUCT SAID MEETING IN AN OPEN AREA NEAR THE CORRECTIONAL OFFICER'S DESK LOCATED IN RANGE #1 WITH CORRECTIONAL OFFICERS PRESENT FOR THE DIALOGUE OF OUR CONVERSATION.

I AM GOING TO RESPECTFULLY AND POLITELY REQUEST THAT YOU PROVIDE ME WITH A COMPREHENSIVE AND DETAILED LETTER AS TO THE REASONS WHY YOU HAVE DEMANDDED THAT I AM NOT TO HAVE CONTACT WITH DET. GAUVIN. NEXT, I WILL ADDITIONALLY

REQUEST THAT YOU PROPERLY AND PROFESSIONALLY IDENTIFY YOURSELF, YOUR POSITION OF EMPLOY AND THE RESPECTIVE EMPLOYER WHO EMPLOYS YOU. FURTHERMORE, I WOULD GREATLY APPRECIATE IT IF YOU WOULD CORRECTLY IDENTIFY THE CORRECTIVE OFFICERS WHO WERE PRESENT AND WITNESSED OUR DISCUSSION.

I WILL NOTE FOR THE RECORD THAT I RECENTLY SENT DET. GAUVIN A 6 PAGE LETTER DATED THE 22-AUG-12 AND THAT IS THE ONLY CONTACT THAT I HAVE HAD WITH DET. GAUVIN SINCE THE 30-JAN-12 AND THE 31-JAN-12, RESPECTIVELY.

I WILL OUTLINE SOME POSSIBLE HYPOTHESES IN ACCORDANCE TO YOUR REQUEST. FIRST, DET. GAUVIN IS NOT WILLING TO COME FORWARD AND BE FORTHRIGHT WITH THE TRUTH. INSTEAD, DET. GAUVIN WOULD RATHER HIDE BEHIND OTHER POWERFUL AND PROFESSIONAL ORGANIZATIONS TO CONTINUE TO PROCEED FORWARD WITH THEIR ON-GOING COVER-UPS AGAINST ME. SECOND, DET. GAUVIN AND OTHER POLICE PROFESSIONALS OF THE MURKUM WEST O. P. P. DO NOT WANT TO HAVE TO COMPLETE ADDITIONAL PAPERWORK THAT WOULD BE SUBJECTED TO CONTRIBUTING TO THE ON-GOING NEVER-ENDING COVER-UPS. THIRD, DET. GAUVIN AND POLICE OFFICERS MAY BE TRYING TO INTENTIONALLY ESTABLISH A PATTERN THAT I AM NOW ALLEGEDLY HARASSING DET. GAUVIN WHICH WOULD BE A DESPERATE, PATHETIC, DISGRACEFUL AND DISHONOURABLE MANNER IN WHICH TO HANDLE MY LETTER DATED THE 22-AUG-12.

UNTIL SOMEBODY IS WILLING TO HOLD THEMSELVES ACCOUNTABLE FOR THEIR MALICIOUS ACTIONS AS OPPOSED TO TRANSFERRING AND SHIFTING THE BLAME ONTO ME FOR WHAT THEY HAVE PURPOSELY DONE TO ME THAN THIS TAUTOLOGICAL PROCESS WILL NEVER END.

THANK YOU FOR YOUR ATTENTION TO THIS LETTER AND TO THESE REQUESTS

YOURS TRULY



Duane Dunlop

CENTRAL NORTH CORRECTIONAL CENTRE - RANGE 3 C
1501 FULLER AVENUE
PENETANGUISHENE, ONTARIO L9M 2H4

01-OCT-12

CST. TREMBLE

HURONIA WEST O.P.P

1066 RIVER ROAD WEST

WASAGA BEACH, ONTARIO

L9Z 2K6

DEAR CST. TREMBLE:

I AM WRITING TO YOU TO FORWARD YOU A COPY OF MY INITIAL 5 PAGE ANALYSIS OF MY FIRST REVIEW OF MY PRELIMINARY NOTATIONS OF MY DISCLOSURE. PLEASE NOTE THAT I CONDUCTED MY INITIAL PERUSAL OF SAID DISCLOSURE ON THE 16-AUG-12. FURTHERMORE, MY ASSESSMENT OF THE CASE NOTES I COMPILED ON THE 16-AUG-12 WAS COMPLETED ON THE 17-AUG-12, WHICH IS THE CORRESPONDENCE THAT I HAVE ENCLOSED TO YOU.

I WILL RE-ITERATE FOR THE RECORD THAT THE CONTENTS OF THE AFOREMENTIONED DISCLOSURE CONTAIN A MASSIVE AMOUNT OF SERIOUS AND SEVERE FALSIFICATIONS, FABRICATIONS, LIES, MISREPRESENTATIONS, EXAGGERATIONS, INACCURACIES, INFLUENCES, COVER-UPS AND PLOYS. I AM ALSO COGNIZANT THAT THERE MAY BE THE ODD INADVERTENT HANDWRITTEN OMISSION BY THE AUTHOR OF THEIR RESPECTIVE NOTATIONS. MOREOVER, I AM ALSO WELL AWARE THAT THERE WOULD HAVE TO BE A SIGNIFICANT NUMBER OF RELEVANT AND PERTINENT ASPECTS OF THE DISCLOSURE IN RELATION TO THIS \downarrow CHARGE OF CRIMINAL HARASSMENT THAT ARE MISSING AND ARE CURRENTLY NOT READILY AVAILABLE AND/OR ACCESSIBLE TO ME AT THE CENTRAL NORTH CORRECTIONAL CENTRE. MORE SPECIFICALLY, I WILL STATE THAT SINCE I DO NOT HAVE ACCESS TO FULL DISCLOSURE IN THIS MATTER THAT THE ON-GOING PREJUDICES, BIASES AND DISCRIMINATIONS TOWARDS ME CONTINUE TO GROW RAPIDLY AT AN ALARMING RATE.

AS I STATED TO YOU ON THE 30-JAN-12, SOMEBODY, SOMEDAY, SOMEWHERE NEEDS TO BE FORTHRIGHT AND COME FORWARD WITH THE ENTIRE TRUTH, INSTEAD OF ALL OF THESE

POLICE PROFESSIONALS (INCLUDING YOURSELF), LEGAL OFFICIALS, JUDICIARIES AND GOVERNMENT DIGNITARIES CONTINUING TO PROCEED FULL FLEDGED AHEAD WITH THE JUSTICE SYSTEM'S PRE-CALCULATED, PRE-MEDITATED AND PRE-ORGANIZED PLAN TO INTENTIONALLY DISCREDIT MY MENTAL HEALTH.

I AM ALSO AWARE OF THESE CIVIL SERVANTS SECRETIVE PLOY TO INTENTIONALLY SABOTAGE ANY EVIDENCE, DOCUMENTATION, LETTERS, CASE NOTES AND/OR VERBAL STATEMENTS OF MINE THAT I POSSESS AGAINST THEM. IT IS BECOMING EVIDENT THAT THESE PROMINENT PEOPLE ARE RESORTING TO SUCH DESPERATE, CONIVING, CONTRIVED, DERIVED, STRATEGICALLY, SYSTEMATICALLY AND SCHEMETICALLY INSTITUTED PLANS TO MANIPULATE, SHIFT AND TRANSFER THE BLAME ONTO ME FOR THEIR INDEPENDENT AND COLLECTIVE CRIMES, ILLEGAL ACTIONS, MISCONDUCT, MISCARRIAGES OF JUSTICE, COLLUSION, COVER-UPS AND CORRUPTION THAT THEY HAVE PURPOSELY COMMITTED AGAINST ME. AT THIS POINT, THESE HIGHLY SUCCESSFUL INDIVIDUALS AND ORGANIZATIONS ARE IN SO DEEP IN NATURE THAT THEIR ONLY ALTERNATIVES/ OPTIONS IS TO CONTINUE TO MAINTAIN ALL OF THEIR RESPECTIVE AND JOINT ON-GOING COVER-UPS.

