

OPPOSITION.

01-May-13 - I spoke to Gabriella at the Ombudsman and she informed me
1:45PM that she had spoken to her supervisor and she did not believe that
she would be making a call to C.N.C.C because they only did so
in medical emergencies. Gabriella asked me to provide her more information
about what types of resources I was requesting and I explained to her that on
the Honourable Court record on the 02-Nov-12 that there had been
approval coordinated with C.N.C.C. staff and the Crown Attorney. I
said that I believed the man's name that they had dealt with at the jail
was Mr. Curtis Sparoches. I informed her that it had been approved to
provide me with a laptop and access to legal resources such as LEVISNOWIS,
QUICKMIND AND COMELI. I said that I had written 4 separate letters to the
Superintendent of the jail dated the 04-NOV-12, 26-NOV-12, 01-DEC-12 and
05-Apr-13 but not only had I not received the laptop or access to the legal
resources that the superintendent had not responded to any of the 4 letters.
Gabriella asked me if I had disclosure and I said that I had had
disclosure. Gabriella asked me about if the social worker had responded to
me. I said initially to do with the funeral arrangements but that I had
been submitting requests for the last month or so to place outside telephone
calls in relation to the responsibilities of being executor of my mother's will
and not being able to make contact with certain people through those
telephones and some people I contact may not be equipped to accept collect
calls. Gabriella asked me to call her back on the afternoon of the 02-May-13
as she needed to speak to her supervisor again.

ENCLOSURE: 3-PAGE LETTER TO SUPERINTENDENT AT C.N.C.C. ON THE DATE 12-NOV-12
MY RELEASE DATE: I HAD AN UNEXPECTED UNDEVELOPED UNPUSHED NIGHT STAFF AT
P.C. COURT, MONTREAL - THAT APPEARS TO BE A DEFERRED SCHEDULED COURT

11/23

17-MAY-13

PLEASE FORWARD TO A SOURCE OF CONTACT TO THESE PERSONS
AS I AM CURRENTLY UNABLE TO REACH THEM

MS. GABRIELLA LOTTA
OMBUDSMAN
BELL TRINITY SQUARE
483 BAY STREET 10TH FLOOR
SOUTH TOWER
TORONTO, ONTARIO M5G 2G9

DEAR MS. GABRIELLA LOTTA:

I AM WRITING TO YOU TO FOLLOW-UP WITH MY COMPLAINTS. AS I PREVIOUSLY
NOTIFIED YOU, THE CENTRAL NORTH CORRECTIONAL CENTRE (AND I BELIEVE IT WAS A
MR. CURTIS DESROCHES, MANAGER) WHO CONFIRMED WITH A FEMALE BARRISTER
ATTORNEY ON THE HONOURABLE COURT RECORD ON THE 02-NOV-12 THAT C.N.C.C. HAD
CONSIDERED AND APPROVED FOR MYSELF TO BE PROVIDED ACCESS TO A LAPTOP AS WELL AS
ACCESS TO LEGAL RESOURCES SUCH AS LEXISNEXUS, QUICKLAW AND CAROL. THE
FEMALE BARRISTER ATTORNEY CAME BACK TO COURT AFTER SOLICITING THE C.N.C.C.
SUPPORT ON THE 02-NOV-12 AND INFORMED MR. HONOUR JUSTICE DAWSON THAT C.N.C.C.
WAS PREPARED TO PROVIDE ME WITH THE ABOVE NOTED ACCESS. SINCE THE 02-NOV-12,
I HAVE WRITTEN TO MS. ROBYN KASHA, SUPERINTENDENT OF C.N.C.C. ON 5 SEPARATE
OCCASIONS. I SENT A 3-PAGE LETTER DATED THE 04-NOV-12 TO MS. KASHA IN REGARDS
TO PROVIDING ME THE AFORESAID RESOURCES. SUBSEQUENTLY, I FOLLOWED UP WITH
MS. KASHA BY FORWARDING HER A 1-PAGE LETTER DATED THE 26-NOV-12 IN REGARDS
TO THE LAPTOP, LEGAL RESOURCES AND LETTER DATED THE 04-NOV-12. MOREOVER, I
SENT MS. KASHA A 4-PAGE LETTER DATED THE 02-JAN-13 IN ACCORDANCE TO C.N.C.C.
PROVIDING ME ACCESS TO THE ABOVE NOTED RESOURCES THAT THEY THEMSELVES AUTHORIZED
TO PERMIT ME TO HAVE ACCESS AND TO MY LETTERS DATED THE 04-NOV-12 AND 26-NOV-12.
ON THE 05-APR-13, I SUBMITTED A 4-PAGE COMPLAINT TO MS. KASHA, ONCE
AGAIN RELATING TO SAID RESOURCES AS WELL AS MY LETTERS TO MS. KASHA DATED
THE 04-NOV-12, 26-NOV-12 AND 02-JAN-13. UNTIL THIS DAY, I HAVE NEVER RECEIVED
A RESPONSE FROM MS. KASHA (OR ANY C.N.C.C. EMPLOYEE FOR THIS MATTER) TO ANY 1
OF THE ABOVE REFERENCED LETTERS, LET ALONE BEING PROVIDED ACCESS TO A
LAPTOP/COMPUTER AND/OR AFORESAID RESOURCES. IN FACT, THERE HAS BEEN 1 C.N.C.C.
EMPLOYEE OF C.N.C.C. APPROXIMATELY 100 METERS TO ME ABOUT THE RESOURCES
THAT C.N.C.C. HAS AGREED TO PROVIDE TO ME. IN SUMMARY, I HAVE ACCESS

MINE

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RECEIVED ANY ACCESS TO ANY LAPTOP/COMPUTER AND/OR LEGAL RESOURCES AT C.N.C.C. SINCE THE 08-NOV-12 OR AT ANY TIME FOR THAT MATTER. IN ADDITION, I HAVE NOT RECEIVED A RESPONSE FROM THE SUPERINTENDENT IN ACCORDANCE TO ANY OF MY LETTERS. MORE SPECIFICALLY, I AM GOING TO SUGGEST THAT C.N.C.C. STATE NEVER HAD ANY INTENTIONS OF PROVIDING ME ACCESS TO SAID RESOURCES AND C.N.C.C. EMPLOYEES BELIEVED THAT MY TRIAL IN THIS MATTER WOULD ALREADY HAVE BEEN OVER A LONG TIME AGO. THE ONLY DESPERATE MEASURE THAT C.N.C.C. EMPLOYEES IN CONNECTION WITH MEMBERS OF OUR JUSTICE SYSTEM CAN RESULT TO IS BY ATTEMPTING TO PURSUELY COVER-UP FOR THEIR INITIAL IMPROPRIETIES, WRONGDOINGS, PREJUDICES, BIASES AND DISCRIMINATIONS.

RECENTLY, ON THE 12-MAY-13 I FORWARDED A 3-PAGE LETTER TO MS. ROBYN KASNIK IN REGARDS TO MY PREVIOUS 4 LETTERS DATED THE 04-MAY-12, 26-MAY-12, 03-JAN-13 AND 05-APR-13 RESPECTIVELY AND COLLECTIVELY AND THE CONTENTS CONTAINED THEREIN. UPON SUBMITTING THE AFOREMENTIONED LETTER DATED THE 12-MAY-13, I WAS NOTIFIED BY A CORRECTIONAL OFFICER THAT THE NEWLY APPOINTED SUPERINTENDENT OF C.N.C.C. IS MR. BILL JOHNSTON. I FORWARDED THE LETTER TO HIS ATTENTION.

