

17-Jul-08- L. M. for Saara Wilson with some information and particulars about
10:46am my case and asked her to please get back to me.

Saara Wilson (416) 407-7367

17-Jul-08- Ms. Saara Wilson returned my call and asked me to call her back.
1:08pm

18-Jul-08- L. M. for Saara Wilson.
9:32am

Saara Wilson (416) 407-7367

18-Jul-08-
7:05pm I spoke to Saara Wilson and she was very accommodating. Ms. Wilson stated that she would be available during the evenings after I informed her that I could not make a meeting this weekend. I asked Ms. Wilson if next weekend would work for her. She said yes. I explained that because of travelling that it took me time to get down and I probably could not meet until mid afternoon. We agreed to a time of 2:30pm of Saturday 26-Jul-08. Ms. Wilson asked me who the judge was. I informed her that it was Justice Wright. I informed her that I had already entered a plea. I asked her how legal aid arrives at an estimate because they estimated \$2 000. I asked Ms. Wilson if she had heard about my case. She said “no,” but if she asked around she probably could find out.

*****Ms. Wilson never asked about Steven R. Sager.**

*****Ms. Wilson never asked about amicus curiae.**

*****Ms. Wilson asked me to ensure that I brought everything I had.**

23-Jul-08- L. M. for Ms. Wilson cancelling our meeting due to financial constraints.
2:14pm Ask her to return my call to acknowledge that she received message.

24-Jul-08-
2:43pm I called Ms. Wilson and wanted to ensure that she had received my message about not being able to make it. I asked that she please call me back to acknowledge that she had received message(s).

24-Jul-08-
2:46pm Hi there its Saara Wilson calling for Derek Dunlop uh, I got your message the other day. Uhm that's okay if you're not able to make it on Saturday we'll work something out, uh otherwise I will see you in court on the 13th or 14th which ever it is. Okay. I guess I will talk to you later.
Bye.

30-Jul-08-
4:01pm

L. M. for Saara Wilson explaining that I know we have not had a chance to meet and no disrespect to her that I would like to meet before I hire somebody. I have reservations as a result of what I have dealt with with Mr. Sager. I asked her if she could call me back and maybe we could set up a meeting.

30-Jul-08-
4:30pm

Hi there it is uh Saara Wilson calling for Mr. Dunlop uh I am available next Thursday or Friday like not tomorrow but a week from tomorrow. Actually sorry uh next Friday the 8th it would be in the evening time or that weekend, the weekend after the long weekend if you'd prefer, uh as well as anytime the week of the court date any evening that week. So if you could let me know which day works best for you anytime on the weekend not this weekend but next weekend. I'd be available, uh that may work better for you. I guess give me a call back and we'll see if we can match up our schedules. Bye.

31-Jul-08- 5:00pm Set-up a time with Saara Wilson to meet on 12-Aug-08@ 6:30pm at 3 Catherine Ave, Aurora, ON. Saara said make sure I bring everything I have.

13-Aug-08

RETAINER AGREEMENT

I, Derek Dunlop, agree to retain Saara Wilson for my charges of Impaired Driving Causing Bodily Harm X 2, Drive Over 80, etc, arising in Newmarket, through a Legal Aid Ontario certificate.

I agree to keep Legal Aid Ontario and my lawyer advised of any changes in address or contact information. I understand that I must keep my certificate current. I agree to attend for any financial re-assessments as may be required and provide any information as may be requested. If I have a payment agreement with Legal Aid, I agree to make payments as required. I understand that if my certificate is cancelled, I will need to retain Saara Wilson privately (cash) or she will seek to be removed from the record.

Dated at Newmarket, this 13th day of August, 2008.

Derek Dunlop

I, Saara Wilson, agree to represent Derek Dunlop on charges of Impaired Driving Causing Bodily Harm x2, Driver Over 80 and any charges arising from this incident in Newmarket, upon acceptance of a valid Legal Aid certificate.

Dated at Newmarket, this 13th day of August, 2008.

Saara Wilson

14-Aug-08- Derek Dunlop sent Saara Wilson an e-mail.
11:13:20am

From: Derek Dunlop (derekdunlop12@hotmail.com)
To: saarawilson@gmail.com

14-Aug-08

Dear Ms. Wilson:

I have made contact with the Legal Aid office in North Bay, ON this morning and they are supposed to fax you a copy of the certificate today. I do not have a copy of my own and I am unable to fax you a copy as you suggested. Please inform me that you have received a copy.

I am assuming that this case will not be concluded on the 17-Sep-08 and I made a mistake yesterday. First, I want to say that if nothing can be done that my mother and I will deal with it. For the most part my attendance in court has been first thing in the morning @ 9:30am. For travel purposes for my mother and I to leave Newmarket it usually works out best if the matter is dealt with in the morning, however, if nothing can be done to possibly move the case to an earlier time than I totally understand. If this is also a waste of your time, than please to nothing about this. If it is too onerous I also understand. If this does not make sense than please call me.

I know that you are busy with other clients, but if you do get somewhat up to speed on my case, I am wondering if we can arrange a telephone conversation for sometime next week for about 10 minutes.

Thank you for your attention to the above information.

Yours truly,

Derek Dunlop

14-Aug-08- Saara Wilson sent Derek Dunlop an e-mail.
9:54:41pm

From: saarawilson@gmail.com
To: derekdunlop12@hotmail.com

Mr. Dunlop

I did receive the Legal Aid certificate from them. Thank you.

The case will likely not be concluded on the 17th. I am not sure what you mean about “nothing being done”? On the 17th, I will have read the disclosure and got a better idea of where to go from here. The application to strike the plea will be set on the 17th (for a later date since it will take a long time to argue). I expect to speak with the Crown before the next court date to sort out the details of how long it will take. I understand the Judge may be reluctant to hear the application, so that will be sorted out as well. Also, the Crown will want to talk about resolution. I will need to read the file and speak with you before I can give any advice on that.

The matter is set for the 11:30 tier, but it may go ahead at any time. I will be there at 9:30 and can try and address it earlier. It is really a “first come first served” courtroom.

I will be happy to speak with you next week or early the following week. I will need to confirm my schedule and get back to you with a time.

Saara

18-Aug-08- 9:50:43am Derek Dunlop sent Saara Wilson an e-mail in response to Saara Wilson's e-mail dated 14-Aug-08 @ 9:54:41pm.

From: Derek Dunlop (derekdunlop12@hotmail.com)
To: Saara Wilson (saarawilson@gmail.com)

Dear Ms. Wilson:

Could you contact me by telephone when you have had the opportunity to figure out when it will be best for you to have a telephone conversation this week or next.

Thank you.
Derek

21-Aug-08-10:26:06am Derek Dunlop sent Saara Wilson, Amit Ghosh, Adrian Greenaway and Marcy Segal an e-mail **about Mr. Steven R. Sager.**

From: Derek Dunlop(derekdunlop12@hotmail.com)
To: saarawilson@gmail.com; amit.ghosh@jus.gov.on.ca;
agreenaw@lsuc.on.ca; marcysegal@hotmail.com

21-Aug-08.

Dear Ms. Wilson, Mr. Ghosh, Ms. Segal and Mr. Greenaway:

It does not appear that anybody is concerned with the reprehensible actions of Mr. Steven R. Sager. As I have noted before Mr. Sager has falsely represented himself as a lawyer in an indictable matter in which he was not legally permitted to do so. **As of the 15-Jun-08, Mr. Sager has written a fabricated 4 page letter that is littered with many outright lies to cover up his criminal acts and try to shift all the blame to me.**

My impression is that Mr. Sager has launched a complaint about me and it is evident that people are pretending to assist me in order to gain information, in attempts to bring about criminal harassment charges against me. I am not sure why or how this can be done, but I do know that if it is being done, it is being done so in a collaborative and colluded effort behind the scenes.

I am also aware that from indications from sources that the Honourable Justice Wright may charge me in contempt of court and I am not sure how or why this can be done. This is a ludicrous process if this is what is actually happening.

It is extremely shocking that people would assist Mr. Sager not fully knowing the relationship between him and I. If people are proceeding based on Mr. Sager's lies than they are putting themselves in a risky situation.

Furthermore, everytime somebody else gets involved and lies they are putting themselves in a precarious position. Not to mention the fact that when the truth does come out that they will be embarrassing themselves. I am surprised Mr. Sager could not fight his own battle if he is alleging that I harassed him.

Furthermore, people are suggesting that I send letters to Mr. Sager requesting that Mr. Sager pay the monies back to me that I had given him in this matter. I am well aware that people are doing so, so it appears that this may be harassing Mr. Sager. (Not very intelligent on your part) Among other things that are not very

21-Aug-08-
10:26:06am

Pg 2

intelligent.

My Will Say Statement to the court dated the 02-Jun-08 has appeared to influence people's reactions. People should not act on emotion because that it is only a recipe for disaster.

Mr. Sager should be ordered to take the stand and testify and hopefully that will get us the truth of this matter. If not, everyone who has come in contact with this matter should also be ordered to testify it is the only way to find out the entire truth.

If the justice system is based on people and professionals lying and that is what this continues to be than we as a society have some significant adjustments to make in order to radicate these ongoing problems.

Mr. Sager should be punished to the fullest extent of the law in relation to his actions.

People are not able to handle the truth. Mr. Sager has lied over and over and over again. Anyone lying to protect and assist Mr. Sager can only be hurting Mr. Sager and themselves and this can only become extremely problematic. The truth will come out. I have nothing to hide in this matter whereas Mr. Sager has an only continued to dig himself a bigger and bigger hole.

Thank you for your time.

Yours truly,

Derek Dunlop

26-Aug-08- 9:40:14am Derek Dunlop sent Saara Wilson an e-mail.

From: Derek Dunlop (derekdunlop12@hotmail.com)
To: saarawilson@gmail.com

Please Call.

26-Aug-08

Dear Ms. Wilson:

I would greatly appreciate it if you could call me to discuss what is happening with my case. It does not appear that you have responded to my recent contacts and I would have to assume that you are not interested in this matter should you not respond.

Furthermore, I would appreciate it if you could let me know why some of documents in the disclosure that I gave to you to copy has been switched.

Thank you,

Yours truly,

Derek Dunlop

05-Sep-08- Derek Dunlop sent Saara Wilson an e-mail.
11:30:56am

From: Derek Dunlop (derekdunlop12@hotmail.com)
To: saarawilson@gmail.com

05-Sep-08

Dear Ms. Wilson:

As my current attorney, I am going to instruct you to make application to the court to enter the 5-6 inches of my personal documentation/disclosure into evidence in this case. I provided you a copy of that 5-6 inches of documentation at the Newmarket Courthouse on the 13-Aug-08. I have also mailed you an insert that I have requested you insert into the order of that disclosure.

Your attention to this instruction is greatly appreciated.

I still have not heard from you.

Thank you.

Yours truly,

Derek Dunlop

05-Sep-08- Saara Wilson sent Derek Dunlop an e-mail.
6:04:41pm

From: saarawilson@gmail.com
To: derekdunlop12@hotmail.com

I have almost finished reading it all. I will call you Monday evening to discuss if that is good for you.

Saara

07-Sep-08- Derek Dunlop sent Saara Wilson an e-mail responding to above e-mail.
11:22:07am

Monday evening the 08-Sep-08 will be great.

Thank you.
Derek.

09-Sep-08- Derek Dunlop sent Saara Wilson an e-mail.
10:12:19am

From: Derek Dunlop (derekdunlop12@hotmail.com)
To: saarawilson@gmail.com

09-Sep-08.

Dear Ms. Wilson:

I am under the impression that you have no intentions of contacting me.

If you also want to charge me with criminal harassment feel free to do so. I am sure you have documented my contacts since the last court date and if you feel that that is harassment than so be it. It could also possibly display a pattern which I am sure Mr. Sager would be looking for.

YOU HAVE INFORMED OF YOUR INTENTIONS TO MEET WITH ME AND/OR CONTACT ME TO DISCUSS THIS MATTER AND YOU HAVE NOT FOLLOWED THROUGH WITH YOUR INTENTIONS. I AM NOT SURE WHY.

IN ORDER FOR ME TO HAVE THOROUGH, JUST, FAIR, ADEQUATE DEFENCE I WILL BE FORWARDING YOU A DOCUMENT INSTRUCTING YOU TO SUBPOENA MANY RECORDS OF MANY PEOPLE IN REGARD TO MY AFFAIRS IN THE PAST FEW YEARS. I WOULD APPRECIATE IT IF YOU COULD FOLLOW UP BY CONTACTING THESE PEOPLE, PROFESSIONALS AND ORGANIZATIONS TO OBTAIN ANY DOCUMENTATION THAT I AM REQUESTING.

My case may be a legal precedent setting case and I should be able to have the same power as the authorities to investigate and obtain evidence to assist me with my defence.

Thank you.

Yours truly,

Derek Dunlop

10-Sep-08- Derek Dunlop sent Saara Wilson an e-mail with an attachment
7:59:37pm requesting to Subpoena many records.

From: Derek Dunlop (derekdunlop12@hotmail.com)
To: saarawilson@gmail.com

09-Sep-08

Dear Ms. Wilson:

I will greatly appreciate if you can legally submit certified letters to all the parties listed in the attached document requesting all of the said disclosure.

Obtaining every fact and piece of evidence is essential in assisting me with my defence in the Newmarket matter from the 22-Oct-06.

As my current attorney, I will instruct you to follow-up by written submission to each mention organization, professional, agency and individual requesting all of the disclosure that I have indicated in the attached document.

This list of requested disclosure is not exhaustive, however, it is extensive for the time being.

Thank you for you undivided attention to this information.

Yours truly,

Derek Dunlop

Information No. 0608133

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

NOTICE OF APPLICATION

Derek Dunlop B. A. (Hons)
Applicant/Accused
401-295 Lakeshore Dr.
North Bay, ON
P1A 3N8

Tel: (705) 495-6377

Information No. 0608133

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

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1. Notice of Application dated September 11, 2008.
2. Affidavit of Derek Dunlop dated September 11, 2008.
3. Exhibit "A"- Subpoena records.

Information No. 0608133

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

TAKE NOTICE that an application will be brought at 11:30am on Wednesday, September 17th, 2008, or as soon after that time as the application can be heard at Courtroom no. 303, Newmarket Court House, 50 Eagle Street, West, Newmarket, Ontario L3Y-6B1, for an order requesting adjournment.

THE GROUNDS FOR THIS APPLICATION ARE:

1. That the accused, Derek James Dunlop is requesting that this Honorable Court and the Honorable Justice Wright consider an adjournment, in order to consider removing Ms. Saara Wilson as legal counsel for Derek James Dunlop. Ms. Wilson has not followed through with her commitments nor has Ms. Wilson responded to my contacts. Ms. Wilson also has not followed through with instruction from the accused, Derek James Dunlop.
2. That the accused, Derek James Dunlop is requesting that this Honorable Court and the Honorable Justice Wright consider permitting the accused to seek counsel outside of the Province and/or Country. This issue should be strongly considered in order that the accused, Derek James Dunlop have a non-bias, fair, just, adequate and sufficient defense in this matter. Most people in the legal community already possess knowledge of this matter which lends to biases.

3. That the accused, Derek James Dunlop has instructed Ms. Saara Wilson submit by way of application to the Honorable Court the personal disclosure of the accused, Derek James Dunlop. Ms. Wilson was provided a copy of this disclosure on the 13-August-08. That the accused, Derek James Dunlop is requesting that the Honorable Court accept this disclosure as evidence in this matter whether Ms. Wilson submits it by way of application or not.
4. That the accused, Derek James Dunlop has instructed Ms. Saara Wilson to write written requests to subpoena records from various agencies, professionals and individuals. All of these records are pertinent in the defense of the accused. The accused, Derek James Dunlop is requesting that the Honorable Court consider requesting said records if Ms. Wilson is not willing to do so. The accused has provided a copy of the document sent to Ms. Wilson which is Exhibit "A" in this application.
5. That the accused, Derek James Dunlop states that there are sufficient circumstances and grounds to justify an investigation into affairs and the acts carried out by The Children's Aid Society of the County of Simcoe and many individuals employed by their agency. The accused, Derek James Dunlop is requesting that this Honorable Court consider ordering an investigation of The Children's Aid Society of the County of Simcoe.
6. That the accused, Derek James Dunlop states that there are sufficient circumstances and grounds to justify an investigation into affairs and the acts carried out by the North Bay Police Service and many individuals employed by their agency. The accused, Derek James Dunlop is requesting that this Honorable Court consider ordering an investigation of the North Bay Police Service.
7. That the accused, Derek James Dunlop states that there are sufficient circumstances and grounds to justify an investigation into affairs and the acts carried out by the Barrie Police Service and many individuals employed by their agency. The accused, Derek James Dunlop is requesting that this Honorable Court consider ordering an investigation of the Barrie Police Service.
8. Such further and other grounds as the applicant may advise and this Honorable Court may permit.

IN SUPPORT OF THIS APPLICATION, THE APPLICANT RELIES UPON THE FOLLOWING:

1. Notice of Application dated September 11, 2008.
2. Affidavit of Derek Dunlop dated September 11, 2008.
3. Exhibit "A" - Subpoena records sent to Ms. Wilson, September 10, 2008.
4. Such further and other materials as the applicant may advise and this Honorable Court may permit.

THE RELIEF SOUGHT IS:

5. An order allowing the Application and adjourning this matter, granting the accused, Derek James Dunlop to retain and instruct new counsel outside of the Province of Ontario.
6. An order entering into evidence the personal disclosure of the accused, Derek James Dunlop. This documentation is pertinent to this matter.
7. An order legally subpoenaing all records from all parties included in Exhibit "A."
8. An order designating the appropriate authority to investigate the affairs, matters and acts carried out by The Children's Aid Society of the County of Simcoe and many individuals employed by their agency.
9. An order designating the appropriate authority to investigate the affairs, matters and acts carried out by the North Bay Police Service and many individuals employed by their agency.
10. An order designating the appropriate authority to investigate the affairs, matters and acts carried out by the Barrie Police Service and many individuals employed by their agency.

THE APPLICANT MAY BE SERVED WITH DOCUMENTS PERTINENT TO THIS APPLICATION:

11. By service in accordance with Rule 5, at
- Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON
- Tel: (705) 495-6377

DATED AT NORTH BAY THIS 11th DAY OF SEPTEMBER, 2008.

Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON

Tel: (705) 495-6377

**TO: Ministry of Attorney General
Office of the Crown Attorney**
York Region
Newmarket Court House
50 Eagle Street, West
2nd Floor
Newmarket, Ontario
M5H 2M4

Information No. 0608133

ONTARIO COURT OF JUSTICE

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

NOTICE OF APPLICATION

(Returnable September 11, 2008)

Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON
P1A 3N8
Tel: (705) 495-6377

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

**AFFIDAVIT OF DEREK JAMES DUNLOP
(Dated September 11, 2008)**

I, Derek James Dunlop, of the City of North Bay, in the Province of Ontario, MAKE OATH AND SAY as follows:

1. I am the applicant/accused and have been represented by Mr. Steven R. Sager and Ms. Saara Wilson in this matter.
2. I am requesting that this Honorable Court consider my application dated September 11, 2008 requesting an adjournment in this matter. This would provide the accused, Derek James Dunlop the opportunity to retain and instruct new counsel outside of the Province of Ontario.
3. I am requesting that this Honorable Court consider accepting the personal disclosure of the accused, Derek James Dunlop and enter this documentation as evidence in this matter whether Ms. Wilson submits it by way of application or not.

