

22-AUG-12

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

DEAR CST. GAUVIN :

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

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

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

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

I MUST ALSO REFUTE YOUR NOTATIONS ABOUT WHAT I SAID ABOUT THE MOTOR VEHICLE ACCIDENT. THESE ARE INCRIBULOUS IN THEIR CONCEPT. YOUR STATEMENTS IN RELATION TO THIS ARE CONFUSING, INACCURATE, MISLEADING AND VAN OFF BASE. IF YOU ARE TRYING TO REPRESENT THAT I AM UNINTERESTED AND/OR THAT I CAN'T REMEMBER FACTS, YOU WILL ONCE AGAIN BE IN THE WRONG.

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

FROM MY PERSPECTIVE, I AM SURE YOU WOULD BE UNAWARE OF THE INCREDIBLE SHOCK THAT I EXPERIENCED ON THE 16-AUG-13 WHEN I REALIZED THAT THE EXPLOSIVES DETECTION UNIT OF THE O.R.P. WAS COOPERATE IN RELATION TO THIS MATTER. FIRST, LET ME AGAIN NOTIFY YOU THAT I HAVE BEEN UNDER SURVEILLANCE 24 HOURS A DAY, 7 DAYS A WEEK FOR A

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

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

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

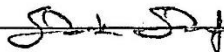
IN ACTIONS OF MIKE HUNTER, JEFF WARNER AND THE N.B.P.S. BY PERMITTING AND ALLOWING YOU TO INTENTIONALLY ATTEMPT TO COVER-UP FOR THEM WHILE REMAINING SILENT ARE MORE COWARDLY IN THEIR MERIT OR WHETHER YOUR APPARENT PURPOSEFUL ACTIONS TO FALSIFY MY STATEMENTS ARE IN FACT MORE COWARDLY IN THEIR MERIT. REGARDLESS,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

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

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

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

YOURS TRULY,



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

120005265

OFFICE OF THE INDEPENDENT
POLICE REVIEW DIRECTOR

Provincial Operations
Intelligence Bureau

Bureau Commander
Professional Standards Division

DEC 07 2012

RECEIVED

27-NOV-12

COMMISSIONER OF THE O.P.P.
ONTARIO PROVINCIAL POLICE
GENERAL HEADQUARTERS
LINCOLN M. ALEXANDER BUILDING
777 MEMORIAL AVENUE
OZELLA, ONTARIO L3V 7V3

RECEIVED
DEC 03 2012
11-03661
COMMISSIONER
ONTARIO PROVINCIAL POLICE

RECEIVED
PROFESSIONAL STANDARDS DIVISION
DEC 03 2012
6274

DEAR COMMISSIONER :

I AM WRITING TO YOU TO INFORM YOU ABOUT THE KAMPANT, ON-GOING, NINE-ESSING
COVER-UPS, OCCULTION AND CORRUPTION, THAT I CONTINUE TO ENDURE AND ENCOUNTER WITH
EACH AND EVERY FACET OF OUR ENTIRE JUSTICE SYSTEM, WHETHER IT BE AT THE CIVIL
AND/OR CRIMINAL LEVELS. FIRST, I WANT TO APOLOGIZE FOR NOT KNOWING WHO CREDENTIALED
OCCUPIES THE COMMISSIONER'S POSITION WITH THE O.P.P. AND DUE TO CERTAIN CIRCUMSTANCES
BEYOND MY CONTROL I WAS UNABLE TO ASCERTAIN AND OBTAIN YOUR NAME AT THIS PRESENT
TIME. AS A RESULT I AM SORRY THAT THIS CORRESPONDENCE WILL NOT BE DEEMED TO
YOUR PERSONAL ATTENTION AND MAY BE SOMEWHAT IRRELEVANT TO YOU. IN THE PAST I HAVE
FOUNDED MY JOURNAL CREATING NUMEROUS LETTERS AND DOCUMENTS OUTLINES AND REFERENCING
VARIOUS ASPECTS OF THE ILLEGAL ACTINGS, CRIMES, MISCONDUCT, INJUSTICES, OCCULTION AND
MISADVENTURES OF THE O.P.P. THAT HAVE BEING PURSUED/CONDUCTED AGAINST MR.

ON THE 30-JAN-12 I WAS INTERVIEWED BY DET. LANA GAUVIN AND P.C. TREMBLE OF THE HURON
WEST O.P.P. FROM MY PERSPECTIVE I WAS COOPERATIVE, FORTHRIGHT AND HONEST WITH THESE
TWO OFFICERS. MOREOVER, LET ME STATE THAT I BELIEVE THAT DET. GAUVIN AND CSE. TREMBLE
WOULD BE HARD PRESSED TO SUCCESSFULLY CONVINCE ME IT DEFINITELY APPEARS THAT IN A
PUNY FROG MANNER THAT DET. GAUVIN AND POSSIBLY CSE. TREMBLE HAVE BEEN
SUSPICIOUS IN COORDINATING THEIR HIGHLY ADVANCED ENDEAVOURS TO ATTEMPT TO
CONTRIBUTE TO THE ON-GOING COVER-UPS, THIS IS PRIMARILY PREDOMINANT AND REVEALED
FROM SPECIFIC NOTATIONS, REPORTS AND STATEMENTS COMPILED BY DET. LANA GAUVIN AS IT

