

BODY OF FORMAL LETTER

JULY 2010

Dear Prime Minister, Stephen Harper,

The only point of writing the Prime Minister of Canada (with copies to the Leaders of the Opposition parties) is to demonstrate serious issues of concern to the general public, and the fact that violations of federal law and regulations, not the least of these being violations of federal mandates regarding scientific research and health standards (implications to listeria/salmonella outbreaks (incompetent researchers)/ swine flu vaccines and deadly emerging diseases) and perhaps most importantly concerning the Constitution the deliberate and malicious violation of the Charter of Rights and Freedoms. To any honest politician hoping to build a better Canada that alone should be enough, but the public must be involved to measure just how elected officials respond to such important issues especially when the issues criminal conspiracy and the obstruction of justice, and betrayal of the public trust can also be demonstrated. The matter of fake scholarships for incompetent Elite children so they may take positions and jobs from qualified but unconnected (politically and financially) middle and working class children: misuse of taxpayers' monies for Elite socialism .That is the overall importance to the public and basis of sending you all this material.

*The matter of the public inquiry of the former P.M Brian Mulroney, and Karl Heinz-Schreiber letters and **your** choice of the University of Waterloo President David Johnston to set out the MANDATE for the inquiry is the basis and relevance of my letter to you. A MANDATE decides what any inquiry may or MAY NOT investigate, and if the person setting that mandate is not independent, but has a predisposition, bias ,or prejudice to misdirect the inquiry, which is not revealed (indeed expressed to be the complete opposite) then justice will not be served even if a false impression is made that it has. Indeed, a criminal act could be concealed (the Legal Criminal definition of Conspiracy is cited). The University of Waterloo (UW) has such a documented talent (of concealing criminal activity through political and financial influence).Personal experience with UW has clearly demonstrated that its lawyers and administrators do not have to reveal anything serving the purposes of justice if it may cause criminal action to be brought against its personnel or interests and agendas (just like Brian Mulroney could have told Revenue Canada he had the money in the safe still). And the people who make up the Board of Governors etc. of the University of Waterloo have far reaching personal political agendas that are not necessarily in the interests of justice, the truth or the public good; but rather selfish ones . So there is the statement made that a precedent exists for the misuse of this influence by the University of Waterloo (UW) to promote private agendas and their FRIENDS' well-being over the interests of society as a whole! **Crony-ism by people associated with the University of Waterloo and the federal political parties can over-ride the law, federal regulations ,the Charter of Rights and Freedoms, and generally,the public good.***

The Main Point of my writing you is to request the release of federal papers in order to re-open a criminal investigation of the University of Waterloo by the OPP and the DOJ wherein these papers will

make it very easy for the legal foundation for the laying of federal felony charges against the Administration of the University of Waterloo; since the violation of federal mandates involving scientific research of value to the taxpayers, and the corruption of the education system should be a priority interest to you. This should be especially true since corrupt officials at the federal level were derelict in duty and were the main reason that the crime and injustice were able to go ahead in the first place (and became full partners in a Criminal Conspiracy). Correcting injustice and corruption must be a priority if federal programs are to function to benefit society and the taxpayers (i.e., keep them from dying due to contaminated foods and failure of inspections re., listeria example summer 2008/09/10//the curious case of allowing Canadians to suffer unnecessarily from Lyme disease)). And the issues surrounding the former Prime Minister, Brian Mulroney, and the Schreiber letters [I have my own Mulroney letter proving he was aware of the misconduct regarding federal fraud and corrupt violations by UW] plus your APPARENT PERSONAL choice of the UW President, David Johnston forms the link and relevant basis to send you my requests and concerns: **your personal integrity is to be judged by the public. The past history and actions of the University of Waterloo have and are becoming linked to you** (Prime Minister Stephen Harper). This has been highlighted when you and Minister Flaherty (former Harris cabinet minister) both backed Jim Balsillie of RIM/U of Waterloo in his bid against the NHL for the Coyotes. Mr. Balsillie was flashing money at everyone to achieve his desires. The main issue is **HONESTY: TRUTHFULLY SIGNED ASSURANCES** given in premeditation deliberately and falsely by the University of Waterloo **[establishing a modern precedent for consideration by the public]** (Douglas Wright principal named) with the subsequent OBSTRUCTION OF JUSTICE (up to and including the tenure of President David Johnston) requiring political interference of an RCMP investigation (other government agencies were also coerced) to COVER UP the crime and CIVIL/CHARTER RIGHTS ABUSE. **A Criminal Conspiracy as per the legal definition.** So your choice and association with the University of Waterloo must be open to public questioning.

POINT OF FACT : Douglas Wright, and his proteges, Micheal Laziridis and Jim Balsillie have been heavily fined by the OSC for unethical conduct dating back to 1996—same time frame as my dealings with them and governmental officials. Wright taught his proteges well in a bad sort of way : proof of the spirit and attitude characteristic of the University of Waterloo Administrative Personnel and Governors.

THIS IS THE PRECEDENT FOR THE RE-OPENING A CRIMINAL CASE :THE OSC DID IT TO 1996.

Part of the overall questioning must be the history and character of David Johnston and why he was so acceptable to the PYSCHÉ and NATURE of the Administrators and Governors of UW: what common characteristics do they share? My own personal experience with UW shows that they have an ease and willingness to lie and give deliberately false assurances, and eventually to obstruct justice through political interference with a federal police investigation via their EASE OF ACCESS TO THE STANDING GOVERNMENT OF THE DAY (past included). So President David Johnston's past history as Principal at McGill will have to be examined and why this would influence UW's choice of him to succeed Douglas Wright (now President Emeritus). The events of the past, like Mulroney Schreiber, are very revealing.

The fact being that the University of Waterloo is **DIRECTLY** and personally connected to former PM Brian Mulroney makes it almost beyond belief you PERSONALLY chose ANYONE from UW to set the parameters for a public inquiry. A skeptic would suggest that mutual business interests are drawing up the agenda and are passing it along (to you). The choice, itself, begs the question of whether or not your office (like the Cadman Affair), or you, YOURSELF are **COMPLICIT** in a conspiracy, at behest of UW business interests, to cover up the truth of the matter? A powerful allegation open to the public scrutiny, but if proven true then raises the question of how deeply is the PMO, and you (yourself) are **COMPLICIT IN A CONSPIRACY TO OBSTRUCT JUSTICE?** This is the immediate relevancy and seriousness of my request to you and your office for federal material to be used in evidence to re-open criminal investigations of persons at the University of Waterloo. Clearly, if you are not involved you will want to

help. You will personally ensure the speedy release of requested materials so criminal proceedings may begin: part of your crack down on White Collar Crime (i.e., Livent, Earl Jones Ponzi scheme , Norburg, etc.).

You have two choices on how to deal with this courier delivered formal letter; which I believe the Canadian people will see as a very fair and true test of your character and honesty and commitment to the Charter of Rights and Freedoms. Especially since in a previous election politicians were able to appear on TV waving “homophobic” emails as evidence of the others lack of character. Especially mail with the direct relevance to prove criminal intent and the betrayal of the public trust. And most relevant, how can one condemn the Chinese for human rights violations (one example, harvesting human organs from political prisoners in conjunction with a pharmaceutical company which was a partner to the Centers of Excellence Scheme) if one is willing to cover-up Charter violations and federal program violations in one’s immediate control. The answers are in the public’s best interest. The choices are:

QUALITY ASSURANCE vs. the ADOLF HITLER DEFENCE

(Leadership Accountability vs. Plausible Denial)

Everyone says we must be more competitive (especially the Big Three Auto manufacturers [Ontario/Quebec] vs. foreign importers) if we are to survive, so Quality Assurance was embraced. Under Quality Assurance an average worker can stop production in order to inform the leadership of a flaw harmful to production/survival [2010 Toyota brake pedals and runaway out of control cars: alleged known but covered up]. As a citizen I am approaching you with serious flaws of importance to everyone, and, perhaps, more so to you since these can be corrected by a concerned leader. Conversely, Plausible Denial/the Adolf Hitler Defense is the concept that a leader’s time is too important to deal with ordinary people, and thus, Hitler cannot be held accountable for the Jews’ deaths simply because he was unaware. He was too busy with important affairs of state, planning the war and after, and subordinates took care of mundane matters. The Holocaust occurred because subordinates kept him out of the loop and therefore what he did not know about he cannot be held accountable for/not guilty. Hogwash, but some will still use Plausible Denial to escape RESPONSIBILITY AND ACCOUNTABILITY. Which will Prime Minister Stephen Harper use to define his person?

CANADA HAS THE HOLOCAUST MEMORIAL, BUT ALSO PROTECTS APPROXIMATELY 300 NAZI WAR CRIMINALS ON ITS SOIL FROM PROSECUTION. HOW CAN CANADA SAY “NEVER AGAIN?”

CANADA IS “CONDEMNING “ TURKEY FOR MASSACRES OF ARMENIANS DURING WW1 , BUT WHAT DO YOU EXPECT TURKEY TO DO IF YOU WON’T EVEN DEAL WITH KNOWN WAR CRIMINALS WHO ARE WITHIN YOUR POWERS TO BRING TO JUSTICE?

Oberlander and How University of Waterloo Shares the Values of a Nazi Death Squad member!

Mr. Oberlander may evade justice because a Federal appeal said he would have been killed had he deserted. The truth may very well be that Oberlander is a brutal child killer, who may be very afraid that Ukrainians/Russians living today who were only 10 and 12 years old at the time could easily testify that he helped kill their Jewish child friends. These people would only be in their 70s and be good eye witnesses. If there is no evidence against him he should wish to clear his name; however, the history of the death squads in the Ukraine and Russia are documented. And

at the time the Nazis were winning and everyone expected to get rich stealing the occupied land: clearly, Oberlander would want to ingratiate himself to his fellow Nazis, and become a rich land developer. Which is what he has become in Waterloo, Canada: a wealthy land developer able to buy politicians. We will have to examine his relationship to MP Andrew Telegdi: a man who would start a special Human Rights Constitution Committee, for Oberlander, but when I approached him with Human Rights violations and cancer research fraud he wouldn't start a committee to investigate this. So Canada will protect an alleged child murderer, but will not stand up for the Charter of Rights and Freedoms. Please note, many people gave their lives fighting the Nazis, indeed over 100 Canadian POWs were shot in the head by an SS Colonel. The Canadian soldiers could have lied and not gone into the Canadian army, but someone has to stand up for values/ sometimes values of utmost importance to humanity must be paid for in human lives. The Canadian soldiers died for their beliefs at the hands of the very type of animal that Oberlander was, and didn't have the courage, for humanity, to give his life for. Is this the low level that Canada is sinking, protecting the murderer of children. And, I could have lied at the University of Waterloo, like they wanted, but Reproductive Endocrinology is one science that the Nazis perverted. Reproductive science has so many important ramifications for humanity someone has to take a stand. I did, and wouldn't lie. And lying in medical research can kill Canadians (Tainted Blood precedent; plus the question of Lyme Disease cover up) something I wanted no part of, my ethics wouldn't let me support Nazis nor allow bad science kill Canadians. Now PM Harper, who do you stand with?

SPECIAL NOTE: I have letters from ALL the pharmaceutical companies stating that they do NOT do basic research in Canada, but merely market their products here (drug development) when I was actively trying to bring research money to Canada. Roche was one of them. Roche has direct connections to the University of Waterloo group through their association with the people associated with CTV etc etc. Pertinent to the Oberlander/human rights/Charter of Rights and Freedoms is the fact (27th Jan. 2010) that Roche is alleged to be using organs HARVESTED from prisoners executed in China. Many of these prisoners are not really criminals but political prisoners and ethnic groups that the Chinese are oppressing: not much different than what the Nazis did, is it really? Don't forget, Mengele stated that if he didn't use the prisoners and children in his experiments someone else would have, or they would have simply been murdered and at least he was benefiting science. Along with your appointment of a pharma executive to the research funding panel and "Ever-greening" patents (raising health care costs) this will be further discussed as to why its important for you to deal with my concerns NOW.

The Curious Case of Boehringer Ingelheim and Mirapex (to present time of 2010): secret clinical trials warned of dangers of this drug as early as 1995 (compare to Wright and the OSC 1996) and the Canadian government (Min. of Health) knew of problems as early as 2003 but allowed the product to remain on the market without proper warnings and Health Canada only acted to protect the drug manufacturer not the Canadian taxpayer (who pays Health Canada's salaries and bills). It appears to be part of the Federal Canadian Government unwritten policy that Greenhalgh was black listed as not the kind of scientist that the Criminal Conspirators wanted doing research and influencing public opinion and federal policy. This appears to support the

allegations of a (legal definition) Criminal Conspiracy from the University of Waterloo to the Federal Government.

Time Insert 2010 : The Sham Firings of Rotor and Tipple by the Harper government with an arbitrator considering awarding extra punitive damage because of government obstructionism and refusal to produce documents. Very substantiating to my allegations of Conspiracy associated with the federal government. VERY ! **Please note I am asking for the release of documents to prove criminal felony conspiracy from the federal Canadian government. If the Federal Canadian government does not release these, then they have become part of A Criminal Conspiracy as to the legal definition. Prime Minister Stephen Harper is now a member of a Criminal Conspiracy as to the legal definition.**

BRIAN MULRONEY AND DIRECT TIES TO THE UNIVERSITY OF WATERLOO. Ethical and Potential Conflict Leading to the Obstruction of Justice.