YOU CAN BE REST ASSURED THAT YOU WILL ADHERE TO THE STATUS QULO AND INTENTIONALLY USE THE CONTENTS OF MY 5 PAGE ASSESSMENT OF MY DISCLOSURE TO BE DETRIMENTAL TO ME WHILE AT THE SAME TIME BEING FULLY ADVANTAGEOUS TO MARIA MALVASO, SINCE C.A.S., MIKE HUNTER, JEFF WARNER, THE NORTH BAY POLICE SERVICE, THE HURONIA WEST O.P.P., EGINHART EHLERS, YOURSELF AND MANY, MANY OTHERS BUT, YOU AND I BOTH KNOW THAT YOU WILL ALSO BE IN THE WRONG BY FORGING AHEAD WITH EVERYONE'S PRE-MEDITATED PLANS AGAINST ME. PLEASE REMEMBER THAT ALL OF THESE MISCARRIAGES OF JUSTICE AND MALTTREATMENT OF MYSELF ARE ALSO IN TURN BEING CARRIED OUT AGAINST THE ENTIRE JUSTICE SYSTEM AND EACH AND EVERY PROFESSIONAL GAINFULLY EMPLOYED WITHIN THE STRUCTURES OF OUR LEGAL SYSTEM, EACH AND EVERY CITIZEN WHO RESIDES IN OUR SOCIETIES AND THE ENTIRE ADMINISTRATION OF JUSTICE.

I WILL INFORM YOU THAT IT DOES NOT MATTER HOW MANY PEOPLE PURPOSELY COMMIT ADDITIONAL COVER-UPS TO ASSIST OTHERS WITH THE IMPROPRIETIES, WRONGDOINGS

AND TRANSGRESSIONS THAT THEY INITIALLY ENGAGED THEMSELVES IN, THEY WILL ALL BE IN THE WRONG ON EVERY LEVEL IMAGINABLE WHETHER ANYBODY IS WILLING TO ADMIT TO IT OR NOT.

MY ANALYSIS OF MY DISCLOSURE IS THOROUGH, HOWEVER, IT IS NOWHERE NEAR BEING COMPREHENSIVE AND/OR EXHAUSTIVE.

JUST LIKE EVERYBODY ELSE YOU HAVE A CHOICE AND I AM SURE YOU WILL CHOOSE TO CONTRIBUTE TO THE MULTIPLICITY OF COVER-UPS AS OPPOSED TO DOING WHAT IS RIGHT. THERE IS A HIGH LEVEL OF MERIT TO THE ASSESSMENT OF MY DISCLOSURE BUT, EVERYONE WILL BE RETRIFIED, TERRIFIED AND AFRAID TO ADMIT THAT I AM RIGHT. THE REPERCUSSIONS, CONSEQUENCES AND RAMIFICATIONS FOR MANY PEOPLE OF AN ELITE AND HIGH SOCIO-ECONOMIC STATUS WOULD BE IMMENSE AND EVER-LASTING.

THANK YOU FOR YOUR ATTENTION TO THIS LETTER.

YOURS TRULY,



DEREK DUNLOP

CENTRAL NORTH CORRECTIONAL CENTRE - RANGE 1-C

1501 FULLER AVENUE

PENETANGUISHENE, ONTARIO

L9M 2M4

14-OCT-12

CST. TREMBLE

HURONIA WEST O.P.P.

1000 RIVER ROAD WEST

WASAGA BEACH, ONTARIO L9Z 2K6

DEAR CST. TREMBLE, COMMANDER OF HURONIA WEST O.P.P. AND SECOND IN COMMAND:

I AM WRITING TO YOU TO NOTIFY YOUR ORGANIZATION THAT I SUBMITTED 3 REQUEST FORMS TO THE C.N.C.C. STAFF SINCE THE 25-SEP-12 RESPECTFULLY ASKING TO REVIEW THE 49 PAGES OF DISCLOSURE THAT WAS AT THE INSTITUTION BUT, TO NO AVAIL AND I DID NOT RECEIVE A RESPONSE FROM C.N.C.C. EMPLOYEES. AFTER APPROACHING AND SPEAKING TO THE SECOND CORRECTIONAL OFFICER IN TWO DAYS ON THE EVENING OF THE 12-OCT-12 I WAS KINDLY PERMITTED ACCESS AND TIME TO REVIEW THE SAID DISCLOSURE THAT IS AT C.N.C.C. AT THIS TIME, I AM GOING TO ASSERT THAT THERE IS A HIGH POSSIBILITY THAT THE ORIGINAL DISCLOSURE THAT WAS AT C.N.C.C. AND/OR ON THIS RANGE WAS TAKEN AWAY FOR A PERIOD OF TIME AND RETURNED TO C.N.C.C. AT A LATER DATE AND TIME.

UPON MY PERUSAL OF THE AFOREMENTIONED DISCLOSURE ON THE 12-OCT-12 I NOTICED THAT THERE WAS ADDITIONAL PAPERWORK THAT WAS NOT PRESENT THE LAST TIME I VIEWED MY DISCLOSURE ON THE 24-AUG-12. I WILL NOTE THAT THIS TIME THERE WERE TWO SETS OF THE 49 PAGES OF DISCLOSURE WHEN ON THE 24-AUG-12 THERE WAS ONLY ONE SET OF THE 49 PAGES OF DISCLOSURE. THE ORIGINAL FIRST SET OF 49 PAGES DEFINITELY APPEARED TO BE TAMPERED WITH AS THE ORIGINAL STAPLES HAD BEEN REMOVED LEAVING OPEN STAPLE HOLES ON THE PAGES WITH NEW STAPLES INSERTED IN A DIFFERENT LOCATION ON THE PAGES. UPON MY FIRST GLANCE AND MY PRELIMINARY ASSESSMENT OF THE SECOND SET OF 49 PAGES THAT WAS NOT STAPLED TOGETHER, THESE PHOTOCOPIES OF THE 49 PAGES APPEARED TO BE IDENTICAL TO THE FIRST SET (ORIGINAL) THAT POSSESSED THE NEW STAPLES. MOREOVER, THERE ALSO WAS A PHOTOCOPY OF MY 5-PAGE LETTER DATED THE 22-MAR-12 THAT WAS ADDRESSED AND FORWARDED

TO MR. EGINHART ENLERS AND MR. KEVIN SISK. THIS WAS NOT PRESENT IN THE PAST.

I WILL ASSURE THAT REVISIONS, INSERTIONS, CHANGES, ALTERATIONS AND SWITCHES HAVE BEEN MADE TO SPECIFIC BLACK BOOK NOTATIONS AND OTHER POLICE REPORTS THAT WERE INITIALLY PRESENT IN THE ORIGINAL 49 PAGES OF DISCLOSURE. PROFESSIONAL POLICE OFFICERS HAVE NOW APPROVED TO DELIBERATELY TAKE IT UPON YOURSELVES TO REPLACE THE ORIGINAL POLICE NOTATIONS, REPORTS AND DISCLOSURE WITH NEWLY CREATED REVISED AND ALTERED NOTES. THE FACT THAT THESE PRE-CALCULATED AND PRE-MEDITATED DIRECTIVES WOULD HAVE TO BE ISSUED IS AN ABSOLUTE SHAME. MORE SPECIFICALLY, THE FACT THAT POLICE OFFICERS ARE ACTUALLY FOLLOWING AND ADHERING TO THESE DIRECTIVES IMPLEMENTED BY THEIR SUPERIORS IS EVEN MORE APPALLING AND A GREATER DISGRACE.

I WILL INFORM YOU THAT THERE IS AN ABUNDANCE OF NEWLY DOCUMENTED NOTATIONS THAT HAVE BEEN MISCHIEVOUSLY DEVELOPED TO REPLACE THE ORIGINAL NOTES. I WILL NOTIFY YOU OF ONE GLARING EXAMPLE OF A NEWLY CREATED POLICE NOTATION IN THIS MATTER. IN THE CONTENTS OF THE BLACK BOOK NOTATIONS THERE IS A NEWLY GENERATED REFERENCE/INFERENCE THAT DEREK SAYS DIDN'T MEAN TO CAUSE PHYSICAL HARM. FIRST OF ALL, I NEVER STATED THIS AND NOR WOULD I IN RELATION TO MS. MARIA MALVASO. SECOND OF ALL, I NEVER CAUSED MS. MALVASO ANY PHYSICAL HARM AND FOR HER TO ATTEMPT TO SUGGEST THIS TO BE THE CASE AT THIS POINT WOULD BE OUTRAGEOUS AND PREPOSTEROUS. THIRD OF ALL, I WILL RE-ITERATE FOR THE RECORD THAT I HAVE NEVER THREATENED MS. MALVASO EVEN IF SHE IS FRAUDULENTLY REPRESENTING THIS TO BE FACTUAL TO THE POLICE AUTHORITIES, MS. MALVASO IS NOT TELLING THE TRUTH. FINALLY, FOR ANYBODY TO PURPOSELY DEVISE SUCH A DISHONOURABLE DISHONEST AND INDIGNANT NOTATION AT THIS JUNCTURE IS INCREDIBLY UNBELIEVABLE. THIS FABRICATED AND FALSIFIED POLICE ENTRY INTO THEIR RESPECTIVE NOTES WOULD BE FRESHLY INSERTED INTO A BRAND NEW NOTATION THAT DIFFERS FROM THE CONTEMPORANEOUSLY DOCUMENTED NOTES IN ORDER TO BE FULLY ADVANTAGEOUS TO MS. MALVASO, THE HURONIA WEST O.P.P., THE CROWN ATTORNEYS AND THE ENTIRE JUSTICE SYSTEM AT LARGE. FURTHERMORE, I WANT IT TO BE NOTED THAT SINCE I FORWARDED A 6-PAGE LETTER TO THE HURONIA WEST O.P.P. DATED THE 22-AUG-12 THERE HAVE BEEN A SERIES OF MYSTERIOUSLY PLANNED AND PLOTTED EVENTS

THAT ARE PRE-MEDITATED BY POLICE OFFICERS THAT HAVE BEEN CONDUCTED IN ORDER TO CAUSE ME FURTHER INTENTIONAL HARM, LOSSES AND INJURIES.