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

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

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

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

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

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

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

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

CONTINUE TO ADHERE TO THE OLD LEGAL ADAGE... DON'T SAY ANYTHING BECAUSE ANYTHING YOU SAY CAN AND WILL BE USED AGAINST YOU IN A COURT OF LAW, THEY WILL FURTHER EMBARRASS AND FOOL THEMSELVES, THEY WILL FURTHER EMBARRASS AND FOOL EVERY MEMBER OF THE PUBLIC, THEY WILL FURTHER EMBARRASS AND FOOL THE ENTIRE JUSTICE SYSTEM AND THEY WILL FURTHER EMBARRASS AND FOOL THE ENTIRE ADMINISTRATION OF JUSTICE. AT THIS TIME, NOBODY IS COURAGEOUS ENOUGH TO BE ABLE TO ASSUME RESPONSIBILITY, TAKE OWNERSHIP AND/OR HOLD THEMSELVES OR THEIR PROFESSIONAL COUNTERPARTS INDEPENDENTLY AND/OR COLLECTIVELY ACCOUNTABLE FOR ANY OF THEIR DISGRACEFUL, PATHETIC, MALICIOUS AND CALLOUS ACTIONS. INSTEAD, THESE CONGLOMERATES WOULD RATHER INTENTIONALLY ENGAGE THEMSELVES IN DELIBERATE PLANS TO SHIFT, TRANSFER, SWAY AND MANIPULATE THE BLAME ONTO ME FOR WHAT THEY HAVE INTENTIONALLY DONE TO ME IN THE FIRST PLACE. IT IS BLATANTLY APPARENT THAT NONE OF THESE PROMINENT PEOPLE POSSESS ANY CONSCIENCE AND/OR REMORSE FOR THE COLLUSION, ILLEGAL ACTIONS, CRIMES, COVER-UPS, MISCONDUCT AND CORRUPTION THAT THEY HAVE ALREADY INVOLVED THEMSELVES IN.

I MUST NOTIFY YOU FOR THE RECORD THAT MR. MIKE HUNTER EVEN POSSESSED THE AUDACITY AND GALL TO PURPOSELY LIE ON THE WITNESS STAND IN APPROXIMATION OF 295 TIMES ON THE 31-MAY-10 IN ORDER TO INTENTIONALLY CONVICT ME OF CHARGES THAT I NEVER COMMITTED TO BEGIN WITH. I ALSO MUST PROVIDE YOU WITH A DISCLAIMER THAT UNLESS MIKE HUNTER AND OTHERS IN THE JUSTICE SYSTEM WERE AWARE OF SOME LEGAL LOOP-HOLE THAT WOULD PROVIDE MIKE HUNTER WITH A WAY OUT AND FULLY EXONERATE HIM FROM ALL OF HIS PERJURED TESTIMONY, THAT I AM DUMBFOUNDED AND FLABBERGASTED THAT MIKE HUNTER WOULD COMPROMISE AND JEOPARDIZE HIS PROFESSIONAL CAREER TO CONVICT ME OF CHARGES I DID NOT COMMIT. REGARDLESS, MIKE HUNTER WAS TOTALLY AND ENTIRELY IN THE WING AND COLLUDED WITH OTHER POLICE OFFICERS, LEGAL OFFICIALS AND JUDICIARIES IN ALL OF THEIR PRE-MEDITATED PLANS TO PURPOSELY CAUSE ME HARM, INJURIES AND LOSSES. PLEASE NOTE THAT THIS WAS THE SECOND OCCASION IN WHICH MIKE HUNTER HAS FABRICATED, FALSIFIED AND MISREPRESENTED CHARGES AGAINST ME, THE OTHER TIME WAS IN ACCORDANCE TO FRAMING ME FOR CHARGES I DID NOT COMMIT ON THE 20-FEB-05. MIKE HUNTER POSSESSES PERSONAL VENDETTAS AGAINST ME BUT HE WILL DENY AND NOT ADMIT THIS TO BE THE CASE.

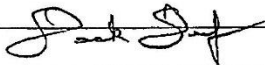
DET. GAUVIN WILL ALSO HAVE TO PERJURE HERSELF IF SHE IS PREPARED TO STANDBY THE STATEMENTS, BLACK BOOK NOTES AND REPORTS SHE HAS COMPILED. MS. MALVASO AND MR. PERDUE ARE ALSO GOING TO HAVE TO LIE UNDER OATH IN RELATION TO VARIOUS ASPECTS OF THEIR RESPECTIVE STATEMENTS PROVIDED TO THE HURONIA WEST O.P.P.

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

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

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

YOURS TRULY,



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

ENCLOSURE = 6 PAGE LETTER (22-AUG-12)



655 Bay Street 10th Floor Toronto, ON M7A 2T4

December 12, 2012

Mr. Derek Dunlop
C/o Central North Correctional Centre
1501 Fuller Avenue
Penetanguishene, ON L9M 2H4

Dear Mr. Dunlop:

Re: Public Complaint – Ontario Provincial Police
OIPRD Complaint Number: **120005205**

The Office of the Independent Police Review Director (OIPRD) received your complaint on December 7, 2012. The OIPRD requires all complaints to be submitted on the OIPRD complaint form. We are requesting that you complete the attached complaint form by **January 16, 2013**. If we do not receive the completed complaint form by the specified date, your file may be closed.