4. I have instructed Ms. Saara Wilson to write written requests to subpoena records from various agencies, professionals and individuals. All of these records are pertinent in the defense of the accused. I am requesting that the Honorable Court consider requesting said records if Ms. Wilson is not willing to do so. I have provided a copy of the document sent to Ms. Wilson which is Exhibit "A" in this application.
5. I know that there are sufficient circumstances and grounds to justify an investigation into the affairs and the acts carried out by The Children's Aid Society of the County of Simcoe and many individuals employed by their agency. I am requesting that this Honorable Court consider ordering an investigation of The Children's Aid Society of the County of Simcoe.
6. I know that there are sufficient circumstances and grounds to justify an investigation into the affairs and the acts carried out by the North Bay Police Service and many individuals employed by their agency. I am requesting that this Honorable Court consider ordering an investigation of the North Bay Police Service.
7. I know that there are sufficient circumstances and grounds to justify an investigation into the affairs and the acts carried out by the Barrie Police Service and many individuals employed by their agency. I am requesting that this Honorable Court consider ordering an investigation of the Barrie Police Service.
8. This Affidavit is made in support of an Application for an adjournment permitting the accused to retain and instruct new counsel and for no improper purpose.

SWORN BEFORE ME at the
City of North Bay, in the
Province of Ontario
this 11 th day of September 2008.

Sworn by William Brownell, B. A.
Presiding Justice of the Peace
Province of Ontario

Commissioner for Taking Affidavits
(or as may be)
Also Stamped by William Brownell

Derek James Dunlop

Information No. 0608133

ONTARIO COURT OF JUSTICE

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

**AFFIDAVIT OF
DEREK JAMES DUNLOP**
(Dated September 11th, 2008)

Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON
P1A 3N8
Tel: (705) 495-6377

This is Exhibit "A" referred to in the
Affidavit of Derek Dunlop
sworn before me this 11 th
day of September 2008.

Sworn by William Brownell, B. A.
Presiding Justice of the Peace
Province of Ontario

A Commissioner for taking affidavits.

Also stamped by William Brownell

20-Feb-05 court matter in North Bay, Ontario.

Subpoena all the records, contacts, court documents, court appearances, court transcripts and North Bay Police Service disclosure in relation to my court matter beginning on the 20-Feb-05 in the possession of Mr. Dennis W. Fenton, Barrister, 355 Plouffe Street, North Bay, Ontario, P1B 4E9. Mr. Fenton's business telephone number is (705) 476-5017 and his residence telephone number is (705) 752-3472.

Subpoena all the records, contacts, court documents, court appearances, court transcripts and North Bay Police Service disclosure in relation to the court matter beginning the 20-Feb-05 in the possession of North Bay Crown Attorney, Mr. Paul Larsh, 360 Plouffe Street, North Bay, Ontario, P1B 9L5. The North Bay Crown Attorney's office telephone number is (705) 495-8313 and fax number is (705) 495-8363.

Subpoena all the records, contacts, documents, audio-tapes in possession of Mr. Victor Matanovic Sr., 199 Daniels Crescent, Ajax, Ontario, L1T 1Z1 in relation to my court matter in North Bay, Ontario beginning on the 20-Feb-05. Mr. Matanovic's business telephone number is 1-888-231-9127 and his residence number is (905) 686-3879. Mr. Victor Matanovic Sr. is currently employed with Legal Aid Ontario, Atrium on Bay, 40 Dundas Street West, Suite #200, Toronto, Ontario, M5G 2N1. Legal Aid Ontario's business number is (416) 979-2352.

Subpoena all court transcripts from the North Bay Court House, 360 Plouffe Street, North Bay, Ontario, P1B 9L5 in relation to my court matter from the 20-Feb-05. The North Bay Court House's business number is (705) 495-8315.

Subpoena all documentation of the North Bay Police Service, 135 Princess Street West, P. O. Box 717, North Bay, Ontario, P1B 8J8 in regard to the charges they initiated on the 20-Feb-05. This includes radio communications, police officers notes, video-taping of my booking, use of excessive force reports, crown briefs, interviews with witnesses and photographs of my injuries taken at the North Bay Police Station.

Subpoena a full disclosure of all records, meetings, contacts, documents and interviews in possession of the Children's Aid Society of the County of Simcoe, 60 Bellfarm Road, Unit #7, Barrie, Ontario, L4M 5G6 in relation to them being informed about my court matter in North Bay, Ontario on or about June of 2005. The business telephone number of the Children's Aid Society of the County of Simcoe is (705) 726-6587 and their fax number is (705) 726-9788.

16-May-06 court matter in Barrie, Ontario.

Subpoena all court transcripts from the Simcoe County Court House, 114 Worsley Street, Barrie, Ontario, L4M 1M1 in relation to my court matter from the 16-May-06. The Simcoe County Court House's business telephone number is (705) 739-6111.

Subpoena all the records, contacts, court documents, court appearances, court transcripts and Barrie Police Service disclosure (including CVD's) in relation to my court matter beginning the 16-May-06 in the possession of Ms. Mary J. Hall, Barrister, 319 Beech Street, Collingwood, Ontario, L9Y 2T7. Ms. Hall's business telephone number is (705) 445-0878 and Ms. Hall's fax number is (705) 445-6625.

Subpoena all the records, contacts, court documents, court appearances, court transcripts and Barrie Police Service disclosure in possession of Ms. Kate Hull, Crown Attorney, Ministry of the Attorney General, Simcoe County Court House, 114 Worsley Street, Suite #502, Barrie, Ontario, L4M 1M1 from my court matter beginning 16-May-06. The Barrie Crown Attorney's business telephone number is (705) 739-6188 and fax number (705) 739-6551.

Subpoena all the records, contacts, court documents, court appearances, court transcripts and Barrie Police Service disclosure in the possession of the Barrie Crown Attorney's Office, Ministry of the Attorney General, Simcoe County Court House, 114 Worsley Street, Suite #502, Barrie, Ontario, L4M 1M1 from my court matter beginning 16-May-06. The Barrie Crown Attorney's business telephone number is (705) 739-6188.

Subpoena all documentation of the Barrie Police Service, 29 Sperling Drive, Box 188, Barrie, Ontario, L4M 4T2 in regard to the charge they initiated on the 16-May-06. This includes radio communications, police officers notes, video-taping of my booking, crown briefs, interviews with witnesses and so forth. This includes all Barrie Police Service documents from the 09-Jun-05. The Barrie Police telephone number is (705) 725-7025.

Subpoena a full disclosure of all records of the Children's Aid Society of the County of Simcoe, 60 Bellfarm Road, Unit #7, Barrie, Ontario, L4M 5G6 in relation to the independent investigation into the false allegations by Ms. Maria Malvaso. The business telephone number of the Children's Aid Society of the County of Simcoe is (705) 726-6587 and fax number is (705) 726-9788.

Subpoena a record of all e-mails internal and external of the property of the Children's Aid Society of the County of Simcoe, 60 Bellfarm Road, Unit #7, Barrie, Ontario, L4M 5G6 since May of 1999 until present day. The business telephone number of the Children's Aid Society of the County of Simcoe is (705) 726-6587 and fax number is (705) 726-9788.

Subpoena all the contacts, documentation and records in possession of Legal Aid Ontario, 85 Bayfield Street, Main Level, Barrie, Ontario, L4M 3A7. The business telephone number of Legal Aid in Barrie, Ontario is (705) 737-3400. Ms. Pat Cameron dealt with my file with Legal Aid in Barrie, Ontario beginning the 03-Aug-06.

Wrongful Dismissal from the Children's Aid Society of the County of Simcoe beginning the 16-May-06.

Subpoena all the contacts, documentation and records of Andrew Kerr, Barrister & Solicitor, 48 Alliance Blvd, Unit B6, Barrie, Ontario L4M 5K3 in relation to any contacts with Mr. Kerr in relation to my wrongful dismissal from the Children's Aid Society of the County of Simcoe. Mr. Kerr's business telephone number is (705) 727-1700 and Mr. Kerr's fax number is (705) 727-0477.

Subpoena all the contacts, documentation and records of Steve Rastin, Lawyer, 48 Alliance Blvd., #201a, Barrie, Ontario, L4M 5K3 in relation to any contacts with Mr. Rastin about my wrongful dismissal from the Children's Aid Society of the County of Simcoe. Mr. Rastin's business telephone number is (705) 722-6393 and fax number is (705) 725-7359.

Subpoena all the contacts, documentation and records of Victor L. Vandergust, Barrister and Solicitor, 11 Hurontario Street, P. O. Box 39, Collingwood, Ontario, L9Y 3Z4 in relation to any contacts with Mr. Vandergust about my wrongful dismissal from the Children's Aid Society of the County of Simcoe. Mr. Vandergust's business telephone number is (705) 445-4544 and fax number is (705) 445-4160. Mr. Vandergust's residence number is (705) 445-4383.

Subpoena all the records, contacts, documents in the possession of Stewart, Esten, 100 Collier Street, P. O. Box 7700, Barrie, Ontario, L4M 4V3 in relation to my Wrongful Dismissal Action beginning the 23-Jun-06. Stewart, Esten's business telephone number is (705) 728-5591 and Stewart, Esten's fax number is (705) 728-3566.

Subpoena all the records, contacts, documents in the possession of Mr. John E. Anderson of Stewart, Esten, 100 Collier Street, P. O. Box 7700, Barrie, Ontario, L4M 4V3 in relation to my Wrongful Dismissal Action beginning the 23-Jun-06.

Subpoena all the records, contacts, documents in the possession of Mr. William J. Leslie, Stewart, Esten, 100 Collier Street, P. O. Box 7700, Barrie, Ontario, L4M 4V3 in relation to my Wrongful Dismissal Action beginning the 23-Jun-06.

Subpoena all the records, contacts, documents in the possession of Aird & Berlis, BCE Place, 181 Bay Street, Suite 1800, Box 754, Toronto, Ontario, M5J 2T9 in relation to my Wrongful Dismissal Action beginning the 23-Jun-06. Aird & Berlis' business telephone number is (416) 863-1500 and Aird & Berlis' fax number is (416) 863-1515.

Subpoena all the records, contacts, documents in the possession of Ms. Ellen V. Swan, Aird & Berlis BCE Place, 181 Bay Street, Suite 1800, Box 754, Toronto, Ontario, M5J 2T9 in relation to my Wrongful Dismissal Action beginning the 23-Jun-06. Ms. Swan's direct business telephone number is (416) 865-4636.

Subpoena all the records, contacts, documents in the possession of Mr. Christopher P. Lloyd, of Aird & Berlis, BCE Place, 181 Bay Street, Suite 1800, Box 754, Toronto, Ontario, M5J 2T9 in relation to my Wrongful Dismissal Action beginning the 23-Jun-06. Mr. Lloyd's direct business telephone number is (416) 865-3436.

Subpoena all the records, contacts, documentation, court appearances of Mr. Thomas J. Gorsky, Sherrard Kuzz LLP, 155 University Avenue, Suite 1500, Toronto, Ontario, M5H 3B7 in relation to my civil law suits initiated in North Bay, Ontario. Sherrard Kuzz's business telephone number is (416) 603-0700. Mr. Gorsky can be contacted directly at (416) 603-6241 or by his cell phone at (416) 453-5395.

Subpoena all the records, contacts, documentation of Ms. Cheryl Wiles-Pooran, Sherrard Kuzz LLP, 155 University Avenue, Suite 1500, Toronto, Ontario, M5H 3B7 in relation to our contacts between May 2006- August 2006. Sherrard Kuzz's business telephone number is (416) 603-0700. Ms. Wiles-Pooran can be contacted directly at (416)-603-6950 or by her cell phone at (416) 527-4479.

Subpoena all court transcripts from the North Bay Court House, 360 Plouffe Street, North Bay, Ontario, P1B 9L5 in relation to both civil law suits initiated in North Bay, Ontario on the 08-Aug-07 and the 14-May-08. . The North Bay Court House's business telephone number is (705) 495-8308.

22-Oct-06 matter in Newmarket, Ontario.

Subpoena all the records, contacts, court documents, court appearances in relation to my court matter from the 22-Oct-06 in the possession of Mr. Steven R. Sager, 70 East Beaver Creek, Suite #201, Richmond Hill, Ontario, L4B 3B2. Mr. Steven R. Sager's cell phone number is (416) 525-5346 and fax number is (416) 284-1826. Mr. Steven R. Sager's residence address is 76 Holmcrest Trail, Toronto, Ontario, M1C 1V5 and home telephone number is (416) 284-5346.

Subpoena all the record, contacts, court documents, court appearances, court transcripts and Aurora Ontario Provincial Police disclosure in the possession of the Newmarket Crown Attorney's Office, Ministry of the Attorney General, 50 Eagle Street West, 2nd Floor, Newmarket, Ontario, M5H 2M4 from my court matter beginning the 22-Oct-06. The Newmarket Crown Attorney's business telephone number is (905) 853-4800.

Subpoena all the record, contacts, court documents, court appearances, court transcripts and Aurora Ontario Provincial Police disclosure in possession of Mr. Amit Ghosh, Newmarket Crown Attorney, Newmarket Crown Attorney's Office, Ministry of the Attorney General, 50 Eagle Street West, 2nd Floor, Newmarket, Ontario, M5H 2M4 from my court matter beginning the 22-Oct-06. The Newmarket Crown Attorney's business telephone number is (905) 853-4800.

Subpoena all the record, contacts, court documents, court appearances, court transcripts and Aurora Ontario Provincial Police disclosure in possession of Ms. Beth Barnier, Newmarket Crown Attorney, Newmarket Crown Attorney's Office, Ministry of the Attorney General, 50 Eagle Street West, 2nd Floor, Newmarket, Ontario, M5H 2M4 from my court matter beginning the 22-Oct-06. The Newmarket Crown Attorney's business telephone number is (905) 853-4800.

Subpoena all the record, contacts, court documents, court appearances, court transcripts, Aurora Ontario Provincial Police disclosure in possession of Mr. Enright, Newmarket Crown Attorney, Newmarket Crown Attorney's Office, Ministry of the Attorney General, 50 Eagle Street West, 2nd Floor, Newmarket, Ontario, M5H 2M4 from my court matter beginning the 22-Oct-06. The Newmarket Crown Attorney's business telephone number is (905) 853-4800.

Subpoena all the record, contacts, court documents, court appearances, court transcripts, Aurora Ontario Provincial Police disclosure in possession of Ms. Hutchison, Newmarket Crown Attorney, Newmarket Crown Attorney's Office, Ministry of the Attorney General, 50 Eagle Street West, 2nd Floor, Newmarket, Ontario, M5H 2M4 from my court matter beginning the 22-Oct-06.

Subpoena all the contacts, documentation and records in possession of Mr. Kerry P. Evans, Barrister and Solicitor, Wrock and Associates, 17837 Yonge Street, Newmarket, Ontario, L3Y 8Z3. Wrock and Associates business telephone number is (905) 898-5161 and fax number is (905) 898-1821.

Subpoena all the contacts, documentation and records in possession of Legal Aid Ontario, 375 Main Street West, North Bay, Ontario, P1B 2T9. The business telephone number of Legal Aid in North Bay is (705) 472-4893 and fax number is (705) 472-4693.

Subpoena all the contacts, documentation and records in possession of Ms. Marcy Segal, Barrister and Solicitor, 9350 Yonge Street, Suite #202, Hillcrest Mall, Richmond Hill, Ontario, L4C 5G2. Ms. Segal's business telephone number is (905) 884-0222, cell phone is (416) 230-2193 and fax number is (905) 884-0442. Ms. Segal's other business telephone number is (416) 507-2467.

Subpoena all the contacts, documentation and records in possession of Mr. Martin M. Herman, Barrister and Solicitor, 9350 Yonge Street, Suite #202, Hillcrest Mall, Richmond Hill, Ontario, L4C 5G2. Mr. Herman's business telephone number is (905) 884-0222 and fax number is (905) 884-0442.

Subpoena all the records, contacts, documentation in possession of Mr. Peter D. Dunlop, 3 Sunnyside Drive, Corbeil, Ontario, P0H 1K0 that my biological father has in his possession in regard to any and all of my legal, professional and personal matters. Mr. Dunlop's cell phone number is (705) 497-4174 and home telephone number is (705) 776-7274.

Matters with Employment Insurance (Canadian Employment Centers)

Subpoena all the contacts, documentation and records in possession of the Canadian Employment Centre, Barrie HRCC 3586, 48 Owen Street, Suite #301, Barrie, Ontario, L4M 3H1 in relation to my application commencing in May of 2006.

Subpoena all the contacts, documentation and records in possession of Ms. Chris Clarke, Adjudicator, Canadian Employment Centre, Orillia HRCC 3595, 50 Andrew Street South, Orillia, Ontario, L3V 7T5 in relation to my matter with the CEC. Ms. Clarke's business telephone number is (705) 326-7040.

Subpoena all the audio-tapes, contacts, documentation and records in possession of the the Board of Referees, Canadian Employment Centre, North Bay HRCC, 107 Shirreff Avenue, North Bay, Ontario, P1B 7K8 in relation to my hearing with the Board of Referees dated the 08-Dec-06 in North Bay, Ontario. The North Bay Office's business number is (705) 472-3700.

Subpoena all the contacts, documentation and records in possession of the Office of the Umpire, P. O. Box 8966, Ottawa, Ontario, K1G 3J2. Umpire, Guy Goulard heard this matter in North Bay, Ontario on the 28-Sep-07. The Office of the Umpire's business telephone number is 1-888-632-3050.

Investigation of Mr. Steven R. Sager beginning the 17-Jun-08.

Subpoena all the audio-tapes, contacts, documentation, interviews and records in possession of The Law Society of Upper Canada, Osgoode Hall, 130 Queen Street West, Toronto, Ontario, M5H 2N6 in relation to my complaint about Mr. Steven R. Sager initiated 17-Jun-08. The Law Society of Upper Canada's business telephone number is (416) 947-3300 and fax number is (416) 947-3990.

Subpoena all the audio-tapes, contacts, documentation, interviews and records in possession of Adrian Greenaway, Investigator, Professional Regulation – Investigations, The Law Society of Upper Canada, Osgoode Hall, 130 Queen Street West, Toronto Ontario, M5H 2N6 in relation to my complaint about Mr. Steven R. Sager initiated 17-Jun-08. Mr. Greenaway's business number is (416) 947-3300, ext. 2427.

Subpoena all the contacts, documentation and records in possession of myself Mr. Derek J. A. Dunlop in regard to Mr. Steven R. Sager and Mr. Sager's dealings with myself and my matters in Barrie, Ontario and Newmarket, Ontario.

15-Sep-08- Derek Dunlop sent Saara Wilson an e-mail.
9:03:15am

From: Derek Dunlop (derekdunlop12@hotmail.com)
To: saarawilson@gmail.com

15-Sep-08

Dear Ms. Wilson:

At this very moment, my mother and I are confronted by significant financial constraints. We are unable to afford to travel to Newmarket and stay in a motel the night before court as we have done for various court dates in the past. It is a significant expense to afford the bus travel, accommodations, meals and so on.

I am unable to travel on the Ontario Northland during the night hours because of my bail conditions and my mother definitely can not travel at that time due to her health concerns.

At your convenience, please call me sometime today at (705) 495-6377 to discuss options/alternatives.

I am still trying to get the money to afford the trip.

Thank you for your attention to this information.