Your choice of President David Johnston is intriguing and a full public explanation may be required. For the record David Johnston's actions as Principal at McGill must be reviewed. This occurred circa the Fabrikant shootings, Dr. Oliveira and U of T blood drug debate[later relevance to Hemosol must be explored], and my conflict with the University of Waterloo: A TIME OF ACADEMIC CORRUPTION! Dr. Johnston was directly involved in the dismissal of a concerned professional who refused to allow an unqualified candidate entrance to a program with definite standards expected. The candidate could not match the academic standards but did come from an elite connected family (N.B. Douglas Wright has publicly DECLARED that the elite should "RULE" and he is more concerned with millionaires wandering the halls of academia than academic standards). Johnston got the person in and the qualified professional dismissed proving that Dr. David Johnston has the ability as a "FIXER" to get done what the politically and financially connected want. And it proves that Dr. David Johnston's ethical standards need to be examined publicly and that he and Dr. Douglas Wright and the Administration of the University of Waterloo are of one and the same mindset; especially when it comes to DIMINISHED STANDARDS. A STRONG STATEMENT but can it be proved? Under Wright, an UNQUALIFIED (artificially qualified) C- BSc. In physics was granted a PhD. in Endocrinology even though the research could not be repeated being so flawed that an official Ministry of Health document describes it as so bad that derogatory terms are used. THIS IS ONE OF THE DOCUMENTS I AM ASKING YOU TO HAVE TURNED OVER TO ME so criminal proceedings may follow. And , subsequently, copies of Douglas Wright and Dr. J. E. Thompson's signatures to the Ministry of Health and NIH stating they are being truthful regarding the J. C. M. Riley Yale scholarship(they were lying in premeditation and with intent:Felony Fraud and Conspiracy to commit federal fraud). This PROVES Dr. Wright has substandard academic standards; plus the fact that he is a LIAR and a CHEAT! He gave DELIBERATELY FALSE ASSURANCES, signed assurances, which are clearly outlined requiring full truth and honesty, to the federal governments of Canada and the U.S. (and these are also documents I am requesting). Lying with premeditation and intent with fore knowledge of guilt (which is not different from I know I can use influence to beat this) for federal money is a criminal act of felony fraud. Hence, with Dr. Douglas Wright, no matter what he believed his position (including his friendship with P.M. Mulroney) placed him above, lying and cheating makes him a FELON!!! An important fact that he would want to CONCEAL from the SEC and other regulatory bodies; and a very strong motive for him and his friends, including Mulroney, and the Administration of the University of Waterloo to undertake a CONTINUOUS series of misconducts, and the obstruction of justice, and Charter Violations to CONCEAL from any kind of public knowledge; and other formal bodies that could act to enforce the law and regulations. And please note Dr. David Johnston was tenured as President of UW while this was ongoing(same time period as the OSC chose to fine Wright for, and remove him from the Board of Governors-- a bad man); again, we have an example of the ADOLF HITLER DEFENSE in action!!!

By a Canadian institution subverting the Constitution/Charter of Rights and Freedoms, and NOT promoting these ideals, an ironic misuse of taxpayers' monies.

AND,... under Dr. Johnston's tenure at UW academic standards declined even more to be in line with the Dr. J.C.M. Riley Model (nepotism C- minus gets PhD.) to be in an Hons. Biol. Program only a 65% average is required so more students stay in the program longer and pay more money, acquire deeper debt. The more loans they need for their education they can get from one of UW's Tech Park Partners, i.e., the TD bank(loans guaranteed by the taxpayers of Canada by the way: another form of **bank bailout at the taxpayers' expense**), and more money for UW and all of Douglas Wright's elite friends. The only losers are the kids when they graduate with low-level degrees nobody wants. What this proves is that Dr. Johnston and Dr. Wright and the Administrators of UW have the same mindset and low standards across the board.

Time Insert November 2010 : M.P. Andrew Saxton once worked for a client of the bank RBC Dominion Securities in Victoria and helped a client hide thousands of dollars in a Swiss bank account. Offshore tax cheats are supposed to be under investigation by the federal government. What can quickly be seen is that the members of parliament have many connections to all the banking institutions. Who are they loyal to ? The law and the Canadian taxpayers? Or private personal gain?

SUBSTANDARD ACADEMICS. What is Wrong with the Canadian University System? **THE DOUGLAS WRIGHT MODEL!** Please note that Douglas Wright was an **UNELECTED** member of the of the **Bill Davis Conservative Ontario cabinet.** Douglas Wright is on the board of directors for companies in the US, Canada, and the UK, so the possible talent he brought was his personal wealth, and perhaps the expectation of manipulating the system to further his advantages to create more personal wealth. The Bill Davis Conservatives are famous for running up a massive deficit and lowering the province's academic standards so much so that low expectations are part of the Wright philosophy. The University of Waterloo named a library after Bill Davis. And former Premier Bill Davis is a close friend to former Premier Bob Rae, whom Rae turned to for advice when Ontario was in the previous recession. And Bob Rae is a member of the family which directs Power Corp. (which has direct connections to former PM Chretien).The underground gossip says Power Corp funded Bob Rae's political ambitions just to keep him from fouling up the family business, who knows the truth behind gossip, but before Rae became a Liberal MP he was made Chancellor of my former alma mater, WLU, where he had to **COMPETE ECONOMICALLY** with UW for students (money not academic achievement nor discoveries)and so lowered the biology standards to the same 65% as UW. **AND WHY DID YOU (PM Harper) choose these two to head up a commission to study what was wrong with Canadian universities? Isn't that like asking foxes to investigate the raids on the hen house? And, similarly with former PM Mulroney, I have letters to former Premier Rae informing him of the misconduct and plagiarism and unethical activities going on at UW (please note that at the time of my letters to Rae I was literally dying of cancer suffering from fatigue and other side effects so the letters reflect my general bad health, and financial suffering from the black listing). By the way, didn't Bob Rae accuse you of plagiarism? And didn't Premier Bob Rae of Ontario "prorogue" the Ontario government several times : flaws he finds failing in you (PM Harper).What is REALLY important that ANYONE will note from ALL of my correspondences is how many people KNOW that UW is LYING and engaged in unethical activity (at the very least) and how little they are willing to do! **THE PROBLEM WITH THE CANADIAN UNIVERSITY SYSTEM IS HOW MANY PEOPLE IN POSITIONS OF RESPONSIBILITY ACCEPT LYING AND CHEATING AS A MATTER OF COURSE!!!** Sir, that is the main problem. Do something about it. Help by helping me hold liars and cheats accountable!**

If Oberlander was afraid of being shot for speaking out against child murders in the Ukraine,what has held all you politicians back ? ; last time I checked the news not one politician has been shot for standing up for human rights. But then again what Canadian politician actually believes in human rights?

Special Point: on a number of occasions (documented letters) I informed the former Health, and Justice Minister, Alan Rock, of the situation with the fraud and wrongdoing at the University of Waterloo. Mr. Alan Rock must be invited to a legal inquiry so he may be asked to publicly answer what the definitions of fraud and plagiarism are. He must also answer if lying for federal money is fraud ,and and if research described as feces is a Standard of Excellence? He must be asked these questions because he is now Chancellor of the University of Ottawa. The problem with our universities are that the personnel in positions of responsibility and leadership can not lead by example : Mr. Rock would serve as a great public example of just how bad the ethics and standards are. Plausible Denial and the Acceptance of lies are the standards of this man ; and what he brings to the university system. Shouldn't society demand more?

POINT: Douglas Wright and the University of Waterloo have many connections and when in office, PM Mulroney made Douglas Wright his Educational Adviser: A DIRECT CONNECTION! And he appointed UW Senator Trevor Eyton to the Canadian Senate! Further, note that both Wright and Eyton are personal billionaires who sit on many Boards of Directors in Canada, the US and the UK: powerful wealthy DIRECT connections of UW to Brian Mulroney. Further, Hugh Segal , who was made a Senator by former PM Martin is also connected to the Board of the University of Waterloo. Therefore, there is more than AMPLE evidence to question your appointment of Dr. David Johnston as an **INDEPENDENT adviser for the Mulroney Schreiber inquiry**. There are numerous conflicts of interest, which the public should question, and so there should be NO RESTRICTIONS made on the questioning of Mulroney's actions and NO closed-door sessions because the character and integrity of personnel ARE the KEY issues that must be examined. **TRUTH AND ACCOUNTABILITY** vs. deception. Since the Inquiry has ended, the public can review exactly what took place.

JUSTICE OLIPHANT FOUND MULRONEY VIOLATED HIS OWN ETHICS STANDARDS, AND HIS ACTIONS WERE INAPPROPRIATE. OLIPHANT WAS BLOCKED BY DR. JOHNSTON FROM MAKING ANY CRIMINAL FINDINGS ! Dr. Johnston appears to have succeeded in his job for his friends.

Time Insert November 2010: You awarded him by making him Governor General of Canada. Governor General Johnston must publicly answer whether or not he supports the Charter of Rights and Freedoms? If research described as feces is excellent? Y/N? And is lying for money , fraud? Canada should expect the Governor General to support the Charter of Rights and Freedoms , and to be able to answer relevant questions truthfully. Shouldn't Canadians expect as much?

THE ETHICS PROVE THE DIRECT RELEVANCE for my approaching you (PM Harper) citing the public interest and the violation of federal programs affecting universities, research, medical-drug safety, criminal activity and the Charter of Rights and Freedoms. I, too, have my own PM Brian Mulroney letter. Please see the reply from his personal assistant, Jeff Foster who said,"PM Mulroney is aware of your letter." Mulroney was aware of criminal misconduct at the University of Waterloo suppressing research mandated by the federal government, and he did nothing!!!??? It is alleged that he did nothing in order to protect his friends, Douglas Wright and Trevor Eyton (and business connections funding his conservative party which a full public inquiry would expose). NOW HIS FRIENDS ARE RETURNING THE FAVOUR. It is alleged that the University of Waterloo is in a CONSPIRACY to OBSTRUCT JUSTICE, and have acted to cover-up to protect a friend (crony) former PM Mulroney. The public now must ask, that by choosing Johnston (a man reported by CP to have formerly been employed by Mulroney) to limit the inquiry and keeping parts behind closed doors, will justice be obstructed with wrongdoers not exposed? Exactly what certain politically financially connected elites want: the appearance of a full investigation but not the fact.

Brian Mulroney's treatment by Revenue Canada must be reviewed in the light of the treatment of the private Canadian citizen, 64-year old Irvin Leroux of B.C. who was wronged by Revenue Canada to the tune of a million dollar tax bill with them getting writs of seizure etc. causing him to lose everything: but he was in the right. They even misplaced evidence. Brian Mulroney had his lawyers' "chat" with Revenue Canada where they even WITHHELD EVIDENCE (money in a safe). They did not get writs of seizure or liens on Mulroney but got a very reduced settlement. Why the difference? Mr. Irvin is a private citizen, while Brian Mulroney has many friends through the University of Waterloo business political connection web: crony-ism and corruption. Had this been the USA and Mr. Mulroney's name had been Congressman Cunningham (a decorated war hero), he'd be in prison now for tax evasion. In Canada there exists a state of **SELECTIVE JUSTICE: a condition where there is one set of laws enforced rigorously against ordinary citizens, and a second set for the elite crony-connected where the law is conveniently ignored.** Please consider this when you are preparing your White-collar Crime Bill (Justice Minister Robert Nicholson). A lawyer at the inquiry did ask, Did you tell your lawyers to tell Revenue Canada about the money in the safe? Under Dr. David Johnston's clever format Brian Mulroney did not have to answer: POINT MADE!

It may be alleged the Mulroney lawyer -Revenue Canada Chat-fest was a conspiracy to avoid laying criminal charges. It must be noted that Karl Heinz-Schreiber has been sentenced to prison for tax evasion; and the former German Chancellor (Brian Mulroney's German counter part) is also in prison. What any Canadian university of law with any "gumption" should do is hold an academic exercise called the Citizen X Mulroney -Leroux (Smith is used too often) Tax Evasion trial where they use the evidence from the Brian Mulroney case but treat the evidence as if it were Citizen Leroux being investigated. As an academic text book case they can have a student justice and student crown attorneys and student defense attorneys. They would hold the trial according to the letter of the law and reach a finding based on the facts of the case and the standing law of the land. Do you think its any less embarrassing to the Germans that their chancellor went to prison than for Canadians to have a former PM get what he deserves? In fact, it may very well serve the cause of justice more! Especially,if, given, the tax evasion allegations were proven{subsequently in the REAL world)! Brian Mulroney would be a convicted felon : "a crook." Therefore, irregardless of when the conviction, like Conrad Black (convicted by a JURY of citizens), Mulroney could not sue anyone for slander because he would be a proven crook. A crook is a crook is a crook by any other name. And a felon can't sit on the board of directors, like the Barrick Gold Board, plus numerous other boards he sits on(thus proving Brian Mulroney was never in want to provide for a young family: he lied! And lying to obstruct justice is a felony).Also another motive to use all his connections to have a SHAM revenue Canada investigation of his TAX EVASION! Tax evasion is a crime that a crook does! Hence many pieces of evidence pointing to a conspiracy to protect Brian Mulroney. Also proves how this rich circle of elites protect themselves from the law and puts them above all other Canadian citizens. They believe they are better than ordinary Canadians and, in fact, above the law. They interact on many levels to get their own ways.

I also have a "Premier Mike Harris" letter. The point being that he was AWARE of the situation at the University of Waterloo. Mike Harris, like many others including Peter Godsoe (Scotia Bank) and Donald Drummond (TD Bank) are aware that research of value was suppressed while LYING by Douglas Wright and others occurred. What you and the public must see is the ease and comfort with which these people are WILLING TO ACCEPT THE LIE! This represents a very serious consideration now in the revelation of the Pricewaterhouse-Coopers and Hemasol Inc. blood product cover-up where lives were KNOWINGLY endangered with heart attacks and blood clotting BUT the participants were never told!!!

(Remember Dr. Oliveira and U of T , there was a precedent there that no one knew about. Other precedents regarding U of T and Connaught Labs and the concept of Anti-Trust actions and cover up). THE TRUTH BECOMES VERY IMPORTANT!!! Political and business leaders willingly accept a lie, and not only do nothing about stopping it, but may actually become ACTIVE CO-CONSPIRATORS promoting it through various political and financial links. This begs the question about public safety in general after a summer(2009) of exploding propane tanks and listeria laced foods; who do inspectors work for? Federal laws and standards designed to safe guard the public; or do they turn blind eyes due to political interests and financial benefits to politicians down the road? This must be seen in the light that a previous flu vaccine was inappropriately made and hundreds of people suffered; now with the NEW swine flu vaccines, just how safe are they , and have any reports been covered up in order to sell the product, but the public will have no access to liability against a bad product? Why was this swine flu the most profitable vaccine ever produced (when all flu vaccines in the past were money losers)?The public should support a public inquiry to answer these questions, don't you think?

Deliberately not telling someone something is conspiratorial, especially if you seek some kind of gain or advantage such as evading justice and liability.

And the DIRECT relevance of the Mike Harris letter to the Brian Mulroney letter is that Premier Harris was a school teacher and not a lawyer, but NONETHELESS, when his tenure as premier was over he received a position at a large law firm. And everyone must ask why didn't Brian Mulroney, with all his connections, receive the same deal (after all he did have a young family to support in his own words)? He had given Trevor Eyton (UW/Brascan) a million dollar sweetheart deal by appointing him to the Federal Canadian Senate. And Douglas Wright was made his "National Education Adviser" and apparently received sweetheart military/other government contracts for his(on board of directors) company Com Dev and/ or others. And by the way, as of 2008 Com Dev is "tanking" and the board is seeking to sell to the Americans (like MDA). So why didn't ALL his friends find Brian Mulroney a seat on some law firm or board because after all they OWED him!!!! And we do know that Brian Mulroney DOES indeed sit on many boards of directors making huge sums of money.