Secondly, we are requesting that you provide us with an address in the community or a person of contact for communication other than the current facility. Also, it will be your responsibility to notify us of any changes to your status or to the address that you provide. Once the OIPRD has screened your complaint, our office will send you a letter indicating how the OIPRD will proceed.

If you have any questions or concerns, please contact our office at:

Phone: (416) 246-7071
1-877-411-4773 (Toll Free)

Fax: (416) 327-8332
1-877-415-4773 (Toll Free)

Yours truly,

Inquiries & Intake Unit

Enclosure(s) – OIPRD brochure 'How to make a complaint against the police', copy of original complaint filed



January 24, 2013

Mr. Derek Dunlop
C/o Central North Correctional Centre
1501 Fuller Avenue
Penetanguishene, ON L9M 2H4

Dear Mr. Dunlop:

Re: Public Complaint – Ontario Provincial Police
OIPRD Complaint Number: **120005205**

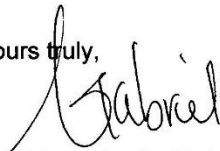
On December 12, 2012, the Office of the Independent Police Review Director (OIPRD) wrote to you requesting that you submit your complaint on an OIPRD complaint form. As of today's date we have not yet received a response from you. If we do not receive the completed OIPRD form by **February 22, 2013** your file will be closed without further notice and your complaint will not be dealt with.

If you have any questions or concerns, please contact our office at:

Phone: (416) 246-7071
1-877-411-4773 (Toll Free)

Fax: (416) 327-8332
1-877-415-4773 (Toll Free)

Yours truly,



Inquiries & Intake Unit

February 11, 2013

Mr. Derek Dunlop
C/o North Bay Jail
2550 Trout Lake Road
North Bay, ON, P1B 7S7

Dear Mr. Dunlop:

**Re: Public Complaint: Ontario Provincial Police
OIPRD Complaint Number: 120005205**

The Office of the Independent Police Review Director (OIPRD) received your complaint on January 22, 2013

The OIPRD is requesting that you provide us with an address in the community or a person of contact for communication other than the current facility. Also, it will be your responsibility to notify us of any changes to your status or to the address that you provide. Once the OIPRD has screened your complaint, our office will send you a letter indicating how the OIPRD will proceed.

If you would like to check on the status of your complaint or would like to find out more about the OIPRD, please visit our website at www.oiprd.on.ca. Please use the complaint number noted above to search for an update on your complaint.

If you have any questions or concerns, please contact our office at:

Phone: (416) 246-7071
1-877-411-4773 (Toll Free)

Fax: (416) 327-8332
1-877-415-4773 (Toll Free)

Yours truly,


Inquiries & Intake Unit

OIRPD.

11-FEB-13 - I contacted the OIRPD and I was notified by a male
ABOUT worker that they had received my complaint form on the
9:40AM 27-JAN-13. I notified him that I was confused because
I had received a letter from the OIRPD dated the
24-JAN-13 informing me that the OIRPD had not received
a complaint form from me. I said that I had made two
recent contacts with the OIRPD and I believed one of those
contacts was on the 16-JAN-13 or 17-JAN-13. The man
said he believed everything should be okay. I asked him if
they had all the necessary paperwork. He said he
believed so. I asked him if I would be hearing from
them at this point and he said yes.

JG

February 28, 2013

Mr. Derek Dunlop
c/o North Bay Jail
2550 Trout Lake Road
North Bay, ON P1B 7S7

Dear Mr. Dunlop:

**Re: Public Complaint – Ontario Provincial Police
OIPRD Complaint Number – 120005205**

The Office of the Independent Police Review Director (OIPRD) has carefully reviewed your complaint about the alleged conduct of Detective Lana Gauvin, and Provincial Constable Tanya Tremble of the Ontario Provincial Police.

The OIPRD is aware of your concerns. However, section 60(2) of the *Police Services Act* permits the Director not to deal with a complaint if the complaint is made more than six months after the facts on which it is based occurred. Taking all the information into consideration, the Director has decided not to deal with your complaint because the concerns you have raised dated back to January of 2012.

Please be advised that the *Police Services Act*, our governing legislation, does not provide for a review process from the classification and screening of complaints conducted by the OIPRD.

A copy of your complaint as well as our decision not to proceed has been forwarded to the Commissioner of the Ontario Provincial Police for their record.

To find out more about our screening process and the *Police Services Act*, please visit our website at www.oiprd.on.ca.

Yours truly,


Christine Zabielski
Case Management Department
Local: 416-246-7071 Ext. 1106
Toll-free: 1-877-411-4773 Ext. 1106

17-MAR-13

CHRISTINE ZABIELSKI

O. I. P. R. D.

CASE MANAGEMENT DEPARTMENT

655 BAY STREET 10TH FLOOR

TORONTO, ONTARIO M7A 2T4

DEAR MS. ZABIELSKI:

I AM WRITING TO YOU IN RESPONSE TO YOUR LETTER DATED THE 28-DEC-12 THAT I HAVE JUST RECEIVED. FIRST, LET ME STATE FOR THE RECORD THAT MY COMPLAINTS WERE DEFINITELY NOT MADE MORE THAN SIX MONTHS AFTER THE FACTS ON WHICH THEY WERE BASED.