IT IS HIGHLY IMPORTANT FOR ME TO INFORM YOU THAT THE C.N.C.C. PROPERTY DEPARTMENT POSSESSES 10 (9" X 12") ENVELOPES OF MINE THAT CONTAIN 100'S AND 100'S OF PAGES OF DOCUMENTATION INCLUDING, LEGAL DOCUMENTS, CONTEMPORANEOUSLY DOCUMENTED CASE NOTES, LETTERS, CORRESPONDENCES TO THE LAW SOCIETY OF UPPER CANADA AND THE O.P.P., DOCUMENT PERTAINING TO MY MOTHER'S FUNERAL AND BURIAL. SINCE THE 19-MAR-13, I HAVE SENT AT LEAST 3 REQUESTS FORMS ASKING THE PROPERTY DEPARTMENT AT C.N.C.C. TO PLEASE RETURN SAID DOCUMENTATION TO MY PERSON AS I REQUIRE THEM TO PROVIDE FOR COURT, DEALING WITH MY MOTHER'S DEATH AMONG MULTIPLE AND OTHER REASONS, BUT TO NO AVAIL. ON THE 09-MAY-13, I FORWARDED A 1-PAGE LETTER TO THE PROPERTY DEPARTMENT IN PERMISSION TO RETURNING THE DOCUMENTATION TO MY POSSESSION BUT I STILL HAVE NOT RECEIVED A RESPONSE FROM THEM EITHER, LET ALONE HAVING THE 10 ENVELOPES RETURNED TO ME. AT THIS TIME, I AM GOING TO SUGGEST THAT C.N.C.C. STAFF IN CONNECTION WITH THE AUTHORITIES ARE POSSIBLY IMPLICATING AND INCRIMINATING THEMSELVES IN MURDER COVER-UPS. THE PROPERTY DEPARTMENT SHOULD POSSESS THE HONOUR, RESPECT, DIGNITY, PROFESSIONALISM, COURTESY AND ETHICS TO AT LEAST ACKNOWLEDGE MY REQUESTS AND NOTIFY ME WHETHER THEY ARE GOING TO RETURN THE DOCUMENTS TO MYSELF.

11/10

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ADDITIONALLY, THE PROPERTY DEPARTMENT COULD BE TAMPERING, ALTERING, TINKERING, DESTROYING, SMUGGLING, CHANGING AND/OR REMOVING SPECIFIC DOCUMENTATION TO BE BELIEVING IN THEIR CONVEYERS WHILE SIMULTANEOUSLY BEING DETERMINING TO THE FURNITURE, C.N.E.C. STAFF MAY BE INVOLVED IN A MUCH GRANDER SCHEME WITH THE POLICE AUTHORITIES TO CONFISCATE AND WITHHOLD THIS PRIVATE, PRIVILEGED, PERSONAL AND CONFIDENTIAL DOCUMENTATION. IT IS AMUSEMENT, ASTOUNDING, ABSURD, STRANGE AND ODD THAT SOMEBODY WOULD NOT RESPOND TO ME AND THAT THEY WILL NOT RETURN THESE 20 ENVELOPES TO MY POSSESSION. I MUST ALSO NOTE THAT JUST PRIOR TO THE 19-MAR-13 I RECEIVED NUMEROUS MAIL SIZED ENVELOPES CONTAINING PRIVILEGED AND CONFIDENTIAL INFORMATION THAT I HAVE YET TO RECEIVE RETURNED TO ME AND WHO KNOWS WHAT EXACTLY THE STATUS OF THESE ENVELOPES MAY OR MAY NOT BE.

AS I PREVIOUSLY ADVISED YOU THAT I HAD DIFFICULTIES IN OBTAINING ASSISTANCE FROM THE SOCIAL WORKER IN REGARD TO MY REQUESTS FOR ASSISTANCE TO PLACE OUTSIDE TELEPHONE CALLS IN ACCORDANCE TO DEGREE ISSUES RELATED TO MY MOTHER'S ESTATE. SHORTLY AFTER PLACING A TELEPHONE CALL TO YOU (BY THE CAMELSMAN), ALL OF A SUDDEN THE SOCIAL WORKER BEGAN HELPING ME OUT IN ACCORDANCE TO MY MOTHER'S ESTATE. PLEASE LET ME NOTE THAT THIS STILL DID NOT DEPART FROM THE NEEDS AND REQUIREMENTS RELATED TO MY REQUESTS. MOREOVER, I STILL HAVE NOT BEEN PERMITTED AND/OR ALLOWED TO PLACE THESE DIRECT TELEPHONE CALLS EXCEPT FOR THE I HAVE RESPECTFULLY REQUESTED. FURTHERMORE, I AM GOING TO SUGGEST THAT IT WAS NOT A COINCIDENCE THAT THE SOCIAL WORKER "WAS" HAPPENED TO START PROVIDING ME FURTHER HELP AND CONTACT YOU AS THE OPERATOR. MORE SPECIFICALLY, I CAN ASSURE YOU THAT I MAY NOT HAVE BEEN PROVIDED ANY ASSISTANCE BY THE SOCIAL WORKER IF I HAD NOT CONTACTED YOUR ORGANIZATION. I WOULD GREATLY APPRECIATE IT IF YOU COULD FURTHER WITH THIS TO A FURTHER EXTENT.

RECENTLY, ON THE HONORABLE COURT RECORD, THE JUDGE WHOM I AM ATTEMPTING TO HAVE REMOVED FROM MY MATTER DUE TO HIS PREJUDICES, BIASES AND DISCRIMINATION AS HE POSSESSES A GRUDGE ME, HAS OBTAINED THE SUPERINTENDENT, UNIDENTIFIED CAMELSMAN, C.N.E.C. STAFF AND UNIDENTIFIED

1/1/1986

(WHO KNOWS WHAT THOSE MAN OR MAY NOT BE) TO BE ENTERED INTO ENTRANCE
 ON THE 31-MAY-83. THE SUDGE CHARGED THIS ON THE 07-MAY-83 AND IT BEEN BY
 APPEARS THAT SOME THE 07-MAY-83 THAT C.N.C.C. STAFF MAY BE SETTING ME
 UP TO FRAGMENTS, PRESSURE AND MISREPRESENTATIONS TO BE INTENTIONALLY
 NEGATIVE AND DESTRUCTIVE TO ME. I DO NOT KNOW THIS FOR SURE BUT IT
 WILL BE EXTREMELY INTERESTING TO SEE IN MY OWN REPORTS AND IN RECORDS OF
 C.N.C.C. STAFF THE NARRATIVE BETWEEN THE 07-MAY-83 AND THE 31-MAY-83. THIS
 WILL JUST FURTHER REVEAL, UNCOVER AND EXPOSE THE COLLUSION, SUBVERSIVE AND
 CONSPIRACY THAT IS TAKING PLACE ON AN ON-GOING, NON-STOPPING BASIS IN THIS
 AND A SERIES OF EARLIER PRISON AND FACILITY OPERATIONS. I
 WANT TO INFORM YOU THAT I HAVE HAD A FAVORABLE VISIT AT C.N.C.C. STAGE
 I HAVE BEEN IN CUSTODY HERE SINCE THE 31-JULY-82 (ABOUT 16 MONTHS).

THE MALTREATMENT, PERSECUTION, ABUSE, ISOLATION, TORTURE, INHUMANITY, DEPRIVATION
 AND IMPROPER, INAPPROPRIATE AND UNPROFESSIONAL TREATMENT I AM EXPERIENCING
 AT C.N.C.C. IS UNWARRANTED, UNSUSTAINED, UNNECESSARY, PSYCHOLOGICALLY DAMAGING,
 REMEMBRABLE, MANIPULATIVE, UNLAWFUL, UNETHICAL, UNJUST, ABUSIVE,
 UNCONSCIOUS AND SIMPLY IS A TERRIBLE THING ON EVERY SINGLE LEVEL imaginable.

I MUST FURTHER NOTIFY YOU THAT I AM UNDER STRICT SURVEILLANCE
 24 HOURS A DAY, 7 DAYS A WEEK WHILE IN THE CONFINES OF C.N.C.C.
 THE BEST CONDITIONS ARE LITTLE STAFF WALKING THROUGH MY ROOMS
 I HAVE BEEN MONITORED IN THIS MANNER FOR YEARS AND USING CLOSEST
 CIRCUIT TELEVISION (AND A CAMERA), RADIO FREQUENCY (AND ALSO BY
 OR COURTESY) OR PASSIVE SATELLITE (AND ALSO BY) AND MANY OTHER
 ADVANCE TO THIS UNCONSCIOUSLY, INCLUDING AND INCLUDING OF MY OWN
 TYPE OF SURVEILLANCE. PROFESSIONALS WHO HAVE BEEN TO THE TELEPHONE
 SYSTEM ABUSE THEIR ABSOLUTE AND COLLECTIVE POWERS, ALL THIS TO
 TO SERVE OF THE MALTREATMENT AND ABUSE WHICH IS TO BE DONE TO THESE PEOPLE.
 THANK YOU FOR ATTENTION TO THESE COMPLAINTS AND REQUESTS.