Yours truly,

Derek Dunlop

Information No. 0608133

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

**AFFIDAVIT OF DEREK JAMES DUNLOP
(Dated September 15th, 2008)**

I, Derek James Dunlop, of the City of North Bay, in the Province of Ontario, MAKE OATH AND SAY as follows:

1. I am the applicant/accused and I am currently represented by Ms. Saara Wilson in this matter.
2. I am submitting the Will Say Statement of my mother, Ms. Barbara A. Dunlop dated the 15-Sep-08 to the Honorable Court. I am requesting that the Honorable Court accept the Will Say Statement of Ms. Barbara A. Dunlop.
3. This Affidavit is made as a request that the Honorable Court accept the Will Say Statement of Ms. Barbara A. Dunlop dated the 15-Sep-08 and is for no improper purpose.

SWORN BEFORE ME at the
City of North Bay, in the
Province of Ontario
this 15 day of September 2008.

Sworn by M. S. Kitlar
Justice of the Peace
Province of Ontario

Commissioner for Taking Affidavits
(or as may be)

Derek James Dunlop

Stamped by M. S. Kitlar
Sep 15 2008

Information No. 0608133

ONTARIO COURT OF JUSTICE

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

**AFFIDAVIT OF
DEREK JAMES DUNLOP**

(Dated September 15th, 2008)

Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON
P1A 3N8
Tel: (705) 495-6377

This is Exhibit "A" referred to in the
Affidavit of Derek Dunlop
sworn before me this 15
day of Sept 2008.

Sworn by M. S. Kitlar
Justice of the Peace
Province of Ontario

A Commissioner for taking affidavits

Stamped by M. S. Kitlar
Sep 15 2008

Exhibit "A"

Will Say Statement of Barbara A. Dunlop dated the 15-Sep-08.

I, Barbara A. Dunlop resident of 401-295 Lakeshore Drive, North Bay, Ontario, P1A 3N8 will say and testify under oath to all of the following statements.

I, Barbara A. Dunlop will say that I was not made aware of the significance of a Will Say Statement until a few months ago when my son, Derek J. A. Dunlop requested that I write a Will Say Statement to the court.

I, Barbara A. Dunlop will say that my son, Derek J. A. Dunlop has informed me about the purpose of a Will Say Statement.

I, Barbara A. Dunlop fully understand that the contents of this document may be used in a court of law. I, Barbara A. Dunlop fully understand that I may be ordered by the court to testify to the contents of this letter.

I, Barbara A. Dunlop will say that my son, Derek J. A. Dunlop has typed this Will Say Statement, but I Barbara A. Dunlop will say that I fully support and agree to all the words and statements in this Will Say Statement.

I, Barbara A. Dunlop will say that all statements contained within this document are the truth and nothing but the truth.

I, Barbara A. Dunlop will say that since September 2007 when my son, Derek J. A. Dunlop came to reside with me, Barbara A. Dunlop we have had a tumultuous relationship.

I, Barbara A. Dunlop will say that my son, Derek J. A. Dunlop does not trust anyone and that Derek J. A. Dunlop does not believe me, Barbara A. Dunlop when I tell him something.

I, Barbara A. Dunlop will say that my son, Derek J. A. Dunlop has made allegations against me and that none of them are true.

I, Barbara A. Dunlop will say that I have not lied to my son in the past year since he has been residing with me.

I, Barbara A. Dunlop will say that I do not possess any knowledge that there has been a long standing police investigation into the actions of my son, Derek J. A. Dunlop.

I, Barbara A. Dunlop will say that I do not possess any knowledge that there currently is a police investigation into the actions of my son, Derek J. A. Dunlop.

I, Barbara A. Dunlop will say that I have never been interviewed by the police into any matters involving my son, Derek J. A. Dunlop except when Det. Cst. Dan Robertson and Det. Cst. Gerry Martin both of the North Bay Police Service attended my residence on the 15-Aug-08.

I, Barbara A. Dunlop will say that I possess no knowledge that there is police surveillance of the actions and occurrences of my residence 24 hours a day and 7 days a week.

I, Barbara A. Dunlop will say that I did not set-up visits with my son, Derek J. A. Dunlop from October 2006 until September 2007 for the purposes of the police monitoring the actions of my son, Derek J. A. Dunlop.

I, Barbara A. Dunlop will say that I pay for Cogeco Cable television and nobody is tapping into my television system. I, Barbara A. Dunlop will say that my system is not interfered with by Satellite T. V. (Bell Express View or StarChoice) in order that the police monitor occurrences of my residence 24 hours a day and 7 days a week.

I, Barbara A. Dunlop will say that the telephone lines in my residence are not wire-tapped to assist the police with monitoring the incoming and outgoing calls to my residence.

I, Barbara A. Dunlop will say that I have never put any prescription drugs in my son, Derek J. A. Dunlop's food and/or drinks.

I, Barbara A. Dunlop will say that I have never put Apo-Trimip (25mg) or any other anti-depressant in my son Derek J. A. Dunlop's food and/or drinks.

I, Barbara A. Dunlop will say that I have been taking Apo-Trimip (25mg) as prescribed by family physician for an extended period of time.

I, Barbara A. Dunlop will say that I have never put any non-prescription drugs in my son, Derek J. A. Dunlop's food and/or drinks.

I, Barbara A. Dunlop will say that I have never put any substances on the pots and/or pans prior to using to cook food for myself, Barbara A. Dunlop and my son, Derek J. A. Dunlop.

I, Barbara A. Dunlop will say that I have never put any substances in the spices and then put those spices into the food that myself, Barbara A. Dunlop and my son, Derek J. A. Dunlop were eating.

I, Barbara A. Dunlop will say that I have never put any laxatives, Tabasco sauce or any other related substances into my son, Derek J. A. Dunlop's food and/or drinks.

I, Barbara A. Dunlop will say that I have never bought specific foods such as canned salmon, fresh ground hamburger and/or bacon to conceal something in the cooking of the food that myself, Barbara A. Dunlop and my son, Derek J. A. Dunlop were eating.

I, Barbara A. Dunlop will say that I possess no knowledge that Derek J. A. Dunlop's biological father Peter D. Dunlop put any prescription drugs in Derek J. A. Dunlop's food and/or drinks while residing at Peter D. Dunlop's residence from October 2006 until September 2007.

I, Barbara A. Dunlop will say that I possess no knowledge that Derek J. A. Dunlop's biological father Peter D. Dunlop put any non-prescription drugs in Derek J. A. Dunlop's food and/or drinks while residing at Peter D. Dunlop's residence from October 2006 until September 2007.

I, Barbara A. Dunlop will say that I possess no knowledge that Derek J. A. Dunlop's biological father Peter D. Dunlop put Apo-Trimip (25mg) in Derek J. A. Dunlop's food and/or drinks while residing at Peter D. Dunlop's residence from October 2006 until September 2007.

I, Barbara A. Dunlop will say that I possess no knowledge that Derek J. A. Dunlop's biological father Peter D. Dunlop put any laxatives, Tabasco sauce or any other related substances in Derek J. A. Dunlop's food and/or drinks while residing at Peter D. Dunlop's residence from October 2006 until September 2007.

I, Barbara A. Dunlop will say that I possess no knowledge that Margaret (Peggy) Greer put any prescription drugs in Derek J. A. Dunlop's food and/or drinks while residing at Margaret (Peggy) Greer's residence from October 2006 until September 2007.

I, Barbara A. Dunlop will say that I possess no knowledge that Margaret (Peggy) Greer put any non-prescription drugs in Derek J. A. Dunlop's food and/or drinks while residing at Margaret (Peggy) Greer's residence from October 2006 until September 2007.

I, Barbara A. Dunlop will say that I possess no knowledge that Margaret (Peggy) Greer put any Apo-Trimip (25mg) in Derek J. A. Dunlop's food and/or drinks while residing at Margaret (Peggy) Greer's residence from October 2006 until September 2007.

I, Barbara A. Dunlop will say that I possess no knowledge that Margaret (Peggy) Greer put any laxatives, Tabasco sauce or any other related substances in Derek J. A. Dunlop's food and/or drinks while residing at Margaret (Peggy) Greer's residence from October 2006 until September 2007.

I, Barbara A. Dunlop will say that there are no substances being pumped into the air of my residence each night in order that it assists in helping me and my son, Derek J. A. Dunlop with sleeping through the night.

I, Barbara A. Dunlop will say that there are no substances being pumped into the air of my residence at any time.

I, Barbara A. Dunlop will say that there are no substances being pumped into the air of my residence in the afternoons in order that it assists in helping myself, Barbara A. Dunlop and my son, Derek J. A. Dunlop with having a sleep in the afternoon.

I, Barbara A. Dunlop will say that I possess no knowledge that the heating system and/or refrigeration system are involved in pumping in any substances into the air of my residence to assist in helping myself, Barbara A. Dunlop and my son, Derek J. A. Dunlop with sleeping at night or in the afternoon.

I, Barbara A. Dunlop will say that I possess no knowledge that Peter D. Dunlop and Margaret (Peggy) Greer pumped any substances into the bedroom of my son, Derek J. A. Dunlop's bedroom while residing at Peter D. Dunlop and Margaret (Peggy) Greer's residence from October 2006 until September 2007.

I, Barbara A. Dunlop will say that I possess no knowledge that any of my son, Derek J. A. Dunlop's close friends (Kevin Harkness, Jason Laronde, Shawn Harwood and Victor Matanovic Jr.) have intentionally set-up my son, Derek J. A. Dunlop in any manner for any reason.

I, Barbara A. Dunlop will say that I possess no knowledge that any of my son, Derek J. A. Dunlop's friends, acquaintances or family members have intentionally set-up my son, Derek J. A. Dunlop in any manner for any reason.

I, Barbara A. Dunlop will say that I possess no knowledge that any one has set-up my son, Derek J. A. Dunlop in any manner for any reason.

I, Barbara A. Dunlop will say that I have not set-up my son, Derek J. A. Dunlop in any manner for any reason.

I, Barbara A. Dunlop will say that I have never been informed that Mr. Tejeet Sodhi has passed away as a result of the accident on the 22-Oct-06. I, Barbara A. Dunlop will say that I do not possess any knowledge that the information has purposely been hidden from my son, Derek J. A. Dunlop.

I, Barbara A. Dunlop will say that I was not forced to write this Will Say Statement by my son, Derek J. A. Dunlop, however, after his request that I write this Will Say Statement, I agreed to do so.

I, Barbara A. Dunlop will say that I am not going to submit this to the Honorable Court for any improper purpose.

I, Barbara A. Dunlop will say that I am not submitting this Will Say Statement to the Honorable Court under any duress.

I, Barbara A. Dunlop will say that I realize that there are possible consequences should I lie in this statement and/or lie to the Honorable Court.

Thank you for your attention to my Will Say Statement.

Yours truly,

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

16-Sep-08- Saara Wilson sent Derek Dunlop an e-mail.
7:51:38am

From: Saara Wilson (saarawilson@gmail.com)
To: Derek Dunlop (derekdunlop12@hotmail.com)

Derek,

Don't worry about it. I will advise the court and appear on your behalf. I do not want to put you under any further pressure. I should be in a position to set a date for the motion to strike the plea tomorrow so we can limit the number of times you have to come down.

I apologize for not calling. I have not yet had the time to sit down with your file in front of me and actually set aside an hour or so to speak with you. I forgot that I have Monday night classes now.

I will need to discuss further with you my ability to obtain some of the documentation you requested. Particularly any lawyers documentation as these are subject to certain restraints due to confidentiality.

I have received most of the transcripts I have ordered. I am still missing the date where you actually plead guilty. In the one where the Judge discovers that Mr. Sager is not a lawyer. Judge Wright clearly indicates he will be forwarding all the information to the appropriate body (Law Society). As I understood the discussions last appearance, Mr. Sager was not accepted as a paralegal in the Law Society due to this. I can tell by Judge Wright's concern over this issue that he followed through, but would also urge you to do the same. I also note that he ordered Mr. Sager to provide you with a detailed account. I am not sure if he did so. I am very concerned over the price you had mentioned on the last occasion. I strongly urge you to contact the Law Society if you did pay him any money and they can direct you how to have those accounts dealt with. If Mr. Sager did not provide you with those detailed accounts, then he is in breach of the Judge's order.

Sincerely,

Saara Wilson

This page is another copy of Derek Dunlop's e-mail sent to Saara Wilson on the 15-Sep-08 @ 9:03:15am (pg 39) that was attached to above e-mail on page 49.

15-Sep-08- Derek Dunlop sent Saara Wilson an e-mail.
9:03:15am

From: Derek Dunlop (derekdunlop12@hotmail.com)
To: saarawilson@gmail.com

15-Sep-08

Dear Ms. Wilson:

At this very moment, my mother and I are confronted by significant financial constraints. We are unable to afford to travel to Newmarket and stay in a motel the night before court as we have done for various court dates in the past. It is a significant expense to afford the bus travel, accommodations, meals and so on.

I am unable to travel on the Ontario Northland during the night hours because of my bail conditions and my mother definitely can not travel at that time due to her health concerns.

At your convenience, please call me sometime today at (705) 495-6377 to discuss options/alternatives.

I am still trying to get the money to afford the trip.

Thank you for your attention to this information.

Yours truly,

Derek Dunlop

23-Sep-08- Derek Dunlop sent Saara Wilson an e-mail.
7:11:42pm
From: Derek Dunlop (derekdunlop12@hotmail.com)
To: saarawilson@gmail.com

Dear Ms. Wilson:

Are you going to be entering the 5-6 inches of personal disclosure that I gave you into evidence? If so, have you forwarded a copy to the Crown. If not, I would ask that you please make a copy for the Crown and please return those documents to my possession.

How come Mr. Sager was in the courtroom and present for the pre-trial that took place on the 17-Sep-08?

Could you please outline in writing the options that I may have for court on the 09-Oct-08, so that I am able to assess before making a decision.

Have you acquired and further documentation from the list of people that I sent you. If so, whom have you acquired information and what information have you gathered.

Thank you for your attention to these questions.

Yours truly,

Derek Dunlop

01-Oct-08- Derek Dunlop sent Saara Wilson an e-mail.
11:53am

01-Oct-08.

Dear Ms. Wilson:

Could you please inform me what you are going to be doing with my personal documentation.

Has Mr. Ghosh been given the approval to submit joint submissions or is that game continuing to proceed as Ms. Segal had also said that this was a possibility.

Are you going to be responding to my contacts or just continuing to ignore and to not acknowledge them?

Thank you.

Yours truly,

Derek Dunlop

01-Oct-08- Saara Wilson sent Derek Dunlop an e-mail.
6:33:05pm

From: Saara Wilson (saarawilson@gmail.com)
To: Derek Dunlop (derekdunlop12@hotmail.com)

I have not forwarded your material to the Crown as there is still the possibility that you will want to proceed to trial. I do not believe it would be in your interests to provide the state anything which may aid in their prosecution of you.

AS I UNDERSTAND, MR. GHOSH NEEDED FINAL APPROVAL FROM MR. TAIT, BUT HE FELT CONFIDENT ENOUGH THAT WE COULD PROCEED ON THE BASIS THAT HE WOULD GET IT.

I still need to know how you wish to proceed. You have the choice to let the plea stand or apply to have it struck. **If the plea stands, Mr. Ghosh and I will submit that a conditional sentence is appropriate (PENDING FINAL APPROVAL FROM MR. TAIT). The Judge does not have to agree with us, but he is far more likely to do so if it is a joint submission.** I do have caselaw that says that a conditional sentence is not outside the range for this type of offence. If you want to strike the plea, then I will bring that application. It will be up to the Judge whether he will grant it or not. The Crown will oppose any application to strike a plea. **If the application to strike the plea is successful, then we will proceed to trial on November 17 and 18 (at least we can discuss if it is a trial or prelim). If it is not successful, then we will proceed to sentencing. The Crown will ask for real jail. I am still free to argue for a conditional sentence.**

Sincerely,

Saara Wilson

Information No. 0608133

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

NOTICE OF APPLICATION

Derek Dunlop B. A. (Hons)
Applicant/Accused
401-295 Lakeshore Dr.
North Bay, ON
P1A 3N8

Tel: (705) 495-6377

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

INDEX

1. Notice of Application dated October 1st, 2008.
2. Affidavit of Derek Dunlop dated October 1st, 2008.
3. Exhibit "A"- Will Say Statement of Derek Dunlop dated June 2nd, 2008.
4. Exhibit "B"- Will Say Statement of Derek Dunlop dated August 4th, 2008.
5. Exhibit "C"- Subpoena records request to Ms. Saara Wilson.

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

TAKE NOTICE that an application will be brought at 11:30am on Wednesday, October 9th, 2008, or as soon after that time as the application can be heard at Courtroom no. 303, Newmarket Court House, 50 Eagle Street, West, Newmarket, Ontario L3Y-6B1, for an order requesting adjournment.

THE GROUNDS FOR THIS APPLICATION ARE:

1. That the accused, Derek Dunlop is requesting that this Honorable Court and the Honorable Justice Wright consider an adjournment, in order to consider removing Ms. Saara Wilson as legal counsel for Derek Dunlop. Ms. Wilson has not followed through with her commitments nor has Ms. Wilson responded to my contacts. Ms. Wilson also has not followed through with instruction from the accused, Derek Dunlop.
2. That the accused, Derek Dunlop is requesting that this Honorable Court and the Honorable Justice Wright consider permitting the accused to seek counsel outside of the Province and/or Country. This issue should be strongly considered in order that the accused, Derek Dunlop be provided with a non-bias, fair, just, adequate and sufficient defense in this matter. Most people in the legal community already possess knowledge of this matter which will lend to many biases.

3. That the accused, Derek Dunlop has instructed Ms. Saara Wilson submit by way of application to the Honorable Court the personal disclosure of the accused, Derek Dunlop. Ms. Wilson was provided a copy of this disclosure on August 13th, 2008. That the accused, Derek Dunlop is requesting that the Honorable Court accept this disclosure as evidence in this matter whether Ms. Wilson submits it by way of application or not.
4. That the accused, Derek Dunlop has instructed Ms. Saara Wilson to write written requests to subpoena records from various agencies, professionals and individuals. All of these records are pertinent in the defense of the accused. The accused, Derek Dunlop is requesting that the Honorable Court consider requesting said records if Ms. Wilson is not willing to do so. The accused, Derek Dunlop has provided a copy of the document sent to Ms. Wilson which is Exhibit "C" in this application.
5. That the accused, Derek Dunlop states that there are sufficient circumstances and grounds to justify an investigation into affairs and the acts carried out by The Children's Aid Society of the County of Simcoe and many individuals employed by their agency. The accused, Derek Dunlop is requesting that this Honorable Court consider ordering an investigation of The Children's Aid Society of the County of Simcoe.
6. That the accused, Derek Dunlop states that there are sufficient circumstances and grounds to justify an investigation into affairs and the acts carried out by the North Bay Police Service and many individuals employed by their agency. The accused, Derek Dunlop is requesting that this Honorable Court consider ordering an investigation of the North Bay Police Service.
7. That the accused, Derek Dunlop states that there are sufficient circumstances and grounds to justify an investigation into affairs and the acts carried out by the Barrie Police Service and many individuals employed by their agency. The accused, Derek Dunlop is requesting that this Honorable Court consider ordering an investigation of the Barrie Police Service.
8. That the accused, Derek Dunlop is requesting that this Honorable Court consider that the accused wishes to withdraw his plea from March 6th, 2008.
9. That the accused, Derek Dunlop is requesting that this Honorable Court consider that the plea of the accused on March 6th, 2008 be stricken from the court record.
10. That the accused, Derek Dunlop is requesting that this Honorable Court consider and permit the accused to re-elect a mode for trial in this matter.