How is Wright et al "lobbying" their "good" friend Brian Mulroney any different than Jaffer and Guergis lobbying the Harper government ? Or lobbying their good friends Chretien or Martin? Micheal Laziridis had a close relationship with former PM Martin. They are alleged to have lobbied to have the fraud at the University of Waterloo over-looked. Is PM Harper going to overlook the fraud and Charter violations at the University of Waterloo?How good of friends are you with the University of Waterloo versus the concerns of justice and Charter rights?

Please note as of the summer of 2008 Mr. LaFleur (a convicted felon) of the Sponsorship Scandal Fame has turned all his money over to a Lichtenstein Bank so as to (allegedly) avoid paying federal fines: premeditated deliberate actions with (allegedly) criminal intent to escape justice/the law.

Please note regarding crony-ism protecting the elite, as of August 2009 former Norberg President, Vincent Lacroix gets his prison sentence cut: so much for sending a message regarding white collar crime. Note the Canadian elite mind set : fraud is supported by the powers that be, people who obey the law and do good are oppressed! As of January 2010 the fraud trial of Norburg associates ending in a mistrial even though 9,200 investors had been bilked of \$130 million. The jurors claim confusion because of thousands of pages of testimony and over 700 odd charges. I will allege this is just the Canadian crony network in action to protect friends. Had the prosecutors been serious and wanted to convict these people they would have laid only a dozen charges; the other hundreds could follow later after the first convictions, thus making subsequent convictions that much easier. Now, these people may never be tried , even though as of 2010 a new trial is to be called(will they lay a few charges so to be able then lay another few if over turned, or go the whole hundreds again?): allegations of

corruption against Canadian personnel protecting cronies. Again precedent for my actions to approach the Prime Minister of Canada directly so the public may be involved and help overcome the inherent corruption of the Canadian system.

PRECEDENT : DOUGLAS WRIGHT IS A LIAR WHO GAVE FALSE SIGNED ASSURANCES IN A PREMEDITATED DELIBERATE FRAUD. SIMPLE, NOTHING TOO COMPLICATED.

And this leads to the blunt and obvious question about the Karl Heinz-Schreiber Affair, is it not OBVIOUS that former PM Brian Mulroney simply saw the opportunity to pocket money for his private personal gain and by putting it in a private Swiss account without declaring taxable income got away with wrongdoing (INTENT)? Dr. David Johnston WON'T ask this question nor point ANY inquiry in this direction. Nor will he point out that with **ALL** his wealthy friends and connections that there NEVER was any danger of Brian Mulroney's young family going without (his father-in-law a millionaire). Dr. David Johnston of the University of Waterloo has only the MISDIRECTION and confusion. The same connections that would have helped Mulroney then are helping him now. That is entirely logical and provable.

POINT OF FACT :as of 31 May 2010 Justice Oliphant has returned a finding that Brian Mulroney behaved inappropriately. Justice Oliphant made these findings because under the conditions IMPOSED on him by Dr. Johnston he was barred from making any criminal findings. Case proven; Mulroney was protected by cronyism because he was a wealthy connected man. Brian Mulroney is not unlike the child killer Oberlander , whom ,the Supreme Court of Canada is protecting because he is a wealthy land developer who may have politicians in his pocket. The Supreme Court of Canada has not ruled on the fact he may be a child murderer , but, rather , he has the lame excuse he may have been shot for desertion when desertion was the last thing on his mind (the Nazis were winning the war).The Supreme Court has not answered the question did he lie to get into Canada. This precedent , that Canada has become a country that protects criminals will be important in selecting HONEST people who have the courage to prosecute criminals ,and who can be asked to make serious judgments.

POINT : THE ELITE MUST PROTECT THEMSELVES FROM BEING HELD ACCOUNTABLE.

Point of Fact: September 2009 ,Minister Peter McKay was non-compliant with ethics rules.

Special Point: Special Rules for Crony Connections.02 Oct. 09:"Handshake behind U of Calgary President's \$4.5 million retro-active pension. Long story short,Pres. Harvey Wiengarten , formerly of McMaster (Hamilton) University has been investigated by the Alberta Auditor General for a handshake deal. President Weingarten's justification for his remuneration was the university he "trusted" would do the right thing because he was bringing intangible connections with him to the university for its benefit. Please note what can be measured in reality at U of C was Weingarten would cut 200 jobs to help save a 14 \$ million budget shortfall. Please note , at his former U of McMaster, The Bank of Nova Scotia (through Peter Godsoe :who is on Barrick Gold where Mulroney also sits) had many connections. Scotia, Toronto Dominion , plus others have direct connections to U of Waterloo: point it is a small inter-connected crony world, and the only way to have any real high standards is to hold people accountable for their actions. Point of this material to P.M. Stephan Harper. Note the Elite in charge made very sure he was taken care of even if the university suffered shortfalls even if shady and questionable ethics and tactics were required . Canada and medical research are NOT benefiting, one man's personal interests are!!! A Position of Power for Personal Gain,that is what being in charge of a university in Canada means: and what is wrong with Canadian universities.

An illustration for the Canadian public's benefit is the DIRECT CONNECTION of the University of Waterloo's "power brokers" to the standing government of the day. Unelected businessmen/women directly directing the policies of the government of Canada regardless of the wishes of the taxpayers. These power-brokers don't care which party, conservative or liberal, may sit in Ottawa as long as they control the agenda (from education to health-care). So we see the direct connection of UW to Brian Mulroney, but it also existed for Jean Chretien and Paul Martin. Each of these former Prime Ministers made pilgrimages to UW in order to secure the blessings of the Neo Family Compact. And in the present day we witness Conservative Stephen Harper and Liberal Michael Ignatieff making the same pilgrimages. IS this why you (PM HARPER) made your 45 million dollar fellowship announcement at RIM ,July 2010? And please note, I have a Jean Chretien letter also and although he may have been more "wily" than Mulroney by not personally answering, his Deputy Prime Minister, Sheila Copps did! Which is a serious challenge of his sincerity because when it comes to a demonstration of his active support of the Charter of Rights and Freedoms it must be alleged that the former, P.M. Jean Chretien is a LIAR and a MAN WITHOUT MERIT! If he wasn't a liar he would have acted to correct an injustice he had the power to do so because in a democracy the strong(the meritorious) must stand up for the rights of the weak and see that human and civil rights and the law are enforced. In a strong democracy maybe, but note, the UN has compared Canada to Kenya for levels of corruption and corrupt politicians, and, therefore, Jean Chretien must stand and be convicted by his own in-actions and hypocrisies. Leaving former PM Paul Martin and his pilgrimages to UW ,where Chancellor Mike Laziridis blasted him ,to be examined.

BILLIONAIRE ELITIST AND CORRUPTION: Michael Laziridis CEO of RIM and Chancellor of the University of Waterloo is a LIAR and a CHEAT. Political lobbying and former PM Paul Martin.

An earlier DIRECT connection between the PMO and UW must be examined (please note that Douglas Wright was Chancellor of UW and on the Board of Directors for RIM, and later Michael Laziridis CEO of RIM becomes Chancellor of UW: continuum). When RIM was sued (for INTELLECTUAL INFRINGEMENT) in the U.S. by NTP, RIM/Laziridis asked the then PM Paul Martin to lobby for RIM/UW interests in the U.S. with the U.S. FEDERAL GOVERNMENT. This action clearly demonstrates DIRECT INTERACTION/COMMUNICATION of the interests and influence of RIM/the University of Waterloo at the highest levels of the federal government (of Canada and the U.S.). Precedent: the federal government of Canada establishes the fact it will take RIM/UW's side in plagiarism/intellectual property infringement actions to protect UW interests. The Government of Canada was de facto an EXTENSION of the BUSINESS WISHES at the University of Waterloo, and these businessmen could EXERT control OVER THE FEDERAL GOVERNMENT! And begs the question what power can the interests of these businessmen exert over federal law, safety regulations (including food and drug safety/**HEMASOL/MIRAPEX/LYME DISEASE** etc.) and the Charter of Rights and Freedoms? And to add insult to injury (demeaning the Government of Canada) LAZIRIDIS publicly "**BLASTED**" PM Martin and the federal government for failing to fund **BASIC** and **FUNDAMENTAL** research in Canada!!! By his own words and actions, CEO (RIM) and Chancellor (UW) Michael Laziridis has **PROVEN** himself to be a **LIAR** and a **CHEAT** (something the SEC should be made aware of given their investigations of RIM).**The requested material will prove Laziridis was actively asking Martin to suppress E. A. Greenhalgh and the benefits his research could bring society: Laziridis was actively blocking BASIC RESEARCH.LAZIRIDIS IS A PROVEN LIAR AND HYPOCRITE! (Please note how you said at RIM July 2010 that NEW ideas were needed for the breakthroughs of tomorrow, well sir, I had sent you courier letters before and your response was similar to former PM Chretien's !)** Therefore, the release of the requested documents [and any subsequent SECRET files that exist] for the new police investigation, and a public criminal inquiry will prove the truth of the allegation. However, review the following:

Under the Center of Excellence scheme, Wright is considered by Laziridis to be his MENTOR and has publicly stated Wright to be INTRICATELY involved in RIM and its affairs. Conversely, the opposite must be more likely than not to be true too, that Laziridis is INTRICATELY involved with his mentor's affairs, especially since he, too, is now Chancellor of the University of Waterloo. Therefore, it is more than reasonable and logical to point out that Laziridis would act to protect Wright (and his interests) by continuing the blacklisting and suppression of Greenhalgh's person and professional career [since that was Wright's ambition to black list] in order to maintain the cover up of the fraud and other unethical and criminal conspiratorial acts. This would be of the utmost importance when the SEC was investigating RIM for improper conduct (forcing Wright's resignation from the board to stave off a full-fledged formal investigation).

Therefore, Laziridis (and the power brokers at the University of Waterloo) would have made it perfectly clear to former PM Paul Martin (and Jean Chretien before him) that in order to maintain their support it would be wise to lobby on RIM's behalf in the USA; and ensure that the Greenhalgh case never ever went to criminal charges. **And this time frame occurs on Pres. David Johnston's watch: PERSONAL AWARENESS.** A MOTIVE- a political and financial motive exists- to interfere with any law enforcement/RCMP investigation into academic fraud at the University of Waterloo which in turn would have influenced ANY SEC investigation; plus other concerns. **A CRIMINAL CONSPIRACY : LEGAL DEFINITION .**

Please note that Paul Martin is associated with the ***Association of CEOs **which former Deputy Pm and Cabinet Minister under PM Chretien , John Manley is President of!!!!!!And John Manley is also associated to Peter Godsoe(Scotia Bank) on the OPG,Ontario Power Generating co. You eventually end up seeing a very incestuous interconnected business web and start to wonder if political parties are just a clever smoke screen. Regardless, what one does realize is how little these people worry about the law and regulations, apparently because they don't have to.

PLEASE NOTE the emails to PM Martin, plus formal replies from Alan Rock as Health and Justice Minister: a logical demonstration of awareness.

From the above, Laziridis is a proven liar and cheat because the University of Waterloo is guilty of suppressing, plagiarizing , and black listing basic and fundamental research of value to finding the answer to cancer and AIDS, plus other. Please be aware that the former US Surgeon General, Dr. J. Elders regretted how Greenhalgh was treated by the University of Waterloo, while Noam Chomsky, a Kyoto prize winner, has written that the research theories could be of phenomenal importance to mankind. The documentation can be found on www.cancerfraudbadbiotech.com; but the government already has the evidence of this, and the fact that the University of Waterloo was actively violating federal research mandates and the law. **Basically, the argument is built that the Government of Canada is a co-conspirator in a criminal act of obstruction and the violation of a citizen's human rights under the Charter of Rights and Freedoms. THIS HAS FAR REACHING RAMIFICATIONS TO HOW HUMAN RIGHTS WILL BE TREATED IN STEM CELL RESEARCH AND OTHER DRUG SAFETY MATTERS! Remember Oberlander and the Nazis?**

What ethics and accountability will you demand of pharmaceuticals and the special centers you are going to use taxpayers' monies to build in Africa under your announced program,2010 ? The J.C.M. Riley Feces Standard? That is the proven standard Canada has been accepting all along .

The DIRECT Relevance to 2010 is the MP Jaffer Case wherein he claims DIRECT ACCESS to the PMO so he can get "SPECIAL DEALS" FOR BILLIONAIRE CLIENTS. PM Harper states that this does not exist. Opposition Leader Michael Ignatieff states the allegations are serious and question the integrity of the government. Point of fact : evidence links the University of Waterloo to direct lobbying of the Canadian government under the Conservatives and the Liberals in order to cover up felony fraud and

Charter Rights violations. What may be worst is that the RCMP may have been asked by politicians to protect friends/business associates at the University of Waterloo to send the criminal investigation “no where” and find no criminal charges only ethical problems and civil concerns. By PM Harper turning over the federal documentation requested, these files then can be used by the OPP/DOJ to prove criminal activity had taken place. Therefore proving interference by federal government people to cover up and obstruct justice. Very serious and directly relevant to 2010. So, PM Harper . If Jaffer warrants police investigation in your view, shouldn't you be interested in justice for this case too? The other side of the coin is that Jaffer is a rank outsider of the NEO-Family COMPACT (like someone outside a “Family” using “connections” that aren't theirs to use, so they are ostracized by the Godfathers {nothing Jaffer did is different from Mulroney and Wright, its just that he's not one of the elite inner circle etc.}).

JUNE 2010 : Canadian Security Intelligence Service (CSIS) has pointed to FOREIGN INFILTRATION of municipal and provincial political ranks, INCLUDING CABINET -LEVEL politicians; the concern being that somehow/someway these people are being paid “something” to represent foreign interests over those of their constituents/ the taxpayers. CSIS believes this is serious. I state that this proves that special interests (such as the University of Waterloo and Douglas Wright etc.) can also use their “something” influence to over-ride federal regulations and the LAW of the land to protect their “special” interests. This PRECEDENT provides the ground work for CRIMINAL CONSPIRACY AS DEFINED UNDER THE LAW for PM Harper to demand an investigation and re-opening of the federal fraud case against Douglas Wright and the University of Waterloo. That is only IF P.M. Harper isn't taken care of under “something.” Your actions are the proof .