Yours truly
 Steve Stupp
 DETENTION # 1000 - GENERAL INVESTIGATION DIVISION (G.I.D.)
 FEDERAL BUREAU OF INVESTIGATION (F.B.I.)
 WASHINGTON, D.C. 20535

THE IMPROPER USE NOTE MR. JAMES DID NOT ADDRESS THE ISSUE OF
RAISING ABOUT THE SCOTT WORKING MEMORANDUM.

ON REVISIONS TO THE JAMES

16-11-13

1:30 PM

I contacted and spoke to Justice James at the Ombudsman's Office.
Ms. James pulled up my file and advised me it had not been accessed on
laptop and local resources and that she would check that I had not accessed any
envelopes or papers from the 19-11-13. James said that she had not seen my
letter to the Ombudsman about the authority/access to a laptop and local
resources and that she had not seen acknowledgment that she had received the
letter above provided to me. She had looked at the laptop. I said that I did
not want to go into detail but I felt I was in a bit of a bind (context of the
Ms. James said that she had seen any response and it was not a response
I said that I had sent a letter to the bill for Mr. James and I had only been the
Supervisor of the bill. James said that she had acknowledged that she had received the letter and noted hypotheses of mine
but that in his letter he did not address the issues concerning the laptop, local
resources. I said that I was the letter to the Ombudsman on the 23-11-13.
Ms. James said she had my documentation that I was requesting work. I said
that I had submitted 3 requests from 12 of which was responded to. She said
a letter dated the 09-11-13 to the Ombudsman and a letter dated
the 19-11-13 to the Ombudsman. I said that I had not received a response to the 1st and 3rd requests and that I had taken
C.N.C. staff from the 19-11-13 until the 18-11-13 to respond to the 2nd
request. I notified Ms. James that properly her response was that they did not have
my envelopes and that maybe I should check with the Ombudsman. James
said that Ms. James asked me if I was the Supervisor and I said that I
did not. I notified Ms. James that my letter to you was dated the 09-11-13
was not responsible to give the my letter to the Supervisor of the Ombudsman
to the Ombudsman. Ms. James stated that she would look into these matters by contacting
C.N.C. staff and she would try to have an answer for me. She would probably not
until later next week. Ms. James asked me what request was it and I said
and the 18-11-13. (IT REQUESTS THE OMBUDSMAN'S OFFICE TO ASSISTING LOCAL
COURT DATE TO OCCUR PRIOR TO PROVIDING MY COURT DATE. COURT DATE OF
APPROXIMATE COURT DATE) Ms. James asked me if I would provide her consent to
speak to C.N.C. staff and I said that I would. Ms. James said she would
inform me that she had received my response. I said that I was on ANEID PLORNE.
Ms. James said the problem was resolved. (MAY BE A SIGNATURE)

LS

D-JEN-13

IMPORTANT TO NOTE THAT FROM THE WAY YOU WRITE I AM SURE
A LITTLE PIECE OF PAPER BY C.N.C.C. STAFF WOULD BE
IF ONLY ARE DOING THIS SOMEONE IS NO ABOUT THE
SOMEONE'S OFFICE.

MS. JOCELYN JACU'S

ENCLOSURE: 1 IMAGE OF SEVERAL DOCUMENTS

EMBASSY

BELL BUILDING

46'S BAY STREET

SOUTH TOWER

TORONTO, CANADA

DEAR MS. JACU'S:

I AM WRITING TO YOU TO ADVISE THAT I SENT MR. BILL JOHNSTON, REPRESENTATIVE
AT C.N.C.C. ANOTHER LETTER THE 21ST OF THE YEAR 20 ENVELOPES OF DOCUMENTS AND
IN ACCORDANCE TO PROVIDING THE A-SECRET A COPY OF THE DOCUMENTS AND THE
D-JEN-13 BUT I HAVE NOT RECEIVED ANY RESPONSE FROM MR. JOHNSTON. ALSO I
AM ENCLOSED A COPY OF THE DOCUMENTS CASE FILE (INCLUDING COPY REPRODUCED
EVENTS WITH A IMAGE ON THE FRONT OF A COPY ON THE D-JEN-13 ABOUT 5 PAGES. IN
ADDITION, I HAVE REQUESTED THE COPIES OF SEVERAL DOCUMENTS I ALSO HAVE A
RECEIVED AND A RECEIVED A RESPONSE TO-

RECENTLY, ON THE 05-JUN-13, SGT. SMICK HAS OBTAINED A 7-PAGE COPY OF THE COPY
OF MINE WHICH I ASKED TO BE FORWARDED TO THE BRITISH CROWN ATTORNEY'S OFFICE FOR REVIEW
ON THE 10-JUN-13. SGT. SMICK HAS BEEN VERY HELPFUL IN THE PAST BY FURNISHING MY REQUESTS. THIS
TIME SGT. SMICK (D. THE BEST OF MY KNOWLEDGE) BY MEANS OF A I WRITE A DOCUMENT REPRODUCED
EVEN NOTICE OF MATION I CANNOT SO I HAVE A COPY OF THE ORIGINAL IS NOT A
MISPLACED. IN LIGHT OF THE 10-JUN-13 I REQUESTED THAT A COPY OF THE DOCUMENTS
AND I PROVIDED THE COPY WITH THE COPY ASKING FOR THE COPY BACK. THE NUMBER
OF THE COPY WERE INSISTING TO GET THE COPY. THE COPY WOULD BE FOR THE COPY
BUT WE FOR THE A DOCUMENT REPRODUCED TO NOTE THAT ON PAGE 7'S, 8'S AND 9'S
THE LAST TWO LINES ON THE PAGE WERE ON THEM AND HAD TO BE COPIED FROM THE
THE U.S. H., ARE THERE ANY OTHER DOCUMENTS. I AM GOING TO SUGGEST
THAT SINCE THESE TWO LINES ARE IN PENCIL THERE IS A DISTINCT POTENTIAL THAT
ANYONE COULD TAMPER WITH AND/OR CHANGE THE TEXT OF THE ORIGINAL. I SEND
SGT. SMICK A REQUEST TO RETURN THE COPY I SEND TO HIM TO MY POSSESSION.

THANK YOU FOR YOUR ATTENTION TO THIS MATTER.

Yours truly,
Sgt. Smick
DEAN DUNCAN -

CELESTE NORMAN MEMBERSHIP OFFICE
1507 FULLERTON AVENUE
TORONTO, ONTARIO M6P 3E7

OMBUDSMAN - JACELYN JARVIS

14-JUN-13
ABOUT
5:15 PM

I spoke to Jacelyn Jarvis at the Ombudsman and she pulled up my file. Ms. Jarvis stated that she had spoken to the Deputy Superintendent of Administration and they said that they have a policy to only provide inmates with access to a computer for viewing disclosure and not for internet access to inmates. Ms. Jarvis (immediately) went out to discuss the fact that the jail would provide me access to a computer if I had CD's to view for my disclosure. Ms. Jarvis said that the jail did not have any CD's included in my disclosure for me to view. Ms. Jarvis asked me if I had viewed paper disclosure and I informed Ms. Jarvis that I had. (IMPORTANT TO NOTE THAT THIS IS NOT A CONCERN AS THE JAIL KNOWS WHERE MY CD'S THAT I AM SUBSCRIBED TO HAVE UNDER RECEIVING POINT OF MY DISCLOSURE. THIS ALSO VIRTUALLY HAS BASICALLY NOTHING TO DO WITH MY CONCERN IN RELATION TO BEING PROVIDED A LATER DATE.)