AS I HAVE STATED IN MY 6-PAGE LETTER TO DET. LANA GAUVIN (WHICH DET. GAUVIN DID NOT POSSESS THE PROFESSIONAL COURTESY TO RESPOND TO) DATED THE 22-AUG-12, I SPECIFICALLY IDENTIFIED THAT I WAS PREVENTED FROM WITNESSING AND VIEWING MY DISCLOSURE UNTIL THE 16-AUG-12 (WHICH THE O. I. P. R. D. WOULD BE AWARE OF). AS A RESULT, I POSSESSED NO PRIOR KNOWLEDGE AND I WAS NOT PRIVY TO ANY OF THE CONTENTS OF DET. GAUVIN'S NOTATIONS, BLACK BOOK NOTES AND/OR STATEMENTS COMPILED AND CREATED UNTIL THE 16-AUG-12. SUBSEQUENTLY, MY COMPLAINTS, ISSUES AND CONCERNS WERE THEN RAISED IN MY LETTER ADDRESSED TO DET. GAUVIN DATED THE 22-AUG-12. THESE ABOVE-MENTIONED COMPLAINTS WERE BASED ON MY INITIAL/FIRST REVIEW OF MY DISCLOSURE CONDUCTED ON THE 16-AUG-12 WHICH ARE NOT MORE THAN 6 MONTHS AFTER THE FACTS ON WHICH THEY WERE BASED. NOW, THE O. I. P. R. D. HAS WITHOUT HESITATION CONVENIENTLY IGNORED, DISMISSED AND NEGLECTED THESE SAID FACTS. FURTHERMORE, I RECEIVED A LETTER FROM YOUR ORGANIZATION DATED THE 12-DEC-12 INDICATING YOU RECEIVED MY COMPLAINT ON THE 07-DEC-12 WHICH IS APPROXIMATELY A MONTHS AFTER THE FACTS ON WHICH THEY WERE BASED. AT THIS TIME I WILL RESPECTFULLY REQUEST THAT THE O. I. P. R. D. RE-OPEN THE INVESTIGATION, EFFECTIVE IMMEDIATELY.

PLEASE ALSO NOTE THAT THERE IS NOW A DISTINCT AND REMOTE POSSIBILITY THAT THE

BARRE CROWN ATTORNEY'S OFFICE IS NOT GOING TO PURPOSELY SUBPOENA DET. CRAWIN AND/OR CST TONYA CROCKLE TO TESTIFY IN THIS CURRENT MATTER BECAUSE THE CROWN REALIZES THAT EITHER AND/OR BOTH OF THEIR SWORN TESTIMONIES WOULD BE EXTREMELY DAMAGING TO THE CROWN'S CASE DUE TO THEIR FABRICATIONS, FALSIFICATIONS, LIES AND MISREPRESENTATIONS.

MORE SPECIFICALLY, NOW THAT THE O.I.P.-P.O. HAS PURPOSELY AND INTENTIONALLY IMPLICATED AND INCRIMINATED YOUR AGENCY IN THE ON-GOING COVER-UPS BY ATTEMPTING TO NEGLECT, IGNORE AND DISMISS MY COMPLAINTS, I WILL POLITELY ASK THAT YOU FORWARD ME THE NAME OF THE GOVERNING BODY THAT WOULD OVERSEE AND MONITOR THE O.I.P.-P.O. IN ORDER THAT I FURTHER MY COMPLAINTS IN ACCORDANCE TO YOUR ORGANIZATION'S ACTIONS.

AS I HAVE STATED TO NUMEROUS ORGANIZATIONS AND PEOPLE BEFORE, SOMEONE SOMEWHERE, SOMEBODY NEEDS TO COME FORWARD AND BE FORTHRIGHT BY ADMITTING TO THE ENTIRE TRUTH. THIS IS SINGLE LARGEST CASE OF COLLUSION, COVER-UPS, CORRUPTION AND CORRUPTION IN THE HISTORY OF OUR CANADIAN JUDICIAL SYSTEM THAT NEVER ENDS. MOREOVER, THERE IS NOT 1 PERSON WHO POSSESSES THE COURAGE TO BE STRAIGHT FORWARD AND ADMIT TO ANY AND/OR ALL OF THE TRUTH. THIS IS ABSOLUTELY AND ENTIRELY A PATHETIC SCHEME, DISGRACE AND TRAGEDY.

THANK YOU FOR YOUR ATTENTION AND COOPERATION IN ACCORDANCE TO THE CONTENTS OF THIS LETTER.

YOURS TRULY,



DAVID DUNLOP

CENTRAL NORTH CORRECTIONAL CENTRE - RANGE 3 C.

1501 FULLER AVENUE

PENYANGUISHENE, ONTARIO

L7M 2H4.

OFFICE OF THE INDEPENDENT POLICE REVIEW DIRECTOR (OIPRD)