RE.: THE OLIPHANT MULRONEY-SCHREIBER INQUIRY LAST MARCH 30TH 2009

Wright/Mulroney/Johnston/OSC-RIM/Livent-Drabinsky/Norburg : Canada as a Corrupt Nation

Corruption only exists through the type of people in power: corrupt people are the source of corruption. Corrupt politicians and businessmen spread corruption systemically. Canada is a corrupt nation because no one will enforce the law and injustice is ignored. The ONLY way to eliminate corruption is to hold ACCOUNTABLE those who commit wrongdoing. Society will then benefit because only proven honest people will be allowed into positions of responsibility :friends and the incompetent children of cronies will be afraid to accept scrutinized positions because not only will they be exposed but will also be held accountable; both financially ,and legally (they will go to jail). The power of the deterrent value of enforcement. And society will benefit because the country as a whole will be more competitive as opposed to the cancer of having the friends and children of cronies who are incompetent tying up the same position being parasites on the backs of the taxpayers (whose children are denied the same positions) . Hence this letter is CRITICALLY important to the taxpayers of Canada because of YOUR July 2010 Fellowship announcement at RIM : 20 years have passed since the J.C.M. Riley NIH Scholarship/Fellowship fraud which MEANS another CROP of ELITE children have rich PARENTS who direct government and EXPECT you to guarantee them jobs. Please note all the industries that have left Canada and you WON'T guarantee working class children jobs, but this may be a scam to protect the ELITE .Elite Socialism ! Prove this wrong by calling for the public legal inquiry .**END THE BAILOUTS FOR THE INCOMPETENT RICH AND CONNECTED WHO HAVE CRIPPLED THE COUNTRY!**

FROM TAINTED BLOOD TO HEMASOL : A DIRECT CONNECTION.

1. A silent covert policy of corruption in violation of regulations and laws is the result of bad business influence over government leading to real harm to the public . Enforcement of the law would have protected the public from the Walkerton water contamination to the Maple Leaf

listeria deaths , but NO!!! cronies held regulators back in order to protect friends ; shielding them from the law and stripping society of the DETERRENT VALUE OF LAW ENFORCEMENT. For Mulroney not to be held accountable by findings of the inquiry is simply an extension of the corruption strangling Canada today. A corruption/crony-ism directly responsible for public deaths! We can see the direct political connections from Mike Harris, Jean Chretien to Clement/Flaherty: connect the dots. **POINT : The ONLY “CLIENT” the Government should be working for is the TAXPAYERS : NOT private corporations/CEOs nor future jobs in the private sector for themselves (or family members) !**

2. If “Lefties” break the law send them to jail. If “Righties” break the law , send them to jail. If “Centralists” break the law send them to jail. What is so hard to understand, this is not high school politics nor back room business games : grow up and face responsibility; this is about the law and regulations protecting society as a whole , not just a few selected friends or political “buds”. The law is DEMOCRATIC: break it and go to jail for the good of society!

HARM CAUSED BY POLITICAL CONSPIRACIES TO EVADE AND OBSTRUCT JUSTICE:

Brian Mulroney may be laughing at everyone because he believes his political and financial conspiracies have worked to help him evade and obstruct justice, but his smirk shouldn't be so big because he has harmed many real Canadians , even causing death. A conspiracy is when someone tells someone else to do something to achieve an end; to gain a result . Had the LAW been enforced with Brian Mulroney as with any other Canadian citizen (like 64 yr old Irvin Leroux) Revenue Canada would have CHARGED him with INTENT TO EVADE JUSTICE/TAX EVASION; a felony. A PROVEABLE FELONY! Which would have resulted in a criminal conviction. For whatever reason SOMEONE or SOMEONES communicated to Revenue Canada to NOT proceed with Brian Mulroney as they would ordinary Canadian Citizens (Mr. Irvin Leroux must be seen as the standard example of Revenue Canada methods). Maybe it wouldn't look good to have a former P.M. a convicted felon ,(Germany had the integrity to convict a former Chancellor: Schreiber case) but whatever reason ,people put together a plan, **THEY CONSPIRED**, so Brian Mulroney would not have to face the full justice that ordinary Canadians have to . They conspired to treat Brian Mulroney special so he would not have to face the FULL MEASURE OF THE LAW! **This is known as CONSPIRACY TO OBSTRUCT JUSTICE!** The results speak to the proof of the allegations. More revealing is a quote from an internet blogger and how a continued conspiratorial act obstructed justice during the Schreiber Inquiry,

“At some point Liberal MP Robert Thibault must have asked one too many questions about the former PM's shady business dealings, because Mulroney decided to sue the MP for libel. Though Thibault was only reiterating news reports and the testimony of witness Schreiber on CTV news, Mulroney's lawyers believed they had a case. But this “libel chill”, as it was called , was just the first step. When Thibault continued his line of questioning in the House of Commons, the Conservative government went to the Ethics Commissioner (and former Mulroney appointee) Mary Dawson. They complained that it was unfair that Thibault would be allowed to speak on the Mulroney-Schreiber dealings because the lawsuit meant he had a “private interest” in the controversy.” **[insert apart from quote, example, conspiracy to achieve an end]**

Interesting, but Mulroney cost the taxpayers 2 million dollars in protecting the prestige of the Office of the Prime Minister. I state Canada would be better served if Mulroney had been charged with tax evasion by Revenue Canada 20 years ago, and the deterrent value of the law would have protected Canadians better and made the PMO and all serving members more mindful of their obligations and better servants of the country. The harm Mulroney has done is real and measurable. Mulroney (falsely) whined he had to support a young family, well the money spent on protecting the prestige of the PMO has cost Canadian lives, many of them young Canadians. Does Brian Mulroney consider his children more

important than the children of ordinary Canadians? Should his children live while taxpayers' children die?

Mulroney's defense cost 2 million dollars, and there is a researcher at the University of Alberta (Dr. Michelakis working on DCA) who needs 600 thousand for clinical studies. He can't get the money since last year. Had Mulroney been in jail, then the 2 million would have been available for the clinical studies. Yes, criminal conspiracies to cover up fraud do HARM Canadians. Mulroney is a man lacking moral fiber, and instead of whining, he is a very rich man, I think he should raise the money out of his own pocket to pay for these clinical studies. THE WHOLE 600 THOUSAND! He said he GAVE the Schreiber money to HIS CHILDREN, SO HE DOES HAVE LARGE SUMS OF MONEY AVAILABLE FOR ITEMS OTHER THAN PERSONAL NECESSITIES: case proven! So since (May 2010) Dr. Michelakis has had success shrinking brain tumours, Mulroney could turn the money over to other clinical studies of this drug to speed up treatment of other potential cancers. The public should comment on the fairness of the suggestion.

Point: Misuse of Office for Personal Gain/Agendas

Brian Mulroney's personal assistant replied to me that the "Prime Minister was aware of my situation." This means he was ,1. aware that the research being funded at the University of Waterloo was officially described by the Ministry of Health as being so bad it was compared in street terms to feces(definitely NOT excellent).2., The supportive letter I had from the M.D. Anderson Cancer Center. In short, PM Brian Mulroney knew of the fraud and corruption at the University of Waterloo blocking research of potential value to finding the answer to cancer. BUT, he CHOSE to do nothing. Why? Brian Mulroney couldn't charge personal friends like Douglas Wright nor Trevor Eyton at the University of Waterloo because he knew that down the road he might need them to PROTECT him! Even though Mandates and laws of the federal government were being violated Brian Mulroney put personal interests ahead of the country. This is a man lacking in MORAL FIBER. So he and his friends are put ahead of the Canadian taxpayers. His children are put ahead of ordinary Canadian children, and if ordinary Canadians have to die of cancer in order to protect his friends, who will in turn protect him, so be it! THAT IS THE COST OF POLITICAL PATRONAGE AND CRONYISM. THEY CONSIDER THEMSELVES TO BE ABOVE THE LAW AND ORDINARY CANADIANS,

The Question becomes, Prime Minister Stephen Harper, do you support the letter of the law, the Constitution and the Canadian people, or are you, too, looking down the road for what political patronage can do for you?

THE CRIMINAL CENTER OF EXCELLENCE SCHEME:

Recently, you passed the Evergreen Act wherein if a pharmaceutical company changes just a few molecules of a chemical structure of a drug, then they can claim a further 20 year extension of Patent Protection. Wasn't one of the lobbyist for this a member of your former entourage? Is there a personal gain down the road for you when you retire? More on this and the formation of Think Tank Institutions by private corporations hiring former politicians from all parties (control of present time policy by the promise of a carrot reward on retirement). The argument is that research is expensive and the patent protection promotes more research in Canada (and the US). And, Sir, what if a public inquiry of Douglas Wright and the felony fraud at the University of Waterloo would PROVE this to be a LIE? Motive to obstruct justice and conspiracy to cover up, wouldn't you say? And I have the DOCUMENTATION TO PROVE JUST THAT!

Please review the copies of a few of the replies from the major pharmaceutical companies I contacted in an attempt to promote medical research and bring funding to Canada. I paraphrase them all: "

we do NOT do basic research in Canada, just drug development.” The major pharmaceutical companies have put in writing that they **DO NOT DO BASIC RESEARCH IN CANADA!!!!** Please P.M. Harper explain that, and then explain why you made a former major pharmaceutical executive a member of the Canadian government research funding agency? And , then , would you have him address this directly and publicly too. Further, please explain why, when the major pharmaceutical companies DO NOT INVEST in BASIC RESEARCH in Canada , why you passed the Evergreen Act .They have admitted that they do not do (expensive basic) research , so the money that you are giving them (out of Canadian pockets) is going directly into their pockets without real return to the Canadian taxpayer. So it is only logical and fair to ask,“is any of it going into your pocket, too?”

REGARDING the Evergreen Act and the money the pharmaceutical companies need to do research in Canada,Merck announced circa 9 July 2010 that it is CLOSING its research facilities in Canada to concentrate on marketing. Please explain how this benefits the Canadian taxpayer and consumer. Who has benefited from you extending Evergreen patent protection ? Is the answer to that question SOMETHING you'll see down the road? Is that the answer ?

Therefore, Hon. P.M. Stephen Harper, I have just proven (with documentation) someone is lying about basic research in Canada, and has been manipulating the federal Canadian government for their private personal interests and agendas(i.e., Hemasol/Mirapex etc). NOT the public good ,advancing scientific or medical research, but strictly private personal gain;and all the while violating federal laws, regulations, mandates ; and , not the least the public trust. All in order to commit criminal fraud, a serious and provable allegation, all you have to do,P.M. Harper is release the requested documentation to me/public domain so a new criminal investigation can go forward.

So, if your personal choice, Mr. Bernard Prigent , vice-president and medical director of Pfizer ,Canada, is not a liar and cheat, then who is ? I have repeatedly stated that both the former President and Chancellor of the University of Waterloo, Douglas Wright , and the Dean of Science , Dr. J. E. Thompson are liars and cheats who conspired to block research, violate federal regulations and commit federal fraud for the J.C. M. Riley NIH scholarship to Yale, and to maintain research funding too , and government ranking position (with U.S. And Canadian federal government programs) which would have been lost if they told the truth(as they were required under law and regulations requiring TRUTHFUL SIGNED ASSURANCES) or the corruption exposed in a subsequent public/criminal investigation/trial. Both these men are liars who lied for federal funding and are therefore federal felons. A very serious allegation but provable. Please ask Mr. Prigent, as a medical director, is research, described and compared to feces , excellent? Yes or no? This must be seen as the standard by which medical research is conducted in Canada.

WHO WAS HURT AND HOW BADLY THE PUBLIC WAS CHEATED !

PM HARPER quote 2010 at RIM : “new ideas lead to the breakthroughs “

The public must understand what they lost by this federal conspiracy and violations of the law and regulations so the University of Waterloo could experience private personal gain. As of 14th May 2010 Georgetown Medical Center is reporting two genes associated with cancers, and specifically BREAST CANCER, claiming that there is death cycle to be seen in functioning cells not found in cancerous tissue. Please note I(Greenhalgh) sent out many research proposals explaining Cell Death Gene Signal Theory to many labs around the world hoping to find good people to work with, but barring that , then bad people would plagiarize the concept and answers to cancer would develop faster. Looking at cancer research and how many researchers started reporting on Cell Death Gene Signals in different cancers after this action, I believe I succeed. However, this should have been the Federal Mandates of both the Canadian

and United States governments . The evidence proves otherwise. So important theories were suppressed to cover up fraud and other criminal activities. **The research SUPPRESSED by the University of Waterloo was the CELL DEATH SIGNAL GENE .This had peer review by a leading scientist from M.D. Anderson Cancer center [as specifically requested by the university of Waterloo].However, unlike their (FALSE) guarantees to federal regulators ,instead of having an honest mechanism to settle academic disputes they lied and said,"you get your lawyers and we'll get ours!" ***Please be aware that as of the 5th of June 2010 Pfizer [whom I sent these very research proposals to] has reported a new class of drug to activate the immune system : which also helped save my own life from my own cancer !!! ***Gee whiz P.M. Harper ,hardly sounds like a fair fight , billionaires against a poor kid from the working class. And the government siding with the bullies in order to violate federal research mandates ,regulations and the law. The government violating civil rights in order to cover up for corrupt businessmen. A clear violation of federal regulations ,done specifically so the University of Waterloo could commit federal fraud by applying for a Federal U.S. Government NIH scholarship. But lets not forget the most important aspect of the whole debate :**

THEY BLOCKED CANCER RESEARCH!!!!!!!!!!!!!!!

Proven fact !

If you Google Cell Death Signal Gene you will find not only Greenhalgh's theory BUT research papers by many scientists reporting actual studies on cells based on this theory. There was an explosion of studies since the year 2000 on this subject. Greenhalgh knew that the theory was of value to finding the answer to cancer , and so sent out dozens of research proposals explaining the theory. He knew that either, 1. good scientists would reach out to him and help him save lives , or 2. BAD scientists would plagiarize the ideas as their own. Greenhalgh could not go to scientific conferences to present his theories, he would be slandered before he got there, and not be allowed to go because of the "old boys club" . So this is how I presented the theories to the broadest audience possible in order to disseminate the ideas. From the results ,it looks like I succeeded, BUT an impoverished person from the working class shouldn't be forced to sacrifice his career and fortune (and battle cancer at the same time) to promote honest cancer research: THAT IS MANDATED AS PART OF THE FEDERAL GOVERNMENT'S JOB!!!!!!!!!!!!!!!!!!!!!! Where was the Ministry of Health? Where was Dr. Friesen (in charge at the time: please note his direct connection to the University of Manitoba)?

I repeat : **THEY BLOCKED CANCER RESEARCH WITH THE HELP OF THE FEDERAL GOVERNMENT OF CANADA SO THEY COULD COVER UP FELONY FRAUD! WHAT ARE YOU GOING TO DO ABOUT IT???** THIS IS ,LEGAL DEFINITION, CRIMINAL CONSPIRACY, A FELONY !