EACH AND EVERY PERSON / POLICE OFFICER WHO INTENTIONALLY INVOLVES / ENGAGES THEMSELVES IN THESE TYPES OF BEHAVIORS IS ENTIRELY AND TOTALLY WRONG ON EVERY SINGLE LEVEL IMAGINABLE. THE FACT THAT POLICE OFFICERS / PEOPLE KNOW WHAT THEY ARE DOING IS WRONG AND THEY STILL IMPLICATE AND INCRIMINATE THEMSELVES IN THESE ON-GOING COVER-UPS, COLLUSION AND CORRUPTION WITHOUT ANY HESITATION AND WITHOUT ANY RESPECTABLE CONSCIENCE IS EVEN MORE DESPICABLE AND REPREENSIBLE. I WILL SURMISE AND HAVE TO SUSPECT THAT THE MAIN REASONS POLICE OFFICERS / PEOPLE ARE COMMITTING SUCH SERIOUS CRIMES, MISCONDUCT AND ILLEGAL ACTIONS IS THEY DO NOT WANT TO ADMIT THAT THEY ARE IN THE WRONG; THEY DO NOT WANT TO ADMIT THAT A SUBSTANTIAL NUMBER OF PROMINENT PEOPLE BEFORE THEM WERE IN THE WRONG; THEY DO NOT WANT TO ADMIT THAT I AM RIGHT; AND THEY ARE ALL DOING THIS TO ME DUE FOR THE SIMPLE BUT COMPLEX FACT THAT THEY DO NOT LIKE ME. LET ME STATE THAT IT IS NOT IN THE PUBLIC INTERESTS FOR PEOPLE TO INTENTIONALLY INVOLVE THEMSELVES IN THE COVER-UPS, COLLUSION AND CORRUPTION.

WHAT EVERYBODY IS DOING IS AN ABSOLUTE SHAME, A DISGRACE AND TOTALLY PATHETIC. NOBODY POSSESSES ANY RESPECT, ANY HONOUR AND/OR ANY DIGNITY TOWARDS THEMSELVES, THEIR RESPECTIVE AND COLLECTIVE PROFESSIONS, THE PUBLIC, THE JUSTICE SYSTEM AND THE ADMINISTRATION OF JUSTICE.

SOMEBODY MUST POSSESS THE DEZENITY, THE COURAGE, THE HONESTY, THE MORALS, THE VALUES AND THE COMMON SENSE TO KNOW IT IS ONLY RIGHT TO COME FORWARD WITH THE ENTIRE TRUTH.

PLEASE BE FORTHRIGHT AND ADMIT TO THE TRUTH. THANK YOU.

YOURS TRULY,



DEREK DUNLOP -

CENTRAL NORTH CORRECTIONAL CENTRE - RANGE 2-C
1521 FULLER AVENUE
PENNINGTONVILLE, ONTARIO L9M 2H4.

20-NOV-12.

DETECTIVE PROULX

POLICE OFFICER, C.N.C.C.

1501 FULLER AVENUE

PENETANGUISHENE, ONTARIO

L9M 2H4

DEAR DET. PROULX:


I AM WRITING TO YOU TO FOLLOW-UP ON MY 2-PAGE LETTER DATED THE 23-SEP-12 AND THE REQUESTS FORMS THAT I HAVE HAD CORRECTIONAL OFFICERS FORWARD TO YOU. AT THIS POINT, I HAVE NOT RECEIVED ANY RESPONSE(S) FROM YOU. LET ME STATE FOR THE RECORD THAT AS THE INSULTS, PREJUDICES, BIASES AND DISCRIMINATIONS INCREASINGLY GROW AGAINST ME, PROFESSIONALS SUCH AS YOURSELF ARE UNABLE TO CONDUCT YOURSELF (VES) PROFESSIONALLY AND ACCORDINGLY.

LET ME ALSO NOTE THAT I AM UNAWARE OF YOUR FIRST NAME, I AM UNSURE IF THIS IS THE CORRECT SPELLING OF YOUR LAST NAME AND I DO NOT KNOW WHAT POLICE ORGANIZATION YOU ARE GAINFULLY EMPLOYED BY. THIS IS DUE TO THE FACT THAT YOU NEVER PROVIDED TO ME THE APPROPRIATE AUTHORIZED IDENTIFICATION OF YOUR AGENCY.

I WOULD GREATLY APPRECIATE IT IF YOU WOULD KINDLY EXTEND THE PROFESSIONAL COURTESY TO RESPOND TO ALL OF THE CONTENTS AND REQUESTS OF THE LETTERS DATED THE 23-SEP-12 AND THE 20-NOV-12, RESPECTIVELY.

THANK YOU FOR YOUR ATTENTION TO THE CONTENTS OF THIS LETTER.

YOURS TRULY,



DEREK DENLOP -

CENTRAL NORTH CORRECTIONAL CENTRE - RANGE 1-C
1501 FULLER AVENUE
PENETANGUISHENE, ONTARIO L9M 2H4

27-NOV-12.

COMMISSIONER OF THE O.P.P.

ONTARIO PROVINCIAL POLICE

GENERAL HEADQUARTERS

LINCOLN M. ALEXANDER BUILDING,

777 MEMORIAL AVENUE

ORILLIA, ONTARIO L3V 7N3

DEAR COMMISSIONER :

I AM WRITING TO YOU TO INFORM YOU ABOUT THE RAMPANT, ON-GOING, NEVER-ENDING COVER-UPS, COLLUSION AND CORRUPTION THAT I CONTINUE TO ENDOURE AND ENCOUNTER WITH EACH AND EVERY FACET OF OUR ENTIRE JUSTICE SYSTEM, WHETHER IT BE AT THE CIVIL AND/OR CRIMINAL LEVELS. FIRST, I WANT TO APOLOGIZE FOR NOT KNOWING WHO CURRENTLY OCCUPIES THE COMMISSIONER'S POSITION WITH THE O.P.P. AND DUE TO CERTAIN CIRCUMSTANCES BEYOND MY CONTROL I WAS UNABLE TO ASCERTAIN AND OBTAIN YOUR NAME AT THIS PRESENT TIME. AS A RESULT, I AM SORRY THAT THIS CORRESPONDENCE WILL NOT BE DIRECTED TO YOUR PERSONAL ATTENTION AND MAY BE SOMEWHAT IMPERSONAL TO YOU. IN THE PAST, I HAVE FORWARDED MR. JULIAN FRANTING NUMEROUS LETTERS AND DOCUMENTS OUTLINING AND REFERRING TO VARIOUS ASPECTS OF THE ILLEGAL ACTIONS, CRIMES, MISCONDUCT, INJUSTICES, COERCION AND MISCARRIAGES OF JUSTICE THAT HAVE BEEN PURPOSELY CONDUCTED AGAINST ME.

