

A Formal Letter to the Health Minister, Alan Rock.

Title: The Medical Research Council of Canada Violated Its
Parliamentary Mandate by Engaging in Unethical
Conduct and Conspiracy with a Center of Excellence
(the University of Waterloo) to Suppress Reproductive
Research of Value to Cancer. (NRC Blocked Cancer Research)

14 December 1999

Courier Delivered

- Since reproductive researchers and a Center of Excellence were involved in unethical acts and misconduct (including fraud), an investigation and its findings would be critical to the public safety and Health Minister Rock's new laws on Reproductive Technology : especially since "peer review" can be proven CORRUPT and UNRELIABLE.
- Violations of an Act of parliament , the Medical Research Council's of Canada Mandate, requires a federal investigation.
- MRC, instead of being a watchdog for federal programs, is documented to have engaged in conspiracy, and lying American programs as a favour to a friend's child (scholarship fraud). Ethics were discarded for money.
- Senior MRC Administrators are alleged in cover up, facilitation of fraud and dereliction of duty.
- The very INTEGRITY and HONESTY of the Medical Research Council of Canada is questioned. All allegations are documented.

FROM:

E.A. Greenhalgh
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Dear Health Minister, Alan Rock,

This formal letter documents serious violations of the Medical Research Council's of Canada (MRC) Mandate, guidelines and ethics. Lying and conspiracy to cover up wrong doing by a Center of Excellence and MRC are documented. The Health Minister has been previously asked to investigate, and irregardless, but more so because of an ongoing RCMP inquiry, the Minister has an obligation and duty to do so now: violation of a mandate and a criminal investigation are separate, though connected, responsibilities. One does not exclude the other, but, rather, emphasizes the need for the Minister's involvement. The ONLY reason that the Minister will not investigate is because the federal government is committed to a conspiracy to cover up wrongdoing: that is called corruption. And if the Minister of Health will cover up Reproductive Research and Practices that were corrupt themselves, how can the public possibly trust in any regulations he may propose for the new reproductive technology? So if the Minister of Health will not do his duty, then the only defense against corruption is public exposure, and that includes posting this material on the internet.

The Medical Research Council's of Canada Parliamentary Mandate is NOT TO LIE so to be able to give the taxpayers' monies to the children of friends whose qualifications have been fabricated for the express purpose, NOR suppress research of potential value to reproductive health and cancer. MRC DID BOTH! In essence and fact, the Government of Canada blocked cancer research so a Center of Excellence would receive monies not otherwise HONESTLY possible. And the Government of Canada covertly entered into a conspiracy to continue to block reproductive and cancer research so to avoid exposure for the liability, criminal acts and public embarrassment. A public inquiry will prove that institutions and reproductive scientists committed unethical acts, including blacklisting, to suppress research so to continue receiving funding for outdated research, and to protect a bad reproductive scientist. An investigation will help shape the new Reproductive Technology laws by exposing serious and dangerous flaws in the "peer review" arguments proposed by some scientists; and the noncompliance with regulations by institutions. The need for public involvement, openness and accountability will be demonstrated as more important to the public health and safety.

Point: If the Health Minister refuses (this time) to investigate, it is only because the issues are so serious that the Chretien government can not deal with their ramifications and a conspiracy to cover up is ongoing. Therefore, the new proposed Reproductive Technology laws will not be able to deal with these same serious issues either and the public health is compromised. LOW STANDARDS AND DANGEROUS PRACTISES WILL BE THE HALLMARK OF THE CHRETIEN GOVERNMENT!

The issues are substandard personnel and lying by researchers promoting family and friends to receive monies. The misconduct that occurred at the University of Waterloo are the same ones that threatens the public from the Invitro Fertilization clinics because the researchers are inter-related: i.e., Dr. J. C. Carlson had direct connections to a Dr. Jennifer Dorrington who is involved in a private IVF clinic. She was allegedly involved with unethical acts to protect J. C. Carlson and J. C. M. Riley (from exposure for bad research practices). This contradicts the myth that the industry can police itself through peer review. The Medical Research Council of Canada also engaged in wrongdoing so if the Minister of Health whose responsibility is to ensure the integrity of MRC will not call for an investigation, who can possibly believe him when he announces new laws. The issues are the same: corrupt people ignoring federal regulations and standards.

Peer review is too often a euphemism for escaping accountability and liability. These people are not scientists as the public once thought scientists were: they are business people out to make a buck. The Center of Excellence motto is "MILLIONAIRES IN THE HALLWAY" as espoused by former University of Waterloo Pres. Douglas Wright. An example can be found in the auto industry which exists to make money; when deaths occur due faulty designs, the government does not go to engineers for "peer review", but holds inquiries that includes testimony from respected experts who can be cross examined for the record. Peer review is too often friends behind closed doors protecting friends, especially if a friend has done wrong. And in the present case of reproductive science and ethics, the documentation demonstrates how Dr. Jennifer Dorrington was allegedly party to unethical misconduct so to cover up scholarship fraud and suppress research of value to reproductive health and cancer. This is about money, not the public health and safety, nor advancing science. The University of Waterloo! MRC corruption case is a powerful example to help the health Minister make safe and good laws.