AND IS ESPECIALLY IMPORTANT GIVEN YOUR STATEMENT OF 5 JULY 2010 AT THE PERIMETER INSTITUTE (University of Waterloo) where you said, and I quote, "we must invest in the people and ideas that will produce tomorrows breakthroughs" END QUOTE. Well, SIR, I did just that and I have INFORMED YOU BEFORE, but like PM Chretien you have refused to acknowledge anything. Mr. Jack Layton of the Opposition did have the courtesy to reply. Is your refusal to reply any different than all the Holocaust deniers who claim it never happened because they claim they knew nothing of it ? Please explain! Who were you afraid was going to "shoot" you if you acted to expose crime ?There is more . But later , especially regarding Africa and the large pharmaceuticals and SPECIAL interests. You may be lying to the Canadian taxpayers so you can reap private gain and "generate personal wealth" down the road. You can only disprove this by calling for a public legal inquiry.

*****Please ask Dr. Stephan Hawking , if he is an honest scientist and supports scientific integrity AND human rights (the Nazis had some of the best physicists in the world)to answer the question that if research is described as so bad to be FECES is it excellent ? Yes or no ? And is lying in his science acceptable? And does he know what fraud is, since he is supposed to be one of the smartest people in the world ? *******

And since you have appointed Dr. David Johnston as the next Governor General (8th July 2010) we must ask him to define his stand on Justice and the Charter of Rights and Freedoms : can he answer the same questions that I am asking everyone else to ? And if he is part of the CRIMINAL CONSPIRACY (legal definition) can he RETAIN the position ?

And the pharmaceutical industry knew about it and went along with it. Could you ask your representative from Pfizer , WHY ?

So exactly like the Brian Mulroney case ,the federal government , instead of enforcing the law to benefit the public engaged in a charade to cover up the crime. That the federal police, the RCMP, engaged in the OBSTRUCTION OF JUSTICE which is also a serious crime ; and **provable** .

Could you have your appointee ,RCMP Commissioner William Elliot answer the questions; 1. is research described as feces, EXCELLENT, Y/N ? And is lying for money , Fraud? Y/N ? He is good at yelling at people and bullying , but is he good at telling the truth? The public would like to hear the answers.

The worst of all this is that the federal agencies which are supposed to to protect the public interests engaged in felonies : conspiracy to cover up and obstruct justice : most simply put , to lie like thieves. As such, the federal government becomes a danger to the public health and safety (not unlike the case in the Walkerton Tragedy) ; examples are the Tainted Blood Scandal , and Hemasol and Mirapex etc. Federal regulators who lie and look the other way ,dereliction of duty, and violating the public trust . Which is why this case is important enough to contact the Prime Minister directly. Either you are up to the job and will see justice done, or are as corrupt as your predecessors (Martin,Chretien and Mulroney) .

IF YOU CAN'T SEE THAT THE UNIVERSITY OF WATERLOO LIED IN WRITING, HOW WILL YOU BE ABLE TO SEE THAT HEMASOL DID ANYTHING WRONG? You will be like Bishops investigating the molestation of altar boys by priests. Will you be like Oliphant and Brian Mulroney? Who is your CLIENT? The taxpayers or the businessmen who tried to get rich from lying about Hemasol ?

Suggestion: Dr. Oliveira who took a stand on ethics concerning another blood product has recently been given a citation by an international science group for her stand. Ask her to review the findings of your appointee who you have already asked to investigate (a la Dr. Johnston of the University of Waterloo). Given the federal track record, there is no good reason not to question whether or not this person is any different than Revenue Canada investigating former P.M. Mulroney for tax evasion. If your first appointee is an honest and good person, he should have no objection to fair and honest PEER REVIEW. This is a suggestion the public should see as fair. One you will gladly (“with bells on”) take up , unless you want to pull another fast one like with Dr. Johnston from the University of Waterloo setting conditions that could not make any criminal findings. Is that what you want to do ? Set up another obstruction of justice in order to protect criminals from getting the justice they deserve? Again, who is your CLIENT? Who are you working for? Is it the taxpayers of Canada or private business interests?

The allegation must be made that what Mulroney has exposed is the cozy intimate relationship that exists between industry/businessmen and government NOT to enforce regulations , or the law. It is a "GET OUT OF JAIL FREE CARD" operating system that the business community and government has developed. A Mutual Beneficial Society with rewards down the road for everyone; or in Dr. Douglas Wright's vernacular , the "**generation of personal wealth.**" The Center of Excellence Program! The misuse of public funds/ taxpayers' monies for the private personal use of businessmen misusing facilities paid for by public funding . The bailout of banks with tax dollars , but once bailed the banks don't give credit to the taxpayers who saved them; but ask for deficit cutting of programs to the taxpayers. And its the very same **CULTURE RESPONSIBLE FOR THE BP GULF OIL SPILL DISASTER. (Are the Tar Sands Canada's little secret?) What is being proven is a serious betrayal of the Public Trust, and the Public Health and Safety : and , again, a very responsible reason for contacting a Prime Minister directly!**

What Is Wrong With Canadian Universities ? They Have a Culture That Protects Nazis.

Douglas Wright,"the Elite should Rule" hence your 2010 scholarship-fellowship program may be a fraud to guarantee money to rich kids while cheating the middle and working classes (The J.C.M Riley Feces model developed and perfected by the University of Waterloo, Elite : incompetents with money and connections !).

What is implied is that Canadian universities have no standards and see lying as a legitimate means to achieve personal wealth . And explains how many people claimed in the past that they didn't know about the concentration camps. They had the same mindset as a Canadian university : they just refused to see and admit to wrongdoing ! And that may be what is wrong with Canadian politicians too! Too many Canadian politicians could have functioned in the Third Reich : that is from my personal , documented experiences. Lets examine Joe English and Andrew Telegdi , both former MPs for Kitchener Waterloo. Joe English was a professor at the University of Waterloo who became an MP then retired to work for RIM/University of Waterloo. Whose interests did he represent and what was his maximum gain from all his activities? Connect the dots and make any submissions you wish, or not. Andrew Telegdi was a University of Waterloo student who eventually became an MP for Kitchener Waterloo who represented a rich land developer , who was also a former baby killer for the Nazis, Mr. Oberlander. Mr. Oberlander is rich, a fact you must remember, and has many connections. Some people claim it is the wealthy land developers and insurance companies (many based in Waterloo) that actually contribute to politicians and so , in fact , run the country. MP Telegdi actually met with Mr. Oberlander to help him fight his deportation, and set up a Parliamentary Human Rights Commission to block his deportation. Please note ,the American John Demjanjuk was an auto mechanic whom the Americans deported to stand war crime trials . Canada has approximately 300 former Nazi war criminals living quite well in Canada. Please note, E. A. Greenhalgh contacted MP Telegdi and asked for help based on The Canadian Charter of Rights and Freedoms, Cancer Research theories , and matters concerning fraud by the University of Waterloo. MP Telegdi sent Greenhalgh a letter and did nothing . What does Andrew Telegdi want that Joe English already has ? , may be a good question , but I leave others in the Public to ask. And as we have noted the Supreme Court of Canada is worried that Mr. Oberlander could have been shot for desertion rather than the babies he killed . How can Canada condemn the Turks for WW1 atrocities against the Armenians when they (Canadian MPs and the Supreme Court) are worried about a baby killer ? Wouldn't the Turkish soldiers have been shot for disobeying orders? As outlined by the Supreme court of Canada already. How much money has this man contributed and to WHOM must be asked?

The Ontario Human Rights Commission under Rosemary Brown are guilty of conspiracy to cover up felony fraud and conspiracy to obstruct justice ; and they don't give a DAMN about the Charter of Rights and Freedoms, nor basic human rights. **Conspiracy as legally defined under the law ! Proven**

documented fact. All you, have to do , PM Harper is release the documents I am asking for and these people can be charged with crimes, that is if you have any moral integrity. You see ,sir, I often wondered why so few stood up against the Nazis, and the historical facts are that many Germans did, they just ended up badly, many dead. They were willing to die for humanity, something the Supreme Court of Canada in its judgment proves it doesn't understand nor appreciates (and I have letters to the Canadian Supreme Court too). Do you understand , Prime Minister Harper?

Let me explain, had any of these above mentioned did the right thing and stood up for the law and human rights then the University of Waterloo could have been publicly charged and investigated, by the American government. And you know what happened to Conrad Black when that happened (as opposed to The Tainted Blood Trial , and Brian Mulroney all of which were under the control of "friends"). And the funding the University of Waterloo from organizations in the US and around the world would then be questioned and investigated, and then ranking positions would be changed etc etc . Very big motive to lie and obstruct justice.

Precedent: University of Waterloo football players as of June 2010 have been shown in a police investigation to have been using illegal steroids. A public police investigation EXPOSED this. Without the police investigation and CHARGES none of this would have been made public: it would have been covered up! Why hadn't the university acted before the police charges ? Hadn't the University of Waterloo signed official documents promising that their players were clean as required under athletic competition rules and they had programs in place to ensure such ? SOUND FAMILIAR ? Hence ,important to the allegations of RCMP involvement in conspiracy with politicians to cover up the Greenhalgh case and NOT lay formal criminal charges against the University of Waterloo ! A CRIMINAL CONSPIRACY !

Then there's the motive of revenge . Revenge for profit lost, and how money blocks cancer research : land developers (like Oberlander) don't care for the public health and safety, or if people die of cancer, they just care for profit. Money!!! In my many letters to government regarding the public health and safety I mentioned to the American government about plans to build TWO viral containment research facilities : one in Winnipeg, and the other in DOWN TOWN TORONTO ACROSS LAKE ONTARIO FROM NEW YORK STATE AND ITS LARGE POPULATION!!!!!!!!!!!!!! And I mentioned Canada's failure in the Tainted Blood Scandal and that J.C.M. Riley was the Canadian Standard of Excellence and personnel of his caliber would be staffing the facility which guaranteed that a deadly viral accident would occur releasing lethal viruses to escape to cross Lake Ontario to kill Americans! The Americans must have been impressed by the personnel in Walkerton too, because the Toronto Center was canceled , only Winnipeg/University of Manitoba was build . And we must ask , just how much money was lost to the developers who had hoped to make a KILLING on government contracts ? Big motive for petty, malicious people to seek revenge and block cancer research. So you see, Prime Minister Harper, cancer research is blocked by Big Money Interests .

AND BY THE WAY :

the University of Waterloo has direct connection to the University of Guelph which has direct connections to the University of Manitoba, (lets see Dr. Carty[UW] and Dr, Friesen [Man.] and former Cabinet Min./Guelph Pres. Winegard (Min. of Science for Mulroney) plus others).

1. Researcher (formerly at McGill) from U of Man. Virus Center under the guidance of Dr. Plummer (responsible for safety and attitudes) tried to smuggle ebola samples hidden in his car across the American border. MY CASE PROVEN!!!!!!!!!!
2. U of Guelph has been reported for losing viral samples . AGAIN PROVING MY CASE!!!!!!!!!!

3. And there are other reports all across Canada of academic incompetence and bad standards, i.e., U of Saskatchewan/ Cancer Center where a researcher failed to follow ethical and safety procedures when working with listeria. He was reported on by a janitor! A janitor has a higher sense of standards and safety than an academically trained person working with a dangerous bacteria. This is WHAT'S WRONG with Canadian universities!

Canadian universities have bad standards across the board , that is what is wrong with Canadian universities , Prime Minister Harper. And BAD university personnel don't want to be exposed so they slander and black list good people . Even if it means people will die of cancer and fraud is committed ; bad people don't care for the public good nor safety.

How bad was the University of Waterloo ? Dr. J. C. Carlson died of cancer which he more likely than not caused with the incompetent help of his prize student , Dr. J. C. M. Riley. It would be funny, except for the fact that they are probably responsible for the cancer I got too. And in fact, it now becomes the government of Canada's **RESPONSIBILITY** to find out how many personnel under Carlson and Riley got cancer , or in the case of the young women working there may have had babies with birth defects due to radiation exposure. Radiation supplied by the Government of Canada from its Chalk River facility and **IMPROPERLY SUPERVISED !** THE GOVERNMENT OF CANADA'S FAILURES ONCE MORE SUPPORTS MY CONCERNS OVER PUBLIC SAFETY AND WHY THE AMERICANS HAD TO BE WARNED ABOUT A POTENTIAL DANGEROUS FACILITY (THE PROPOSED VIRAL LAB IN TORONTO). The University's of Waterloo signed assurances to AEC Regulatory Arm of the Canadian government by Dr. J.C. Carlson, AND the university's radiation supervisor were simply bad. Carlson and Riley contaminated the lab with radio-active iodine . Carlson died from his own incompetence which would be funny except that he caused my cancer and probably harmed others. **AND THIS FACT MAKES A FEDERAL INVESTIGATION ABSOLUTELY NECESSARY ! CHALK RIVER AND FEDERAL REGULATORS HAVE BEEN FAILING FOR YEARS ! MAYBE THE PUBLIC CAN SEE MORE CLEARLY MY STAND ON THE PUBLIC HEALTH AND SAFETY CAUSED BY BAD SCIENTISTS AND BAD UNIVERSITY ADMINISTRATORS AND FEDERAL GOVERNMENT PERSONNEL COVERING UP FOR THEM! CAN YOU ? THE UNIVERSITY OF WATERLOO HAD TO HAVE AN OUTSIDE POLICE INVESTIGATION TO EXPOSE CRIMINAL STEROID USE AND NOW A CRIMINAL INVESTIGATION OF ITS ADMINISTRATION WILL EXPOSE FURTHER DANGERS TO THE PUBLIC , INCLUDING BREACH OF TRUST .**

The University of Waterloo and federal government (unwritten but mutually understood : the "Mulroney Principle") policy of "Get Out of Jail Free" conspiracy to protect bad businessmen and bad decisions and violations of federal regulations and the law is not a good policy and is a danger to society as a whole. Hence it must be challenged, and another good reason to contact the Prime Minister directly: a crony conspiracy/understanding is being exposed. Either you will correct a bad situation and protect society, or you are part of the problem, and fully anticipate a pay day down the road , like your predecessors have .

TIME INSERT :22 NOVEMBER 2010 , WHO IS MORE CORRUPT , RESIDENT HAMID KARZAI OF AFGHANISTAN OR PRIME MINISTER STEPHEN HARPER OF CANADA?