11. It should be noted that the accused, Derek Dunlop was not informed by his legal counsel, Mr. Steven R. Sager that he would be required to enter a plea on March 6th, 2008.
12. It should also be noted that the accused, Derek Dunlop was not informed by his legal counsel, Mr. Steven R. Sager that he would be required to elect mode for trial on the March 6th, 2008.
13. It should also be noted that the accused, Derek Dunlop had prepared a Notice of Application on March 4th, 2008 that he intended to submit to this Honorable Court but had numerous difficulties having these documents commissioned.
14. It should also be noted that the accused, Derek Dunlop contacted the law firm of Wrock & Associates, Newmarket, ON, on March 5th, 2008. The law firm of Wrock & Associates informed the accused, Derek Dunlop that they would be willing to assist the accused in commissioning his Notice of Application. The accused attended the law firm on March 5th, 2008 and spoke to Mr. Kerry P. Evans. Mr. Kerry P. Evans switched the wording of the Notice of Application prepared by the accused. Mr. Kerry P. Evans altered the Notice of Application into his own words. Mr. Kerry P. Evans commissioned the documents that were altered. The accused submitted the altered and prepared Notice of Application of Mr. Kerry P. Evans to this Honorable Court. The original Notice of Application prepared by the accused was not commissioned or submitted to this Honorable Court.
15. That the applicant Derek Dunlop is submitting a Will Say Statement in relation to the events that transpired between his lawyer, Mr. Steven R. Sager and the applicant Derek Dunlop at the Newmarket Courthouse on the March 6th, 2008.
16. That the applicant Derek Dunlop is submitting a Will Say Statement in relation to the letter dated June 15th, 2008 that his lawyer, Mr. Steven R. Sager submitted to the Honorable Court.
17. That the applicant is requesting that the Honorable Court request that Mr. Steven R. Sager produce a copy of all his recorded contacts, documents, e-mails, disclosure and any other materials that Mr. Sager has in his possession related to this matter to the applicant, Derek Dunlop.
18. That the applicant, Derek Dunlop is requesting that the Honorable Court order Mr. Steven R. Sager to produce a copy of all contacts that the Mr. Sager had with the applicant's father Mr. Peter Dunlop. The applicant, Derek Dunlop did not grant permission to Mr. Sager or Mr. Peter Dunlop to speak to one another about Derek Dunlop's private legal matters. The applicant asserts that his fiduciary rights and privileges have been violated by Mr. Steven R. Sager.

19. That the applicant, Derek Dunlop is requesting that the Honorable Court order Mr. Steven R. Sager to respond to the Will Say Statement of Derek Dunlop dated June 2nd, 2008. That the Honorable Court order Mr. Steven R. Sager to testify under oath to the events that transpired in court on March 6th, 2008 between the applicant, Derek Dunlop and Mr. Steven R. Sager.
20. That the applicant, Derek Dunlop is requesting that the Honorable Court order Mr. Steven R. Sager to respond to the Will Say Statement of Derek Dunlop dated August 4th, 2008. That the Honorable Court order Mr. Steven R. Sager to testify under oath to the contents of Mr. Sager's letter dated the June 15th, 2008 that he submitted to the Honorable Court.
21. That the applicant, Derek Dunlop is requesting that the Honorable Court consider providing the applicant with a copy of all court transcripts in relation to this matter.
22. That the applicant, Derek Dunlop is requesting a Change a Venue in this matter.
23. That the applicant, Derek Dunlop is requesting that the Honorable Court accept the documentation that the applicant, Derek Dunlop has recorded in relation to Mr. Steven R. Sager.
24. The applicant, Derek Dunlop will **not** be abandoning this application and the applicant, Derek Dunlop is asking that the Honorable Court consider all of the requests contained within this application.
25. After the Honorable Court considers all of the requests of the applicant, Derek Dunlop, the applicant, Derek Dunlop does not expect any of the requests to be accommodated due to all the people that are intentionally sabotaging this case.
26. In order that the applicant, Derek Dunlop is provided with a fair, just, adequate and sufficient defense in this matter, the applicant should be able to have access to all of the same resources as the state/Crown Attorney.
27. In order that the applicant, Derek Dunlop has all of his rights met, there should be an investigation ordered into the affairs and acts of the Newmarket Crown Attorneys in this matter.
28. Such further and other grounds as the applicant may advise and this Honorable Court may permit.

IN SUPPORT OF THIS APPLICATION, THE APPLICANT RELIES UPON THE FOLLOWING:

1. Notice of Application dated October 1st, 2008.
2. Affidavit of Derek Dunlop dated October 1st, 2008.
3. Exhibit "A"- Will Say Statement of Derek Dunlop dated June 2nd, 2008.
4. Exhibit "B"- Will Say Statement of Derek Dunlop dated August 4th, 2008.
5. Exhibit "C"- Subpoena records sent to Ms. Wilson, September 10th, 2008.
6. Such further and other materials as the applicant may advise and this Honorable Court may permit.

THE RELIEF SOUGHT IS:

7. An order allowing the Application and adjourning this matter, granting the accused, Derek Dunlop to retain and instruct new counsel outside of the Province of Ontario.
8. An order entering into evidence the personal disclosure of the accused, Derek Dunlop. This documentation is pertinent to this matter.
9. An order removing Ms. Saara Wilson from the record.
10. An order providing the accused, Derek Dunlop with a Change of Venue in this matter.
11. An order striking the plea that was entered into the court record on March 6th, 2008.
12. An order allowing the withdrawal of the mode for trial that was elected by the accused, Derek Dunlop that was entered into the court record on March 6th, 2008.
13. An order providing the applicant, Derek Dunlop with a copy of all of Mr. Steven R. Sager's documentation and contacts related to this matter.
14. An order providing the applicant with a copy of all court transcripts related to this matter.
15. An order requesting Mr. Steven R. Sager respond to the Will Say Statement of the applicant, Derek Dunlop dated June 2nd, 2008.

16. An order requesting Mr. Steven R. Sager respond to the Will Say Statement of the applicant, Derek Dunlop dated August 4th, 2008.
17. An order subpoenaing Mr. Steven R. Sager to testify in this matter.
18. An order entering into evidence the personal documentation that the accused, Derek Dunlop recorded in relation to Mr. Steven R. Sager.
19. An order legally subpoenaing all records, documentation and contacts from all parties included in Exhibit "C."
20. An order designating the appropriate authority to investigate the affairs, matters and acts carried out by The Children's Aid Society of the County of Simcoe and many individuals employed by their agency.
21. An order designating the appropriate authority to investigate the affairs, matters and acts carried out by the North Bay Police Service and many individuals employed by their agency.
22. An order designating the appropriate authority to investigate the affairs, matters and acts carried out by the Barrie Police Service and many individuals employed by their agency.
23. An order removing the Crown Attorney, Mr. Amit Ghosh from the record.
24. An order removing the Honorable Justice Wright from the record.

THE APPLICANT MAY BE SERVED WITH DOCUMENTS PERTINENT TO THIS APPLICATION:

25. By service in accordance with Rule 5, at
- Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON
- Tel: (705) 495-6377

DATED AT NORTH BAY THIS 1st, DAY OF OCTOBER 2008.

Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON

Tel: (705) 495-6377

**TO: Ministry of Attorney General
Office of the Crown Attorney**
York Region
Newmarket Court House
50 Eagle Street, West
2nd Floor
Newmarket, Ontario
M5H 2M4

Information No. 0608133

ONTARIO COURT OF JUSTICE

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

NOTICE OF APPLICATION

(Returnable October 9th, 2008)

Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON
P1A 3N8
Tel: (705) 495-6377

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

**AFFIDAVIT OF DEREK JAMES DUNLOP
(Dated October 1st, 2008)**

I, Derek James Dunlop, of the City of North Bay, in the Province of Ontario, MAKE OATH AND SAY as follows:

1. I am the applicant/accused and have been represented by Mr. Steven R. Sager and Ms. Saara Wilson in this matter.
2. I am requesting that this Honorable Court consider my application dated October 1st, 2008 requesting an adjournment in this matter. This would provide the accused, Derek Dunlop the opportunity to retain and instruct new counsel outside of the Province of Ontario.
3. I am requesting that this Honorable Court consider accepting the personal disclosure of the accused, Derek Dunlop and enter this documentation as evidence in this matter whether Ms. Wilson submits it by way of application or not.

4. I have instructed Ms. Saara Wilson to write written requests to subpoena records from various agencies, professionals and individuals. All of these records are pertinent in the defense of the accused. I am requesting that the Honorable Court consider requesting said records if Ms. Wilson is not willing to do so. I have provided a copy of the document sent to Ms. Wilson which is Exhibit "C" in this application.
5. I am requesting that this Honorable Court consider removing Ms. Saara Wilson from the record in this matter.
6. I know that there are sufficient circumstances and grounds to justify an investigation into the affairs and the acts carried out by The Children's Aid Society of the County of Simcoe and many individuals employed by their agency. I am requesting that this Honorable Court consider ordering an investigation of The Children's Aid Society of the County of Simcoe.
7. I know that there are sufficient circumstances and grounds to justify an investigation into the affairs and the acts carried out by the North Bay Police Service and many individuals employed by their agency. I am requesting that this Honorable Court consider ordering an investigation of the North Bay Police Service.
8. I know that there are sufficient circumstances and grounds to justify an investigation into the affairs and the acts carried out by the Barrie Police Service and many individuals employed by their agency. I am requesting that this Honorable Court consider ordering an investigation of the Barrie Police Service.
9. Further, I am requesting that this Honorable Court consider withdrawing the plea of the applicant, Derek Dunlop that was entered into the court record on March 6th, 2008.
10. Additionally, I am requesting that this Honorable Court consider and permit the applicant, Derek Dunlop the opportunity to re-elect mode for trial in this matter.
11. I am requesting that this Honorable Court order Mr. Steven R. Sager to respond to the Will Say Statement of the applicant, Derek Dunlop dated June 2nd, 2008.
12. I am requesting that this Honorable Court order Mr. Steven R. Sager to respond to the Will Say Statement of the applicant, Derek Dunlop dated August 4th, 2008.
13. I am requesting that this Honorable Court order Mr. Steven R. Sager to testify under oath in relation to this matter.

14. I am requesting that this Honorable Court consider the records of the accused, Derek Dunlop that he has recorded in relation to Mr. Steven R. Sager.
15. I am requesting that this Honorable Court consider a Change of Venue in this matter.
16. This Affidavit is made in support of an Application for an adjournment permitting the accused to retain and instruct new counsel and for no improper purpose.

SWORN BEFORE ME at the
City of North Bay, in the
Province of Ontario
this 1st day of October 2008.

Sworn by William Brownell, B. A.
Presiding Justice of the Peace
Province of Ontario

Commissioner for Taking Affidavits
(or as may be)

Derek James Dunlop

Also stamped by William Brownell

Information No. 0608133

ONTARIO COURT OF JUSTICE

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

**AFFIDAVIT OF
DEREK JAMES DUNLOP**

(Dated October 1st, 2008)

Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON
P1A 3N8
Tel: (705) 495-6377

This is Exhibit "A" referred to in the
Affidavit of Derek Dunlop
sworn before me this 1st
day of October 2008.

Sworn by William Brownell, B. A.
Presiding Justice of the Peace
Province of Ontario

A Commissioner for taking affidavits.

Also stamped by William Brownell

EXHIBIT "A"

Will Say Statement of Derek Dunlop dated June 2nd, 2008:

I, Derek Dunlop will say and testify under oath that on the 06-Mar-08 at the Newmarket Court House in Newmarket, Ontario that I spoke to my lawyer Mr. Steven R. Sager prior to entering court. I will say that I asked Mr. Sager what would happen if I decided to enter into a plea. I will say that Mr. Sager said that he would have to speak to the Crown Attorney, Mr. Amit Ghosh about me entering a plea. Mr. Sager apparently approached Mr. Ghosh in confidence. After Mr. Sager apparently spoke to Mr. Ghosh about me entering a plea, Mr. Sager returned to me outside the courtroom and informed me of the following information.

I will say that Mr. Sager informed me that Mr. Sager had talked to Mr. Ghosh prior to entering court. I will say that Mr. Sager informed me that after his discussion with Mr. Ghosh, Mr. Sager informed me that this matter would be adjourned for a week or two and that we would come back and speak to this matter at that adjourned date. I will say that Mr. Sager also informed me that Mr. Sager and I would have time to discuss possible options for sentencing and then Mr. Sager would discuss those possible options with Mr. Ghosh prior to the adjourned court date. I will say that Mr. Sager informed me that we would come back on the adjourned court date, enter a plea and sentencing would also occur on that adjourned date. I will say that at that time outside of the courtroom on the 06-Mar-08, Mr. Sager informed me that I would **not** be required to enter a plea upon entering the courtroom on the 06-Mar-08.

I will say that upon entering the courtroom on the 06-Mar-08 that I was put on the spot to respond to plea to the charge against Mr. Terry Corbett. I will say that my lawyer, Mr. Sager did **not** inform that this would be transpiring on the 06-Mar-08. As a result, I will say that I was in a total state of shock. I will say that as a result of **not** being informed, I did **not** know what to do. I will say that since Mr. Sager did **not** even inform me that I would be required to enter a plea on the 06-Mar-08 that Mr. Sager obviously did **not** inform me about what a plea to this charge could mean to my future. In addition, I will say that I did **not** know what a plea to this charge could mean to the other charges against me. Once again, I was **not** informed by Mr. Sager that I was entering a plea or any pleas on the 06-Mar-08.

Next, I will say that I am put on the spot again, to respond to a plea to a Highway Traffic Act charge. Once again, I am **not** prepared to respond to this charge. Mr. Sager did **not** inform me that I would be required to enter a plea to the Highway Traffic Act. In fact, I will say that it caught me by such a surprise that I was **not** even made aware by Mr. Sager that I had even been charged under the Highway Traffic Act in this matter. I will say that I was aware that I had been charged with 1 count of over 80mgs and 2 counts of Impaired Driving Causing Bodily Harm and the charges were all in accordance with the Criminal Code of Canada. I will say that Mr. Sager did **not** inform me about what a plea to the Highway Traffic Act could mean to my future.

Next, I will say that I was also required to elect a mode for trial. I will say that Mr. Sager did **not** inform me that I would still be required to elect mode for trial on the 06-Mar-08. I will say that I was informed by Mr. Sager that the matter would be adjourned for a week to two weeks and that we would enter a plea on that adjourned date and that sentencing would also occur on that adjourned date. As a result, I did **not** know that I was going to have elect a mode for trial on the 06-Mar-08. Once again, I am put on the spot at a moments notice to respond to something I am **not** prepared to respond to. I will say that I was forced to make a decision at a moments notice at the advice and words of my lawyer, Mr. Steven R. Sager. I will say that I relinquished my chance for a preliminary inquiry and am unable to re-elect my mode for trial as a result of electing the mode for trial that Mr. Sager suggested. I will say that this was something that I was unprepared to respond to and that my lawyer Mr. Sager did **not** inform me that this was still going to occur in court on the 06-Mar-08.

I will say that should Mr. Sager refute or deny the following true facts that Mr. Sager would be dishonest with me, himself, the Honorable Presiding Justice and this Honorable Court. I will say that the above facts are the truth and nothing but the truth.

I will say that I have had issues with Mr. Sager in the past and had requested that he be removed from the record as my lawyer. I will say that Mr. Sager has **not** been removed from the record as my lawyer.

I will say that I know that Mr. Sager has had contact with my father, Mr. Peter Dunlop. I will say that I did **not** grant permission to Mr. Sager or Mr. Peter Dunlop to discuss my private legal matters.

I will say that Mr. Sager has treated me in an unfair, unjust and dishonest manner which is prejudicial to my best interests. I will say that I am dumbfounded by the reprehensible and dishonest actions of Mr. Steven R. Sager.

Thank you for your attention to these statements.

Yours truly,

Derek Dunlop

This is Exhibit "B" referred to in the
Affidavit of Derek Dunlop
sworn before me this 1st
day of October 2008.

Sworn by William Brownell, B. A.
Presiding Justice of the Peace
Province of Ontario

A Commissioner for taking affidavits.

Also stamped by William Brownell

EXHIBIT "B"

Will Say Statement of Derek Dunlop dated August 4th, 2008.

I, Derek Dunlop will say and testify under oath that the letter Mr. Steven R. Sager has submitted to the Honourable Court dated June 15th, 2008 is dishonest and fabricated. I am attaching 7 pages of my analysis of Mr. Sager's letter and will testify under oath to the contents of this analysis.

Thank you for your attention to this information.

Yours truly,

Derek Dunlop

Mr. Steven R. Sager's letter dated 15-Jun-08.

Page #1- Paragraph #2-

1. Mr. Sager did **not** inform me that he was closing his office shortly after taking me on as a client.
2. Mr. Sager **never** informed me that he was retiring. The first I have heard about Mr. Sager retiring is in Mr. Sager's letter dated the 15-Jun-08.
3. Mr. Sager **never** informed me that I was going to be one of his last clients before retiring.
4. Mr. Sager provides **no** date when he closed his office. Mr. Sager only states that shortly after taking on Mr. Dunlop as a client that he closed his office due to some serious health problems.
5. I **know** that I met with Mr. Steven R. Sager on the 16-Oct-06. On the 16-Oct-06, Mr. Sager had an office located at 115 Torbay Road, Suite #2, Markham, ON.
6. I **know** that Mr. Sager relocated his office to 70 East Beaver Creek, Suite #201, Richmond Hill, ON. I do **not** know the date when Mr. Sager relocated his office.

Page #1- Paragraph #3-

1. There are inaccuracies in Mr. Sager's assertions in this paragraph and there were numerous inaccuracies in Mr. Sager's submissions to the court.

Mr. Steven R. Sager's letter dated 15-Jun-08.

Page #2- Paragraph #1-

1. I **never** informed Mr. Sager that I was moving to North Bay, ON as I had no intentions of returning to North Bay, ON. I ended up in North Bay as I was released to my surety who resided in North Bay, ON.

Page #2- Paragraph #2-

1. Mr. Sager **never** informed me that he was **not** a lawyer. Mr. Sager led me to believe that he was a lawyer at the first meeting and continued to do so during the entire time that he represented me.
2. Mr. Sager **never** informed me that he was a criminal defense agent and/or a paralegal.

Page #2- Paragraph #3

1. Mr. Sager did **not** ask me to have Mr. Don Thorne attend our first meeting.
2. Mr. Don Thorne did **not** attend the first meeting between Mr. Sager and myself, Mr. Derek Dunlop.
3. I did **not** advise Mr. Sager of future civil action against the Barrie Children's Aid Society. At the time of our first meeting, I already was involved with litigation against the Children's Aid Society and had legal representation.
4. I **know** that Mr. Sager used letterhead with the address 70 East Beaver Creek, Suite #201, Richmond Hill, ON to me in a letter dated 03-Dec-07.
5. I **know** that my mother, Ms. Barbara Dunlop and myself attended a meeting with Mr. Sager at 70 East Beaver Creek, Suite #201, Richmond Hill, ON on the 04-Jan-08.
6. I **know** that Mr. Sager and legal assistant Ms. Dianne F. Blencoe used the address 70 East Beaver Creek, Suite #201, Richmond Hill, ON in an Application and Affidavit to the Newmarket Court on the 07-Feb-08 and 06-Feb-08 respectively.

Mr. Steven R. Sager's letter dated 15-Jun-08.