ON THE 30-JAN-12, I WAS ARRESTED BY D/C LANA GAUVIN AND P/C TREMBLE OF THE HURONIA WEST O.P.P. FROM MY PERSPECTIVE I WAS COOPERATIVE, FORTHRIGHT AND HONEST WITH THESE TWO OFFICERS. MOREOVER, LET ME STATE THAT I BELIEVE THAT DET. GAUVIN AND CST. TREMBLE WOULD BE HARD PRESSED TO SUGGEST OR IMPLY OTHERWISE, IT DEFINITELY APPEARS THAT IN A PUNCTILIOUS MANNER THAT DET. GAUVIN AND POSSIBLY CST. TREMBLE HAVE BEEN SURREPTITIOUS IN COORDINATING THEIR HIGHLY ADVANCED ENDEAVOURS TO ATTEMPT TO CONTRIBUTE TO THE ON-GOING COVER-UPS. THIS IS PRIMARILY PREDOMINANT AND RESORTS FROM SPECIFIC NOTATIONS, REPORTS AND STATEMENTS COMPILED BY DET. LANA GAUVIN AS IT

RELATES TO THE 1 CHARGE OF CRIMINAL HARASSMENT PENDING AGAINST ME. INSTEAD OF DET. GAUVIN AND CST. TREMBLE JUST FOCUSING AND CONCENTRATING ON THE INVESTIGATION THAT THEY WERE ASSIGNED TO THEY APPEAR TO HAVE DECIDED TO CROSS BOUNDARIES AND IMPLICATE AND INCRIMINATE THEMSELVES AND THE HUDONIA WEST O.P.P. IN A GRANDSQUAD SCHEME TO INTENTIONALLY COVER-UP FOR MR. MIKE HUNTER, MR. JEFF WARNER AND THE NORTH BAY POLICE SERVICE. THEIR PUSILLANIMOUS ACTIONS ARE SCURRILLOUS IN NATURE WITH THE DIRECT INTENT OF BEING PUNITIVE TO MYSELF WHILE ATTEMPTING TO BE ADVANTAGEOUS IN COVERING UP FOR MR. HUNTER, MR. WARNER AND THE N.B.P.S.

THE EGREGIOUS CRIMES, COLLUSION, COVER-UPS, MISCONDUCT, FABRICATIONS AND FALSIFICATIONS OF MR. HUNTER, MR. WARNER AND THE N.B.P.S. HAVE LEFT AN INDELIBLE BLACK MARK ON POLICING EVERYWHERE. IT IS HIGHLY EVIDENT THAT THESE AFOREMENTIONED PARTIES ARE NEVER GOING TO BE BRAVE ENOUGH TO COME FORWARD AND ADMIT TO ANY OF THEIR IMPROPRIETIES, TRANSGRESSIONS AND WRONGDOINGS. LET ALONE ADMITTING TO THEM ALL. THE MISFEASANCE OF THEIR RESPECTIVE AND COLLECTIVE AUTHORITY(IES) THAT MR. HUNTER, MR. WARNER AND MEMBERS OF THE N.B.P.S. HAVE INTENTIONALLY USED AGAINST ME IN THE PAST BY FRAMING ME AND CHARGING ME WITH CRIMES I DID NOT COMMIT NEED TO BE UNCOVERED AS THESE INEXCUSABLE, INEXCUSABLE AND MALICIOUS ACTIONS CONTINUE TO HOLD OTHER POLICE PROFESSIONALS, JUDICIARIES, LEGAL OFFICERS AND GOVERNMENT DIGNITARIES AS HOSTAGES TO THEIR CRIMES AND ILLEGAL ACTIONS.

I FORWARDED DET. GAUVIN A 6-PAGE LETTER DATED THE 22-AUG-12 WHICH UPON READING THE CONTENTS OF SAID DOCUMENT IS SELF-EXPLANATORY AND SHOULD PROVIDE YOU WITH A MORE THOROUGH UNDERSTANDING OF WHAT I AM EXPERIENCING. AS OPPOSE TO DET. GAUVIN RESPONDING TO AND/OR ACKNOWLEDGING THE ABOVE NOTED LETTER, I AM APPROACHED BY AN UNEXPECTED VISIT FROM A POLICE OFFICER WHOM I BELIEVE MAY POSSESS THE NAME OF DET. PROULX ON THE 21-SEP-12. DET. PROULX WAS EXTREMELY UNPROFESSIONAL ON THIS DATE. DET. PROULX DID NOT PROVIDE ME WITH ANY APPROPRIATE AUTHORIZED IDENTIFICATION, SO I AM UNAWARE OF HIS FIRST NAME. I AM UNSURE OF THE CORRECT SPELLING OF HIS LAST NAME AND I DO NOT KNOW WHICH POLICE SERVICE HE IS EMPLOYED BY. DET. PROULX ONLY STATED THAT HE WORKED WITHIN THE C.N. C.C. INSTITUTION ITSELF. DET. PROULX ALSO DID NOT RESPECTFULLY ASK ME WHETHER I PREFERRED TO SPEAK TO

HIM IN PRIVATE. DET. PROULX REQUESTED THAT I DID NOT COMMUNICATE WITH DET. GAUVIN DIRECTLY AND/OR INDIRECTLY, HOWEVER, DET. PROULX PROVIDED ME WITH NO DETAILS AND NO EXPLANATION(S) IN ACCORDANCE TO HIS REQUEST. I AGREED TO CEASE COMMUNICATION(S) WITH DET. GAUVIN WITHOUT BEING PROVIDED WITH ANY PARTICULARS AND/OR REASONS WHY. I SENT DET. PROULX A 2-PAGE LETTER DATED THE 23-SEP-12 IN WHICH I HAVE RECEIVED NO RESPONSE(S) FROM HIM. FURTHERMORE, I HAVE FORWARDED DET. PROULX C.N.C.C. REQUEST FORMS TO WHICH I HAVE ALSO RECEIVED NO RESPONSE(S) FROM HIM. AT THIS POINT, I AM UNABLE TO SAY WITH DEFINITE CERTAINTY THAT DET. PROULX IS EMPLOYED WITH THE O.P.P. BUT IF HE INDEED IS GAINFULLY EMPLOYED BY THE O.P.P. THE LACK OF PROFESSIONALISM HE IS EXHIBITING IS EXTREMELY CONCERNING. ADDITIONALLY, I HAVE FORWARDED TWO SEPARATE CORRESPONDENCES TO CST. TRIMBLE, THE FIRST 3-PAGE LETTER DATED THE 01-OCT-12 AND SUBSEQUENT 3-PAGE LETTER DATED THE 14-OCT-12. THESE DOCUMENTS WERE PERTAINING TO THE DISCREPANCIES IN THE REVIEW(S) OF MY DISCLOSURE AT THE C.N.C.C. FACILITY. CST. TRIMBLE HAS ALSO NOT ACKNOWLEDGED OR CALLED TO RESPOND TO EITHER OF THE TWO INDICATED LETTERS. I AM OF THE FIRM BELIEF THAT YOU SHOULD BE MADE PRIVY TO THE CONTENTS OF ALL OF THESE LETTERS. I AM ENCLUSING A DUPLICATED COPY OF THE 6-PAGE LETTER ADDRESSED TO DET. GAUVIN'S ATTENTION DATED 22-AUG-12. AS THESE DISTINGUISHED POLICE PROFESSIONALS FAIL TO, IGNORE AND NEGLECT TO RESPOND TO MY ISSUES, CONCERNS AND COMPLAINTS, THE EXORBITANT AMOUNT OF PREJUDICES, BIASES AND DISCRIMINATIONS RAPIDLY MULTIPLY AGAINST ME.

I AM WELL AWARE THAT THE EXPECTATIONS THAT THE ONTARIO PROVINCIAL POLICE DEMANDS OF THEIR EMPLOYEES IS VIRTUALLY SECOND TO NONE. I AM COGNIZANT THAT YOUR ORGANIZATION POSSESSES HIGH PROFESSIONAL STANDARDS, THE ADMINISTRATION AND ADHERENCE TO A STRICT CODE OF CONDUCT AND THE FOLLOWING OF A SERIOUS CODE OF ETHICS. WHILE THE COVER-UPS AGAINST ME ARE UBIQUITOUS, I AM VERY PUZZLED AND PERPLEXED THAT A YOUNG FEMALE DETECTIVE (DET. GAUVIN) WOULD ENGAGE, IMPLICATE AND INCRIMINATE HERSELF IN THESE MENDACIOUS AND SCANDALOUS COVER-UPS. AS I STATED TO DET. GAUVIN IN THE AFOREMENTIONED LETTER DATED THE 22-AUG-12, I CAN'T BELIEVE THAT SHE VOLUNTEERED TO CARRY OUT THESE DUBIOUS ACTS SOLELY ON HER OWN ACCORD. I WILL HAVE TO SUGGEST THAT A HIGH PROPENSITY EXISTS THAT A IMPRESSIONABLE YOUNG DETECTIVE SUCH AS DET. GAUVIN WOULD HAVE BEEN HEAVILY