PM Harper has publicly urged the Afghan government to increase its anti-corruption efforts . I have backed my claims with documentation and outside expertise in alleging that the University of Waterloo lied (Dr. Douglas Wright lied in writing in premeditation :hence he is a bald-faced liar) , and am asking you to provide further federal documents so felony fraud charges can be laid. Felony fraud for lying in writing for the NIH scholarship for J.C.M.Riley ; and to prove the violation of my Charter Rights in the

Criminal Conspiracy to cover up the felony and wrong doings. I have put myself, and my reputation and career on the line for scientific integrity , the public health and safety , and have dealt with both countries federal police (RCMP and FBI) : in short I have fought corruption. Now I am asking you to fight corruption. So , publicly, are you corrupt , or honest ? Will you turn over the documents so felony charges and a legal inquiry can go forward? President Karzai can now judge you too, along with the worldwide web public. Will you support the cause of justice , or provide protection for a criminal conspiracy?

Protecting the University of Waterloo Criminal Conspiracy, please note that as of November 2010 that a Duke University researcher has resigned because of allegations of LYING on a US federal grant application ! A Dr. Ani Potti had been under investigation for several months and his co researcher said some of the tests CAN NOT BE DUPLICATED . And, further , his research was questioned by statisticians at the U of Texas' **M.D. Anderson Cancer Center** . And 15 European scientists involved also expressed "grave concerns" (why my suggestion to President Obama to ask Annal of Oncology to be involved is a good one).

GEE, P.M. Harper, what a coincidence, M.D. Anderson Cancer Center!!!

1. E. A. Greenhalgh had support from a leading scientist from M.D. Anderson Cancer Center and not only provided U of Waterloo with the material but the Ministry of Health TOO !!
2. Drs. J. C. Carlson and J. C. M. Riley's work CAN'T be replicated
3. Dr. Douglas Wright , then President and Chancellor of the University of Waterloo lied in writing for federal U.S. Funds (felony fraud)
4. Federal personnel working for the Canadian Federal government, Ministry of Health (Drs. Slotin, Friesen, Rolleston , Carty, to name a few) knew of the wrong doing and instead of promoting research to advance medical science and INNOVATION and NEW DISCOVERIES and BREAK THROUGHs, entered into a CRIMINAL CONSPIRACY to cover up the wrong doing to the extent that they gave Dr. Carlson a federal grant with Dr. Masaki Sawada to repeat and PLAGIARIZE the E.A. Greenhalgh research . **THAT IS BAD !!!And MUST be criminally investigated. A Legal Inquiry would serve to this end.**

So the question is repeated : are you corrupt ? Will you ensure the documentation is provided AND call for a Legal Inquiry? The public will judge you for your actions now, talk is very cheap.

The public may well ask why a prime minister would be involved in a criminal conspiracy to cover up fraud and blacklist scientific research? Why would your predecessors , Martin, Chretien and Mulroney be so corrupt to cover up fraud ? I must immediately point out that former P.M. Mulroney sits on the Board of Barrick Mining , a VERY well paying position. I will suggest that all of your predecessors are not adverse to well paying positions. "The something down the road " theme. A demonstration of corruption explaining the Canadian political psyche (and as of 25th November 2010 embodied in the Taseko Gold Mining stock speculation "LEAK"). As of November 2010 , the Crown will NOT prosecute a Mr. Tzvi Erez of Toronto even though he defrauded investors of 27 MILLION dollars! This case must be directly compared to the Bernie Madoff Ponzi scheme in the United States; and Mr. Madoff has been sentenced to prison time in excess of 80 years. Mr. Tzvi Erez is protected by the Crown . Why ? It is directly relevant to my concerns and allegations of the influences of wealthy , and politically connected business people at the University of Waterloo . Before continuing , so the worldwide web audience can appreciate the corruption so rampant in Canada, another comparison needs to be shown. In the same provincial jurisdiction that Mr. Tzvi Erez resides, two young women faked cancer illnesses and scammed sympathetic people to donate approximately 20 thousand dollars (thousand , not millions), and they have been charged with fraud . Why ? What is the underlying difference that makes Mr. Tzvi Erez so special ? He is as special as John C. M. Riley was at the University of Waterloo : both come from families with wealthy political connections which place both of them above the law. That is corruption!

I must point out, P.M. Harper that President Hamid Karzai of Afghanistan has body guards because people will actually try to kill him. So, if he fights corruption, Karzai must, in fact, worry that someone is going to shoot him for it. P.M. Harper, IF you fight corruption and enforce the law, who is going to shoot you? Fact: no one!

So, the public must ask why will you join a criminal conspiracy (one which I allege that former PMs Martin, Chretien, and Mulroney already joined)? The answer involves the same type of influence that the Erez family brought to bear on the Ontario government. You see, if their little Tzvi Erez was charged and convicted, the felony conviction would, embarrass the wealthy family, but more importantly limit his international travels: felons are barred from entering many countries because of their criminal records, and that includes the UK and US. So, the previous PMs covered up for the Carlson and Riley/University of Waterloo fraud because criminal proceedings would have adversely affected any international reputations that they were trying to establish, and any rankings with the US government and their participation in competitions for lucrative federal US funding. And establishes a motive to give monies to former President Bill Clinton to make appearances at the University of Waterloo (although such may not be proper. Ethical or even legal under US law). And if any former PMs didn't play ball and go along with the criminal conspiracy, then, they could kiss any seats on the Board of Directors of many well paying companies goodbye. Motive demonstrated and a strong basis for you to call for a Legal/Criminal Inquiry into the whole affair as I have requested. Unless you are already compromised and concerned about losing some seat on some wealthy board of directors down the road. Prime Minister Harper, President Karzai and the world are watching to see your decision.

DANGERS OF BAD CANADIAN RESEARCH PRACTICES :

AN ANTI-TRUST CASE :How private businessmen manipulate Canadian University Research paid for by the Taxpayers in an open-ended conspiracy with Federal Politicians,Regulators, and the Pharmaceutical Industry. The Government of Canada misrepresents, mismanages, and misuses monies provided by the taxpayers that they believe goes to promote scientific and medical research benefiting the taxpayers; whereas, in reality, tax funded research is RESTRICTED and narrowly directed to PRIVATE INDUSTRY INTERESTS and AGENDAS. A clear conflict of interest and a violation of the public trust and a misuse of taxpayers dollars. Government are supposed to enforce standards, regulations, and the law: not cover up wrongdoing. Unfortunately, the Canadian government IS corrupt and under the control and direction of corrupt, felonious businessmen, like Douglas Wright. So a complete outline is necessary so the Public/Taxpayer can clearly see and understand the extent of the corruption (public exposure for support is absolutely necessary). The Federal Government of Canada, through its various agencies, including the federal police, the RCMP, and officials up to cabinet ministries and higher former personnel, is COMPLICIT in a CRIMINAL CONSPIRACY (legal definition).Further, Douglas Wright, plus others associated with the Government of Canada were INFLUENCE PEDDLING ("A Protection Racket") by making promises to large corporations such as Pharmaceuticals and Monsanto etc. in return for "something", encompassed in the "Center of Excellence Program/Scheme." Essentially, the Center of Excellence Scheme lets the public believe that private businesses are investing in university research programs whereas the truth is that they are controlling and limiting the reach of the research while exerting veto control to limit competition in order to maximize patents, patent life and other restrictive practices while utilizing funds provided by the taxpayers in order to generate private wealth (minimum return to the taxpayer). Personal Wealth at the Public Expense. Conspiracy involves how private business people who sit on the Board of Governors of universities under the Center of Excellence Scheme decide to control tax funded research in order to generate private personal wealth/gain while selling political influence/control of federal policies to big corporations, like the pharmaceutical industry. An Anti-Trust Conspiracy/Scheme harming the public/taxpayers on many levels.

FACT: private individuals are too small to take on large corporations in civil litigation :only government is large enough to ensure that regulations and the laws are respected. IT IS THE **JOB OF THE GOVERNMENT TO DO SO**, anything less is Dereliction of Duty! So it is quite clever how Douglas Wright and associated business fellows have been able to sell their political connections to **ENABLE** the pharmaceutical industry to choose the direction that medicine and medical research in Canada would go. Since Douglas Wright has publicly expressed the opinion that he wants millionaires to wander the halls of academia , and his goal is to generate personal wealth, we must ask ,”HOW BIG was the “SOMETHING” that he has received in return for betraying the taxpayers of Canada ?”

SO HOW DOES IT WORK ?

Why the J.C. Carlson and J.C.M. Riley and University of Waterloo Fraud Conspiracy is SO IMPORTANT!

THE CARLSON/RILEY NIH SCHOLARSHIP WAS A premeditated FELONY FRAUD CONSPIRED BY THE administrators OF THE UNIVERSITY OF WATERLOO AND EVOKES THE LEGAL DEFINITION OF CRIMINAL CONSPIRACY. Businessmen with backgrounds in the law and dealing with federal regulations, some for the safety of the public, were willing and able to lie ! The extent of their political influence caused personnel in the federal police, the RCMP, and American federal government to become CO-CONSPIRATORS. This has significant concerns to the general public health and safety , and the safety of many medical programs, including the vaccination policies and how they could compromise everyone's safety (overtures to the military and Lyme disease , and Baxter and Connaught companies). So it is easy to see how far reaching this wrong doing is. And why this model/example is being made here for public examination.

IMPORTANT PRECEDENT : Oberlander, the Nazi war criminal and wealthy land developer living in Waterloo, may have been given a “Get Out of Jail Free Card “ by the Supreme Court of Canada as part of a Mulroney-type charade when they said he couldn't have deserted from the Nazi army because he would have been shot , That is not the issue, the issue is he lied to get into Canada; lets repeat that: **HE LIED !** Many former Wehrmacht soldiers became honest Canadian citizens, in fact I was friends with one, Mr. Heinz Mader of Hochst -Celanese (the former company that made the poison gas for the death camps) when I worked as a fork lift driver for them. He didn't lie, nor did he kill babies. He was just a young soldier. Mr. Oberlander was a baby killer who is afraid he will be remembered by the surviving children who can testify against him as a war criminal; that the Supreme Court of Canada would even do such a thing is simply shameful. Many a brave Canadian soldier died fighting the evil that the Nazis represented in order to save the world; shameful Supreme Court. Had these members of this Canadian Supreme Court had been sitting at the Nurenberg War Crime Trials I wonder if any Nazis could have been convicted because Goring said ,”anyone who disagreed with Hitler wasn't around long, at least not above ground,” so on the basis of their ruling NO Nazis could have been convicted .Shame ,Supreme Court of Canada.

WHAT'S YOUR POINT ? LYING IS NOT ACCEPTABLE AND PEOPLE MUST TAKE ETHICAL STANDS FOR THE GOOD OF HUMANITY. And I knew the administrators/scientists at the University of Waterloo were lying! And this has important ramifications for the health and safety of Canadians living today. For example, Mirapex was shown in a SECRET study (1995) to cause obsessive (i.e., gambling, sex, ..) behaviour but was allowed on the market (beyond 2004 plus) to harm Canadians and Americans : there are class action lawsuits under way, but why didn't any scientists speak up to warn people? Because of confidentiality clauses and because they would be sued and ruined : private business men do not care about the public' health and safety , only “personal Wealth generation” : the Douglas Wright mantra. This is what I ran into at the University of Waterloo and why they have a Nazi – like mentality that would protect baby killers. Very bad science and dangerous.

Before going on, why didn't the survivors of the death camps, Jews, political prisoners, gays and others just not go on with their lives, why did they hold this vendetta -like grudge against the German people and seek vengeance with all these war crimes trials? First , they had no grudge against ALL the German people , just the criminals , and second, they had committed crimes that had to be held accountable, and only a fool asks such a question, or a Nazi sympathizer. So why ask it? BECAUSE people ask me why I didn't go on with my life and do the research I claim to be so important. I did, ONLY to be **BLACK LISTED by the University of Waterloo so their crime wouldn't be exposed**. And only a **fool** ,or a Nazi sympathizer , criminal , needs a further explanation.

Please note scientists at the University of Waterloo are supposed to be professors/mentors and as GOOD mentors should not be promoting lying and fraudulent acts; but that is exactly what they did. The University of Waterloo promotes bad science and BAD mentors ! Proven FACT ! Release the documents I am requesting Prime Minister Harper for the complete proof.

Just like Oberlander and Brian Mulroney, the University of Waterloo can not tell the truth or let the truth be known lest they be held accountable for criminal acts, and therefore, engages in all types of lies and subterfuges and conspiracies .Unfortunately , they involve federal programs and personnel which compromises the public trust and health and safety. They MUST lie to evade justice . They, the University of Waterloo, like the Nazis, can not publicly face their past actions. And , for science and medical research to be safe must be OPEN and accountable for its actions to the public. The University of Waterloo represents bad and dangerous policies.

I can not stress enough this is not about vengeance, but the science and the public safety, even though people who are derelict in their duties will try to say otherwise. And the science will be forefront. And I must stress the hubris and arrogance of the business people who make up the Board of Governors and Administrators of the University of Waterloo; they like Dr. Johnston are "FIXERS." They are influence peddlers looking to generate personal wealth from "something" which they get by "delivering" (review the past president of the University of Calgary, Dr. Weinstein and his handshake "understanding" cited earlier). Their credibility is tied up not in science nor education nor academic standards , but their ability to deliver. So any threat to their political "protection racket" and perception of being able to "deliver" would not be tolerated. That is the bad and malicious culture at the University of Waterloo. Now the evidence. J.C.M. Riley must be seen to be a "product" like Tainted Blood, or Hemasol, or Lyme disease blood tests/ vaccines to be "delivered." Honesty, truthfulness , public safety , ethics nor the law enters into the equation; only the result : the DELIVERY! The REPUTATION of the University of Waterloo is NOT academic , but one of a FIXER able to DELIVER , and this reputation is all important to generating personal wealth/ hubris for Douglas Wright and business associates. The selling of political power and influence : the smug malicious power of a protectionist racketeer !

1. Business wants to sell product. Business does not want to be liable for bad product. So if you control regulators and law makers , justices etc. , then business will not be held liable. Business people are not scientists nor artists nor fabricators, they are business people who push numbers not facts. Facts and reality and safety requirements can get in the way of profit :examples Tainted Blood and BP Oil Disaster. So if a business person wants something, then they create a title on paper and expect it will become a reality. So when a relative of J.C.M. Riley saw he was failing physics and couldn't continue to a doctorate,they simply told the University of Waterloo to create a title for him on paper and get it done. A business edict to over ride academic standards and signed assurances demanding the truth : the Dr. Johnston at McGill example. They wanted to guarantee J.C.M. Riley that ordinary working and middle class Canadians can not guarantee their own children, a guaranteed degree and guaranteed

employment ; even working for government ministries. All guaranteed even before he graduates anything. A premeditated conspiracy. Part One : the conspiracy. I recall Dr. Carlson telling me when I started pointing out flaws in the Riley work that “before he had “John” there was no or little funding for his research.” Part Two ; the conspiracy in action. The Conspiracy was being directed by the Administrators of the University of Waterloo. So whether or not Dr. J. C. Carlson is dead makes no difference to the prosecution of criminals. Carlson was no different than a mere soldier in the Wehrmacht, the criminals are the leadership : the Administrators of the University of Waterloo. The Douglas Wrights and the Dr. J. E. Thompsons and others, who are very much alive and able to stand trial (like Oberlander for example , only I am the surviving children who saw the crime).