3. YOUR COMPLAINT DETAILS -1-

I HAVE PROVIDED AN EXTENSIVE AND COMPREHENSIVE BUT NOT EXHAUSTIVE OVERVIEW AND OUTLINE OF MY COMPLAINTS IN A 6-PAGE LETTER SENT TO THE O.P.P. COMMISSIONER DATED THE 27-NOV-12 WHICH YOU APPEAR TO OBVIOUSLY HAVE A COPY OF SAID CORRESPONDENCE. FURTHERMORE, I FORWARDED A 6-PAGE LETTER TO DET. LANA GAUVIN DATED THE 22-AUG-12 WHICH YOU ALSO APPEAR TO POSSESS A COPY OF THE AFORESAID LETTER. DET. GAUVIN HAS FALSELY REPRESENTED INFORMATION THAT WAS RELATED TO HER WITH THE POSSIBLE INTENT TO COVER-UP FOR MR. MIKE HUNTER, MR. JEFF WARNER AND THE NORTH BAY POLICE SERVICE. DET. GAUVIN, CST. TRUMBUE AND THE HUDONIA WEST O.P.P. HAVE ACTED IN A DISHONEST, DISRESPECTFUL AND DISMANTLEABLE MANNER IN ORDER TO ATTEMPT TO COVER-UP FOR MIKE HUNTER, JEFF WARNER AND THE NBPS. IT IS HIGHLY EVIDENT THAT DET. GAUVIN AND THE HUDONIA WEST O.P.P. ARE UNABLE TO TREAT ME WITH RESPECT AS IT IS RELATED TO THE MATTER THEY WERE ASSIGNED TO INVESTIGATE. THIS MAINTAINS THE STATUS QUO FOR ANY POLICE PROFESSIONALS, CROWN ATTORNEYS, JUDICIALS, LAWYERS AND COURT STAFF THAT HAVE BEEN ASSOCIATED WITH ANY MATTER THAT I HAVE BEEN ASSOCIATED WITH IN THE PAST 7-8 YEARS AT THE CRIMINAL AND/OR CIVIL LEVELS. THESE MATTERS IN WHICH I REFERENCED HAVE DIRECT AND/OR INDIRECT ASSOCIATION WITH EACH ONE OF MY OTHER CASES AND INVOLVE THE SAME PARTIES (IE-MIKE HUNTER, MARLA MALVARD ETC.), WHETHER ANYONE WANTS TO ADMIT TO THESE FACTS OR NOT. I HAVE DISSEMINATED, DISTRIBUTED AND CIRCULATED DOCUMENTATION, LETTERS, CORRESPONDENCES, CONTEMPORANEOUSLY DOCUMENTED CASE NEWS AND E-MAILS IN RELATION TO THE COLLUSION, CRIMES, COVER-UPS, CORRUPTION, ILLEGAL ACTIONS, PERJURATIONS, FALSIFICATIONS AND LIES OF MIKE HUNTER, JEFF WARNER AND THE NBPS. LET ME MAKE IT ABUNDANTLY CLEAR THAT I NEVER HAVE AND I WILL NEVER CHANGE ANY OF MY STATEMENTS IN RELATION TO THESE FACTS, NO MATTER HOW MANY PROMINENT PROFESSIONALS COLLUDE TO DEVISE SERVICIVE SCENARIOS TO ATTEMPT TO PURPOSELY COVERUP FOR MIKE HUNTER, JEFF WARNER AND THE NBPS. IT IS HIGHLY EVIDENT AND REPEATING THAT DET. GAUVIN AND THE HUDONIA WEST O.P.P. PERCEIVED A PRE-MEDITATED PLAN TO INTENTIONALLY REPRESENT THAT I SAID SOMETHING TO THE CONTRARY. THIS MAY BE THE MOST UNWISE, UNINTELLIGENT AND UNCLEYER STRATEGY TO HAVE FORMULATED IN A PRE-PLANNED MANNER. THE NEPOTIC AND SCANDALOUS ACTIONS AND BEHAVIORS OF MIKE HUNTER, JEFF WARNER AND THE NBPS HAVE LEFT AN INDIVISIBLE BLACK MARK ON POLICING EVERYWHERE AND THESE IMPROPERITIES HAVE ALSO MARRIAGED THE ENTIRE JUSTICE SYSTEM. DET. LANA GAUVIN, CST. TRUMBUE AND THE HUDONIA WEST O.P.P. COULD NOT RESIST THE TEMPTATION AND HAVE TAKEN IT UPON THEMSELVES TO ABUSE THE EXTRAORDINARY POWERS AND AUTHORITIES THAT THEY ARE RESPECTIVELY AND COLLECTIVELY GRANTED AND THAT ARE BESTOWED UPON THEM TO INTENTIONALLY TRY TO COVER-UP FOR MIKE HUNTER, JEFF WARNER AND THE NBPS. YOU CAN BE REST ASSURED THAT DET. GAUVIN, CST. TRUMBUE AND THE HUDONIA WEST O.P.P. WILL DENY THESE ASSOCIATIONS AND THEY WILL NEVER POSSESS THE COURAGE TO

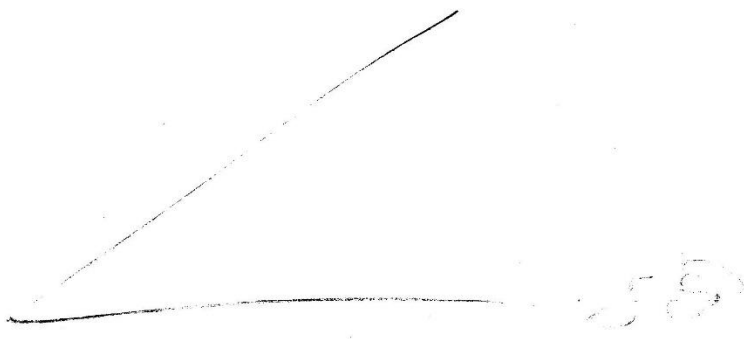
LSB

OFFICE OF THE INDEPENDENT POLICE REVIEW DIRECTOR (OIRPD)