Ms. Jarvis stated that she was unable to find out from the person she was speaking to why the previous Superintendent (NORTH KASMA) did not respond to my letter. Ms. Jarvis went on to state that she had inquired about my envelopes with documentation and Ms. Jarvis was advised that I would have to put in a request for the specific documents out of the envelopes that I required. I informed Ms. Jarvis that I did not answer where the documents are and why the Dept. whom I sent a letter to on 21-May-13 has not responded and why the new Superintendent hasn't answered my letter dated the 03-SEP-13. Ms. Jarvis asked me what the letter of the 03-SEP-13 was about and I advised her of my request for access to a laptop and my envelopes of the documentation. Ms. Jarvis stated that she could place one more call to see whether the jail was going to respond to my letter dated the 03-SEP-13. Ms. Jarvis also stated that the jail could provide access to printed copy of statutes and to the Criminal Code. (WHAT THIS IS A SCENE - NOBODY WOULD EVEN RESPOND TO ME AND NOW THIS IS WHAT THEY ARE CHANGING UP WITH). Ms. Jarvis asked me if on the 31-MAY-13 if I had been the opportunity to have the jail explain some of those things in court. I said to her that I had been put over and there may be an opportunity to do so in the future. Ms. Jarvis stated that this was necessary in front of the judge. I explained to Ms. Jarvis that the jail is just sitting around the core issues and that this does not answer why the jail approved my access to a laptop - LEXIS NEXIS, CORNELL AND AMERICAN BAR ASSOCIATION CD-ROMS. Ms. Jarvis stated that if I could confirm that this occurred this would help. I informed her that I am not threatening anyone but there is substance to what I am saying. I mentioned CURTIS DESPICES regarding retaliation to provide access to the laptop by 02-JUN-13. I said that I believed I knew him but I was not sure.

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MAINE

20-200000

MS. JACQUELYN JIMENEZ
OMBUDSMAN
BELL TRINITY SQUARE
483 BAY STREET
TELEPHONE, CANADA

DEAR MS. JACQUELYN

I AM WRITING TO YOU IN HOPE THAT THE RESPONSIBILITY FOR MY STAFF JOB LOSS, SICKNESS, AND OTHER ISSUES ARE BEING HANDLED THAT YOU CAN HELP THE C.N.C.C. STAFF IN NEEDS, DEMENTED, AND ANOTHER STAFF MEMBER WHO HAS BEEN ABUSED THAT NEEDS TO BE ASKING ANY QUESTIONS, CONCERNS, AND OTHER MATTERS CONCERNING THE C.N.C.C. STAFF. I HAVE BEEN ABUSED BY THE C.N.C.C. STAFF IN MANY WAYS INCLUDING, INDIVIDUALS AND PROFESSIONAL CONTACT THAT I HAVE BEEN CALLED OUT AGAINST MYSELF, FROM THE BEHAVIOR OF THE STAFF IN AVOIDING, NEGLECTING AND IGNORING THE SPECIFIC CONCERNS I HAVE RAISED. FIRST AND FOREMOST, ON THE 02-NOV-12, C.N.C.C. STAFF (I BELIEVE IT WAS MR. CURTIS PESICCHES, MANAGER) NOTIFIED THE FEMALE BARBARA CLOWN ATTORNEY ON THAT DATE, WHO IN TURN INFORMED JUSTICE DAVISON, MYSELF AND THE HONOURABLE COURT RECORD THAT C.N.C.C. WAS PROMPTED TO AND CONSENTED TO PROVIDING ME ACCESS TO A LAPTOP, INCLUDING ACCESS TO LEXISNEXIS, QUICKLAW AND CANLII. UNTIL THIS DATE, C.N.C.C. STAFF HAS NOT ADDRESSED THE COMPLAINTS OF ME ABOUT THE REASONS WHY THEY HAVE NEVER PROVIDED ME ANY ACCESS TO SAID RESOURCES. C.N.C.C. EMPLOYEES ARE PURPOSELY ATTEMPTING TO DEFLECT ATTENTION AWAY FROM THE CORE ISSUES BY STATING THAT IT IS A MINISTRY POLICY NOT TO PERMIT INMATES ACCESS TO THE INTERNET. THIS IS A FRIVOLOUS, FEIBLE AND VACUOUS ATTEMPT TO DOWNPLAY THE CONTENT OF MY COMPLAINT BY MANIPULATING, CIRCUMVENTING AND ABUSING A POLICY TO PURPOSELY COVER UP FOR THEIR IMPROPERIES, TRANSGRESSIONS AND WRONGDOINGS. FURTHERMORE, THERE IS NO RESPONSE FROM C.N.C.C. OFFICIALS AS TO WHY THEY HAVE NOT PROVIDED ME ACCESS TO RESOURCES THAT THEY THEMSELVES SAID THEY WOULD PROVIDE. NEXT, OF EQUAL IMPORTANCE ARE MY COMPLAINTS IN RELATION TO MS. REBYN KASHA, FORMER SUPERINTENDENT NOT RESPONDING TO ANY OF MY 4 LETTERS RESPECTIVELY DATED THE 04-NOV-12, 26-NOV-12, 02-DEC-12 AND 03-DEC-12. THE FACT THAT MS. KASHA NOR ANY OTHER STAFF MEMBER AT C.N.C.C. NEVER RESPONDED TO ANY OF THE 4 AFOREMENTIONED LETTERS IS DISRESPECTFUL, UNPROFESSIONAL, INDIGNANT, DISGRACEFUL AND UNEXPLAINABLE. MS. KASHA NEEDS TO BE LOCATED AND HELD ACCOUNTABLE FOR HER ACTIONS/IN-ACTIONS THAT ARE PREJUDICIAL, BIASED AND DISCRIMINATORY TO MYSELF. MS. KASHA

AT SOME POINT ALSO NEEDS TO BE GRANTED TO TESTIFY AS TO THE REASONS WHY SHE HAS NEVER RESPONDED TO MY 4 CORRESPONDENCES. MORE SPECIFICALLY, C.N.C.C.'S LAME EXCUSE TO YOURSELF/YOUR AGENCY THAT THEY DO NOT KNOW WHY MS. KASHA DID NOT RESPOND TO MY 4 LETTERS IS JUST ANOTHER PRE-CALCULATED ATTEMPT TO COVER-UP FOR MS. KASHA'S INADVERTENT, SHAMEFUL, UNPROFESSIONAL AND INAPPROPRIATE, FURTHERMORE, THIS DOES NOTHING TO ADEQUATELY AND SUFFICIENTLY ANSWER, ADDRESS AND RESPOND TO MY COMPLAINTS IN REGARD TO MS. KASHA NOT RESPONDING TO MY 4 LETTERS. INSTEAD, OF SOMEHOW JUST DISMISSING THE DECEIT, THE HONOR, THE DIGNITY, THE COURAGE, THE RESPECT, THE MORALS, THE VALUES AND THE ETHICS TO BE FORTHRIGHT AND TO COME FORWARD WITH THE TRUTH, THE DEFENDERS ENGAGE THEMSELVES IN ADDITIONAL VIDEO RECORDS TO PURPOSELY COVER-UP THEIR RESPECTIVE AND JOINT INITIAL WRONGDOINGS. AS A RESULT, MS. KASHA AND C.N.C.C. STAFF HAVE DRASTICALLY AND DILATORILY IMPACTED THE ENTIRE ADMINISTRATION OF JUSTICE AND THE ENTIRE COURSE OF THE JUDICIAL MATTER IN COURT IN A NEGATIVE MANNER.