Prime Minister , Stephen Harper , who are you working for ? Who is your client ? Is it the taxpayers and citizens of Canada , or private wealthy individuals? Who are you and the government bureaucrats responsible to? There are federal regulations and standards and laws , so who do you enforce them for , and who gets to get around these laws etc . ? P.M. Harper , I have asked the federal government of Canada to enforce the laws and regulations of Canada against violators , but they have entered into the Criminal Conspiracy NOT to enforce any . If you do not demand the enforcement of these, then you must answer to the public who you really work for? Who IS your client and what is the SOMETHING that you are expecting?

Carlson was ordered to guide J. C. M. Riley through a process to a Ph. D and make it look like he worked for it and it was real. Unfortunately, his Ph. D was a fraud . And once the Administrators of the University of Waterloo became aware of the fact , and they continued to apply for federal monies , then they Conspired to Commit Felony Fraud as per the LEGAL DEFINITION OF CRIMINAL CONSPIRACY AND FELONY FRAUD. And they did it in deliberate premeditation. They were “FIXERS” and expected to get away with their crime.

I will suggest it was FIXERS who were responsible for the Tainted Blood that killed and harmed people, and FIXERS are involved with Hemosol, and FIXERS may be involved in the Lyme Disease blood test scam and vaccines snafu. So the ramifications to the public health and safety become more apparent.

Government regulations demand that universities have in place mechanisms which settle academic disputes. Government regulations demand that manufacturers of medical science products have in place mechanisms which ensure their product is safe. The businessmen on the board of Governors of the University of Waterloo lied to the federal government : bare face lied! They are business men and Quality Assurance programs state that the lowest denominator that you use for your industry is your Bench Mark for excellence . Canadian business men as represented by the members of the Board of Governors of the University of Waterloo (who ARE representative of big businesses in Canada) are proven to be liars and the safety standards for medical science products in Canada are therefore , logically follows, fictitious lies ; hence explaining the Tainted Blood Tragedy and goes to explaining Hemosol, Lyme Disease blood test snafu , and many other things. These Big Business Executives , like Brian Mulroney and Revenue Canada Charade, are used to putting programs on paper and expect subordinates to pass them along as true.

SUMMARY THE J.C.M. RILEY UNIVERSITY OF WATERLOO LIE /CONSPIRACY FRAUD:

1. Riley was an unqualified C- Bsc. In physics put into a biology Ph. D program without the required prerequisites, given false high marks by Drs. Carlson, Thompson and others so he could get an internal scholarship to make him look like a fabulous student ;all fraud.
2. His work was wrong, and proven so by Greenhalgh's work and repeatable experiments were provided to Carlson and the University of Waterloo which declined to do anything. This is EXACTLY like the Tainted Blood Tragedy wherein there were tests available to the government

but the government refused to use them and allowed Canadians and people around the world to die from contaminated blood product. Motive profit . Same as the University of Waterloo's : Wright to create millionaires in the halls of academia and generate personal wealth for the Elite who should rule . All public quotes made by Douglas Wright . The University of Waterloo REFUSED to use the tools of science to prove a scientific problem. THIS POINT IS CRITICAL TO MY EXPLAINNING NEW SCIENTIFIC MODELS TO PRESIDENT OBAMA OF THE UNITED STATES. The point supports my scientific credibility while explaining the corruption of my detractors. Emphasis by example , the University of Waterloo is like Nazis who refused Jewish science but went along with their beliefs irregardless of any evidence to the contrary. A very bad and dangerous attitude.

3. Greenhalgh publicly defended his thesis which was SUPPRESSED. Greenhalgh when asked to get one "competent" outside expert (it is alleged that the University of Waterloo thought Greenhalgh would ask a former professor from his former alma mater whom they could locally control) brought the very expert that invented the theory from the M.D. Anderson Cancer Center. And when the expert found in Greenhalgh's favour the University of Waterloo simply said , "you get your experts and your lawyers and we'll get ours." PROOF that the University of Waterloo lied about having mechanisms to settle academic disputes. And proof of a criminal conspiracy to commit fraud (which is the least of the damage that the University of Waterloo did to society).
4. Please note that Carlson and Riley were SABOTAGING Greenhalgh's research. The University of Waterloo representatives, one Dean Brody, plus another at a different time were told of the misconduct. The second representative was told of the sabotage and he passed this on to the Administrators.

BTW ALL OF THIS HAS BEEN TOLD TO THE CANADIAN AND US FEDERAL GOVERNMENTS BEFORE , SO ALLEGATIONS OF CRIMINAL CONSPIRACY ARE FAR REACHING AND THE PUBLIC SHOULD BE VERY WORRIED ABOUT THEIR HEALTH AND SAFETY. AND IT GOES TO SUBSTANTIATING MY OWN CREDIBILITY AGAINST MY DETRACTORS.

I had to mislabel my lab specimens in order to complete my experiments . When I didn't and my work failed Carlson didn't care. When I did and my work succeed , Carlson was very concerned. The pattern was clear and serves as proof. Much more detail has been supplied before, but the FIXERS were so concerned with getting no convictions in the Tainted Blood Trials that it is alleged the government exerted SUPPRESSION of the investigation(this was happening at the SAME time as the Blood Scandal). MORE support for the Criminal Conspiracy allegations **AND WHY THE PRIME MINISTER IS DIRECTLY APPROACHED. If you do nothing now , sir, the public will see very clearly that you are corrupt!**

BUT Carlson is DEAD!!! So is Hitler, but that didn't stop the trials of the Nazis . Douglas Wright and Dr. J.E. Thompson are named as the main signatories in the NIH scholarship fraud. These signatures are part of the documents you are being asked for. They are the alleged prime criminals , with others to follow as the conspiracy is unfolded. Nazis are convicted more on documentation than on memories of survivors, and we all have the documentation to convict , unless you pull a "Mulroney".

CENTERS OF EXCLLENCE AS A DANGER TO SOCIETY : A MODEL FOR DANGEROUS DRUGS

The University of Waterloo lied to the federal government of Canada when it said it had procedures in place to settle academic disputes. They had a malicious procedure to coerce , lie and cover up , but they didn't have an honest, ethical or truthful procedure in place, and this can be proven. It is important to prove the allegations because the ramifications effect the outcome of such actions as the HEMASOL findings and how dangerous drugs (like Mirapex , plus others) get passed on paper for approval and go on to harm the public. The point is , if the University of Waterloo had been truthful

then J.C.M. Riley's Ph. D. would never had stood and he would never had got the NIH scholarship to go to Yale to plagiarize with Dr. Behrman the Greenhalgh work . However , the Administrators at the University of Waterloo are old hands when it comes to lying and were prepared to conspire to commit fraud. They conspired to coerce and bully Greenhalgh and used Dr. Bols as their AGENT in this phase of the CRIMINAL CONSPIRACY. It is criminal because they were LYING for federal funds now : the NIH scholarship (plus Thompson and others to continue receiving other federal funds for work which would be proven false). FELONY FRAUD ! When you ask the Annals of Oncology (see Obama material) to review the the documents you will have certified versions of the original documents as supplied to M.D. Anderson Cancer Center (Dr. Nicolson) and the approved one coerced by the University of Waterloo, And you will have a LIVING Dr. Bols to cross examine under oath at the CRIMINAL INQUIRY. See P.M. Harper, like the Nazi war criminals , the documentation exists for a conviction, you just have to be honest and want to see justice served. Justice for living Canadians and American taxpayers who expect honest science to approve safe drugs. And this is another good reason for approaching the prime minister directly, the health and safety of the public.

Time Insert : November 2010 : The government obstructionism and refusal to produce documents in the Tipple and Rotor vs. Harper Government case. Documented .

Please note the law firm of Campbell, Godfrey and Lewtas have been found by personnel at Osgoode Hall to have committed unethical acts, as found by another law firm for Greenhalgh and supplied to the RCMP as part of the botched investigation/cover up. Campbell, Godfrey and Lewtas had been the first law firm for Greenhalgh and it will be found , I allege that they became part of the Criminal Conspiracy in order to protect the interests of the University of Waterloo. The allegations can be proven as part of the NEW criminal investigation of the CONSPIRACY ! Please note some of the partners of this law firm were Canadian Federal Senators. Who were they really working for? Their client ? The people of Canada as "SOBER SECOND THOUGHT " or private business interests and "SOMETHING?" What is worst , Godfrey is supposed to be a war hero of WW2 , but he seems to be unconcerned with human rights , and I wonder if it would have made any difference to him to be a soldier in either army. He was a hero for bravery, not defending human rights. He didn't seem concerned about the Canadian Charter of Rights or justice. Like Oberlander , he could have acted for human rights , but he chose not to. Unlike Oberlander, no one was going to shoot him . Perhaps he should be more ashamed !

WHY DIDN'T THE JEWS TAKE HITLER TO COURT ? What a stupid question , so why ask it? The Jews would never get to court and even if they did the result would be so **FIXED** as to be ludicrous ; and isn't this exactly the situation that I (Greenhalgh) found myself in Canada ? And a Supreme Court unconcerned about little people but acting to protect rich and powerful businessmen who are lying , how is that so different. Shame on the Supreme Court of Canada ; I have a letter from them stating all I have to do is get a ruling in a lower court. So using their logic, why didn't the Jews try to get a ruling in a lower court first????????????? **In a JUST society it is the DUTY of the powerful to protect the small and weak and enforce the law and justice .** From my experience Canada is failing badly.

MODERN DAY GERMANY CONVICTS MORE GERMAN WAR CRIMINALS THAN CANADA DEPORTS.

Modern day Germany also convicts people who commit fraud at universities, while Canada covers up. This is a very important precedent. Carlson is dead, but Dr. Nils Bols is still alive just like many a Nazi official and he can testify. So can others at the University of Waterloo. And the hard copy DOCUMENTATION exists to be compared by **HONEST , INDEPENDENT , ETHICAL AND PROVEN EXPERTS:** like the Annals of Oncology which is reviewing its publications for over the past decade for FRAUD! Fraud by bad researchers. Further , Germany is under going an investigation into over 100 Ph. D.s that were

granted FRAUDULENTLY in return for money. So Canada can not convict Mulroney , but Germany can convict its Chancellor and Heinz-Schreiber; quite the comparison. I nominate the Annals of Oncology just like when the University of Waterloo asked me to get one competent expert to review my thesis. I believe its fair and just. ONLY FIXERS WOULD DISAGREE !!! This is why this letter is for the public domain, Prime Minister Harper, the precedent of the Tainted Blood Scandal investigation and missing documents, and so the public can judge you ,whether or not you are honest or corrupt (looking for that SOMETHING down the road).

UNIVERSITY OF WATERLOO AND THE HEAMASOL CHARADE DANGER : THE PROMISE OF IMMUNITY FROM PROSECUTION FOR WRONDOING.

So you see what the University of Waterloo , and its business personnel who have wide political connections has is the promise of IMMUNITY from the law and liability for their friends and business associates. They are promising to manipulate the law of the land in order to experience personal gain and private wealth generation , often using taxpayers' monies as the raised capitol to fund their private projects :socialism for private capitalistic companies who do not necessarily create local jobs nor generate tax revenue for the Canadian governments. **PROOF : I have the documentation from the pharmaceutical companies themselves, wherein they state that they DO NOT DO basic research in Canada, they merely do drug development and sales.** So why is the Canadian federal government GIVING them taxpayers' monies?

The Carlson , Thompson, and Riley research was bogus, and many labs at the University of Waterloo were receiving federal research funding for the same research. Greenhalgh ,SCIENTIFICALLY IN REPEATABLE EXPERIMENTS **PROVED IT WAS FALSE!** And what did the federal government do ? They participated in the CONSPIRACY ! Drs. Friesen and Slotin (of the former Medical Research Council of Canada) are available for a LEGAL inquiry where they will have to answer questions under oath, and if they lie can be criminally prosecuted . Under the Ministry of Health , the Federal Government of Canada participated in the CRIMINAL CONSPIRACY by helping Dr. Carlson to later plagiarize the Greenhalgh research. So **any crying Laziridis and RIM may do about intellectual lawsuits, well its the culture of the University of Waterloo to lie ,and steal others work and intellectual property.** And there are many friends and relatives connected to the federal government,like Dr. Carty of the National Research Council of Canada , and formerly a professor at the University of Waterloo and who is related to a business family too. Many of Canada's federal positions are apparently due nepotism ,which isn't good. Example , the doctors shortage : at the SAME TIME as the University of Waterloo was doing their criminal act the College of Physicians and Surgeons was worried about “personal wealth generation” and private gain (not the public good , nor health and safety) and came to the conclusion that there was a possible glut of graduating doctors who would (supply and demand : the market working as it should) bring down the salaries of doctors . So they decided to restrict the admission to medical school, and voila, we have a doctors shortage and Canada's health care system is suffering. Stroke of GENIUS wouldn't you say? And have these GENIUSES been held accountable ? No . Another , “Mulroney” eh? Perhaps a class action lawsuit would be a good answer for the public to consider? But how did these geniuses impact the middle and working class children? Like Ben Mulroney and J.C. M. Riley, their families made sure they went to friends and found them good jobs, the incompetent ELITE children! Ordinary Canadian children were kept out of medical school even though they may have been more qualified. That, Prime Minister Harper is a very GOOD reason to approach a prime minister directly : the misuse of political power to ghetto-ize the ordinary Canadian taxpayers' children. And don't forget , former Prime Minister Brian Mulroney was ONLY concerned about HIS CHILDREN when he lied to the Federal Canadian Government . HE COULD CARE LESS FOR THE ORDINARY CANADIAN TAXPAYERS' CHILDREN. A very blatant misuse of political power. * And this will help scrutinize the standards for your 2010 announced Fellowships.*

Something the University of Waterloo also wanted to cover up.