3. YOUR COMPLAINT DETAILS

-2-

ADMIT TO THEIR MISDEEDS AND TRANSGRESSIONS THAT ARE SCANDALOUS IN NATURE. AS A RESULT, DET. GAUVIN, CST. TREMBLE, THEIR SUPERVISORS AND THE MURRAY WEST O.P.P. ARE DEFINITELY ACTING IN A MANNER THAT UNDERMINES THE PUBLIC CONFIDENCE IN THEIR POLICE SERVICE AND POLICING EVERYWHERE. THE MOST NOTICEABLE IMPROBITIES OF CST. TREMBLE (TO THIS POINT) IS THAT SHE IS PRIMARILY GUILTY BY ASSOCIATION BECAUSE SHE IS REMAINING SILENT AND UNWILLING TO COME FORWARD AND ADMIT TO THE TRUTH WHEN CST. TREMBLE IS WELL AWARE OF WHAT IS TRANSPILING AGAINST ME IS TOTALLY AND ENTIRELY WRONG. HOWEVER, IT SHOULD BE NOTED THAT HIS DET. GAUVIN AND THE MURRAY WEST O.P.P. REMAIN SILENT, THEY ARE FURTHER IN THE WRONG. IN THE PAST, I WORKED IN CONJUNCTION WITH THE MURRAY WEST O.P.P. IN PROFESSIONAL CAPACITIES AND I AM DUMBFOUNDED AND BEMUSED THAT THEY WOULD IMPLICATE AND INCULPATE THEMSELVES IN THESE DESPERATE BEHAVIORS AND ACTIONS. ALSO PLEASE NOTE THAT ANOTHER DESPICABLE, REVOLTING, DISHONOURABLE AND DISGRACEFUL FACT (1 OF MANY) IS THAT MEMBERS OF THE JUSTICE SYSTEM PREVENTED AND PRECLUDED ME FROM WITNESSING, VIEWING AND OBSERVING MY DISCLOSURE IN THIS MATTER FOR APPROXIMATELY 6 1/2 MONTHS. YOU WILL ALSO REQUIRE A COPY OF 4 LETTERS THAT I SENT TO CST. TREMBLE DATED THE 01-OCT-12 (3 PAGES), 14-OCT-12 (3 PAGES), 12-DEC-12 (2 PAGES) AND THE 09-JAN-13 (2 PAGES PLUS 2 PAGES OF CASE NOTES). DUE TO THE SIMPLE FACT THAT I DO NOT POSSESS A COPY OF ANY OF THE ORIGINALS, I WOULD GREATLY APPRECIATE IF YOU COULD ACQUIRE COPIES OF THE ORIGINALS FROM A CST-TREMBLE/MURRAY WEST O.P.P. IF AM WILLING TO PROVIDE YOU A DEPICTED COPY OF EACH LETTER SHOULD THIS BE MORE CONVENIENT FOR YOUR ORGANIZATION, IN ADDITION, I HAVE SENT DET. PROULX (SP) 2 LETTERS DATED THE 23-SEP-12 (2 PAGES) AND 20-NOV-12 (4 PAGES) IF AM UNCERTAIN TO WHICH POLICE SERVICE DET. PROULX IS EMPLOYED. IF YOU REQUIRE COPIES OF THESE LETTERS I POSSESS SERIOUS AND SIGNIFICANT CONCERNS ABOUT THE CONDUCT OF DET. PROULX. THANK YOU FOR YOUR ATTENTION TO THE ABOVE MENTIONED COMPLAINTS.



August 14, 2013

Mr. Derek Dunlop
c/o Central North Correctional Centre
Range 3-F
1501 Fuller Avenue
Penetanguishene, ON L9M 2H4

Dear Mr. Dunlop:

**Re: Public Complaint – Ontario Provincial Police
OIPRD Complaint Number – 120005205**

I wish to acknowledge receipt of your letter dated July 24, 2013 addressed to Ms Christine Zabielski, which was received at our office on July 31, 2013.

I have had the opportunity to review your concerns, however, a further review of your complaint and the additional information does not change our original decision dated February 28, 2013.

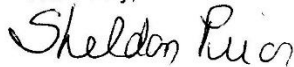
While the Independent Police Review Director has decided that your matter should not proceed to an investigation nonetheless we treated the complaint seriously. Furthermore, a record of your complaint was forwarded to Commissioner Lewis of the Ontario Provincial Police, as was our decision that the matter need not proceed further.

The OIPRD is an independent civilian oversight agency which has been tasked with the responsibility of screening, monitoring, and overseeing all public complaints about police officers in Ontario. The *Police Services Act*, our governing legislation, does not provide for an appeal process from the classification and screening of complaints conducted by the OIPRD.

For your information, the OIPRD is part of the Public Service in the Province of Ontario; however, you may wish to seek legal advice with respect to any other options available to you.

The OIPRD is aware of and has taken note of the concerns outlined in your correspondence; however, I regret that we are unable to assist you further with this matter.