Page #2- Paragraph #4-

1. Mr. Sager states that it would be impossible for Mr. Dunlop not to have known that Mr. Sager was a agent/paralegal. I do **not** know how Mr. Sager can make inferences about the impossibilities of my knowledge of him.
2. I **know** that Mr. Sager had numerous documents on his walls in his office during our first meeting. I did **not** ask him what each document represented.
3. I **know** that during our first meeting that Mr. Sager informed me that he had obtained a law degree in California.
4. I **know** that Mr. Sager's office at 115 Torbay Road, Suite #2, Markham, ON, was located in an industrial area.
5. I **know** that Mr. Sager's office at 115 Torbay Road, Suite #2, Markham, ON, was adjacent to a private investigating company.
6. I **know** that the signage on the outside of the building was in reference to the private investigating company.
7. I **know** that there was no signage indicating that Mr. Sager was a paralegal, otherwise I would have questioned it at the time. If there was any signage I did **not** notice any.
8. I do **not** understand how Mr. Sager can comment on what my opinion of him was. My opinion of Mr. Sager was that he was a lawyer.
9. Mr. Sager states that he was **not** a lawyer nor did he ever hold himself out to be one at any time. This is interesting given the fact that Mr. Sager falsely represented himself to the Honorable Court, the Honorable Justice Wright, the Crown Attorneys, the legal community and to myself.

04-August-08

page 4

Mr. Steven R. Sager's letter dated 15-Jun-08.**Page #2- Paragraph #6-**

1. Mr. Sager indicates that when he first took on Mr. Dunlop's mischief case, Mr. Sager had no idea that it was also being preceded by way of indictment and as soon as he found this out he advised Mr. Dunlop that he could not continue. (This is very confusing)
2. Mr. Sager must have eventually obtained the knowledge that the Crown was proceeding by way of indictment.
3. If as soon as Mr. Sager found this out he advised me, Mr. Dunlop that he could not continue then we would **not** be where we are today as neither of us would have proceeded forward.
4. Mr. Sager **never** advised me that he could **not** continue with the Mischief case. If Mr. Sager could **not** continue then why did Mr. Sager continue.
5. Mr. Sager has repeatedly informed me that Mr. Sager has had **no** discussions with Ms. Mary Hall.
6. If point #5 is true, that I am **not** sure how Mr. Sager obtained his information about Ms. Mary Hall that he refers to in this paragraph.
7. At the time, I was **never** informed that the case was not supposed to go to trial.
8. Ms. Mary Hall did **not** ask myself, Mr. Derek Dunlop to enter into a peace bond, as we **never** made it to that juncture.
9. Ms. Mary Hall and Mr. Dunlop did **not** have an issue over a peace bond and that was not the entire issue as Mr. Sager indicates in this paragraph.
10. I have **never** stated to anyone that I felt by entering into a peace bond that I was agreeing that the Barrie Children's Aid Society was correct to fire me because of the charge. (I do **not** know what Mr. Sager is talking about in this instance)
11. The entire rest of paragraph #6 that continues on the top of page #3 is very inaccurate in its contents and Mr. Sager once again is very confusing.

04-August-08

page 5

Mr. Steven R. Sager's letter dated 15-Jun-08.**Page #2- Paragraph #6-(continued on top of page #3)**

12. Mr. Sager informed me that in his discussions with Crown Attorney, Ms. Kathryn Hull that if I attended an anger management program that the Crown would withdraw the charges. This did **not** occur.
13. Mr. Sager states that unfortunately just prior to this I was charged with impaired causing bodily harm. At the time, I **had** not hired Mr. Sager for the Mischief matter. Furthermore, Mr. Sager indicates the Mischief charge was already stayed. This did **not** occur until sometime in June of 2007. (Once again, Mr. Sager is extremely confusing and inaccurate)
14. Mr. Sager **never** advised me that Mr. Sager acted for persons charged for impaired driving when the Crown elected to proceed by way of summary conviction.
15. Mr. Sager **never** informed me that I would need a lawyer. If Mr. Sager informed me that I needed a lawyer than I would have done so and Mr. Sager would have stepped aside.

Page #3- Paragraph #2-

1. **No** doctor has attempted to take blood from me as Mr. Sager is indicating.
2. I, Derek Dunlop have **never** made a statement to anyone that they were all trying to implant a tracking device into my body. First of all, who is Mr. Sager referring to when he indicates **all**. (This statement is ludicrous)
3. I do **not** know what Mr. Sager is referencing about people trying to put me in jail in letters that I wrote.
4. I **know** that there are numerous legalities involved but I did **not** admit to Mr. Sager that I was guilty of the new charges as Mr. Sager indicates.
5. Mr. Sager has made reference to my mental breakdown. I did **not** realize that Mr. Sager is qualified to make such an assessment.
6. Mr. Sager indicates that the mental breakdown began with my previous lawyer and she could not deal with it. Once again, where is this information coming from.

Mr. Steven R. Sager's letter dated 15-Jun-08.

Page #3- Paragraph #3-

1. If Mr. Sager wanted to walk away then why did Mr. Sager just **not** walk away.
2. Mr. Sager **knew** he should stay clear of this matter but he stayed anyway. (Once again, Mr. Sager is very confusing)
3. Why did Mr. Sager feel a need to help Mr. Dunlop.
4. Mr. Sager **never** stated to me that he would only assist me with respect to a guilty plea. (What an outrageous statement)

Page #3- Paragraph #4-

1. Mr. Sager's information in this paragraph is totally inaccurate. (I possess documentation that outlines what transpired)

Page #3- Paragraph #5-

1. Mr. Sager did **not** file an Application to be removed because he found it impossible to deal with Mr. Dunlop. I had requested his removal.
2. Mr. Sager's statement about me still stating I was guilty but was convinced I had to have a trial in order to obtain a fair sentence makes **no** sense whatsoever. Once again, I did **not** state to Mr. Sager that I was guilty.
3. Mr. Sager and I did **not** have an arrangement **not** to discuss the details with my parents. (I would have thought that Mr. Sager's professional obligation is **not** to discuss my legal matters with anyone without my permission, thus we would **not** have to have an arrangement)
4. I have **never** informed Mr. Sager that I do not trust my parents.
5. I did **not** grant permission for Mr. Sager to talk to my parents in the beginning.

04-August-08

page 7

Mr. Steven R. Sager's letter dated 15-Jun-08.

Page #4- Paragraph #2-

1. Mr. Sager has indicated that he closed his office shortly after taking on my case and he has worked on my case from home. Mr. Sager apparently has had another office in Richmond Hill, ON. Mr. Sager has also informed me of other cases that he has been representing clients in other jurisdictions in the Province of Ontario.

Page #4- Paragraph #3-

1. Mr. Sager has indicated that what he has done for me he did in good faith to help a man whom he truly believed needed his help to get through a serious emotional time in my life. (What????) This does **not** make sense to me.

Page #4- Paragraph #4-

1. Mr. Sager makes it a point again to say that I have always admitted my guilt but just wanted a fair sentence to the charges against me. This is **not** true.

This is Exhibit "C" referred to in the
Affidavit of Derek Dunlop
sworn before me this 1st
day of October 2008.

Sworn by William Brownell, B. A.
Presiding Justice of the Peace
Province of Ontario

A Commissioner for taking affidavits.

Also stamped by William Brownell

20-Feb-05 court matter in North Bay, Ontario.

Subpoena all the records, contacts, court documents, court appearances, court transcripts and North Bay Police Service disclosure in relation to my court matter beginning on the 20-Feb-05 in the possession of Mr. Dennis W. Fenton, Barrister, 355 Plouffe Street, North Bay, Ontario, P1B 4E9. Mr. Fenton's business telephone number is (705) 476-5017 and his residence telephone number is (705) 752-3472.

Subpoena all the records, contacts, court documents, court appearances, court transcripts and North Bay Police Service disclosure in relation to the court matter beginning the 20-Feb-05 in the possession of North Bay Crown Attorney, Mr. Paul Larsh, 360 Plouffe Street, North Bay, Ontario, P1B 9L5. The North Bay Crown Attorney's office telephone number is (705) 495-8313 and fax number is (705) 495-8363.

Subpoena all the records, contacts, documents, audio-tapes in possession of Mr. Victor Matanovic Sr., 199 Daniels Crescent, Ajax, Ontario, L1T 1Z1 in relation to my court matter in North Bay, Ontario beginning on the 20-Feb-05. Mr. Matanovic's business telephone number is 1-888-231-9127 and his residence number is (905) 686-3879. Mr. Victor Matanovic Sr. is currently employed with Legal Aid Ontario, Atrium on Bay, 40 Dundas Street West, Suite #200, Toronto, Ontario, M5G 2N1. Legal Aid Ontario's business number is (416) 979-2352.

Subpoena all court transcripts from the North Bay Court House, 360 Plouffe Street, North Bay, Ontario, P1B 9L5 in relation to my court matter from the 20-Feb-05. The North Bay Court House's business number is (705) 495-8315.

Subpoena all documentation of the North Bay Police Service, 135 Princess Street West, P. O. Box 717, North Bay, Ontario, P1B 8J8 in regard to the charges they initiated on the 20-Feb-05. This includes radio communications, police officers notes, video-taping of my booking, use of excessive force reports, crown briefs, interviews with witnesses and photographs of my injuries taken at the North Bay Police Station.

Subpoena a full disclosure of all records, meetings, contacts, documents and interviews in possession of the Children's Aid Society of the County of Simcoe, 60 Bellfarm Road, Unit #7, Barrie, Ontario, L4M 5G6 in relation to them being informed about my court matter in North Bay, Ontario on or about June of 2005. The business telephone number of the Children's Aid Society of the County of Simcoe is (705) 726-6587 and their fax number is (705) 726-9788.

16-May-06 court matter in Barrie, Ontario.

Subpoena all court transcripts from the Simcoe County Court House, 114 Worsley Street, Barrie, Ontario, L4M 1M1 in relation to my court matter from the 16-May-06. The Simcoe County Court House's business telephone number is (705) 739-6111.

Subpoena all the records, contacts, court documents, court appearances, court transcripts and Barrie Police Service disclosure (including CVD's) in relation to my court matter beginning the 16-May-06 in the possession of Ms. Mary J. Hall, Barrister, 319 Beech Street, Collingwood, Ontario, L9Y 2T7. Ms. Hall's business telephone number is (705) 445-0878 and Ms. Hall's fax number is (705) 445-6625.

Subpoena all the records, contacts, court documents, court appearances, court transcripts and Barrie Police Service disclosure in possession of Ms. Kate Hull, Crown Attorney, Ministry of the Attorney General, Simcoe County Court House, 114 Worsley Street, Suite #502, Barrie, Ontario, L4M 1M1 from my court matter beginning 16-May-06. The Barrie Crown Attorney's business telephone number is (705) 739-6188 and fax number (705) 739-6551.

Subpoena all the records, contacts, court documents, court appearances, court transcripts and Barrie Police Service disclosure in the possession of the Barrie Crown Attorney's Office, Ministry of the Attorney General, Simcoe County Court House, 114 Worsley Street, Suite #502, Barrie, Ontario, L4M 1M1 from my court matter beginning 16-May-06. The Barrie Crown Attorney's business telephone number is (705) 739-6188.

Subpoena all documentation of the Barrie Police Service, 29 Sperling Drive, Box 188, Barrie, Ontario, L4M 4T2 in regard to the charge they initiated on the 16-May-06. This includes radio communications, police officers notes, video-taping of my booking, crown briefs, interviews with witnesses and so forth. This includes all Barrie Police Service documents from the 09-Jun-05. The Barrie Police telephone number is (705) 725-7025.

Subpoena a full disclosure of all records of the Children's Aid Society of the County of Simcoe, 60 Bellfarm Road, Unit #7, Barrie, Ontario, L4M 5G6 in relation to the independent investigation into the false allegations by Ms. Maria Malvaso. The business telephone number of the Children's Aid Society of the County of Simcoe is (705) 726-6587 and fax number is (705) 726-9788.

Subpoena a record of all e-mails internal and external of the property of the Children's Aid Society of the County of Simcoe, 60 Bellfarm Road, Unit #7, Barrie, Ontario, L4M 5G6 since May of 1999 until present day. The business telephone number of the Children's Aid Society of the County of Simcoe is (705) 726-6587 and fax number is (705) 726-9788.

Subpoena all the contacts, documentation and records in possession of Legal Aid Ontario, 85 Bayfield Street, Main Level, Barrie, Ontario, L4M 3A7. The business telephone number of Legal Aid in Barrie, Ontario is (705) 737-3400. Ms. Pat Cameron dealt with my file with Legal Aid in Barrie, Ontario beginning the 03-Aug-06.

Wrongful Dismissal from the Children's Aid Society of the County of Simcoe beginning the 16-May-06.

Subpoena all the contacts, documentation and records of Andrew Kerr, Barrister & Solicitor, 48 Alliance Blvd, Unit B6, Barrie, Ontario L4M 5K3 in relation to any contacts with Mr. Kerr in relation to my wrongful dismissal from the Children's Aid Society of the County of Simcoe. Mr. Kerr's business telephone number is (705) 727-1700 and Mr. Kerr's fax number is (705) 727-0477.

Subpoena all the contacts, documentation and records of Steve Rastin, Lawyer, 48 Alliance Blvd., #201a, Barrie, Ontario, L4M 5K3 in relation to any contacts with Mr. Rastin about my wrongful dismissal from the Children's Aid Society of the County of Simcoe. Mr. Rastin's business telephone number is (705) 722-6393 and fax number is (705) 725-7359.

Subpoena all the contacts, documentation and records of Victor L. Vandergust, Barrister and Solicitor, 11 Hurontario Street, P. O. Box 39, Collingwood, Ontario, L9Y 3Z4 in relation to any contacts with Mr. Vandergust about my wrongful dismissal from the Children's Aid Society of the County of Simcoe. Mr. Vandergust's business telephone number is (705) 445-4544 and fax number is (705) 445-4160. Mr. Vandergust's residence number is (705) 445-4383.

Subpoena all the records, contacts, documents in the possession of Stewart, Esten, 100 Collier Street, P. O. Box 7700, Barrie, Ontario, L4M 4V3 in relation to my Wrongful Dismissal Action beginning the 23-Jun-06. Stewart, Esten's business telephone number is (705) 728-5591 and Stewart, Esten's fax number is (705) 728-3566.

Subpoena all the records, contacts, documents in the possession of Mr. John E. Anderson of Stewart, Esten, 100 Collier Street, P. O. Box 7700, Barrie, Ontario, L4M 4V3 in relation to my Wrongful Dismissal Action beginning the 23-Jun-06.

Subpoena all the records, contacts, documents in the possession of Mr. William J. Leslie, Stewart, Esten, 100 Collier Street, P. O. Box 7700, Barrie, Ontario, L4M 4V3 in relation to my Wrongful Dismissal Action beginning the 23-Jun-06.

Subpoena all the records, contacts, documents in the possession of Aird & Berlis, BCE Place, 181 Bay Street, Suite 1800, Box 754, Toronto, Ontario, M5J 2T9 in relation to my Wrongful Dismissal Action beginning the 23-Jun-06. Aird & Berlis' business telephone number is (416) 863-1500 and Aird & Berlis' fax number is (416) 863-1515.

Subpoena all the records, contacts, documents in the possession of Ms. Ellen V. Swan, Aird & Berlis BCE Place, 181 Bay Street, Suite 1800, Box 754, Toronto, Ontario, M5J 2T9 in relation to my Wrongful Dismissal Action beginning the 23-Jun-06. Ms. Swan's direct business telephone number is (416) 865-4636.

Subpoena all the records, contacts, documents in the possession of Mr. Christopher P. Lloyd, of Aird & Berlis, BCE Place, 181 Bay Street, Suite 1800, Box 754, Toronto, Ontario, M5J 2T9 in relation to my Wrongful Dismissal Action beginning the 23-Jun-06. Mr. Lloyd's direct business telephone number is (416) 865-3436.

Subpoena all the records, contacts, documentation, court appearances of Mr. Thomas J. Gorsky, Sherrard Kuzz LLP, 155 University Avenue, Suite 1500, Toronto, Ontario, M5H 3B7 in relation to my civil law suits initiated in North Bay, Ontario. Sherrard Kuzz's business telephone number is (416) 603-0700. Mr. Gorsky can be contacted directly at (416) 603-6241 or by his cell phone at (416) 453-5395.

Subpoena all the records, contacts, documentation of Ms. Cheryl Wiles-Pooran, Sherrard Kuzz LLP, 155 University Avenue, Suite 1500, Toronto, Ontario, M5H 3B7 in relation to our contacts between May 2006- August 2006. Sherrard Kuzz's business telephone number is (416) 603-0700. Ms. Wiles-Pooran can be contacted directly at (416)-603-6950 or by her cell phone at (416) 527-4479.

Subpoena all court transcripts from the North Bay Court House, 360 Plouffe Street, North Bay, Ontario, P1B 9L5 in relation to both civil law suits initiated in North Bay, Ontario on the 08-Aug-07 and the 14-May-08. . The North Bay Court House's business telephone number is (705) 495-8308.

22-Oct-06 matter in Newmarket, Ontario.

Subpoena all the records, contacts, court documents, court appearances in relation to my court matter from the 22-Oct-06 in the possession of Mr. Steven R. Sager, 70 East Beaver Creek, Suite #201, Richmond Hill, Ontario, L4B 3B2. Mr. Steven R. Sager's cell phone number is (416) 525-5346 and fax number is (416) 284-1826. Mr. Steven R. Sager's residence address is 76 Holmcrest Trail, Toronto, Ontario, M1C 1V5 and home telephone number is (416) 284-5346.

Subpoena all the record, contacts, court documents, court appearances, court transcripts and Aurora Ontario Provincial Police disclosure in the possession of the Newmarket Crown Attorney's Office, Ministry of the Attorney General, 50 Eagle Street West, 2nd Floor, Newmarket, Ontario, M5H 2M4 from my court matter beginning the 22-Oct-06. The Newmarket Crown Attorney's business telephone number is (905) 853-4800.

Subpoena all the record, contacts, court documents, court appearances, court transcripts and Aurora Ontario Provincial Police disclosure in possession of Mr. Amit Ghosh, Newmarket Crown Attorney, Newmarket Crown Attorney's Office, Ministry of the Attorney General, 50 Eagle Street West, 2nd Floor, Newmarket, Ontario, M5H 2M4 from my court matter beginning the 22-Oct-06. The Newmarket Crown Attorney's business telephone number is (905) 853-4800.

Subpoena all the record, contacts, court documents, court appearances, court transcripts and Aurora Ontario Provincial Police disclosure in possession of Ms. Beth Barnier, Newmarket Crown Attorney, Newmarket Crown Attorney's Office, Ministry of the Attorney General, 50 Eagle Street West, 2nd Floor, Newmarket, Ontario, M5H 2M4 from my court matter beginning the 22-Oct-06. The Newmarket Crown Attorney's business telephone number is (905) 853-4800.

Subpoena all the record, contacts, court documents, court appearances, court transcripts, Aurora Ontario Provincial Police disclosure in possession of Mr. Enright, Newmarket Crown Attorney, Newmarket Crown Attorney's Office, Ministry of the Attorney General, 50 Eagle Street West, 2nd Floor, Newmarket, Ontario, M5H 2M4 from my court matter beginning the 22-Oct-06. The Newmarket Crown Attorney's business telephone number is (905) 853-4800.

Subpoena all the record, contacts, court documents, court appearances, court transcripts, Aurora Ontario Provincial Police disclosure in possession of Ms. Hutchison, Newmarket Crown Attorney, Newmarket Crown Attorney's Office, Ministry of the Attorney General, 50 Eagle Street West, 2nd Floor, Newmarket, Ontario, M5H 2M4 from my court matter beginning the 22-Oct-06.