Dr. Jennifer Dorrington at the University of Toronto proves that the university system in Canada is wasting the taxpayers monies and misusing it for private interests even at the expense of advancing medical research; which by the way ,is what it is FEDERALLY MANDATED FOR! Why didn't Greenhalgh forget the "grudge " and try to do the research he said was so important to, say breast cancer etc. ? After all , isn't the University of Toronto where Princess Margaret Cancer Center and Sunnybrook Cancer Center are associated with? GOLLY GEE Prime Minister Harper, I did just that and have a documented letter from Dr. Dorrington and Dr, Ling (a cancer scientist) and President Pritchard of the University of Toronto. Guess what? My standards were too high for Dr. Ling (who still hasn't found the cure for cancer, gee why not?) and Dr. Dorrington backed out of her offer saying she had promised the position to someone who was bicycling in Europe. SAY AGAIN !!! a RICH ELITE KID BICYCLING IN EUROPE IS MORE IMPORTANT THAN BREAST CANCER . DR. TAK MAK OF THE PRINCESS MARGARET CANCER CENTER SHOULD BE ASKED TO PUBLICLY RESPOND TO THIS ! In all fairness to everyone, who was this kid, this genius, did he find the answer to breast cancer ? No ! Why not ? Dr. Pritchard did reply to me, and said he would send my letter along to the DEAN OF MEDICINE !!!!!!!!!!!!! who never replied even though I sent him a courier letter. It is time he is held accountable and be questioned at a legal inquiry. So Prime Minister Harper, I wasn't holding a grudge,but someone was , and it was intended to cover up federal felony fraud. The evidence to prove a criminal conspiracy exists and only requires a legal public inquiry and an honest man to call for it . Are you an honest man , sir?

Answers to cancer, and I am not kidding ,and to prove my case all you have to do is call for the outside investigators from the Annals of Oncology to review my work, and call a legal inquiry. The fact is I survived the same cancer as Lance Armstrong while declining chemo and radiation without any side effects while Mr. Armstrong experienced brain tumours and lung cancer after effects. FACT. While Dr. J. C. Carlson died of cancer . And the University of Waterloo Secretary a Mr. Brown died of cancer . Mr. Brown may have been related to Dr. Jackie Brown ,another one of Dr. J. E. Thompson's students : the University of Waterloo is heavily into nepotism. Both men had traditional cancer treatment. Mine was based upon my research theories which is now being proven all over the world again and again. You have a problem Prime Minister Harper. Let me repeat, how can you chide Turkey over the Armenian massacres yet you won't deport Nazi war criminals and you won't stand up for federal laws and the Charter of Rights and Freedoms? Just what are you being promised down the road and just how big is it?

Banting Post Doc Fellowships and African Technology Centers

Are you actually going to use the spirit of Dr. Banting as the model or just pick his bones for propaganda purposes ? Dr. Banting turned his research over to the public domain and so helped keep health care costs down while saving peoples lives and speeding up research. Will you EXPECT any discoveries that were funded by taxpayers' monies be turned over to the public domain to benefit society ? If not , why not ? **Mattel vs. Bratz Model.** Mattel has won a patent fight with a former employee who developed on his own time after leaving the company a doll called Bratz. Mattel won because he had worked on similar ideas while employed for them and ALL intellectual properties he developed while under their employ was their property. The doll was worth a great deal of money. This is standard practice across the board for industry. A Fellowship provides training you can use after you leave the Center who is providing you the opportunity to HELP society, but society should expect return on its money so any revenue generated by the TAX funded research should BELONG to the TAXPAYER to lower health care costs. Your Fellows , if they have any skills , can go on to do other work in private industry afterwards. They would not enjoy anything without the TAXPAYER, so why shouldn't they be subject to the same industrial standards they would face in private industry except their employer IS the TAXPAYER ? OR they could simply choice to turn over ALL research to the public domain like Banting did. What is wrong with that? **NOT WHAT PRIVATE INDUSTRY WAS EXPECTING FROM YOU? WERE THEY EXPECTING TO GAIN FULL CONTROL AND LONG TERM PATENTS USING TAX DOLLARS?**

AND AFRICAN TECH CENTERS, since they are being funded by Canadian taxpayers , shouldn't the same SPIRIT of Banting be applied too? The problem may not be obvious to the public, but Africa is becoming a development center of the world and monies from everyone is going there now . The Chinese are very aggressive , building a great deal of infra structure in an attempt to get control of the various nations through much subtlety. And other things are going on that are not at first apparent and need a closer examination to get to the truth. **If the Canadian taxpayers control the research, does this cut into the profits of the private pharmaceutical companies, who may or may not be making down the road promises to you. ** I think the public will now agree these issues were important enough to approach you directly, Mr. Prime Minister.**

The Pharmaceutical Companies and Research and the Price of Drugs and the Health Care System Costs

Why did you ask a former Pfizer executive to be on the funding body for the federal government of Canada when I have letters from all the big pharmaceuticals companies STATING that they do NOT do basic research in Canada ? How is this going to bring down the price of health care costs? Why did you pass the "Evergreening Act" to extend the 20 year patent protection for drugs ?How is this going to lower health care costs ? Why won't he direct research funding only to those who follow paths the pharmaceutical industry wants while refusing contrary but promising concepts ? Why won't he see university centers as the private research labs for the pharmaceutical industry exclusively and contrary research as a threat to profit generation ?They would have a gold mine with the taxpayer funding their research concepts all the while eliminating any competition or questions of the value of their findings . For example they could FIX any findings of liability or negligence so, like Mulroney, they would never do any wrong or be held accountable for the same?

EXAMPLES : Hemosol and the question of liability and negligence. Like Dr. Johnston , you have chosen a man already chosen to head up a Stem Cell research facility, but how do we know that he isn't looking down the road for "SOMETHING"? Given everything I've been through, a very fair question (i.e., the lies by the University of Waterloo and outside experts and mechanisms to settle disputes and "honesty").So, why not ask Dr. Oliveira to review your experts findings since Dr. Oliveria has been acknowledged by her peers for her ethics and integrity ? We must ask the public if they believe this is a FAIR proposition ?

Is your man, Bernard Prigent, honest and does he have the best interests of the citizens of Canada, and the taxpayers who are supplying the research funds to be handed out, at the fore front,or SOMETHING else? **HERE IS A NEW IDEA THAT YOU CLAIM IS IMPORTANT FOR BREAKTHROUGHS:** For a fair test please ask him to publicly answer the following : will he help fund new concepts that may be contrary to profits and the exclusivity of the pharmaceutical industry ? Example : a new blood pressure medicine based on a herbal extract called kudzu (puerarin) could enter clinical trials at several Canadian medical centers to be certified for public use.? This substance has been medically studied around the world and very good results have been reported. All that needs to be clinically tested is a STANDARD dosage level that can be provided by any manufacturer . Then this would cost very little to the health care system , and could even be paid for under health care plans etc hence reducing costs across the board. This product could be first tested for people with mild to low levels of hypertension , and only later if it proved to have even better results could be tested with higher problem pressures. Present patented blood pressure medicines have many side effects which are hard on the patients/clients, plus they are expensive to the private patient and the insurance providers alike. So could you please have the gentleman address this proposal . And I have many more such proposals to help medical research and lower health care costs, but unfortunately I ran into Douglas Wright and the University of Waterloo where the generation of personal wealth takes precedence over the health and safety of the public. And that will lead me to the discussion of material with President Obama of the United States. Because the new research theories based on the black listed and suppressed research have very serious consequences. President Obama is the new man on the block and has not been approached before and

is claiming to be honest and will hold corrupt people accountable for their irresponsible actions and any criminal acts (he will make BP pay for the Gulf Disaster ?).

And the new research actually has another cross over point to another problem in Canada : the Lyme Disease Scandal/Cover Up. Mad Cow occurred because of people chasing profits and FIXING science reports and ignoring good science, and also Tainted Blood, and Walkerton Contaminated Drinking Water , and Mirapex , and ,..... ,Baxter and Connaught labs prepare vaccines for many customers but one is the military. Connaught Labs in Toronto had a once proud history in its association with insulin, but it has since grown into a huge vaccine concern and one of its customers is the US military. Connaught was involved in the vaccine which was part of the Gulf War Syndrome harming many military personnel. To say it was a bad vaccine will miss most of the picture , there is probably many many unknowns all covered up and FIXED. But Lyme disease is a special concern to Canadians . Lyme disease is actually related to syphilis and the American military had a long running experiment in Tuskegee which former President Bill Clinton apologized for. There is the concern that the military was trying to weaponize the Lyme disease bacteria and it is this that is now part of the problem; none of which has been proven for the records, BUT Health Minister Tony Clement when contacted by the Canadian Lyme Disease organization said he couldn't respond because of "NATIONAL SECURITY REASONS." No one understood what he meant because that is not what they were asking of him. They were upset because there is a simple blood test that everyone uses to detect the disease , and if the disease is detected early is quite treatable; if it is Not then the consequences are simply awful. The test is already in use in the United States and no one understands why it is not used in Canada; it could be cleared up tomorrow if you wanted to , Prime Minister Harper. It would be for the good of all Canadians. I bring this up for two reasons, 1) like the Tainted Blood the problem may be Connaught Labs and everyone in government is rushing in to protect and FIX the situation so no business interests are held accountable or liable , and 2) this fits in with my new research theories on evolution and emerging diseases which I will discuss next with President Obama. Since business has become involved in scientific research profit making has become preeminent and the science a mere inconvenience. Unfortunately, the science is critical to mankind's future ,if man is to have one. We may be reaching a point In our understanding where vaccines and their concepts have become over simplified and no longer applicable. We are at a point in evolution of species that past concepts are too simple and must be abandoned. One of them is being able to provide vaccine protection from certain diseases. This long discussion will be presented to the President of the United States. You may read it in the material supplied. My point, BASIC research of importance has been suppressed and black listed so personal wealth could be generated and malice and criminal acts have been committed; all of which are provable.

And the federal police, the RCMP have been involved in the criminal conspiracy. The above would point out the importance of having them on side to FIX the problem. All provable allegations. And you are asked to release the necessary material so a proper criminal investigation can now go forward. I also have many letters from RCMP officials but we must look back to the scandal that saw Commissioner Zaccardelli resign .The RCMP is acknowledged to have done many wrong acts, and the one I am concerned with is that they may have become part of a criminal conspiracy to protect the University of Waterloo. That the RCMP may be involved in a conspiracy to cover up is shown in the case of the Polish visitor who was tasered to death and the resulting misconduct. The involvement of the RCMP in a criminal conspiracy is another good reason to approach a prime minister directly. And the fact that the people ,like Wright and Trevor Eyton and Hugh Segal had access to prime ministers (Martin, Chretien and Mulroney) so to cause the RCMP to enter into a criminal conspiracy in order to claim a statutes of limitations (for fraud) have only compounded the problem by bringing obstruction of justice felony charges to the present time. So Prime Minister , Harper , the crime isn't over, IT IS STILL ONGOING . And what is your tough stance on crime? You did say you would be tough on criminals didn't you ?; well , sir, I have some criminals for you to prove yourself on!

At the G20 you made deficit reduction for world governments a priority , but many fear it will simply push the world in to a depression if stimulus is withdrawn at this time. Others claim that the world government deficits are the result of failed (and bad) private business practices which moved PRIVATE debt FAILURE from the private books to the PUBLIC . THE BAILOUTS ETC. The rich are being subsidized at the expense of the middle class and working class taxpayer. SOCIALISM FOR THE RICH. And the University of Waterloo and J.C.M Riley would tend to prove this is the culture that is in practice in Canada. Riley is incompetent yet his friends have moved him from one good job after another to a government position. The College of Physicians and Surgeons limited enrollment but made sure family and friends were taken care of even if they weren't truly qualified. You claim it doesn't happen, look at your friend Dr. Johnston (your really good friend, you made him Governor General) when he was at McGill . The Elite pad government positions with family and friends even while they close factories and create no jobs for middle and working class graduates. They have created unemployment for ordinary people sending jobs off shore while ensuring employment for their families. Not fair. And they want to maximize personal wealth, by moving private debt to the public balance sheet. For example they want to sell Ontario Power Generating to private interests, BUT the public sector(taxpayer) will keep the huge debt. So the taxpayers lose a profit generator while acquiring more debt so a few individuals (note Peter Godsoe and John Manley are on the board) can ensure personal wealth generation . You reduce employment, and don't create jobs, so reducing your tax base of ordinary citizens while creating personal wealth for the elite. That just doesn't sound right (unless your name is Wright). The elite have experienced reduced costs from immigration because labour costs have gone down and unions have been destroyed , but health care costs have gone up and hospitals are under funded. It is said 90 percent of the wealth is in the hands of the 10 percent. So , PM Harper , if you want to reduce the deficit that you have created by giving bailouts to the private sector by moving their debt to the public books you should ask them to do more (for the world security). You must ask the G20 and World Bank and IMF fund to consider a 10 % luxury Tax on the 10 percent to reduce the world debt and create more jobs and stabilize the world. After all, they would still have **80 PERCENT OF THE WEALTH !!!** and that will be good for all the world and we can avoid a possible depression and all the bad that goes with it; destabilization and unrest etc. Common sense, sir, and Ministers Clement and Flaherty can explain to you all about common sense. Please ask both of them to use THEIR COMMON SENSE and answer the questions : 1. is research described as feces excellent ? Yes or No ? And 2. is lying for money , Fraud? Yes or no? And are the elite above the law , and above carrying their fair share for all the benefits that they receive?

PM Harper,I am going to explain the above in greater detail to President Obama because mankind must act to clean up the environment now or go extinct within approximately the next 50 years and the money will have to come from some where. There was no money for relief or health care during the Great Depression but low and behold when WW2 started there was all kinds of money for bullets and bombs and destruction: the money came from somewhere for someone to get rich generating personal wealth off the deaths of ordinary people. Why 50 years; disease generation: SARS was a warning. Do you believe the 1919 Spanish flu started in 1919 or much earlier circa 1915 Or 16? Get the point ?And there is a famous painting of a rich man beseeching the Lord for relief from the Great Plague/ Black Death : did his money save him? Answer : NO ! And the people who are citing Climate Change have mis-interpreted what is really happening , but I will fully explain that in the material to President Obama (you have a copy, everyone does). So whatever business schedules everyone has for planning and Kyoto implementation, well it may be irrelevant if new diseases for which man has no immunity start to arise . So new planning and new thinking are needed , and those who can't ,who cling to models like the University of Waterloo which think that bureaucratic science (Mad Cow , Tainted Blood , Walkerton Water, Mirapex,...) works and black list good science and use suppression , is part of the problem. Answers and action are needed , not models to maintain the status quo, gate-keeper patents and

inherited jobs, and escape liability. Which is why I have written you this public domain letter in order to establish my case and credibility and ask the public around the world for help.

So, Prime Minister Harper , will you release the requested documents so criminal charges can go forward. I will provide a summary.

Thank you,

Edward A. Greenhalgh