Yours truly,



Sheldon Prior
Team Lead, Case Management Department

NAME

03-SEP-13

SHELDON PRIOR

OFFICE OF THE INDEPENDENT POLICE REVIEW DIRECTOR

655 BAY STREET 10TH FLOOR

TORONTO, ONTARIO M7A 2T1

DEAR MR. PRIOR:

I AM WRITING TO YOU IN RESPONSE TO YOUR LETTER DATED THE 14-AUG-13. MY RESPONSE LETTER WILL SERVE AS FORMAL COMPLAINTS INTO THE MISTAKES, ACTIONS AND INACTIONS IN WHICH MY COMPLAINTS ABOUT THE HURONIA WEST O.P.P., DETECTIVE LANA GAUVIN, CST. TANYA TRUMBIE AND OTHERS HAVE BEEN HANDLED BY THE O.I.P.R.D. AT THIS TIME, I AM GOING TO FURTHER EXPRESS MY EXTREME DISPLEASURES, DISSATISFACTIONS, COMPLAINTS, ISSUES AND CONCERNS IN ACCORDANCE TO THE POSITION IN WHICH THESE AFORESAID COMPLAINTS WERE DEALT WITH BY YOUR ORGANIZATION, MS. CHRISTINE ZABIELSKI AND NOW, YOURSELF.

FIRST, IT IS HIGHLY EVIDENT THAT YOUR AGENCY HAS INTENTIONALLY NOT TREATED THIS MATTER AND MY COMPLAINTS SERIOUSLY (EVEN THOUGH YOU INDICATE AND STATE MY MATTER SHOULD NOT PROCEED TO AN INVESTIGATION NONETHELESS THE O.I.P.R.D TREATED MY COMPLAINT SERIOUSLY) AS YOUR AGENCY DISMISSED, DISCARDED AND DISCOUNTED MY CONCERNS BASICALLY AS IF THEY WERE IRRELEVANT, UNIMPORTANT AND NON-EXISTENT. SECOND, I AM FILING FORMAL COMPLAINTS ABOUT THE MISDEALING, MIS TREATMENT, PREJUDICES, BIAS AND DISCRIMINATIONS THAT I HAVE INCURRED AS A RESULT OF THE LACK OF PROFESSIONALISM, LACK OF CONCERN, NEGLECTFUL MANNER AND DISRESPECTFUL FASHION IN WHICH MS. ZABIELSKI AND THE O.I.P.R.D. HANDLED MY FOLLOW-UP LETTER. MORE SPECIFICALLY, AND AS OUTLINED IN MY LETTER DATED THE 24-JUL-13 THAT I SENT TO MS. ZABIELSKI IN RELATION TO THE SUBSEQUENT AND FOLLOW-UP LETTER QUESTIONING AND CHALLENGING THE MERITS OF THE O.I.P.R.D'S INITIAL DECISION, TO THE BEST OF MY KNOWLEDGE I BELIEVE THAT I NEVER DID RECEIVE A RESPONSE TO THE FOLLOW-UP CORRESPONDENCE. AS I STATED IN THE CONTENTS OF THE LETTER DATED THE 24-JUL-13, I BELIEVE THAT MS. ZABIELSKI NEVER HAD ANY INTENTIONS OF RESPONDING TO SAID LETTER. IT WAS ONLY WHEN I INITIATED CONTACT WITH MS. ZABIELSKI TO DETERMINE WHAT WAS HAPPENING THAT MS. ZABIELSKI THEN INFORMED ME THAT THE INITIAL DECISION HAD BEEN UPHOLD. IT IS EXTREMELY UNPROFESSIONAL, DISCOUNTING AND DISRESPECTFUL FOR MS. ZABIELSKI NOT TO HAVE EVEN POSSESSED THE DECENCY AND THE COURTESY TO REPLY TO THE FOLLOW-UP LETTER. NEXT, THE FACT

MIKE

THAT MS. ZABIELSKI DID NOT RESPOND TO THE SUBSEQUENT LETTER IS ALSO REFLECTIVE OF PURPOSELY CONTRIBUTING TO COVERING UP FOR THE HURONIA WEST O.P.P., DET. GAUVIN AND CST. TREMBLE. THESE ACTIONS UNTD THEMSELVES EXHIBIT THE PREJUDICES, BIASES AND DISCRIMINATIONS THAT EXIST. IN ADDITION, THIS IS WHAT TRANSPIRES WHEN A PERSON OF MS. ZABIELSKI'S DISTINGUISHED PROMINENCE (IN CONNECTION WITH THE O.I.P.R.D) SETS OUT TO PURPOSELY COVER-UP FOR THE HURONIA WEST O.P.P., CST. TREMBLE, DET. GAUVIN AND OTHERS.

MR. PRIOR YOU HAVE PREVIOUSLY IMPLICATED, INCULPATED AND INCRIMINATED YOURSELF IN THE COMPLAINTS THAT I FORWARDED TO YOUR ORGANIZATION IN THE PAST IN RELATION TO MR. MIKE HUNTER AND THE NORON BAY POLICE SERVICE. MY CURRENT COMPLAINTS ARE DIRECTLY AND INDIRECTLY RELATED TO THESE COMPLAINTS IN ACCORDANCE TO MR. HUNTER AND THE N.B.P.S. OF COURSE, YOU WILL DENY YOUR INVOLVEMENT IN COVERING UP FOR MR. HUNTER AND THE N.B.P.S. AS A RESULT, MR. PRIOR YOU WILL HAVE DEVELOPED SIGNIFICANT SUBSTANTIAL AND SERIOUS PREJUDICES, BIASES AND DISCRIMINATIONS AGAINST MYSELF. AGAIN, I KNOW THAT YOU WILL ALSO DENY THESE FACTS TO BE TRUE. HOWEVER, THIS WILL PRECLUDE AND PREVENT YOU FROM HANDLING AND DEALING WITH ANY MATTER INVOLVING MYSELF IN AN INTEGRAL CREDIBLE, REDUCABLE, UNBIASED, UNDISCRIMINATORY AND NON-PREJUDICIAL FASHION.