IT IS TOTALLY AND ENTIRELY UNBELIEVABLE, BEWILDERING AND DISGUSTING THAT GOING TO ALL THE WRITTEN CONTACTS THAT I HAVE MADE WITH NUMEROUS DEPARTMENTS AND INDIVIDUALS AT C.N.C.C. ABOUT MY 4 ENVELOPES (3 OF 10'S AND 10'S OF PAGES OF DOCUMENTATION) THAT NOBODY HAS EVEN POSSESSED THE DECEIT TO NOTIFY ME WHERE THESE ENVS. WAS AND EVEN LOCATED. MOREOVER, C.N.C.C. STAFF STILL HAVE NOT RETURNED THESE ENVELOPES IN MY POSSESSION EVEN THOUGH I HAVE RE-ITERATED TO THEM ON VARIOUS OCCASIONS THAT I REQUIRE ALL OF THE ENVELOPES RETURNED TO ME IN ACCORDANCE TO MY WRITTEN AND ORAL ISSUES THAT I AM DEALING WITH. I ACCUMULATED THIS SAID DOCUMENTATION FROM THE 30-JAN-12 UNTIL JUST PRIOR TO THE 19-MAR-12S AND THIS ISSUE IN MY CELL. NO MEMBER OF C.N.C.C. EVER HAD ANY ISSUE(S) WITH ME HAVING THEM IN MY POSSESSION. AS I HAVE STATED BEFORE, I PROACTIVELY FORWARDED THIS DOCUMENTATION TO PROPERTY JUST PRIOR TO THE 19-MAR-12S ANTICIPATING MY POSSIBLE RELEASE FROM CUSTODY. FOR C.N.C.C. TO NOW NOTIFY YOUR ORGANIZATION THAT I AM REQUIRED TO REQUEST SPECIFIC RECOMMENDATION FROM THE AGENCY ENVELOPES THAT I NEED IS ABSURD. IT IS AN OUTRAGEOUS AND OUTRAGED COVER-UP FOR THEM NOT TO INFORM ME OF THE WHEREABOUTS OF MY DOCUMENTATION, WHICH I STILL DO NOT KNOW WHERE ANY OF IT IS LOCATED. NEXT, I REQUIRE THE ENTIRE DOCUMENTATION RETURNED TO MY POSSESSION, PLEASE. LET ME STATE FOR THE RECORD THAT DUE TO THE FACTS THAT THE COLLUSION, CONSPIRACY, COERCION AND CORRUPTION CONDUCTED AGAINST ME IS SO RAMDANT, THAT THERE IS A HIGH RISK AND PROPENSITY THAT ANY OF THE DOCUMENTATION IN WHICH I HAVE REFERENCED COULD BE ALTERED,

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TAMPARED, CHANGED, SWITCHED, ERASED, TAINTED AND/OR DELETED. THERE IS AN ABUNDANCE OF SIGNIFICANT AND
ESSENTIAL EVIDENCE CONTAINED IN THAT AFOREMENTIONED DOCUMENTATION THAT EXISTS AGAINST MANY PROMINENT AND
DISTINGUISHED PEOPLE IN OUR JUSTICE SYSTEM AND C.N.C.C. STAFF WILL NOT INFORM ME OF ITS WHEREABOUTS,
RESEMBLES AND IS REPRESENTATIVE OF IT POSSIBLY BEING COMPROMISED AND EVEN POSSIBLY STOLEN TO SOME EXTENT.
IN ADDITION, IT ALSO SPEAKS VOLUMES AND ATTEMPTS TO HOLD THE EMPLOYEES AT C.N.C.C. ARE UNABLE TO TREAT ME
IMPARTIALLY, WITHOUT BIASES, WITHOUT PREJUDICES AND WITHOUT DISCRIMINATIONS. THE ACTIONS/IN ACTIONS OF
C.N.C.C. PROFESSIONALS ARE WRONG ON EVERY SINGLE LEVEL. IMPARTIALITY AND THE FACILITY AND STAFF
MEMBERS ARE SUSCEPTIBLE TO BEING HELD CIVILLY RESPONSIBLE AND LIABLE FOR THEIR CIVILLY UNRESPONSIBLE
AND COMMONLY BEHAVIORS. AS A RESULT, OF NO C.N.C.C. EMPLOYEES WANTING TO HOLD THEMSELVES AND/OR
THEIR COLLEAGUES ACCOUNTABLE, THEY INSTEAD WOULD PREFER TO DESPERATE MEASURES OF COVERING UP FOR
THEIR MISCONDUCT. MOREOVER, THEY PLACE GOVERNMENT OFFICIALS/AGENCIES SUCH AS YOURSELF IN A
COMPROMISING AND DEGRADING POSITION. IN ESSENCE, YOU ARE HELD HOSTAGE TO THEIR INAPPROPRIATE
AND IMPROPER INITIAL BEHAVIORS AND THEN YOU WOULD HAVE TO CHALLENGE THEM IN ACCORDANCE TO
THEIR LEVEL OF THEIR INITIAL IMPROPRIETIES AND WRONGDOINGS. IF A PERSON IN YOUR POSITION DOES NOT
CONFRONT THEM AND CHALLENGE THEM ABOUT THEIR SAID MISDEEDS, THEY PROBABLY WILL GET AWAY
WITH THEIR SUDORIFIC ACTS. FURTHERMORE, IF I NEVER CONTACTED YOUR ORGANIZATION I WOULD STILL BE
GETTING NOWHERE WITH C.N.C.C. STAFF AND AT THIS POINT, I AM VIRTUALLY NO FURTHER AHEAD BY
CONTACTING THE ORGANIZATION, EVERLASTING.

I WOULD ALSO GREATLY APPRECIATE IT IF YOU WOULD KINDLY NOTIFY ME OF THE GOVERNING BODY THAT
OVERSEES, GOVERNS AND REGULATES YOUR AGENCY THE COMMISSIONER. AT SOME POINT, SOMEONE SOMEWHERE,
SOMEDAY NEEDS TO BE BRAVE ENOUGH TO COME FORWARD WITH THE ENTIRE TRUTH. UNTIL THIS HAPPENS
OTHERS WILL CONTINUE TO BELIEVE THAT THEY POSSESS THE RIGHT TO TREAT ME UNJUSTLY UNFAIRLY AND IMPARTIALLY.

THANK YOU FOR YOUR CONTINUED COOPERATION, TIME AND DUE DILIGENCE IN ATTENDING TO MY REQUESTS.

YOURS TRULY,



DEREK DUNLOP -

CENTRAL NORTH CONNECTICUT STATE CORRECTIONAL INSTITUTE
1501 FULLER AVENUE
PENNINGTON, CONNECTICUT 06460

O
Ombudsman
ONTARIO

ONTARIO'S WATCHDOG
CHIEN DE GARDE DE L'ONTARIO

August 6, 2013

Derek Dunlop
1501 Fuller Avenue
P.O. Box 6271
Penetanguishene ON L9M 2G2

Dear Mr. Dunlop:

Re: Our File No. 266254

I am writing in response to your complaints about your being denied access to a laptop computer, internet services (CanLII, Quicklaw, etc.), and your personal documents. You also said that the Superintendent of Central North Correctional Centre (CNCC) had not responded to your written requests for access to these.

As we discussed and as I understand you have been advised, Institutional Services Policy prohibits access to the internet for all inmates. As well, a court order is required for access to a computer, which may be used only for the viewing of disclosure provided by the Court in CD format. You told me that, during a court proceeding on November 2, 2012, CNCC had agreed to provide you with access to the internet and a computer to assist you in preparing your defence. I made inquiries with CNCC and was advised there is no record of any such agreement with the institution. You were unable to provide our Office with a court order or any other documentation that would supersede the policy or support your position that there was an agreement with the facility management.

As we also discussed, I was advised by CNCC that you will need to make a request for the specific documents from property that are relevant to your current court proceedings. I understand that to date you have chosen not to do so.

With respect to the failure of the Superintendent to respond to your written requests, I was advised that the Superintendent wrote to you May 21, 2013. You advised that you sent additional letters to the Superintendent on June 3 and June 28 that have not been responded to. I was told that the Superintendent has no record of receiving any letters on those dates. I would suggest that you submit a Request form(s) to the attention of the Superintendent if you wish to raise any additional concerns.

For your information, our Office generally makes inquiries to correctional facilities in cases where there is an urgent health and safety concern. At this point, we will not be taking further action regarding the matters you have raised.