Subpoena all the contacts, documentation and records in possession of Mr. Kerry P. Evans, Barrister and Solicitor, Wrock and Associates, 17837 Yonge Street, Newmarket, Ontario, L3Y 8Z3. Wrock and Associates business telephone number is (905) 898-5161 and fax number is (905) 898-1821.

Subpoena all the contacts, documentation and records in possession of Legal Aid Ontario, 375 Main Street West, North Bay, Ontario, P1B 2T9. The business telephone number of Legal Aid in North Bay is (705) 472-4893 and fax number is (705) 472-4693.

Subpoena all the contacts, documentation and records in possession of Ms. Marcy Segal, Barrister and Solicitor, 9350 Yonge Street, Suite #202, Hillcrest Mall, Richmond Hill, Ontario, L4C 5G2. Ms. Segal's business telephone number is (905) 884-0222, cell phone is (416) 230-2193 and fax number is (905) 884-0442. Ms. Segal's other business telephone number is (416) 507-2467.

Subpoena all the contacts, documentation and records in possession of Mr. Martin M. Herman, Barrister and Solicitor, 9350 Yonge Street, Suite #202, Hillcrest Mall, Richmond Hill, Ontario, L4C 5G2. Mr. Herman's business telephone number is (905) 884-0222 and fax number is (905) 884-0442.

Subpoena all the records, contacts, documentation in possession of Mr. Peter D. Dunlop, 3 Sunnyside Drive, Corbeil, Ontario, P0H 1K0 that my biological father has in his possession in regard to any and all of my legal, professional and personal matters. Mr. Dunlop's cell phone number is (705) 497-4174 and home telephone number is (705) 776-7274.

Matters with Employment Insurance (Canadian Employment Centers)

Subpoena all the contacts, documentation and records in possession of the Canadian Employment Centre, Barrie HRCC 3586, 48 Owen Street, Suite #301, Barrie, Ontario, L4M 3H1 in relation to my application commencing in May of 2006.

Subpoena all the contacts, documentation and records in possession of Ms. Chris Clarke, Adjudicator, Canadian Employment Centre, Orillia HRCC 3595, 50 Andrew Street South, Orillia, Ontario, L3V 7T5 in relation to my matter with the CEC. Ms. Clarke's business telephone number is (705) 326-7040.

Subpoena all the audio-tapes, contacts, documentation and records in possession of the the Board of Referees, Canadian Employment Centre, North Bay HRCC, 107 Shirreff Avenue, North Bay, Ontario, P1B 7K8 in relation to my hearing with the Board of Referees dated the 08-Dec-06 in North Bay, Ontario. The North Bay Office's business number is (705) 472-3700.

Subpoena all the contacts, documentation and records in possession of the Office of the Umpire, P. O. Box 8966, Ottawa, Ontario, K1G 3J2. Umpire, Guy Goulard heard this matter in North Bay, Ontario on the 28-Sep-07. The Office of the Umpire's business telephone number is 1-888-632-3050.

Investigation of Mr. Steven R. Sager beginning the 17-Jun-08.

Subpoena all the audio-tapes, contacts, documentation, interviews and records in possession of The Law Society of Upper Canada, Osgoode Hall, 130 Queen Street West, Toronto, Ontario, M5H 2N6 in relation to my complaint about Mr. Steven R. Sager initiated 17-Jun-08. The Law Society of Upper Canada's business telephone number is (416) 947-3300 and fax number is (416) 947-3990.

Subpoena all the audio-tapes, contacts, documentation, interviews and records in possession of Adrian Greenaway, Investigator, Professional Regulation – Investigations, The Law Society of Upper Canada, Osgoode Hall, 130 Queen Street West, Toronto Ontario, M5H 2N6 in relation to my complaint about Mr. Steven R. Sager initiated 17-Jun-08. Mr. Greenaway's business number is (416) 947-3300, ext. 2427.

Subpoena all the contacts, documentation and records in possession of myself Mr. Derek J. A. Dunlop in regard to Mr. Steven R. Sager and Mr. Sager's dealings with myself and my matters in Barrie, Ontario and Newmarket, Ontario.

This is a page that Saara Wilson created on October 9th, 2008 at the Lawyer's Library within the Newmarket Courthouse and had me sign on October 9th, 2008.

I, Derek Dunlop instruct Saara Wilson to assist me with sentencing on my charge of Impaired Driving Causing Bodily Harm. After consultation with my lawyer, I am instructing her that I do not wish to proceed with an application to strike my guilty plea. I wish to abandon the application I filed with the court, and I do not want her to file any material she has prepared on this motion.

I understand that if the plea I entered stands, I have already admitted guilt to the charge. I understand that this will result in the conviction being registered on my criminal record. This may have implications for travel or employment.

I understand that the ultimate sentence is up to the Judge. He may impose any sentence up to the maximum allowed by law. He will, however, give serious weight to any submissions made by my lawyer and the Crown, especially a joint submission. **I understand that the Crown may join my lawyer on a conditional sentence but that Mr. Ghosh needs to confirm this with his supervisor. THIS NEGOTIATION WILL HAPPEN IN GOOD FAITH.** I understand that I risk going to jail. I will be prohibited from driving. I understand that, no matter the sentence, my drivers license will be suspended by the Ministry of Transportation and I will need to complete certain remedial programs as ordered by the Ministry before I can get it back.

I understand that by not striking the plea, the trial dates currently set for November 17 and 18 will be vacated.

Dated at Newmarket, this 9th day of October, 2008.

Derek Dunlop

10-Oct-08- Derek Dunlop sent Saara Wilson an e-mail.
10:57am

10-Oct-08

Dear Ms. Wilson:

Since you have assumed responsibility of my file you have had no intentions of assisting me or helping me with my defence. Ms. Wilson you have not responded to many of my contacts and hardly assisted me with any advice. Ms. Wilson you have only been interested in assisting the Crown Attorney in this matter. This is evident by your actions, words and lack of interest in my case. As a result, you have intentionally and purposefully ignored my best interests and best defence. Your silence has spoke volumes about your pre-meditated intentions. Members of the judicial system have collaborated behind the scenes to ensure that my rights have been violated and that I am provided with the worst possible options. **Ms. Wilson, you were not going to acquire the information that I requested you subpoena from numerous parties. Ms. Wilson you were not going to enter my personal disclosure into evidence. Ms. Wilson, you had no intentions of helping me with my defence.**

On 09-Oct-08, Ms. Wilson, you set me up. Mr. Ghosh, yourself, the Honorable Justice Wright know that the Crown has no intentions of agreeing to joint submissions in this case. I have informed you that Ms. Segal had also played that game with me in the past. This is just something to bait me with to make it appear as if the Crown wants to be fair. This so far form the truth.

Prior to entering the court room in Newmarket, Ontario on the 09-Oct-08, you Ms. Wilson never informed me that I would be required to re-enter a plea at that time. Once again, I am put on the spot to make decision about this matter without being notified by my attorney that this is going to occur. As a result, I did not make the decisions voluntary, I have been pressured by members of the judicial system, members of my family to plea in this case. I also did not make these decisions on my own free will. I did so under a lot of duress and emotional stress and pressure.

You induced, enticed and entrapped me into the same scenario that Mr. Steven R. Sager had done in the past on 06-Mar-08. This pattern is an absolute disgrace and it is evident that you followed the same path.

I want the plea of 09-Oct-08 to be struck from the record, I want the mode elected for sentencing/trial of 09-Oct-08 to be struck from the record.

10-Oct-08-
10:57am
Pg 2

As a result of the intentionally collaborative and colluded efforts of members of the judicial system and the occurrences that transpired at the Newmarket Courthouse on the 09-Oct-08, I have no option of a trial and no recourse should I not agree with the Honourable Justice Wright's decision on the 18-Nov-08. These intentional acts by all involved are pre-judicial to my best interests. It is a shame that all of you have pre-meditated this behind the scenes. Ms. Wilson, you had me sign a letter on the spot without any notification from you that I would be required to do so. You did so to protect yourself and you had the letter ready just in case things worked out for you, the Crown and the court. I am not in agreement with that letter or the contents of the letter dated the 09-Oct-08.

I wanted a trial in this matter. I never wanted to enter a plea. I did not want to elect the mode of trial that you, Ms. Wilson spoke for on my behalf in court on the 09-Oct-08. This was the same mode of trial that Mr. Sager suggested I elect. Nobody has the common decency to ask me what I want, you just go ahead with you pre-meditated plans.

There is also an intentional reason why the court is getting me to plea to the charge against Mr. Terry Corbett. I am still not sure why this is, but this will eventually come out.

Mr. Ghosh, Mr. Sager, Ms. Segal, the Honorable Justice Wright and yourself all knew that you did not want this case to proceed to trial. Each one of you was going to do everything possible to ensure that a trial in this matter would not occur. Each one of you know the many complications will arise should this matter proceed to trial. I recently sent an application to the court with numerous requests. The Honorable Court does not want to entertain those requests nor does it know what to do with them. As I have stated they would not go in my favour, however, they could not be ignored.

There are numerous witnesses, documents, records, exhibits, and so forth that would be required for a trial and this information would have to be entered into evidence. This is one of the main reasons why members of the justice system have set me up. Everyone of you is defending the Children's Aid Society of Simcoe County, the North Bay Police Service and the Barrie Police Service. Everyone is afraid of the information, lies, deceit, conspiracy, collusion, corruption, cover-ups and so on that will be revealed as a result of a trial in this matter.

I will be requesting that this matter be moved to trial and that a new Honorable Justice be assigned to the case.

10-Oct-08- **There is no possible way that with the complexities and dynamics**
10:57am **of the case that the Honorable Justice Wright can render a fair, just,**
and impartial decision on the 18-Nov-08.

Nobody is informing me about what has occurred with
Mr. Steven R. Sager and there are many reasons for this.

I would greatly appreciate a response from you. I am forwarding a
copy to all have a vested interest in this matter.

I DID NOT HIRE YOU TO DO THE SAME THING THAT
MR. STEVEN R. SAGER DID, BUT YOU DID ANYWAY AS THIS
WAS YOUR INTENTION TO DO SO FROM THE ONSET OF
ASSUMING CARRIAGE OF MY MATTER.

I believe there was a Mr. Perrin in the courtroom on the 09-Oct-08,
how come he was in attendance?

Thank you for your attention to this letter.

Yours truly,

Derek Dunlop

11-Oct-08-
9:01:53am Saara Wilson sent Derek Dunlop an e-mail.

From: Saara Wilson (saarawilson@gmail.com)
To: Derek Dunlop (derekdunlop12@hotmail.com)

Mr. Dunlop,

I am sorry that you feel this way. It is obvious to me that you have lost confidence in me and I will be applying to be removed from the record as your counsel on November 18th. I suggest you try and find a lawyer who will be available on November 18th and apply to Legal Aid for a change of solicitor right away to ensure it is processed in time.

On the September 17th court date, I spent a fair amount of time explaining your options to you and re-iterated them in an e-mail when requested by you. I did speak with you before court on Thursday and again discussed the options. I outlined the risks with respect to each one. I explained that I was willing to argue that the plea be struck, and I advised that you had a good argument on that application. I advised that the risk was that if you were unsuccessful on striking the plea, it was unlikely you would receive a conditional sentence. I also advised that if you were successful on striking the plea, but were convicted at trial, you would be facing a significant jail sentence. I advised you of my opinion as to your chance of success at trial.

I advised that there was no actual agreement with respect to a joint submission on a conditional sentence. MR. GHOSH NEEDED TO GET FINAL APPROVAL FROM HIS SUPERVISOR. I ADVISED THAT MY OPINION WAS THAT MR. GHOSH WAS ACTING IN GOOD FAITH. I DO NOT BELIEVE THE CROWN WAS PLAYING GAMES WITH THE INTENTION OF OBTAINING A BENEFIT FOR HIMSELF. He had been upfront with respect to his position.

With respect to the re-entering of the plea, I received your written instructions to proceed on the basis of the plea that had been entered. **As I explained in court, the Judge was concerned as the plea had not been entered with the advice of counsel.** This would have been the basis for your application to strike the plea. Given our discussions and given your instructions, I believed you understood your options and the implications of your decision. The plea was struck and re-entered with the benefit of counsel before Judge Wright. **These were your instructions, that you would not seek to change the plea and that you wished to continue sentencing. I agree that both of us were caught a little off guard by how things proceeded in court as I believed the matter would simply be**

11-Oct-08-
9:01:53am
Pg 2

adjourned directly to the 18th of November, but I took the time to explain what was happening to you. You instructed me to proceed. As for the election, I explained that you did have the right to have the matter heard in either the Ontario Court or the Superior Court. YOUR INSTRUCTIONS WERE TO PROCEED ON THE BASIS OF THE PLEA THAT HAD BEEN ENTERED, AND THAT INCLUDED THAT IT PROCEED BEFORE JUDGE WRIGHT. THE PLEA WAS ENTERED ON THE CHARGE RELATING TO MR. CORBETT AS HE HAD THE LEAST SERIOUS INJURIES.

I DID NOT SET YOU UP. You were aware that I needed a decision from you as to whether you wanted to proceed with the application to strike the plea several weeks ago. You were aware that the time limit on a decision was because of the impending trial date that had not been vacated. **I had materials ready to file with the court on the application to strike the plea in case you decided to proceed with that application.** I understand you had filed materials yourself as well, although I did not receive a copy of these materials. I sought your instructions on how to proceed, and received them. ONCE I RECEIVED THESE INSTRUCTIONS, I ATTENDED THE LAWYER'S LIBRARY AND PREPARED A WRITTEN DOCUMENT OUTLINING THOSE INSTRUCTIONS. I WANTED TO BE SURE THAT YOU UNDERSTOOD THE IMPLICATIONS OF YOUR DECISION. You signed the document indicating that you understood. I provided you a copy of the document.

You have filed materials for the past two court dates. I have not received copies of either of these applications. **INDEED, I WAS MADE AWARE OF THE September 17TH MOTION TO REMOVE ME AS COUNSEL BY THE CROWN, AFTER I HAD BEEN SPEAKING WITH YOU.** You did not even mention it. **On each occasion, I sought your instructions on what to do.** You directed me to abandon these applications, and I did so on your instruction.

As for the two accordion files of documentation, you asked for it back and I gave it to you. It related to prior dealings with the Barrie Children's Aid and a prior charge you had in Barrie. **I EXPLAINED THAT SOME OF THE MATERIAL COULD BE SUBPOENAED AT SOME POINT, BUT MOST WOULD BE OBTAINED THROUGH REQUESTS. I WOULD NOT PRESENT IT IN BULK TO THE JUDGE, AND I WOULD NOT PROVIDE IT TO EITHER THE JUDGE OR THE CROWN UNTIL I KNEW HOW YOU INTENDED TO PROCEED.** IT WAS NOT IN YOUR INTERESTS TO GIVE THIS MATERIAL TO THE OPPOSING SIDE IF YOU INTENDED TO GO TO TRIAL. I ALSO EXPLAINED THAT THE JUDGE

11-Oct-08- **WOULD WANT IT SUMMARIZED AS HE WOULD NOT BE**
9:01:53am **INTERESTED IN READING VOLUMES OF MATERIALS.**
Pg 3

I am not certain exactly what happened with Mr. Sager. I advised you that the Judge had ordered the transcripts of all his proceedings. I advised you to follow up with the Law Society, especially with respect to getting your money back. My understanding from Mr. Sager representations in court was that he was no longer applying to be a paralegal.

As for Mr. Perrin, I believe he was the gentleman who was seated beside me at the counsel table. He was present on another matter and not on your case.

Sincerely,

Saara Wilson

*****This email was only two pages long and it required 3 pages in this document. THE PAGES WILL NOW BE OUT BY ONE PAGE FOR THE REST OF THE DOCUMENT. THEY WILL BE ADVANCED BY 1 PAGE. THERE WILL BE 1 EXTRA PAGE IN THIS DOCUMENT.**

03-Nov-08- 10:53am Derek Dunlop sent Saara Wilson an e-mail.

From: derekdunlop12@hotmail.com
To: saarawilson@gmail.com

03-Nov-08

Dear Ms. Wilson:

You will notice that I have forwarded you a copy of the e-mail that I sent to Ms. Patricia Mainagowi, Probation & Parole Officer (North Bay). I have requested that Ms. Maiangowi contact you to discuss the current status of my matter prior to me meeting with her. I forwarded Ms. Maiangowi a copy of this e-mail that I am sending to you.

As I have stated in my e-mail to you on the 30-Oct-08, I am not even sure what will be transpiring in court on the 18-Nov-08.

I would greatly appreciate it if you would inform me about the details of your discussion with Ms. Maiangowi.

Please note that I do not travel to Nipissing University on a daily basis to obtain my e-mails. Any correspondence you send may not be received for a period of days.

Thank you for your attention to this information.

Yours truly,

Derek Dunlop

03-Nov-08- Saara Wilson sent Derek Dunlop an e-mail.
2:06:17pm

From: Saara Wilson (saarawilson@gmail.com)
To: Derek Dunlop (derekdunlop12@hotmail.com)

Mr. Dunlop:

As I indicated in my prior e-mail, I feel you have lost confidence in me and my representation of you. I will therefore be applying to be removed as your counsel of record. You should receive your copy of the application in the next few days.

As to what will transpire on the 18th of November in court, the matter is scheduled for sentencing. You will need to apply to Judge Wright to strike your guilty plea or be prepared to make submissions on the appropriate sentence. I strongly urge you to get new counsel and to apply to Legal Aid to change your lawyer as soon as possible if you have not already done so.

I am not sure what you want to tell the probation officer. With your permission, I can tell the probation officer that we are having a breakdown in our relationship. I cannot get into details about that breakdown. Because of the breakdown in our relationship, I am not comfortable giving you advice on what to tell her yourself.

Sincerely,

Saara Wilson

Information No. 0608133

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

NOTICE OF APPLICATION

Derek Dunlop B. A. (Hons)
Applicant/Accused
401-295 Lakeshore Dr.
North Bay, ON
P1A 3N8

Tel: (705) 495-6377

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

INDEX

1. Notice of Application dated November 7th, 2008.
2. Affidavit of Derek Dunlop dated November 7th, 2008.
3. Exhibit "A"- Letter sent to dignitaries on October 21st, 2008.

Information No. 0608133

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

TAKE NOTICE that an application will be brought at 2:15pm on Tuesday, November 18th, 2008, or as soon after that time as the application can be heard at Courtroom no. 201, Newmarket Court House, 50 Eagle Street, West, Newmarket, Ontario L3Y-6B1, for an order requesting adjournment.

THE GROUNDS FOR THIS APPLICATION ARE:

1. That the applicant Derek Dunlop is requesting that the Honourable Court consider withdrawing the plea entered into the court record on October 9th, 2008 and striking it from the court record.
2. That the applicant Derek Dunlop is requesting that the Honourable Court consider withdrawing the election that was entered into the court record on October 9th, 2008 and striking it from the court record.
3. That the applicant, Derek Dunlop is requesting that the Honourable Court consider moving this case to trial.

4. That the applicant, Derek Dunlop is requesting that the Honourable Court consider removing Ms. Saara Wilson from the record and permit the applicant a period of time to obtain and retain another lawyer due to the numerous legalities, complexities and dynamics of this matter.
5. That the applicant, Derek Dunlop is requesting that the Honourable Court assess the contents and requests of all other applications and affidavits that the applicant, Derek Dunlop has submitted to the court in this matter. The last application sent by the applicant, Derek Dunlop to the Newmarket Crown Attorney's Office was dated October 1st, 2008.
6. That the applicant, Derek Dunlop is requesting that the Honourable Court assess Exhibit "A," which was a letter that the applicant sent to dignitaries on October 21st, 2008.
7. That the applicant, Derek Dunlop is requesting that the Honourable Court consider moving this case to trial while the applicant, Derek Dunlop acquires all related evidence that will assist in defending the applicant, Derek Dunlop in this matter.
8. That the applicant, Derek Dunlop is requesting that the Honourable Court permit the applicant, Derek Dunlop to enter his personal evidence into the court record.