INFLUENCED AND PERSUADED BY AN OFFICER(S) POSSESSING A SUPERIOR RANK AND AUTHORITY ABOVE DET. GAUVIN. FIRST, LET ME NOTE THAT AS THESE DIRECTIVES WOULD HAVE BEEN DEVISED, CREATED, FORMULATED AND INITIATED FROM WITHIN THE STRUCTURES OF THE O.P.P., I AM NOT GOING TO INSINUATE OR IMPLY THAT YOU POSSESSED PRIOR KNOWLEDGE OF THESE SPURIOUS REPORTS, NARRATIONS AND STATEMENTS. I WILL STATE THAT THERE ARE A SIGNIFICANT NUMBER OF THOSE EMPLOYED WITHIN THE O.P.P. WHO WOULD BE AWARE OF THE PRODIGIOUS AMOUNT OF COVER-UPS. THE VITUPERATE ACTIONS OF THESE PREMILITANT PROFESSIONALS WHOM OCCUPY HIGH SOCIO-ECONOMIC STATUS AND STATURE AS IT RELATES TO THEIR POSITION(S) OF EMPLOYMENT IN OUR COMMUNITIES IN EFFECT PRODUCES A RESOUNDING RESIDUAL NEGATIVE IMPACT ON EACH AND EVERY COMPONENT OF OUR ENTIRE JUSTICE SYSTEM AND ON EACH AND EVERY CITIZEN WHO INHABITS OUR SOCIETIES.

I AM GOING TO RESPECTFULLY REQUEST THAT A COMPREHENSIVE, EXTENSIVE AND THOROUGH INVESTIGATION BE ORDERED INTO THE AFFAIRS OF THE HURONIA WEST O.P.P., DET. LANA GAUVIN, (ST. TREMBLE AND DET. PROULX(?)). IN ADDITION, I WILL POLITELY REQUEST THAT A HEAVY EMPHASIS BE SPECIFICALLY RELATED TO THE HANDLING OF MY CASE. IT IS OBVIOUS THAT DET. GAUVIN NOR ANYONE EMPLOYED WITH THE HURONIA WEST O.P.P. ARE GOING TO BE STRAIGHTFORWARD AND HONEST BY ADMITTING TO THE TRUTH. I WILL ASK THAT YOU DETERMINE WHO HAS PURPOSELY IMPLICATED THEMSELVES IN THESE COVER-UPS, WHAT THEIR ASSOCIATIONS TO MIKE HUNTER, JEFF WATNER, THE N.R.P.S., MARIA MALVASO, GARY PERDUE, SIMCOE C.A.S. AND MANY OTHERS ARE. I AM WELL AWARE THAT THE POLICE FRATERNITY AND LEGAL FRATERNITY ARE COPIOUS IN NUMBERS AND I REALIZE THAT THEY WILL BOTH REMAIN UNITED IN THEIR DILIGENT YET, DISMISSEABLE EFFORTS TO MAINTAIN AND CONTRIBUTE TO ALL OF THESE COVER-UPS. TO THE CONTRARY, I WILL STATE THAT IT IS NOT IN THE BEST INTERESTS OF THE JUSTICE SYSTEM, NOT IN THE BEST INTERESTS OF POLICING AND NOT IN THE BEST INTERESTS OF THE PUBLIC TO PERMIT AND ALLOW THESE TYRANNICAL BEHAVIORS TO PERSIST.

IF YOU DO POSSESS ANY DIRECT AND/OR INDIRECT KNOWLEDGE THAT THESE METHODICALLY AND METICULOUSLY DERIVED STRATEGIES HAVE INTENTIONALLY BEEN IMPLEMENTED IN A PRE-CALCULATED FASHION IN ORDER TO COVER-UP FOR THE ABOVE NOTED PARTIES THAN YOU SHOULD ALSO BE EXTREMELY ASHAMED OF YOUR REPREHENSIBLE ACTIONS. AS THE CONSORTIUM OF DIGNITARIES AND PROFESSIONALS

CONTINUE TO ADHERE TO THE OLD LEGAL ADAGE ... DON'T SAY ANYTHING BECAUSE ANYTHING YOU SAY CAN AND WILL BE USED AGAINST YOU IN A COURT OF LAW, THEY WILL FURTHER EMBARRASS AND FOOL THEMSELVES, THEY WILL FURTHER EMBARRASS AND FOOL EVERY MEMBER OF THE PUBLIC, THEY WILL FURTHER EMBARRASS AND FOOL THE ENTIRE JUSTICE SYSTEM AND THEY WILL FURTHER EMBARRASS AND FOOL THE ENTIRE ADMINISTRATION OF JUSTICE.

AT THIS TIME, NOBODY IS COURAGEOUS ENOUGH TO BE ABLE TO ASSUME RESPONSIBILITY, TAKE OWNERSHIP AND/OR HOLD THEMSELVES OR THEIR PROFESSIONAL COUNTERPARTS INDEPENDENTLY AND/OR COLLECTIVELY ACCOUNTABLE FOR ANY OF THEIR DISGRACEFUL, PATHETIC, MALICIOUS AND CALLIOUS ACTIONS. INSTEAD, THESE CONGLOMERATES WOULD RATHER INTENTIONALLY ENGAGE THEMSELVES IN DELIBERATE PLANS TO SHIFT, TRANSFER, SWAY AND MANIPULATE THE BLAME ONTO ME FOR WHAT THEY HAVE INTENTIONALLY DONE TO ME IN THE FIRST PLACE. IT IS BLATANTLY APPARENT THAT NONE OF THESE PROMINENT PEOPLE POSSESS ANY CONSCIENCE AND/OR REMORSE FOR THE COLLUSION, ILLEGAL ACTIONS, CRIMES, COVER-UPS, MISCONDUCT AND CORRUPTION THAT THEY HAVE ALREADY INVOLVED THEMSELVES IN.

I MUST NOTIFY YOU FOR THE RECORD THAT MR. MIKE HUNTER EVEN POSSESSED THE AUDACITY AND GALL TO PURPOSELY LIE ON THE WITNESS STAND IN APPROXIMATION OF 295 TIMES ON THE 31-MAY-10 IN ORDER TO INTENTIONALLY CONVICT ME OF CHARGES THAT I NEVER COMMITTED TO BEGIN WITH. I ALSO MUST PROVIDE YOU WITH A DISCLAIMER THAT UNLESS MIKE HUNTER AND OTHERS IN THE JUSTICE SYSTEM WERE AWARE OF SOME LEGAL LOOP-HOLE THAT WOULD PROVIDE MIKE HUNTER WITH A WAY OUT AND FULLY EXONERATE HIM FROM ALL OF HIS PERSECURED TESTIMONY, THAT I AM DUMBFOUNDED AND FLABBERGASTED THAT MIKE HUNTER WOULD COMPROMISE AND JEOPARDIZE HIS PROFESSIONAL CAREER TO CONVICT ME OF CHARGES I DID NOT COMMIT. REGARDLESS, MIKE HUNTER WAS TOTALLY AND ENTIRELY IN THE WRONG AND COLLUDED WITH OTHER POLICE OFFICERS, LEGAL OFFICIALS AND JUDICIARIES IN ALL OF THEIR PRE-MEDITATED PLANS TO PURPOSELY CAUSE ME HARM, INJURIES AND LOSSES. PLEASE NOTE THAT THIS WAS THE SECOND OCCASION IN WHICH MIKE HUNTER HAS FABRICATED, FALSIFIED AND MISREPRESENTED CHARGES AGAINST ME, THE OTHER TIME WAS IN ACCORDANCE TO FRAMING ME FOR CHARGES I DID NOT COMMIT ON THE 20-PEP-ES. MIKE HUNTER POSSESSES PERSONAL VENDETTAS AGAINST ME BUT HE WILL DENY AND NOT ADMIT THIS TO BE THE CASE.

DET. GAUVIN WILL ALSO HAVE TO PERJURE HERSELF IF SHE IS PREPARED TO SPANDBY THE STATEMENTS, BLACK BOOK NOTES AND REPORTS SHE HAS COMPISED. MS. MALVASO AND MR. PERDUE ARE ALSO GOING TO HAVE TO LIE UNDER OATH IN RELATION TO VARIOUS ASPECTS OF THEIR RESPECTIVE STATEMENTS PROVIDED TO THE PUENCA WEST O.P.P.