483 Bay Street, 10th Floor, South Tower, Toronto, ON M5G 2C9
483, rue Bay, 10^e étage, Tour sud, Toronto (Ontario) M5G 2C9

Ben Trillio Square
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You have asked who the governing body is that oversees the Office of the Ombudsman of Ontario. The Ombudsman is an independent Officer of the Legislature, appointed through a vote of all MPPs (Members of Provincial Parliament). If you have a complaint about the service provided to you, you are welcome to put this in writing to our Office.

I hope that this information will be helpful to you.

Thank you for contacting the Office of the Ombudsman of Ontario.

Sincerely,

A handwritten signature in black ink, appearing to read 'Jaslyn J.' with a flourish at the end.

Jaslyn Jarvis
Early Resolutions Officer

MINI

27-AUG-13.

JASELYN JARVIS, EARLY RESOLUTIONS OFFICER

FILE NO. : 266254

OMBUDSMAN ONTARIO

BELL TRINITY SQUARE

483 BAY STREET 10TH FLOOR

SOUTH TOWER

TORONTO, ONTARIO M5G 2C9

DEAR MS. JARVIS,

I AM WRITING TO YOU TO EXPRESS MY EXTREME DISPLEASURES, COMPLAINTS, DISSENTS, ISSUES AND CONCERNS WITH THE MANNERS IN WHICH YOU HAVE SELECTED TO HANDLE MY COMPLAINTS. FIRST, IT IS BLATANTLY EVIDENT FOR VARIOUS SIGNIFICANT AND SUBSTANTIAL REASONS THAT YOU INTENTIONALLY AND PURPOSELY IMPLICATED YOURSELF AND YOUR ORGANIZATION IN COVERING UP FOR THE IMPROPRIETIES, WRONGDOINGS, TRANSGRESSIONS AND SHORTCOMINGS OF THE STAFF MEMBERS OF CENTRAL NORTH CORRECTIONAL CENTRE (C.N.C.C.). SECOND, THE EMPLOYEES AT C.N.C.C. DO NOT POSSESS THE COURAGE, THE RESPECT, THE HONESTY, THE HONOUR, THE DIGNITY, THE COURAGE, THE VALUES, THE MORALS AND/OR THE ETHICS TO BE FORTHRIGHT AND TO COME FORWARD WITH THE TRUTH. INSTEAD, THESE AFORESAID EMPLOYEES WOULD RATHER ENGAGE THEMSELVES IN PRE-ORCHESTRATED, PRE-CALCULATED AND PRE-MEDITATED DEvised SCHEMES TO COVER UP FOR ALL OF THEIR INITIAL INEXPLICABLE, INEXCUSABLE AND REMEMORABLE MISCONDUCT, MISTAKES AND COVER-UPS. THIRD, YOUR ORGANIZATION AND YOURSELF, PERSONALLY ARE HELD HOSTAGE TO THEIR INDISCRETIONS, IMPROPRIETIES AND WRONGDOINGS. FOURTH, INSTEAD OF ACTIVELY INVOLVING YOURSELF IN FINDING OUT AND DETERMINING THE TRUTH, YOU HAVE DONE THE EXACT OPPOSITE AND ENGAGED YOURSELF IN CONTRIBUTING TO THE ON-GOING COVER-UPS. IT IS HIGHLY EVIDENT THAT YOU DO NOT WANT TO EXPLOIT, UNCOVER, UNVEIL AND REVEAL THE ENTIRE TRUTH, INSTEAD YOU WOULD RATHER INCULPATE THE OMBUDSMAN AND YOURSELF IN MASKING, COVERING UP, MANIPULATING AND AVOIDING THE TRUTH BY EXHIBITING THE ACTIONS YOU HAVE ENGAGED YOURSELF IN, WHILE CONDUCTING YOUR INVESTIGATION. AS A RESULT, OF THE SURREPTITIOUS, INDECOROUS, MEREACIOUS AND CALLOUS ACTIONS YOU HAVE INVOLVED THE OMBUDSMAN AND YOURSELF IN, IT IS TOTALLY AND ENTIRELY EVIDENT THAT YOU HAD NO INTENTIONS OF EXPLOITING THE TRUTH, ALL THE WHILE ENGAGED IN A PURPOSEFULL PLAN TO COVER UP FOR THE WRONGFUL ACTIONS OF C.N.C.C. STAFF

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FURTHERMORE, IT IS HIGHLY APPARENT THAT NO EMPLOYEE AT C.N.C.C. WILL TAKE COUNSEL AND/OR HOLD THEMSELVES ACCOUNTABLE FOR THEIR RESPECTIVE AND COLLECTIVE ACTIONS. MORE SIGNIFICANTLY, IT IS ABUNDANTLY CLEAR THAT THE OMBUDSMAN AND YOURSELF WILL NOT HOLD ANY STAFF MEMBER AT C.N.C.C. ACCOUNTABLE AND/OR RESPONSIBLE FOR THEIR ACTIONS. MOREOVER, NOW IT IS ALSO HIGHLY EVIDENT THAT YOU HAVE HAD NO PROBLEM IN ASSISTING C.N.C.C. STAFF IN THEIR COVER-UPS, THAT YOU WILL NOT HOLD YOURSELF ACCOUNTABLE AND RESPONSIBLE FOR YOUR INDEPENDENT ACTIONS. INSTEAD YOU WOULD RATHER IGNORE, NEGLECT, DISMISS, DISCOUNT, DISPLACE, DISCOUNT AND COVER-UP MY COMPLAINTS BY FORMULATING A LETTER THAT INTENTIONALLY COVER-UPS FOR C.N.C.C. EMPLOYEES AT EACH AND EVERY TURN.

AT THIS JUNCTURE, IN ACCORDANCE TO THE FACTS THAT YOU HAVE REPEATEDLY IMPLICATED YOURSELF AND THE OMBUDSMAN IN THE COVER-UPS, I AM GOING TO RESPECTFULLY ASK THAT YOU PROVIDE ME THE NAME OF YOUR IMMEDIATE SUPERVISOR. IT IS INCREDIBLE THAT SOMEBODY IN YOUR PROFESSIONAL CAPACITY WOULD INVOLVE THEMSELVES IN THESE COVER-UPS.

AS I HAVE STATED TO YOU THAT I HAVE BEEN DENIED ACCESS TO A LAPTOP INCLUDING ACCESS TO EMAIL, GOOGLE AND LINKEDIN. THIS WAS APPROVED FROM AN EMPLOYEE WHOM I BELIEVE TO HAVE THE NAME OF MR. CURTIS DISCHARGES TO A FEMALE COLLEGE STUDENT WHO IN TURN MARRIED HER MARRIED JUSTICE DAWSON IN BARRIE COURT ON OR ABOUT THE 08-NOV-12. I HAVE NEVER BEEN PROVIDED SAID ACCESS TO ANY COMPUTER/LAPTOP. YOU STATE THAT YOU MADE INQUIRIES WITH C.N.C.C. AND YOU WERE ADVISED THERE WAS NO RECORD OF ANY SUCH AGREEMENT WITH THE INSTITUTION. OF COURSE, THEY ARE GOING TO STATE THEY HAVE NO RECORD WHEN THEY ARE INVOLVED IN COVER-UPS. YOU DO NOT IDENTIFY WHO YOU TALKED TO OR WHAT EXACTLY THEY SAID. NEXT, YOU ALSO STATE THAT I WAS UNABLE TO PROVIDE YOUR OFFICE WITH A COURT ORDER AND/OR ANY OTHER DOCUMENTATION THAT WOULD SUPERSEDE THE POLICY OR SUPPLY THE POSITION. FIRST, I DO NOT RECOLLECT BEING ASKED TO PROVIDE YOU WITH A COPY OF SAID COURT TRANSCRIPT. SECOND I BELIEVE THAT AS OMBUDSMAN SHOULD BE NECESSARY TO ORDER THE CHAIRMAN OF THE BOARD OF THE 08-NOV-12. THIS WILL UNVEIL SOME OF THE TRUTH, UNLESS OF COURSE THERE HAVE BEEN PEOPLE BEHIND THE SCENES THAT HAVE TAKEN THE BEST INTEREST OF THE INSTITUTION.