I RESPECTFULLY REQUEST THAT YOU FORWARD MY COMPLAINTS ABOUT MS. ZABIELSKI TO HER SUPERVISOR AND/OR DIRECTOR FOR AN INVESTIGATION, ANALYSIS AND REVIEW. NEXT, I WILL REQUEST THAT YOU SUBMIT MY COMPLAINTS ABOUT THE INELUCTABLE, INEVITABLE, DEPREHENSIBLE AND CRUEL MANNER IN WHICH THE O.I.P.R.D. HAS DECIDED TO HANDLE THESE COMPLAINTS TO THE CANADIAN HUMAN RIGHTS COMMISSION. FURTHERMORE, I WILL REQUEST THE O.I.P.R.D. IN CONNECTION WITH THE O.P.P. TO FORWARD MY COMPLAINTS ABOUT THE HURONIA WEST O.P.P., DET. GAUVIN, CST. TREMBLE, THE O.I.P.R.D., THE BARRETT AND OTHERS, THE NORON BAY POLICE SERVICE FOR A THOROUGH, EXTENSIVE, FULL AND COMPREHENSIVE INVESTIGATION.

AS I HAVE STATED TO AN ENORMOUS NUMBER OF PEOPLE IN THE PAST, SOMEONE SOMEWHERE, SOMEHOW NEEDS TO POSSESS THE COURAGE, THE MORALS, THE VALUES, THE BELIEFS, THE DECENCY, THE HONESTY, THE HONOR, THE DIGNITY, THE RESPECT, THE COURAGE AND THE BRAVERY TO BE FORTHRIGHT BY COUNING FULFILLING AND ADHERING TO THE ENTIRE TRUTH. IT IS NOT IN THE PUBLIC INTERESTS FOR NUMEROUS PEOPLE OF PROMINENCE TO INTENTIONALLY ENGAGE THEMSELVES IN COVERING UP FOR COLLUSION, FRIENDS, COLLEAGUES, ETC.

mine

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COHORTS. THE CITIZENS THAT INHABIT OUR SOCIETIES DESERVE TO KNOW THE TRUTH AND ANYONE PURPOSELY OBSCURING, CONCEALING, DESTROYING, HIDING, ALTERING, TAMPERING, TAINING, OMITTING, DENYING AND JUST PLAIN AVOIDING THE TRUTH WILL BE WIRONG ON EVERY SINGLE LEVEL IMAGINABLE.

IT IS INCREDULOUS THAT DISTINGUISHED PROFESSIONALS AND DIGITARIES KNOW THAT THE COLLUSION, COVER-UPS, CRIMES, CORUPTION, MISCONDUCT, LIES, FALSIFICATIONS, FRAUDICATIONS AND MISREPRESENTATIONS THAT THEY INDEPENDENTLY AND COLLECTIVELY ENGAGE THEMSELVES ARE WIRONG, HOWEVER, THEY HAVE NO PROBLEMS IMPLICATING AND INCULCATING THEMSELVES IN THESE ON-GOING, NEVER-ENDING, COVER-UPS. WHAT IS EVEN MORE ASTOUNDING IS THAT THESE PROMINENT PEOPLE POSSESS NO REMORSE AND THEY HAVE NO CONSCIENCE ABOUT THE INTENTIONAL IMPROPRIETIES, WRONGDOINGS AND MANSGRESSIONS THAT ARE INVOLVING THEMSELVES IN TO COVER-UP FOR SOMETHING ELSE AND/OR THEMSELVES. THESE ACTIONS ON THEIR OWN MERIT ARE AN ABSOLUTE TRAVESTY AND A PATHETIC DISGRACE. PEOPLE MAKING MISTAKES IS ONE THING, BUT PEOPLE PURPOSELY COMMITTING COVER-UPS ENTERS INTO UNCHARTERED TERRITORIES. THE FACTS THAT PROFESSIONALS OF A HIGH SOCIO-ECONOMIC STATUS BELIEVE THEY CAN GET AWAY WITH THEIR INDETERMINOUS, MENDEACIOUS AND SCANDALOUS ACTIONS IS UNBELIEVABLE, CONTRADICTORY AND DUMBFOUNDING.

THESE ORGANIZATIONS AND INDIVIDUALS WHO ENGAGE THEMSELVES IN THESE SUBREPTITIOUS BEHAVIORS ARE FOOLING AND EMBARRASSING THEMSELVES, FOOLING AND EMBARRASSING THE ENTIRE JUSTICE SYSTEM, FOOLING AND EMBARRASSING THE ENTIRE ADMINISTRATION OF JUSTICE, FOOLING AND EMBARRASSING EACH AND EVERY MEMBER OF THE PUBLIC AND FOOLING AND EMBARRASSING THEIR PROFESSIONS.

I WILL RE-ITERATE THAT FOR YOUR AGENCY TO DETERMINE THAT MY COMPLAINTS ORIGINATED 6 MONTHS AFTER THE FACT OF ME FILING MY COMPLAINTS IS ANOTHER PEEBLE ATTEMPT AT COVERING UP FOR THE PARTIES CONTAINED WITHIN THIS CORRESPONDENCE.

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

YOURS TRULY,

J.R.S.

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