THERE HAS BEEN NOBODY THAT WANTS TO VALIDATE AND SUPPORT MY ASSERTIONS. IT DEFINITELY IS APPARENT THAT I AM ONE OF THE MOST RESENTED PERSONS WHOM HAS EVER BEEN ASSOCIATED WITH THE LEGAL SYSTEM BECAUSE I HAVE PREVIOUSLY EXPLOITED, REVEALED AND UNVEILED CERTAIN ASPECTS OF THE COLLUSION, CRIMES, COVER-UPS AND CORRUPTION THAT HAS TRANSPIRED AGAINST ME.

I WILL BE PERTINACIOUS IN MY RELENTLESS AND RESILIENT PURSUIT OF UNCOVERING THE TRUTH AND CONVINCING PEOPLE THAT THEIR NEFARIOUS AND WILDEROUS BEHAVIORS ARE TOTALLY AND ENTIRELY WRONG ON EVERY SINGLE LEVEL IMAGINABLE AND THESE ACTIONS HAVE MARRED THE ENTIRE JUSTICE SYSTEM. AS THESE CIVIL SERVANTS CONTINUE TO ATTEMPT TO PERVERT THE COURSE OF JUSTICE THEY ARE ALL WELL AWARE THAT THEIR CONTINUED AND PLUTED SCHEMES ARE PERNICIOUS, COURAGEOUS, UNLAWFUL AND WRONGFUL. THESE POWERFUL AND KNOWLEDGEABLE PEOPLE ARE TAKING FULL ADVANTAGE AND ABUSING THE FACT THAT I AM BEING DETAINED IN CUSTODY IN SECLUSION TO PURPOSELY CONTINUE TO CONTRIBUTE TO THEIR OPPRESSIVE MALTREATMENT OF ME WHILE CAUSING ME ADDITIONAL HARM, INJURIES AND LOSSES. SOMEBODY, SOMEWHERE, SOMEBODY NEEDS TO BE FORTHRIGHT BY COMING FORWARD WITH THE TRUTH. MAYBE YOU WILL BE THE PERSON WHO POSSESSES THE DIGNITY, THE HONOUR AND THE RESPECT TO PRECIPITATE AND EFFECT CHANGE WHILE SHIFTING PARADIGMS AS IT RELATES TO THESE ON-GOING INJUSTICES, COVER-UPS, ILLEGAL ACTIONS, CRIMES, ISSUES AND CONCERNS.

THANK YOU FOR YOUR TIME, KIND CONSIDERATION AND ATTENTION TO THE ENTIRE CONTENTS OF MY LETTER.

YOURS TRULY,



DEREK DUNKER -

CENTRAL NORTH CORRECTIONAL CENTRE - PHASE 4-C
1501 FULLER AVENUE
PENNINGTON, CALIFORNIA
LSM 214

ENCLOSURE: 6 PAGE LETTER (02-AUG-07).

12-DEC-12

CST. TANYA TREMBLE
HURONTARIO WEST O.P.P.
BOX 140
1000 RIVER ROAD WEST
WASAGA BEACH, ONTARIO
L9Z 1A2.

DEAR CST. TREMBLE AND SGT. BURTON:

I AM WRITING TO YOU TO FORWARD YOU A COPY OF MY DOCUMENTED NEGOTIATIONS IN ACCORDANCE TO A PRE-CALCULATED AND PRE-PLANNED DISCUSSION THAT WAS ORCHESTRATED BY COLLINGSWOOD O.P.P. OFFICER C. HOUGHTON ON THE 10-DEC-12. IT DISTINCTLY APPEARS THAT MR. C. HOUGHTON IN COLLUSION WITH THE CROWN ATTORNEY, MR. TEMPLE AND OTHERS PURPOSELY DEvised A STRATEGIC AND SYSTEMATIC SCHEME TO APPROACH ME AND INTENTIONALLY ASK ME SPECIFIC SCRIPTED AND POIGNANT QUESTIONS PERTAINING TO MY MATTER THAT IS CURRENTLY BEFORE THE HONOURABLE COURT. IT IS ALREADY THE SINGLE LARGEST CASE OF COLLUSION, COVER-UPS AND CORRUPTION IN THE HISTORY OF OUR JUDICIAL SYSTEM AND STILL THERE IS NOBODY WHO CAN RESIST THE TEMPTATION OF JUMPING ABOARD THE SINGLE GREATEST CASE OF INJUSTICES, CRIMES, ILLEGAL ACTIONS, MISCONDUCT, LIES, FABRICATIONS, FALSIFICATIONS, MISREPRESENTATIONS, MISCARriages OF JUSTICE, COVER-UPS AND WRONGDOINGS AGAINST ANY ONE INDIVIDUAL IN THE HISTORY OF OUR LEGAL SYSTEM. THESE AFOREMENTIONED IMPROPRIETIES, CRIMES, TRANSGRESSIONS AND WRONGDOINGS GROW EXPONENTIALLY AGAINST ME ON ALMOST A DAILY BASIS WITH NO END IN SIGHT.

NOW IT IS HIGHLY EVIDENT THAT DIRECTIVES HAVE BEEN DEVELOPED AND ISSUED TO MR. C. HOUGHTON AND HE HAS OBLIGED WHOMEVER HAS CREATED SUCH INITIATIVES BY APPROACHING ME AND ATTEMPTING TO ILLICIT/EXPLICIT INFORMATION FROM ME IN A DECEPTIVE, COLLUDING, COY, SLY AND DISHONOURABLE FASHION. ONE OF THE MAIN REASONS THAT THESE INEXPLICABLE AND REPREHENSIBLE PLANS WOULD BE TRANSPIRING IS TO ATTEMPT TO COVER-UP FOR ALL OF THE DISHONOURABLE AND DISHONEST INDISCRETIONS, IMPROPRIETIES, COVER-UPS, SHORTCOMINGS AND WRONGDOINGS OF DET. LANA GAUVIN WHO HAS IMPLICATED AND INCrimINATED HERSELF AND

THE HUNTERIA WEST O.P.D. IN ATTEMPTING TO ASSIST MRS. MARIA MALVA SO,
MRS. GARY DORRIS, SARGEANT, MIKE HUNTER, JEFF LINDNER, THE MAIN
POLICE SERVICE AND MANY OTHERS IN MAINTAINING ALL OF THEIR RESPECTIVE
AND COLLECTIVE CREDENTIALS BY CONTRIBUTING TO THEM BY COMMITTING ADDITIONAL
COVER-UPS. EVERYBODY IS WRONG ON EVERY SINGLE LEVEL KNOWN TO MANKIND.

NOBODY BELIEVES THAT THEY ARE DOING ANYTHING WRONG BECAUSE EVERYBODY
JUST KEEPS COMPENSATING FOR SOMEBODY ELSE'S WRONG(S) BY COMMITTING A WRONG
THEMSELVES. IT IS HIGHLY EVIDENT THAT NOBODY POSSESSES A SHRED OF DIGNITY,
AN OUNCE OF RESPECT AND ANY HONOR FOR THEMSELVES, FOR THE ENTIRE JUSTICE SYSTEM,
FOR THE ADMINISTRATION OF JUSTICE AND FOR EACH AND EVERY MEMBER OF THE PUBLIC.
AS THIS CONGLOMERATION OF DISTINGUISHED PEOPLE CONTINUE TO ENGAGE THEMSELVES
IN THESE SURREPTITIOUS, SCANDALOUS, MENDACIOUS, CALLOUS AND MAUCIOUS ACTIONS AND
BEHAVIORS, THEY WILL FURTHER EMBARRASS AND POOR THE ENTIRE JUSTICE SYSTEM, EMBARRASS
AND POOR EVERY CITIZEN WHO INHABITS OUR SOCIETIES, EMBARRASS AND POOR THEMSELVES
AND EMBARRASS AND POOR THE ENTIRE ADMINISTRATION OF JUSTICE. THIS CONSORTIUM OF
PREMINTENT PROFESSIONALS ARE APPARENTLY SUPPOSED TO BE OUTSTANDING MEMBERS IN
OUR COMMUNITIES. THE ONLY OUTSTANDING PERSONS IS/ARE GOING TO BE THE PERSON
AND/OR PERSONS WHO DECIDE TO BE BRAVE ENOUGH TO COME FORWARD WITH THE ENTIRE TRUTH.

YOU CAN BE REST ASSURED THAT THE EFFORTS OF C. HOUGHTON WILL BE USED IN A
DETRIMENTAL MANNER AGAINST ME IN ONE WAY OR THE OTHER. THEY COULD BE USED AGAINST
ME IN A COURT OF LAW AND/OR THEY COULD BE USED TO INTENTIONALLY DISRUPT MY
MENTAL HEALTH. MOREOVER, C. HOUGHTON AND THE POLICE AUTHORITIES WILL PROBABLY
ABANDON AND VACATE THEIR COLLUSION PLANS NOW THAT I HAVE CHALLENGED THEM.