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OBTAINING THE CERTIFIED COURT TRANSCRIPT OF THE 02-NOV-12. MOREOVER, IF THE OMBUDSMAN, YOURSELF AND C.N.C.C. EMPLOYEES ARE TERRIFIED, TERRORIZED AND DETRIEVED OF THE TRUTH SURFACING, YOU WILL NOT ACQUIRE THE AFORESAID CERTIFIED COURT TRANSCRIPT IN MY MATTER AT THE ONTARIO COURT OF JUSTICE IN BARRIE, ONTARIO. IN ESSENCE, YOU ARE ACTUALLY INSINUATING THAT I AM MAKING UP THE FACT THAT C.N.C.C. STAFF APPROVED ME ACCESS TO A LAPTOP AND LEGAL RESOURCES, WHICH ON ITS OWN MERIT IS OUTRAGEOUS AND OUTLANDISH.

IN THE FIRST SENTENCE OF PARAGRAPH #2 OF YOUR LETTER DATED THE 06-AUG-13, YOU STATE THAT AS YOU UNDERSTAND I HAVE BEEN ADVISED OF THE INSTITUTIONAL SERVICES POLICY THAT PERMITS ACCESS TO THE INTERNET FOR ALL INMATES. I AM NOT SURE WHAT YOU ARE REFERRING TO HERE BECAUSE AT NO TIME WAS I EVER ADVISED BY ANY STAFF MEMBER AND/OR EMPLOYEE AT C.N.C.C. THAT THERE WAS SUCH A POLICY. IF THERE HAS BEEN A STAFF MEMBER THAT HAS NOTIFIED YOU THAT THIS IS THE CASE, THEN THEY WILL BE LYING TO YOU. AGAIN, THEY WILL BE FABRICATING INFORMATION IN ORDER TO COVER-UP FOR THEMSELVES AND THE FACILITY. UNTIL THIS DAY, I HAVE NEVER BEEN NOTIFIED BY ANY STAFF MEMBER ABOUT SAID POLICY. YOU WERE THE FIRST AND YOU ARE THE ONLY PERSON TO ACTUALLY INFORM ME ABOUT THE ABOVE NOTED POLICY. MORE SPECIFICALLY, THIS APPEARS TO BE A DEvised POLICY INTENTIONALLY CONTRIBUTED TO THE ON GOING COVER-UPS. PLEASE REMEMBER I WAS UNABLE TO HAVE THESE PEOPLE TO RESPOND TO ME FOR OVER 6 MONTHS AND THE ONLY REASON THAT C.N.C.C. STAFF DID EVENTUALLY RESPOND TO ME IS DUE TO THE FACT THAT I INITIATED COMPLAINTS WITH YOUR ORGANIZATION. I AM COGNIZANT THAT C.N.C.C. STAFF WILL ALSO DENY THIS TO BE TRUE. LET ME STATE FOR THE RECORD THAT C.N.C.C. STAFF WOULD HAVE PROBABLY NEVER RESPONDED TO ME IF I DID NOT CONTACT THE OMBUDSMAN. THESE NOTED FACTS ARE A PATHETIC DISGRACE IN THEIR OWN RIGHT AND MERIT.

IN MY INITIAL COMPLAINTS TO THE OMBUDSMAN, I EXPLICITLY NOTIFIED YOUR AGENCY THAT THE SUPERINTENDENT, MS. ROBYN KASHA HAD IGNORED, NEGLECTED AND FAILED TO RESPOND TO 4 SEPARATE LETTERS OF INQUIRY PERTAINING TO THE AUTHORIZED LAPTOP AND ACCESS TO CANLIT, QUICKLAW AND SO FORTH. SO NOT ONLY DID MS. KASHA AND C.N.C.C. STAFF FAIL TO PROVIDE ME ACCESS TO A LAPTOP AND LEGAL RESOURCES, MS. KASHA DID NOT POSSESS THE DECENCY, THE RESPECT, THE COURTESY, THE COURTH

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THE PROFESSIONALISM, THE HONOUR, THE MORALS AND THE ETHICS TO EVEN ACKNOWLEDGE AND/OR RESPOND TO ANY 1 OF THE 4 LETTERS. FURTHERMORE, YOU HAVE JUST BUSHED THIS ASIDE AND FAILED TO, NEGLECTED TO AND IGNORED MY COMPLAINTS ABOUT MS. KASHA AND THESE AFOREMENTIONED 4 LETTERS. FOR THE RECORD AGAIN, I SENT A 3-PAGE LETTER TO MS. KASHA DATED THE 04-NOV-12 THAT SHE DID NOT RESPOND TO ITS CONTENTS. NEXT, I FORWARDED MS. KASHA A 1-PAGE FOLLOW-UP LETTER DATED THE 26-NOV-12 IN WHICH MS. KASHA FAILED TO RESPOND TO. THIRD, I COMRAISED ANOTHER 2-PAGE LETTER DATED THE 02-JAN-13 THAT MS. KASHA NEVER RESPONDED TO. FINALLY, I SENT MS. KASHA A FOURTH LETTER DATED THE 05-APR-13 IN WHICH MS. KASHA NEGLECTED TO RESPOND TO. THESE FACTS VALID THEMSELVES ARE AN ABSOLUTE DISGRACE. IT IS HIGHLY IMPORTANT TO NOTE THAT I SUBMITTED MY COMPLAINTS TO THE OMBUDSMAN WELL BEFORE THE 21-MAY-13. IN YOUR LETTER TO ME DATED THE 06-AUG-13, YOU FURTHER INVOLVE YOURSELF IN A SHADY, COV, SLY AND MANIPULATIVE COVER-UP BY SAYING THAT THE SUPERINTENDENT WROTE TO ME ON THE 21-MAY-13. AT NO POINT, DO YOU EVEN REFERENCE THE 4 AFOREMENTIONED LETTERS I HAVE NOTIFIED YOU ABOUT. IN ADDITION, YOU DO NOT ADDRESS MY COMPLAINTS ABOUT MS. KASHA NOT ACKNOWLEDGING AND NOT RESPONDING TO SAID CORRESPONDENCE. INSTEAD, IN A FEIBLE ATTEMPT YOU DIVERT ATTENTION AWAY FROM MY COMPLAINTS BY SAYING THAT THE SUPERINTENDENT WROTE TO ME ON THE 21-MAY-13. LET ME NOTE FOR THE RECORD THAT THE INCUMBENT SUPERINTENDENT, MR. BILL JOHNSTON ALSO NEGLECTED TO, FAILED TO AND IGNORED THE CONTENTS OF THE LETTER I SENT TO HIM. IN A VACUOUS PLOY, MR. JOHNSTON ONLY ACKNOWLEDGED HE HAD RECEIVED THE LETTER I SENT HIM IN MAY 2013. AGAIN, THIS IS A PUCCLE AND COUS MANNER IN WHICH FOR MR. JOHNSTON TO DENY MS. JARVIS, YOU KNOW THAT ALL OF THE ACTIONS COMMITTED BY C.N.C. STAFF ARE IN THE WRONG, HOWEVER AS MR. JARVIS'S WATERCOO YOU ARE BEING NOTHING ABOUT IT. MR. JARVIS YOU ARE CERTAINLY THAT THE ACTIONS THAT YOU ARE ENGAGING YOURSELF IN ARE WRONG ON EVERY SINGLE LEVEL IMAGINABLE, HOWEVER YOU ARE UNABLE TO RESIST THE TEMPTATION OF AVOIDLY IMPLICATING AND INVOLVING YOURSELF AND THE OMBUDSMAN IN THESE ON-GOING COVER-UPS.