IN SUPPORT OF THIS APPLICATION, THE APPLICANT RELIES UPON THE FOLLOWING:

1. Notice of Application dated November 7th, 2008.
2. Affidavit of Derek Dunlop dated November 7th, 2008.
3. Exhibit "A" – Letter sent to dignitaries on October 21st, 2008.
4. Such further and other materials as the applicant may advise and this Honorable Court may permit.

THE RELIEF SOUGHT IS:

5. An order allowing the Application and adjourning this matter, granting the accused, Derek Dunlop time to retain and instruct new counsel.
6. An order allowing the withdrawal of the plea of the accused, Derek Dunlop that was entered into the court record on October 9th, 2008.

7. An order allowing the withdrawal of the mode that was elected and entered into the court record on October 9th, 2008.
8. An order moving this case to trial.
9. An order permitting the applicant, Derek Dunlop to enter his own personal evidence about this matter into the court record.

THE APPLICANT MAY BE SERVED WITH DOCUMENTS PERTINENT TO THIS APPLICATION:

10. By service in accordance with Rule 5, at
Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON

Tel: (705) 495-6377

DATED AT NORTH BAY THIS 7th DAY OF NOVEMBER, 2008.

Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON

Tel: (705) 495-6377

**TO: Ministry of Attorney General
Office of the Crown Attorney
York Region
Newmarket Court House
50 Eagle Street, West
2nd Floor
Newmarket, Ontario
M5H 2M4**

Information No. 0608133

ONTARIO COURT OF JUSTICE

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

NOTICE OF APPLICATION

(Returnable November 7th, 2008.)

Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON
P1A 3N8
Tel: (705) 495-6377

Information No. 0608133

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

**AFFIDAVIT OF DEREK JAMES DUNLOP
(Dated Novmeber 7th, 2008)**

I, Derek James Dunlop, of the City of North Bay, in the Province of Ontario, MAKE OATH AND SAY as follows:

1. I am the applicant/accused and have been represented by Ms. Saara Wilson in this matter.
2. I am requesting that this Honourable Court consider my application dated November 7th, 2008 requesting an adjournment in this matter. This would provide the applicant, Derek Dunlop the opportunity to retain and instruct new counsel. I am requesting that the Honourable Court consider removing Ms. Saara Wilson from the record.
3. I am requesting that the Honourable Court consider removing Crown Attorney, Mr. Amit Ghosh from the record in this case, owing to all the circumstances and biases that Mr. Ghosh would have at this juncture in this matter.

5. I am requesting that the Honourable Court consider removing the Honourable Justice Wright from the record in this case, owing to all the circumstances and biases that the Honourable Justice Wright would have at this juncture in this matter.
6. I am requesting that Honourable Court consider moving this case to trial while the applicant, Derek Dunlop acquires all related evidence that will assist in defending the applicant, Derek Dunlop in this matter.
7. Further, I am requesting that this Honourable Court consider withdrawing and striking the plea of the applicant, Derek Dunlop that was entered into the court record on October 9th, 2008.
8. Additionally, I am requesting that this Honourable Court consider withdrawing and striking the mode that was elected and entered into the court record on October 9th, 2008.
9. This Affidavit is made in support of an Application for an adjournment permitting the applicant to obtain all related evidence that will assist in defending the applicant, Derek Dunlop in this matter and for no improper purpose.

SWORN BEFORE ME at the
City of North Bay, in the
Province of Ontario
this 7 TH day of November 2008.

Sworn by William Brownell, B. A.
Presiding Justice of the Peace
Province of Ontario

Commissioner for Taking Affidavits
(or as may be)

Derek James Dunlop

Also stamped by William Brownell

Information No. 0608133

ONTARIO COURT OF JUSTICE

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant/Accused

**AFFIDAVIT OF
DEREK JAMES DUNLOP**

(Dated November 7th, 2008)

Derek Dunlop
Applicant/Accused
401-295 Lakeshore Drive
North Bay, ON
P1A 3N8
Tel: (705) 495-6377

This is Exhibit "A" referred to in the
Affidavit of Derek Dunlop
sworn before me this 7 th
day of November 2008.

Sworn by William Brownell, B. A.
Presiding Justice of the Peace
Province of Ontario

A Commissioner for taking affidavits.

Also stamped by William Brownell

October 21, 2008

Dalton McGuinty, Premier
Legislative Building
Queen's Park
Toronto, ON
M7A 1A1

Subject: Her Majesty the Queen vs. Derek James Dunlop (Information # 0608133)

Dear Premier Dalton McGuinty:

I am writing this letter to you with the utmost concern. Currently, I have a very serious matter that is being heard before the Ontario Court of Justice in Newmarket, Ontario. This matter has involved numerous legalities, complexities and dynamics that are above and beyond the threshold of most cases.

Initially, I retained Mr. Steven R. Sager to represent me in this matter in October 2006. At that time, Mr. Steven R. Sager had his office based out of Markham, Ontario. Mr. Steven R. Sager represented me in this matter from October 2006 until June 2008. During Mr. Steven R. Sager's involvement in this matter, Mr. Steven R. Sager has represented himself to the Honourable Court, the legal community and to me as a qualified lawyer. On June 10th, 2008 it was determined that Mr. Steven R. Sager was in fact a paralegal and not a lawyer. As a result of this discovery, I have been informed that Mr. Steven R. Sager was not at anytime permitted and/or qualified to defend me in this matter. This was due to the fact that the Newmarket Crown Attorney was proceeding by way of indictment.

The actions of Mr. Steven R. Sager are illegal, reprehensible, appalling, dishonest and deceitful. The unethical acts exhibited by Mr. Steven R. Sager are unacceptable and they cast a dark shadow over the entire justice system. Mr. Steven R. Sager should be criminally charged with fraud, theft, forgery and false pretences. Mr. Steven R. Sager has cost my family and me a tremendous amount of money. Mr. Steven R. Sager has jeopardized the integrity of the entire judicial process in this matter. I was already facing an extremely stressful, life altering situation and Mr. Steven R. Sager compounded that stress and uncertainty with his disgraceful actions.

My best interests and my defense in this matter were not attended to by Mr. Sager. Mr. Steven R. Sager intentionally led me astray in this matter. Mr. Steven R. Sager has purposely and intentionally sabotaged this case and my life throughout the course of his involvement in this matter. Mr. Steven R. Sager went to the extent of presenting lies to the Honourable Court during his submissions on June 10th, 2008. The dishonorable acts of Mr. Steven R. Sager left me in an extremely compromising and undesirable position.

Mr. Steven R. Sager advised me **not** to write remorse letters to the victims. On numerous occasions I had asked Mr. Steven R. Sager if I should write remorse letters to the victims. Mr. Steven R. Sager continuously informed me that I did not need to write remorse letters to the victims. On my own volition in January of 2007 (3 months after the accident), I wrote remorse letters to the victims and forwarded copies of those letters to Mr. Steven R. Sager. Mr. Steven R. Sager did not request those letters from me.

From the onset of this matter, I have wanted my case to proceed to trial. I was **never** comfortable with the advice I received from Mr. Steven R. Sager. I informed my family members that I was extremely concerned about Mr. Steven R. Sager's advice. I also informed Mr. Steven R. Sager that I was not comfortable with his advice nor was I satisfied with his handling of my case. Furthermore, the geographical distance factors of Mr. Steven R. Sager's office being located in Markham, Ontario and me residing in North Bay, Ontario, made it very difficult for us to communicate with one another.

I have recorded about 300 pages of documentation in relation to the communications between Mr. Steven R. Sager and myself. All of this documentation is extremely important in this case but it continues to fall upon deaf ears. I have tried to enter these 300 pages of pertinent information into evidence in this matter but to no avail.

On June 10th, 2008 at the Newmarket Courthouse, Ms. Marcy Segal, Barrister & Solicitor based out of Richmond Hill, Ontario was present in the courtroom during my matter. Ms. Marcy Segal was apparently concerned with Mr. Steven R. Sager's submissions to the Honourable Court and Ms. Marcy Segal decided to intervene. Shortly thereafter on June 10th, 2008 it was determined that Mr. Steven R. Sager was a paralegal and not a lawyer. Ms. Marcy Segal ended up acting as Amicus Curaie. I am still unsure of all the legal processes that occurred in court on June 10th, 2008 as they were very complex for me to understand and comprehend. Prior to June 10th, 2008, I had never met Ms. Marcy Segal and I never had had any previous communications with Ms. Marcy Segal.

Mr. Steven R. Sager filed a letter to the Honourable Court dated the June 15, 2008. Mr. Steven R. Sager's letter is littered with numerous outright lies. I have provided you a copy of Mr. Steven R. Sager's letter and my assessment of Mr. Steven R. Sager's letter (Exhibit "B"). I am willing to testify under oath to the contents of my assessment of Mr. Steven R. Sager's letter. On numerous occasions I requested a copy of Mr. Steven R. Sager's letter dated the June 15, 2008 from Ms. Marcy Segal. I finally received a copy of said letter from Ms. Marcy Segal's office on July 30, 2008.

On June 17, 2008, I filed a complaint with the Law Society of Upper Canada in relation to the actions of Mr. Steven R. Sager. Mr. Adrian Greenaway, Investigator at the Law Society of Upper Canada was assigned to my complaint. Mr. Adrian Greenaway informed me that their organization virtually had no recourse in regard to the actions of Mr. Steven R. Sager. Mr. Greenaway informed me that Mr. Steven R. Sager was withdrawing his application to become a paralegal. Mr. Steven R. Sager was already registered as a paralegal with the Law Society of Upper Canada. I do not understand why Mr. Steven R. Sager would be withdrawing his application to become a paralegal if Mr. Steven R. Sager was already a registered with their agency as a paralegal.

As a result of the unenviable and compromising position that Mr. Steven R. Sager intentionally put me in, I was forced into pursuing a legal aid certificate. I had limited options available to me due to my lack of financial resources. I was granted a legal aid certificate by Legal Aid Ontario and selected Ms. Saara Wilson, Barrister and Solicitor based out of Aurora, Ontario to represent me in this matter. Once again, geographical distance issues made the process of just selecting a lawyer extremely difficult.

I have **never** wanted to enter a plea in this matter. In fact, the exact opposite is true. I have wanted this matter to proceed to a trial. I have included a copy of the events that transpired between Mr. Steven R. Sager and myself on March 06, 2008. I have provided a copy of my Will Say Statement dated June 2nd, 2008 and I am willing to testify under oath to its contents (Exhibit "A"). Prior to March 06, 2008, I also felt pressured, forced, entrapped and enticed into entering a plea by Mr. Steven R. Sager. I possess all the necessary documentation to support my claims.

In the best interest of the public, the best interests of the Honourable Court, the best interests of the victims and my best interests, I truly believe that this matter should proceed to trial. I believe that all the above mentioned parties should be made aware of all the occurrences that led up to the accident of October 22, 2006. I truly believe that the Honourable Court should be made aware of all the information of all the events that transpired before the motor vehicle accident and since the motor vehicle accident. I honestly believe that without any of this information that the Honourable Court is unable to make an informed, fair and just decision in this matter.

I am unable to speak on behalf of the victims, however, I am of the firm belief that the victims should have the right to be made aware of all of the events and information that happened prior to the motor vehicle accident. In addition, the victims should also be informed about all the occurrences that have transpired since the motor vehicle accident.

I possess approximately 600 pages of documentation in relation to occurrences that happened prior to the motor vehicle accident of October 22, 2006. This documentation is extremely relevant to this matter. I have made efforts to have this documentation entered into evidence in this matter but to no avail.

The fundamental principles of justice for everyone involved will not be met should this case not proceed to a trial. Furthermore, I believe that there will be a miscarriage of justice for everyone who is associated with this case if a trial does not occur.

I just want to be treated fairly, just and with respect. My rights and my defense have been violated and compromised by Mr. Steven R. Sager and other people who continue to purposely sabotage this matter. The intent and actions of those involved have been calculated in order to provide me with the worst possible options. Members of the judicial system are afraid of the truth surfacing and the system is not willing to acknowledge the truth of the occurrences, events, and happenings prior to the accident.

As a result of the lack of attention to my best interests and to my defense by both Mr. Steven R. Sager and Ms. Saara Wilson I have unfortunately on my own accord submitted applications to the Honourable Court in this matter. I have included a copy of my most recent application to the Honourable Court dated October 1st, 2008. This application appears to have fallen upon deaf ears.

Since August 12, 2008, Ms. Saara Wilson has represented me in this matter. Ms. Saara Wilson has not responded to many of my communications. Ms. Saara Wilson appears to have had virtually no intentions of assisting me. I provided a copy of my 600 pages of documentation to Ms. Saara Wilson and asked her to submit this into evidence but Ms. Saara Wilson was not willing to do so. I have also asked and instructed Ms. Saara Wilson to acquire documentation from many parties that would be relevant in this matter. I have provided each of you a copy of those requests (Exhibit "C"). Ms. Saara Wilson has expressed no interest in obtaining the information that I asked Ms. Saara Wilson to acquire from all the parties listed in Exhibit "C."

On September 17, 2008 at the Newmarket Courthouse, Ms. Saara Wilson had informed me outside the courtroom that I had a couple of options available to me. Ms. Saara Wilson had informed me that if I agreed to enter a plea then the acting Newmarket Crown Attorney, Mr. Amit Ghosh was willing to proceed with joint submissions to the Honourable Court advocating for a Conditional Sentence Order in this matter. Ms. Saara Wilson advised me that Mr. Amit Ghosh needed to receive final approval from Senior Crown Attorney, Mr. Tait to proceed with joint submissions advocating for a Conditional Sentence Order. Ms. Saara Wilson further explained that the punishment may end up being a Conditional Sentence Order, however, the Honourable Justice Peter Wright could supersede the joint submissions that Ms. Wilson and Mr. Ghosh presented to the Honourable Court.

This offer had been on the table for months but Mr. Amit Ghosh had never received final approval from Mr. Tait. Ms. Marcy Segal also informed me that Ms. Segal had had discussions with Mr. Amit Ghosh and Mr. Ghosh would be willing to proceed with joint submissions to the Honourable Court advocating for a Conditional Sentence Order. Ms. Segal informed me that this would be contingent on Mr. Ghosh receiving final approval from Mr. Tait. This approval from Mr. Tait has **never** come to fruition.

On September 17th, 2008 at the Newmarket Courthouse, Ms. Saara Wilson informed me outside the courtroom that my other option was to have an application filed with the Honourable Court to have the plea that was entered into the court record on March 6th, 2008 struck from the court record. Ms. Saara Wilson stated that if the Honourable Justice Peter Wright agreed to strike the plea from the record than the matter would proceed to trial, however, if found guilty at trial that the Newmarket Crown Attorney would be seeking a punishment of custodial jail time.

On October 9th, 2008, I proceeded to the Honourable Court in Newmarket, Ontario wanting to have the application that I filed with the court on October 1st, 2008 to be heard. I know that the Honourable Court does not want to assess the contents of my application. Ms. Saara Wilson and I had had very limited contact since my last court date of the September 17th, 2008.

Upon having no verbal and no face-to-face contact with Ms. Saara Wilson since September 17, 2008, Ms. Saara Wilson and I finally had verbal contact on October 9, 2008 outside Courtroom #303 at the Newmarket Courthouse. This verbal contact occurred approximately 45 minutes to 1 hour prior to entering court. I informed Ms. Saara Wilson that I had filed an application with the court. At that time, Ms. Saara Wilson asked me what we were doing. Once again, I am put on the spot to make a decision without having confirmation that the Newmarket Crown Attorney is willing to proceed with joint submissions advocating for a Conditional Sentence Order.

I felt that I virtually had no options and that I was being railroaded and backed into a corner. Once again, I felt that I had no alternatives. I did not want to enter a plea but I felt pressured, forced, entrapped and enticed to do so. Ms. Saara Wilson enticed and entrapped me into a similar scenario that Mr. Steven R. Sager had conducted on March 06, 2008. Both of the patterns are absolutely disgraceful.

On October 9th, 2008 outside the courtroom Ms. Saara Wilson had me sign a letter on the spur of the moment without any prior notification from Ms. Saara Wilson that Ms. Saara Wilson would be requiring or requesting me to do so. Ms. Saara Wilson must have drafted this letter shortly after our brief verbal contact on October 9th, 2008. I am not in agreement with that letter or the contents of the letter dated October 9th, 2008.

Prior to entering the courtroom at the Newmarket Courthouse on October 9th, 2008 Ms. Wilson never informed me that I would be required to re-enter a plea in court at that time. Once again, I am put on the spot in the body of the courtroom to make a decision about this issue without being notified by my attorney, Ms. Wilson that this was going to happen. As a result, I did not make this decision voluntary as I have been pressured by members of the judicial system to enter a plea in this case. I also did not make these decisions on my own free will. I did so under a lot of duress, stress and pressure.

I will be requesting that the plea entered into the Honourable Court record on October 9th, 2008 be struck from the court record. I will also be requesting that the mode elected by Ms. Saara Wilson for sentencing/trial that was entered into the Honourable Court record on October 9th, 2008 be struck from the court record.

I maintain that I have wanted a trial in this matter. I have never wanted to enter a plea. I did not want to elect the mode of trial/sentencing that Ms. Saara Wilson elected for me on October 9th, 2008. This was the same mode of trial that Mr. Steven R. Sager suggested I elect on March 6th, 2008. At that time, I did not want to elect that mode either. I am not in agreement with either election. **I did not hire Ms. Saara Wilson to do virtually the same thing that Mr. Steven R. Sager did.**

The bottom line is that people involved with this matter do not have the courage to admit to their lies. Each person that becomes involved with this matter intentionally wants to destroy my life. It is a shame that nobody can be honest. This debacle continues to grow as each person who comes in contact with this matter feels the need to lie. They will do anything to protect the system and cover-up the truth. Nobody wants to listen to me because they are all afraid of the truth. Nobody is going to tell the truth as they are all into deep and admitting to their lies would jeopardize their professions, their livelihood and the integrity of the justice system. The only way for the entire truth to possibly be heard is to have every person associated with this case subpoenaed and ordered to testify under oath.

Due to the collaborative and colluded efforts of members of the judicial system and the occurrences that transpired at the Newmarket Courthouse on October 9th, 2008, I now have no option of a trial. Furthermore, I have no recourse should I not agree with the Honourable Justice Peter Wright's decision upon sentencing on November 18, 2008. These intentional acts by all involved are pre-judicial to my best interests. It is a shame that everyone involved has pre-meditated these calculated acts behind the scenes.

Owing to all the circumstances, I truly believe that the presiding Honourable Justice Peter Wright may not be able to make an informed, non-bias, impartial judgment upon sentencing. This is due to all of the complexities and dynamics in this matter and the fact that Honourable Justice Peter Wright's mind may not be free from all occurrences in this matter. Furthermore, I believe that the Honourable Court does not possess all of the information that it requires to make a fair, just and adequate decision in this matter.

I would greatly appreciate it if you could thoroughly investigate, inquire and assess all aspects of this matter to the fullest extent. I hope that every effort is made to treat this with the highest degree of professionalism as it is of grave importance to everyone involved. This matter would appear to have a legal setting precedent.