THANK YOU FOR YOUR ATTENTION TO THIS CORRESPONDENCE. PLEASE DO SOMETHING ABOUT IT.

YOURS TRULY,

JD

DORRIS DORRIS

CENTRAL NORTH CONNECTIONS CENTER - PHASE 2

1501 FULLER AVENUE
PENNSYLVANIA, PA 15110
LSD# 2113

ENCLOSURE - CASE FILES - 2 PAGES

10-DEC-12.

07-JAN-13

COMMISSIONER OF THE O.P.P.
ONTARIO PROVINCIAL POLICE
GENERAL HEADQUARTERS
LINCOLN M. ALEXANDER BUILDING
777 MEMORIAL AVENUE
ORILLIA, ONTARIO L3V 7N3

DEAR COMMISSIONER:

I AM WRITING TO YOU TO NOTIFY YOU THAT I HAVE RECEIVED A LETTER DATED THE 12-DEC-12 AND A COMPLAINTS PACKAGE FROM THE O.I.R.P.D. IN RELATION TO MY LETTER SENT TO YOU DATED THE 27-NOV-12. I WANT TO STATE FOR THE RECORD THAT I TRULY HOPE THIS IS NOT JUST A MANNER IN WHICH TO SIMPLY ADDRESS THE COMPLAINT PROCESS WHILE SIMULTANEOUSLY COVERING UP FOR DET. LANA GALVIN, CST. TANYA TREMBLE, THE HURONIA WEST O.P.P. AND POSSIBLY OTHERS EMPLOYED WITHIN THE O.P.P. PLEASE REMEMBER THAT I AM DEFENDING MYSELF AGAINST THE SINGLE LARGEST AND GREATEST CASE OF COVER-UPS, COLLUSION AND CORRUPTION IN THE HISTORY OF OUR JUSTICE SYSTEM, WHETHER ANY BODY WANTS TO ADMIT TO THESE FACTS OR NOT.

AT THIS POINT, I CAN VIRTUALLY PREDICT WHAT THE NEXT COVER-UP IS GOING TO BE PRIOR TO IT EVEN TRANSPIRING. IF THE O.P.P. IN CONJUNCTION WITH THE O.I.R.P.D. HAVE DEVELOPED AND DEVISED A SURREPTITIOUS AND SCANDALOUS SCHEME TO COVER-UP FOR YOUR OFFICERS AND THE HURONIA WEST O.P.P., AGAIN EACH AND EVERY ONE WILL BE IN THE WRONG. AT EVERY TURN, EACH DISTINGUISHED PROMINENT PROFESSIONAL IS UNABLE TO RESIST THE TEMPTATION OF COMPENSATING FOR A PREVIOUS WRONG ALREADY COMMITTED BY COMMITTING ANOTHER WRONG AND COMMITTING ANOTHER WRONG, SO ON AND SO FORTH. IF THIS IS ACTUALLY THE CASE IN THIS INSTANCE, MANY PROFESSIONAL POLICE OFFICERS WHO REMAIN SILENT ARE HOLDING OTHERS WHOM BECOME ASSOCIATED WITH THIS MATTER AS HOSTAGES TO THEIR RESPECTIVE AND COLLECTIVE CRIMES, COVER-UPS, COLLUSION AND CORRUPTION.

MORE SPECIFICALLY, IT IS EVEN MORE ATROCIOUS AND DISGRACEFUL THAT THESE POLICE AUTHORITIES KNOW WHAT THEY ARE IMPLICATING AND INCRIMINATING THEMSELVES IN IS WRONG, BUT THEY ALL STILL DO IT ANYWAYS. THESE POLICE PROFESSIONALS OBVIOUSLY HAVE NO PROBLEM IN ABUSING THE POWERS AND AUTHORITIES THAT ARE BESTOWED UPON THEM AS SWORN IN POLICE OFFICERS. THEY ALL MUST BELIEVE THAT THEY ARE IMPERVIOUS TO ANY CONSEQUENCES, RAMIFICATIONS AND PERPLEXITIES AS A RESULT OF BEING EMPLOYED IN THEIR HIGH STATUS POSITIONS IN OUR SOCIETIES. MOREOVER, THESE DIGNITARIES MUST BELIEVE IT IS THEIR RIGHT TO ABUSE THE LAWS, REGULATIONS, RULES, STANDARDS, PROTOCOLS, PROCEDURES AND GUIDELINES THAT THEY THEMSELVES ARE SUPPOSED TO ABIDE BY, UPHOLD, GOVERN AND REGULATE. THEIR VIOLATIONS OF THESE AFORESAID LAWS ARE AN ABSOLUTE TRAVESTY.

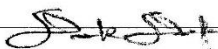
IN 2009, I COMPLAINED TO THE OIRPD ABOUT MIKE HUNTER AND THE NORTH BAY POLICE SERVICE AND THEY OBVIOUSLY CLEARED HIM AND THE NIPS OF ANY WRONGDOINGS, LIES, IMPROPRIETIES, MISCONDUCT, ILLEGAL ACTIONS, CRIMES, FABRICATIONS, FALSIFICATIONS, COVER-UPS AND COLLUSION. ALL OF WHICH MIKE HUNTER IS GUILTY OF COMMITTING WHETHER MIKE HUNTER OR ANYBODY ELSE WANTS TO ADMIT TO THESE FACTS OR NOT. MY COMPLAINTS HAVE VIRTUALLY FALLEN UPON DEAF EARS AND HAVE BEEN SWEEP UNDER THE CARPET TO BE BURIED.

I AM PERPLEXED ABOUT THE FACT THAT YOU HAVE NOT PERSONALLY RESPONDED TO MY LETTER DATED THE 27-NOV-12 AND I WOULD GREATLY APPRECIATE IT IF YOU WOULD REPLY.

THANK YOU FOR SENDING MY COMPLAINTS TO THE OIRPD BUT I TRULY HOPE THIS IS NOT A FEEBLE ATTEMPT TO USE THE OIRPD AS A GO BETWEEN TO COVER UP FOR THOSE I COMPLAINED ABOUT.

THANK YOU FOR YOUR ATTENTION TO THIS CORRESPONDENCE. PLEASE RESPOND.

YOURS TRULY,



DEREK DUNKOP -

CENTRAL NORTH CORRECTIONAL CENTRE - RANGE 2-C
1501 FULLER AVENUE
PLEASANTVILLE, ONTARIO L9M 2H4

09-JAN-13

CST. TANYA TREMBLE

HURONIA WEST O.P.P.

BOX 140

1000 RIVER ROAD WEST

WASAGA BEACH, ONTARIO

L9Z 1A2.

DEAR CST. TREMBLE AND SGT. BURTON:

I AM WRITING TO YOU TO FORWARD YOU A COPY OF MY 4 PAGES OF CASE NOTES IN ACCORDANCE TO THE ON-GOING PAMPHLET CONCLUSION, COVER-UPS AND CORRUPTION THAT EXCEEDINGLY MULTIPLY AGAINST ME ON VIRTUALLY A DAILY BASIS. THESE CASE NOTES PERTAIN TO THE EVENTS THAT TRANSPIRED AT THE COLLINGWOOD COURTHOUSE ON THE 08-JAN-13 ON AND "OFF THE RECORD". I SUPPLY YOU WITH A DUPLICATED COPY OF THESE NOTATIONS AS A CONTINGENCY PLAN FOR MYSELF JUST IN CASE JUDICIARIES, LEGAL OFFICIALS, POLICE PROFESSIONALS, COURT STAFF, MR. MINNIS AND/OR OTHERS ATTEMPT TO FABRICATE, FALSIFY, EXAGGERATE, EXTENUATE, EXAGGERATE, COVER-UP, LIE AND/OR MISREPRESENT THE EVENTS THAT ACTUALLY TRANSPIRED TO BE INTENTIONALLY DETRIMENTAL TO ME WHILE SIMULTANEOUSLY BEING TOTALLY AND ENTIRELY ADVANTAGEOUS TO THEM. YESTERDAY'S CONCLUSION MAY BE THE MOST REPULSIVE AND DISGUSTING DISPLAY OF THE ON-GOING MANIPULATION OF MYSELF. NOBODY SEES ANYTHING WRONG WITH WHAT IS TRANSPIRING AND THAT IS AN ABSOLUTE SHAME. ON THE 08-JAN-13, COLLINGWOOD O.P.P. OFFICERS SHOULD HAVE THE AUDACITY TO LAUGH AS THEY MUST BELIEVE THAT THIS IS A BIG JOKE.