AS FAR AS THE LETTERS DATED THE 03-JUN-13 AND THE 28-JUN-13 THAT I SENT TO THE SUPERINTENDENT, MR. BILL JOHNSTON, I POSSESS AN ABUNDANCE OF COMPLAINTS INTO THESE CONSPIRACIES. FIRST, THE FACTS THAT MR. JOHNSTON HAS NO RECORD OF RECEIVING EITHER OF THOSE LETTERS IS A TRAGEDY. SECOND, THERE ARE CONCERNS ABOUT STATE MEMBERS OF C.N.C. NOT DELIVERING THOSE LETTERS TO MR. JOHNSTON. THIRD, I POSSESS A CONTEMPORANEOUSLY DOCUMENTED CASE NOTE DATED THE 28-JUN-13 AT ASSET @-200 PM

MAE

THAT REFLECTS A CONVERSATION I HAD WITH A FEMALE CORRECTIONAL OFFICER ABOUT THE LETTER DATED THE 28-JUN-13, THAT I ASKED HER TO FORWARD MR. JOHNSON. MR. JOHNSON SHOULD HAVE RECEIVED SAID CORRESPONDENCE. FOURTH, YOUR STATEMENTS ARE AGAIN REFLECTIVE OF IMPLYING THAT I DID NOT COMPOSE THESE TWO LETTERS AND/OR I DID NOT SEND THEM TO MR. JOHNSON. FIFTH, THE MANNER IN WHICH YOU HAVE RESPONDED DEPICTS AND REPRESENTS THAT YOU POSSESS NO CONCERN THAT THESE TWO LETTERS DID NOT MAKE IT TO MR. JOHNSON. SIXTH, YOU AS AN EMPLOYEE OF THE OMBUDSMAN SHOULD NOT SIMPLY DISMISS AND DISCOUNT THAT MY LETTERS ARE NOT BEING RECEIVED BY THE SUPERINTENDENT, MR. JOHNSON. SEVENTH, IF ANY LETTER, FROM ANY INMATE, THAT IS SENT TO MR. JOHNSON AND MR. JOHNSON DOES NOT RECEIVE THE DOCUMENTATION, THERE SHOULD BE AN ISSUE.

WHEN I INITIALLY SUBMITTED MY COMPLAINTS TO THE OMBUDSMAN ABOUT THE EXORBITANT AMOUNT OF DOCUMENTATION OF MINE I INFORMED THE OMBUDSMAN, I COULD NOT EVEN GET A RESPONSE AS TO ITS WHEREABOUTS, LET ALONE HAVING ALL OF THE PAPERWORK RETURNED TO MY POSSESSION. NO EMPLOYEE FROM C.N.C.C. HAS POSSESSED THE PROFESSIONALISM, THE RESPECT, THE DECENTY, THE COURTESY AND THE COUTH TO INFORM ME OF THE DOCUMENTATIONS' WHEREABOUTS. IT APPEARS FROM YOUR LETTER THAT THE PROPERTY DEPARTMENT HAS IT. AS I HAVE NOTIFIED STAFF, EMPLOYEES AND PROPERTY, I REQUIRE THE ENTIRE DOCUMENTATION RETURNED TO MY PERSONAL POSSESSION AS IT IS PERTINENT AND/OR RELEVANT TO MY MATTER THAT IS BEFORE THE HONOURABLE COURT AND/OR IT IS HIGHLY RELEVANT TO SOME OTHER ISSUES THAT I HAVE BEEN AND/OR I AM CURRENTLY WORKING ON THAT IS DIRECTLY AND/OR INDIRECTLY RELATED TO THE AFOREMENTIONED MATTER. YOU STATE THAT YOU UNDERSTAND I HAVE CHOSEN NOT TO DO SO. I SUBMITTED A REQUEST AND FOLLOW-UP CORRESPONDENCES RESPECTFULLY ASKING THAT THE ENTIRE DOCUMENTATION BE RETURNED TO MY POSSESSION BUT TO NO AVAIL. AGAIN, YOUR MEAGER EFFORTS ARE HIGHLY REPRESENTATIVE OF INVOLVING YOURSELF IN COVERING UP FOR C.N.C.C. STAFF MEMBERS. FURTHERMORE, IT IS AGAIN EVIDENT THAT YOU VIEW THAT THERE IS ABSOLUTELY NOTHING WRONG WITH THE ACTIONS AND BEHAVIORS OF C.N.C.C. EMPLOYEES. YOU ARE CONDONING EVERYTHING C.N.C.C. STAFF DOES THAT IS WRONG.

RECENTLY, I FORWARDED THE OMBUDSMAN ADDITIONAL BUT SEPARATE COMPLAINTS IN ACCORDANCE TO ADDITIONAL BUT SEPARATE PERSONAL AND PRIVATE DOCUMENTATION OF MINE BEING CONFISCATED,

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SEIZED (BASICALLY STOLEN) IN A PRE-ORCHESTRATED, PRE-PLANNED AND PRE-CALCULATED DEVISED SCHEME OF COLLABORATIVE EFFORTS AMONGST O.P.P. SPECIAL CONSTABLES, BARCELLE COURT SERVICES OFFICERS AND C.N.C.C STAFF. FIRST, NO EMPLOYEE OF C.N.C.C WILL INFORM ME OF THE LOCATION OF THIS SUBSEQUENT DOCUMENTATION. SECOND, NOBODY FROM THE THREE ABOVE NOTED ORGANIZATIONS ARE ACKNOWLEDGING MY COMMUNICATIONS. THIRD, NOBODY IS RETURNING THE AFOREMENTIONED DOCUMENTATION TO MY PERSON.

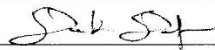
IT IS UNBELIEVABLE THAT I HAVE TO RESORT TO COMPILING A COMPREHENSIVE, EXTENSIVE AND THOROUGH (BUT NOT EXHAUSTIVE) 6-PAGE LETTER DISSECTING, ASSESSING, CRITICING AND ANALYZING YOUR MINIMAL EFFORTS AS IT RELATES TO MY SERIOUS, SEVERE, SIGNIFICANT, SUBSTANTIAL AND HIGHLY IMPORTANT COMPLAINTS.

LET IT BE KNOWN THAT THE CONTENTS OF THIS CORRESPONDENCE WILL SERVE AS FORMAL COMPLAINTS INTO YOUR ACTIONS AND/OR INACTIONS OF MISCONDUCT, COVER-UPS, IMPROPRIETIES, WRONGDOINGS AND TRANSGRESSIONS. YOU HAVE DONE THE BARE MINIMUM IN ORDER TO APPEASE THE PROCESS WHILE SIMULTANEOUSLY COVERING UP FOR THE EMPLOYEES AT C.N.C.C. AND AT THE SAME TIME CAUSING ME FURTHER DETRIMENT. THIS IS WHAT TRANSPIRES WHEN A PERSON OF YOUR PROMINENCE INTENTIONALLY SETS OUT TO COVER UP FOR OTHERS, YOU IN TURN COMMIT WRONGDOINGS. MS. JARVIS YOU ARE PRIVILEGED TO POSSESS HIGH DEGREES OF POWER(S), AUTHORITY(IES) AND TRUST(S) THAT ARE BESTOWED UPON YOU AS PART OF YOUR POSITION OF EMPLOY. YOU WOULD NOT BE ABLE TO ABUSE SUCH POWERS AND AUTHORITIES IN OTHER ASPECTS OF YOUR LIFE, SO WHY ABUSE THOSE POWERS AND AUTHORITIES AS IT RELATES TO YOUR JOB. YOU CAN'T BE COMFORTABLE LOOKING YOURSELF IN THE MIRROR KNOWING THE COVER-UPS YOU ENGAGED YOURSELF IN.

AS A RESULT, OF THE INEXPLICABLE, INEXCUSABLE, REPREENSIBLE AND SCANDALOUS ACTIONS OF C.N.C.C. STAFF AS IT RELATES TO MYSELF AND TO MY MATTER, THE ENTIRE JUDICIAL PROCESS AND THE ENTIRE ADMINISTRATION OF JUSTICE HAS BEEN NEGATIVELY IMPACTED. THIS IS EXTREMELY PREJUDICIAL AND DISCRIMINATORY TOWARDS MYSELF.

THANK YOU FOR YOUR ATTENTION TO THIS LETTER AND TO THE CONTENTS AND REQUESTS CONTAINED HEREIN.

YOURS TRULY,



DEREK DUNLOP -

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