I have been confronted with numerous injustices in relation to this case. People continue to discredit, discount and dismiss the information that I present. I hope that somebody listens to me. These allegations that I am making are extremely serious in nature, but they are factual. I do not possess the necessary power to battle the entire justice system, however, I am of the firm belief that it is essential that somebody acknowledge my assertions.

I realize that there is an abundance of information to digest in this letter. I have tried to the best of my abilities to be as succinct as possible. In addition, I have tried to outline the information in chronological order.

I hope that somebody with the authority can make a determination to vacate the sentencing date of November 18, 2008. Furthermore, I hope that a governing body will intervene and order a trial in this matter.

Your acknowledgement to my letter is paramount. Please feel free to contact me at (705) 495-6377 or e-mail me at derekdunlop12@hotmail.com. I hope to hear from you about my requests whether something can or can not be done.

Any assistance, help and honesty that you are able to provide is greatly appreciated.

Thank you for your attention and kind consideration.

Yours truly,

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

cc. Prime Minister Stephen Harper
The Honourable Chris Bentley, Attorney General
The Honourable David C. Onley, O. Ont., Lieutenant Governor of Ontario
Hon. Monique M. Smith, M. P. P. (Nipissing)
Mr. Terry Corbett

SAARA WILSON B.Sc. Soc.(HONS), LL. B.

BARRISTER AND SOLICITOR
CRIMINAL TRIALS AND APPEALS

3 CATHERINE AVE
AURORA, ON
L4G 1K4

CELL: (416) 407- 7367
OFFICE: (905) 841-2LAW
(905) 841-2529
FAX: (905) 841-2590

www.saarawilson.ca
saarawilson@gmail.com

BY REGISTERED LETTER

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

November 5, 2008

Dear Mr. Dunlop:

Enclosed, please find a copy of the application to remove me as your counsel of record. I think it is clear from the tone and content of your e-mails and formal complaints that you have lost confidence in me.

As I have indicated in my e-mails, I strongly urge you to obtain new counsel. An application must be made to Legal Aid to transfer the certificate to a new lawyer. This may take some time, so apply immediately if you have not already done so.

You have queried what will occur on the next court date. What occurs will be the decision of the Judge. The matter is scheduled for sentencing. You should be prepared to proceed on that basis. If you wish to bring any applications to strike the plea, I suggest speaking with counsel to assist you. Again, given your positions, I cannot assist you with that application.

Sincerely,

Saara Wilson

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Respondent

-and-

SAARA WILSON

Applicant

NOTICE OF APPLICATION

TAKE NOTICE that an application will be brought on Tuesday, November 18, 2008 at 2:15PM or so soon thereafter as the application may be heard in courtroom 203, 50 Eagle Street West, Newmarket, Ontario, for an order removing Saara Wilson as counsel of record.

THE GROUNDS FOR THIS APPLICATION ARE;

1. That the matter is set for sentencing with respect to a charge of Impaired Driving Causing Bodily Harm:
2. That there has been a breakdown in the solicitor client relationship between Mr. Dunlop and Ms. Wilson;
3. Such further and other grounds as counsel may advise and this Honourable Court may permit.

IN SUPPORT OF THIS APPLICATION, THE APPLICANT RELIES UPON THE FOLLOWING:

1. The Notice of Application herein;
2. The affidavit of Kim Doyle;
3. Such further and other materials as counsel may advise and this Honourable Court may permit.

THE RELIEF SOUGHT IS:

1. An order allowing the Application and removing Ms. Wilson as counsel of record.

Dated at Aurora, this 5th day of November, 2008.

Saara Wilson
3 Catherine Avenue
Aurora, Ontario L4G 1K4

CELL: 416-407-7367
TEL: 905-841-2529
FAX: 905-841-2590

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Respondent

-and-

SAARA WILSON

Applicant

AFFIDAVIT OF KIM DOYLE

I, Kim Doyle, of the City of Aurora, in the Central East Region, HEREBY SOLEMLY AFFIRM AND DECLARE AS FOLLOWS:

1. That I am a law clerk at 3 Catherine Avenue, Aurora, and as such have knowledge of the matters hereinafter deposed to.
2. In am advised by Ms. Wilson that there has been a breakdown in the solicitor client relationship between Ms. Wilson and Mr. Dunlop. I am advised that there has been a loss of confidence on the part of Mr. Dunlop. As well, I am advised Ms. Wilson is no longer in a position to properly act for Mr. Dunlop. She is therefore asking to be removed as counsel of record.
3. I make this Affidavit in support of an application to remove counsel from the record and for no other improper purpose.

Affirmed before me at the Town
Of Aurora, in the Province of Ontario,
this 5th day of November, 2008.

A Commissioner of Oaths, etc. Saara Wilson, Counsel

Kim Doyle

**ONTARIO COURT OF JUSTICE
(CENTAL EAST REGION)**

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK DUNLOP

Respondent

-and-

SAARA WILSON

Applicant

AFFIDAVIT

Saara Wilson
3 Catherine Avenue
Aurora, Ontario
L4G 1K4

CELL: 416-407-7367
PHONE: 905-841-2529
FAX: 905-841-2590

**ONTARIO COURT OF JUSTICE
(CENTAL EAST REGION)**

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK DUNLOP

Respondent

-and-

SAARA WILSON

Applicant

NOTICE OF APPLICATION

Saara Wilson
3 Catherine Avenue
Aurora, Ontario
L4G 1K4

CELL: 416-407-7367
PHONE: 905-841-2529
FAX: 905-841-2590

This is another copy of the e-mail dated November 3, 2008 at 10:53:15am that will show that the e-mail was sent to Probation Officer Patricia Maiangowi as well.

03-Nov-08- Derek Dunlop sent Saara Wilson an e-mail.
10:53:15am

From: derekdunlop12@hotmail.com
To: saarawilson@gmail.com
Cc: patricia.maiangowi@jus.gov.on.ca

03-Nov-08

Dear Ms. Wilson:

You will notice that I have forwarded you a copy of the e-mail that I sent to Ms. Patricia Mainagowi, Probation & Parole Officer (North Bay). I have requested that Ms. Maiangowi contact you to discuss the current status of my matter prior to me meeting with her. I forwarded Ms. Maiangowi a copy of this e-mail that I am sending to you.

As I have stated in my e-mail to you on the 30-Oct-08, I am not even sure what will be transpiring in court on the 18-Nov-08.

I would greatly appreciate it if you would inform me about the details of your discussion with Ms. Maiangowi.

Please note that I do not travel to Nipissing University on a daily basis to obtain my e-mails. Any correspondence you send may not be received for a period of days.

Thank you for your attention to this information.

Yours truly,

Derek Dunlop

06-Nov-08-
12:56pm I contacted Saara Wilson and she said that she is sending an application of her removal record by registered mail and I should receive it tomorrow or Monday. I informed Ms. Wilson that I left worker at legal aid a message but had not spoke to anybody. I also informed her that I had left a message with probation but had not spoke to anybody. I asked Saara Wilson if she was going to be in court and she stated that she would. She suggested that I have somebody in court to represent me.

07-Nov-08- 9:56am Derek Dunlop sent Saara Wilson an e-mail.

Re: Legal Aid

07-Nov-08

Dear Ms. Wilson:

If you could contact Lisa at the Legal Aid Office in North Bay and inform her what is happening that would be appreciated.

Lisa left me a message yesterday and apparently in a situation such as this you are to inform them and forward them a copy of the application and affidavit requesting your removal from the record.

Please let me know if you are following up.

Thank you.

Derek

07-Nov-08- 2:27:52pm Saara Wilson sent Derek Dunlop an e-mail.

From: Saara Wilson (saarawilson@gmail.com)
To: Derek Dunlop (derekdunlop12@hotmail.com)

I will fax her a letter and a copy of the application today.

Saara

15-Nov-08- Derek Dunlop sent Saara Wilson an e-mail.
11:04:01am

From: Derek Dunlop (derekdunlop12@hotmail.com)
To: saarawilson@gmail.com

Re: New Lawyer

15-Nov-08

Dear Ms. Wilson:

I requested that the Legal Aid Office fax you a copy of their letter dated the 13-Nov-08 that I was instructed to pick up yesterday the 14-Nov-08. I left you a voice mail but I did not hear that you received this.

I have made contact with some lawyers but I have not heard from any of them. So I am assuming that due to time constraints that I will not have representation for the 18-Nov-08.

Thank you for your attention to this information.

Yours truly,

Derek

17-Nov-08- Saara Wilson sent Derek Dunlop an e-mail.
7:57:37am

From: Saara Wilson (saarawilson@gmail.com)
To: Derek Dunlop (derekdunlop12@hotmail.com)

I have now been to the office and have received the letter.

Saara

17-Nov-08- 1:55pm Derek Dunlop sent Saara Wilson an e-mail.

17-Nov-08

Dear Ms. Wilson:

At this moment, I do not have representation and would have to assume that I will not acquire a lawyer by tomorrow. Due to the complexities of this matter I would have to think that it would only make sense to have a lawyer in place prior to sentencing. I hope that sentencing is put over until I do have adequate, sufficient, honest and expert representation.

Please call me if you have not already done so.

Thanks
Derek
(705) 495-6377

17-Nov-08- 7:24:08pm Saara Wilson sent Derek Dunlop an e-mail.

From: Saara Wilson (saarawilson@gmail.com)
To: Derek Dunlop (derekdunlop12@hotmail.com)

I received a call from the court indicating Mr. Justice Wright will not be available tomorrow. Thus, the matter will be adjourned and you will be given the opportunity to find a lawyer.

Saara

19-Nov-08- 3:23pm Derek Dunlop sent Saara Wilson an e-mail.

19-Nov-08

Dear Ms. Wilson:

I would greatly appreciate it if you could please inform what transpired yesterday in court. I am in the process of trying to obtain another lawyer and I need to know where things are currently at.

Could you please inform me of the next court date, time and room in this matter as I need this to inform my new lawyer, otherwise I will not be able to coordinate times with the new lawyer.

I am assuming you are also still on record as your application would have not been heard.

I left you a telephone message earlier today pertaining to the same information.

Thanks
Derek

19-Nov-08 5:55:38pm Saara Wilson sent Derek Dunlop an e-mail.

From: Saara Wilson (saarawilson@gmail.com)
To: Derek Dunlop (derekdunlop12@hotmail.com)

The next court appearance is Tuesday, November 25th, at 9:30am in 106 court. The matter is set "to be spoken to" (and not for sentencing). Judge Wright was not available yesterday, so nothing of substance occurred in court. On Tuesday, we will likely address the issue of my application to be removed from the record.

Saara

DEREK DUNLOP DID NOT RECEIVE THIS IN MAIL UNTIL THE 13-MAR-09.

SAARA WILSON B.Sc. Soc.(HONS), LL. B.

BARRISTER AND SOLICITOR
CRIMINAL TRIALS AND APPEALS

3 CATHERINE AVE
AURORA, ON
L4G 1K4

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OFFICE: (905) 841-2LAW
(905) 841-2529
FAX: (905) 841-2590

www.saarawilson.ca
saarawilson@gmail.com

BY POST

January 11, 2009

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

Dear Mr. Dunlop

Enclosed, please find a copy of the invoice I sent to Legal Aid on your behalf. You do not owe me these funds, it is simply a copy for your records. This also confirms that I was removed as your counsel of record on November 25, 2008, thus ending my retainer.

Sincerely,

Saara Wilson

This page shows that Saara Wilson worked 18.30 hours and Saara Wilson billed 18.80 hours.

Total Hours Billed 18.80

This pages shows the Regular Disbursements and Summary of Billing.

Regular Disbursements

Description	Unit of Measure	Quantity	Unit Price	Amount
Photocopying (\$0.10)	EACH	500.00	0.1000	50.00
Postage	EACH			0.52
Transcript-copy where Crown or court paid for Original	EACH	217.00	0.5500	119.35

Summary	Amount
Total Fees Billed:	1,640.39
Total Disbursements	169.87
GST @ 5%	90.51
Total Amount Billed:	1,900.78

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saarawilson@gmail.com

BY POST

March 16, 2009

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

Dear Mr. Dunlop:

Enclosed, please find a copies of my personal notes and additional materials from your file as requested. You should already have copies of everything else, including disclosure and e-mail exchanges.

Sincerely,

Saara Wilson

The next 4 pages are in handwriting that I believe to be Ms. Saara Wilson's.

The first two pages are from our first meeting on August 12, 2008 and the next two pages are a list of the court reporters and court rooms in relation to my specific court dates in this matter.

Justice Wright

3 JPT's

Jan 4- to office

He wrote to remove- Feb '08

When asked around- Not lawyer

June- Marcy Segal- became Amicus Curaie

June 25

PSR ordered on 10th

Did enter plea - Mar 6th

Crown- 4-6 months

Remove record
Docs Back
Crown removed

Strike plea

This is second page of what I believe to be Ms. Saara Wilson's handwriting in relation to our first meeting on August 12, 2008.

Apt 401
295 Lakeshore Dr
NB, ON P1A 3N8

The next two pages are a list of the court reporters and court rooms in relation to my specific court dates in this matter. I also believe this to be Ms. Saara Wilson's handwriting.

Nov 22/06-	Desjardins	200	
Dec 6/06	Shearer	200	
Jan 24/07	White	200	
Feb 28/07	Atherton	200	
May 23/07	Matthew	200	
Jun 21/07	Blum	200	
July 12/07	Waters	200	
July 12/07	Beckford	201	
Aug 15/07	Massey	303	Wright
Sept 19/07	Matthew	203	Wright
Jan 9/08	Beatty	102	Wright
Feb 7/08	Vanhare	102	Wright
Mar 6/08	Rudy	105	Wright
April 10/08	Deluca	201/2002	Wright
June 10/08	Byrne	303	Wright

June 11/08	Downer	303	Wright
June 25/08	Deluca	203	Wright
Aug 13/08	Mahler	303	Wright

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saarawilson@gmail.com

BY Fax: (905) 853-4813

August 19, 2008

Court Reporter's Office
Newmarket, ON

RE: Derek DUNLOP

Dear Sir or Madam:

I am writing to request copies of the following transcripts (one copy of each date). I understand that Justice Wright has already ordered the original copies such that they can be provided at the "copy" rate. I undertake, of course, to pay for them upon completion. Please fax the invoices.

Date	Room	Reporter
August 15, 2007	303	Massey
September 19, 2007	303	Matthew
January 9, 2008	102	Beatty
February 7, 2008	102	Vanhare
March 6, 2008	105	Rudy
April 10, 2008	201/2002	Deluca
June 10, 2008	303	Byrne
June 11, 2008	303	Downer
June 25, 2008	203	Deluca
August 13, 2008	303	Mahler

I thank you for your assistance. Once I have had the opportunity to review them, I may require additional copies for an application.

Sincerely,

Saara Wilson

(NOTE: THIS FIRST PAGE APPEARS TO BE A FAX REPORT OF ABOVE)

(NOTE: THIS PAGE IS A COPY OF THE LETTER ON PRIOR PAGE.)

SAARA WILSON B.Sc. Soc.(HONS), LL. B.

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June 11, 2008	303	Downer
June 25, 2008	203	Deluca
August 13, 2008	303	Mahler

I thank you for your assistance. Once I have had the opportunity to review them, I may require additional copies for an application.

Sincerely,

Saara Wilson

Ms. Saara Wilson included in her package of March 16, 2009 a copy of the retainer agreement from 13-Aug-08.

RETAINER AGREEMENT

I, Derek Dunlop, agree to retain Saara Wilson for my charges of Impaired Driving Causing Bodily Harm X 2, Drive Over 80, etc, arising in Newmarket, through a Legal Aid Ontario certificate.

I agree to keep Legal Aid Ontario and my lawyer advised of any changes in address or contact information. I understand that I must keep my certificate current. I agree to attend for any financial re-assessments as may be required and provide any information as may be requested. If I have a payment agreement with Legal Aid, I agree to make payments as required. I understand that if my certificate is cancelled, I will need to retain Saara Wilson privately (cash) or she will seek to be removed from the record.

Dated at Newmarket, this 13th day of August, 2008.

Derek Dunlop

I, Saara Wilson, agree to represent Derek Dunlop on charges of Impaired Driving Causing Bodily Harm x2, Driver Over 80 and any charges arising from this incident in Newmarket, upon acceptance of a valid Legal Aid certificate.

Dated at Newmarket, this 13th day of August, 2008.

Saara Wilson

HIGHLY IMPORTANT TO NOTE;

1. DEREK DUNLOP DID NOT HAVE KNOWLEDGE OF THIS DOCUMENT UNTIL MS. WILSON SENT IT IN HER PACKAGE OF MARCH 16, 2009.

2. MS. SAARA WILSON HAD NOT DISCUSSED THE CONTENTS OF THIS APPLICATION WITH MR. DUNLOP NOR HAD MR. DUNLOP EVER WITNESED IT.

3. THIS APPLICATION IS NOT ACCOMPANIED WITH A SWORN AFFIDAVIT.

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant

APPLICATION RECORD ON REQUEST TO STRIKE A PLEA

Saara Wilson
Barrister and Solicitor
3 Catherine Avenue
Aurora, ON
L4G 1K4

Tel: (905) 841-2529
Fax: (905) 841-2590

**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant

APPLICATION RECORD ON REQUEST TO STRIKE A PLEA

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**ONTARIO COURT OF JUSTICE
(Central East Region)**

BETWEEN:

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK JAMES DUNLOP

Applicant

NOTICE OF APPLICATION TO STRIKE PLEA

TAKE NOTICE that an application will be made on behalf on the Applicant, Derek Dunlop at 11:30am at 50 Eagle Steet West, Newmarket, courtroom 303, before Justice Wright, on October 9th, 2008, for an Order striking the Applicant's guilty plea.

THE GROUNDS OF THE APPLICATION ARE:

1. That the Applicant was charged with Impaired Driving Causing Bodily Harm x2, Drive Over 80;
2. That on March 8, 2007, the Applicant plead guilty before Justice Wright to the above charges;
3. That on June 10, 2008, the matter was again before the courts for a finding of guilt and sentencing;
4. That the Applicant was assisted by a person who was not in fact a lawyer, despite his indication he was;
5. That the Applicant did not have the assistance of counsel;
6. That the plea was invalid and ought to be struck;
7. Such further and other grounds as Counsel may advise and this Honourable Court may permit.

IN SUPPORT OF THIS APPLICATION, THE APPLICANT RELIES UPON THE FOLLOWING:

1. Transcripts of the proceedings;
2. Viva voce testimony of the Applicant or an affidavit;
3. Such further and other materials as Counsel may advise and this Honourable Court may permit.

THE RELIEF SOUGHT IS:

1. An Order striking the Applicant's plea;
2. Such further and other relief as Counsel may advise and this Honourable Court may permit.

THE APPLICANT MAY BE SERVED AS FOLLOWS:

1. In accordance with Rule 5.

Dated this 9th day of October, 2008.

Saara Wilson
Barrister and Solicitor
3 Catherine Avenue
Aurora, ON
L4G 1K4

Tel: (905) 841-2529

Fax: (905) 841-2590

**ONTARIO COURT OF JUSTICE
(CENTAL EAST REGION)**

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK DUNLOP

Applicant

NOTICE OF APPLICATION

Saara Wilson
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L4G 1K4

CELL: 416-407-7367
PHONE: 905-841-2529
FAX: 905-841-2590

Counsel for the Applicant

**ONTARIO COURT OF JUSTICE
(CENTAL EAST REGION)**

HER MAJESTY THE QUEEN

Respondent

-and-

DEREK DUNLOP

Applicant

**APPLICATION RECORD ON
REQUEST TO STRIKE A PLEA**

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Counsel for the Applicant