AS I HAVE STATED BEFORE, SOMEHOW, SOMEWHERE, SOMEBODY NEEDS TO RESSER THE HONOUR, THE DIGNITY, THE RESPECT, THE COURTH AND THE COURAGE TO BE HONEST AND FORTHRIGHT BY ADMITTING TO THE TRUTH. MAYBE YOU WILL BE THAT PERSON BUT AT THE SAME TIME IT APPEARS THAT NOBODY IS GOING TO STICK THEIR NECK OUT AND ADMIT TO ANY OF THEIR RESPECTIVE AND COLLECTIVE UNETHICAL ACTS LET ALONE

09-JAN-13

CST. TANYA TREMBLE

HURONIA WEST O.P.P.

BOX 140

1000 RIVER ROAD WEST

WASAGA BEACH, ONTARIO

L9Z 1A2.

DEAR CST. TREMBLE AND SGT. BURTON:

I AM WRITING TO YOU TO FORWARD YOU A COPY OF MY 4 PAGES OF CASE NOTES IN ACCORDANCE TO THE ON-GOING RAMPOUNT CONCLUSION, COVER-UPS AND CORRUPTION THAT EXCEEDINGLY MULTIPLY AGAINST ME ON VIRTUALLY A DAILY BASIS. THESE CASE NOTES PERTAIN TO THE EVENTS THAT TRANSPIRED AT THE COLLINGSWOOD COURTHOUSE ON THE 08-JAN-13 ON AND "OFF THE RECORD". I SUPPLY YOU WITH A DUPLICATED COPY OF THESE NOTATIONS AS A CONTINGENCY PLAN FOR MYSELF JUST IN CASE JUDICIARIES, LEGAL OFFICIALS, POLICE PROFESSIONALS, COURT STAFF, MR. MINNS AND/OR OTHERS ATTEMPT TO FABRICATE, FALSIFY, EXAGGERATE, EXTENUATE, EXAGGERATE, COVER-UP, LIE AND/OR MISREPRESENT THE EVENTS THAT ACTUALLY TRANSPIRED TO BE INTENTIONALLY DETRIMENTAL TO ME WHILE SIMULTANEOUSLY BEING TOTALLY AND ENTIRELY ADVANTAGEOUS TO THEM. YESTERDAY'S CONCLUSION MAY BE THE MOST REPULSIVE AND DISGUSTING DISPLAY OF THE ON-GOING MANIPULATION OF MYSELF. NOBODY SEES ANYTHING WRONG WITH WHAT IS TRANSPIRING AND THAT IS AN ABSOLUTE SHAME. ON THE 08-JAN-13, COLLINGSWOOD O.P.P. OFFICERS ENJOY HAD THE AUDACITY TO LAUGH AS THEY MUST BELIEVE THAT THIS IS A BIG JOKE.

AS I HAVE STATED BEFORE, SOMEHOW, SOMEWHERE, SOMEBODY NEEDS TO RESSASS THE HONOUR, THE DIGNITY, THE RESPECT, THE COURTH AND THE COURAGE TO BE HONEST AND FORTHRIGHT BY ADMITTING TO THE TRUTH. MAYBE YOU WILL BE THAT PERSON BUT AT THE TIME IT APPEARS THAT NOBODY IS GOING TO STICK THEIR NECK OUT AND ADMIT TO ANY OF THEIR RESPECTIVE AND COLLECTIVE UNCONSIDERABLES LET ALONE


ADMITTING TO ALL OF THEIR IMPROPRIETIES, SMUGGERINGS AND THINGS GOING ON. IT IS HIGHLY EVIDENT THAT NOT A PROFESSIONAL AND/OR DIGNIFIED WORKS TO ADMIT TO ANY OF THEIR INDEPENDENT WRONGS AND NOT 1 OF THESE DISTINGUISHED INDIVIDUALS IS WILLING TO ADMIT THAT THEIR COLLEAGUE(S) ARE TOTALLY AND ENTIRELY IN THE WRONG.

PLEASE FORWARD A COPY OF THESE 4 PAGES OF NOTATIONS TO BARBARA CROWN ATTORNEY MR. MINNIS AS I AM SURE HE HAS A PRE-MEDITATED PLAN TO USE THE "OFF THE RECORD" DISCUSSIONS AGAINST ME IN ONE WAY OR ANOTHER.

I WOULD GREATLY APPRECIATE IT IF YOU WOULD PASS THE COURTESY TO RESPOND TO THIS CORRESPONDENCE AS WELL AS THE 3 PREVIOUS LETTERS I HAVE SENT TO YOU.

THANK YOU FOR YOUR ATTENTION TO THIS LETTER AND TO MY REQUESTS.

YOURS TRULY,



DEREK DUNLOP

CENTRAL NORTH CONNECTIONS CENTRE - WING 2-C

1504 FOLLETT AVENUE

PENNYTONGUEN, ONTARIO

L5M 2M4

P.S. IT IS A TRAGEDY IF NOBODY BELIEVES THAT ANY OF THE PRE-MEDITATED AND PRE-CALCULATED COLLUSION AND CONSPIRACIES USED AGAINST ME AT COURT ON THE OB-STAT'S ARE ABSOLUTELY AND ENTIRELY WRONG.



January 24, 2013

Mr. Derek Dunlop
Central North Correctional Centre
1501 Fuller Avenue – Range 1-C
Penetanguishene, ON L9M 2H4

Dear Mr. Dunlop:

This letter is to acknowledge receipt of your correspondence dated December 12, 2012 and January 7, 2013.

Please be advised that on October 19, 2009, *The Independent Police Review Act* came into effect, creating a new civilian oversight agency for public complaints, namely the Office of the Independent Police Review Director (OIPRD). Under the new system, the OIPRD leads a civilian organization which is responsible for receiving, overseeing, monitoring and dealing with all public complaints against any police service within the Province of Ontario.

Therefore, we have no jurisdiction in dealing with your concerns unless we are directed to do so by the OIPRD. They are the organization to make the determination regarding how your complaint should be dealt with.

I am enclosing a general information pamphlet for your information and quick reference.

Yours truly,

A handwritten signature in blue ink that reads "Tym Thompson".

Tym Thompson
A/Staff Sergeant
A/Manager, Classification & Analysis Unit
Professional Standards Bureau

/gp

Encl.

c: OIPRD

04-FEB-13

COMMISSIONER OF THE O.P.P.
ONTARIO PROVINCIAL POLICE
GENERAL HEADQUARTERS
777 MEMORIAL AVENUE
ORILLIA, ONTARIO L3V 7V3

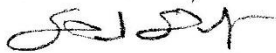
DEAR COMMISSIONER:

I AM WRITING TO YOU TO FORWARD YOU A COPY OF THE CASE NOTES THAT I WROTE IN ACCORDANCE TO MY COURT APPEARANCE AT THE COLLINGWOOD COURTHOUSE ON THE 08-JAN-13. I HAVE PREVIOUSLY SENT CST. TANYA TREMBLE OF THE HURONIA WEST O.P.P. A COPY OF THESE AFOREMENTIONED NOTATIONS AND I HAVE ALSO ASKED CST. TREMBLE TO FORWARD A COPY OF THESE CASE NOTES TO MR. MINUS WHOM I BELIEVE TO BE A BARZIE CROWN ATTORNEY.

I AM POSITIVE THAT THESE CONCERNS WILL MAINTAIN THE STATUS QUO AND FALL UPON DEAF EARS AS ANY AND ALL ISSUES THAT I RAISE, DO. I TRULY HOPE THAT CST. TREMBLE AND/OR YOURSELF ACTUALLY DO SOMETHING PROMOTIVE ABOUT MY COMPLAINTS. AS I HAVE STATED MANY TIMES BEFORE, SOMEBODY, SOMEWHERE, SOMEDAY NEEDS TO BE COURAGEOUS ENOUGH TO COME FORWARD WITH THE TRUTH AND THEY NEED TO DO IT BECAUSE IT IS IN THE PUBLIC INTEREST TO DO SO.

THANK YOU FOR YOUR ATTENTION TO THIS CORRESPONDENCE.

YOURS TRULY,


DEREK DUNLOP -

NORTH BAY JAIL
2550 TROUT LAKE RD.
NORTH BAY, ONTARIO
P4B 7S7

ENCLOSURE 4 PAGES CASE NOTES