Proven Violation of MRC's Mandate

MRC's Mandate states that the Medical Research Council of Canada will provide institutions with research monies in return for COMPLIANCE with programs by providing truthful signed assurances and that the research is of scientific and medical benefit to the public. Accepting deliberate lying is a violation of that mandate as is the suppression of research of value to reproductive health and cancer. By providing the University of Waterloo with MRC monies, and facilitating NIH scholarship fraud when it was known that the University of Waterloo was deliberately lying for J. C. M. Riley, the Medical Research Council of Canada blocked cancer research. Cancer research is of a greater medical benefit to the public than ensuring that J. C. M. Riley gets a guaranteed job: what his family and the University of Waterloo conspired to do irregardless of any federal regulations or ethics.

Proof of the Above

4. Read the enclosed booklet titled, "Consent and Cover Up" dated 11 Nov. 99 sent to the RCMP Public Complaints Commission Chair, Shirley Heafey. Note the reply from Mr. L. B. M. Smith Dated 02 Dec. 99
- B. Read the registered letter sent to James Kalbfleisch, Provost for the University of Waterloo titled, "James Kalbfleisch, the Office of the Academic and Provost of the University of Waterloo Lied. Evidence that the University of Waterloo gives False Assurance dated 06 Aug. 1998. The letter contains evidence proving that the University of Waterloo lied to the governments of Canada and the U.S. for J. C. M. Riley.

Priority to the Health Minister's Reproductive Laws

1. The University of Waterloo, a Center of Excellence (science for profit program of NRC) lied in regards to reproductive research, compliance with federal programs; and personnel standards were fabricated. A Center of Excellence has proven that it can not be trusted to truthfully and voluntarily comply and there is a need for accountability and public scrutiny.
2. MRC, for its part, covered up the lies, facilitated NIH scholarship fraud for a friend, failed to enforce federal regulations and even the minimal expectations of ethics. MRC failed to support research of direct benefit to the public and in fact was a major player in its suppression. The Minister of Health, must be made aware that MRC Pres. H. G. Friesen (retiring Jan. 2000) is a reproductive scientist who consented to all the wrong doing. This must be seen as a major argument for a bigger role for the public and accountability in any federal laws, when a senior and well placed scientist could condone such wrongdoing. "PEER REVIEW" alone will not be a public safe guard.

Proof that the Suppressed Greenhalgh Theories were of Value to Cancer Research.

1. Read "Consent and Cover Up." Please note that the CEO of GERON (related to Upjohn) announced a new cancer treatment on the 9th of Dec. 99 on CNBC, and described the theory in terms of "programmed cell death" to tell tumours to die. In 1987, Greenhalgh described the preliminary Cell Death Signal theory to MRC . Greenhalgh later in 1990 and 92 sent research proposals describing "programmed cell death" to various pharmaceuticals, including Upjohn. The benefits to Canadians to have started the developmental research back in 1987 would have been immense. The Medical Research Council of Canada, to facilitate NIH scholarship fraud for J. C. M. Riley would not help Greenhalgh develop this research. This research theory came DIRECTLY OUT OF THE SUPPRESSED GREENHALGH RESEARCH WITH LUTEAL CELLS.

2. Greenhalgh developed cancer in 1997. Part of the conventional therapy requires chemo and radiation which has dangerous side effects. Greenhalgh refused , applying the theories from the suppressed research, and SEVEN (7) CATScans (two years) later IS CANCER FREE!!! Please note the letter sent to the Windsor Cancer Center and Liberal Cabinet Minister, Herb Grey: and their refusal to help.

Please note that on the 28th of Nov. 99 the American Cancer Society announced in the media that it will fund a five year study by an American doctor who has been treating pancreatic cancer using a herb/vitamin regimen with greater success than traditional radiation and chemo. The Greenhalgh research was denied the public because of misconduct at a Center of Excellence and MRC violating its Mandate. In the context of Reproductive Science, Greenhalgh is still reproductively healthy, whereas someone like the American skater, Scott Hamilton who underwent chemo/radiation can only father children if he stored semen for IVF. This may be PROFITABLE for an IVF clinic, but wouldn't promoting research Greenhalgh used for himself be more in the public interest? The allegation must stand that the Reproductive Community in Canada, and MRC chose to cover up wrong doing rather than promote research of value to the public (as stated in MRC's Mandate). Call for an investigation of MRC and the University of Waterloo for this misconduct and the findings will definitely affect the formation of your new Reproductive Technology laws.

***Important Point ***

A scientist can not do more to support his theories than put his life on the line for the belief in those theories. E. A. Greenhalgh is alive and cancer free!

And similarly, Reproductive Scientists and IVF clinics, in regard to the Health Minister's new laws and the public health and safety, can do no less. They have claimed that their ethics and peer review can be held up to public scrutiny to be judged adequate or not. The following evidence and documentation is made for the public good and development of fair and safe IVF regulations.

Examination of' the "Peer Review" Argument vs. Misconduct for Private Gain.

The Health Minister is directed to review a booklet previously sent to his office and MRC titled, "Allegations of Misconduct Condoned and Supported by the Medical Research Council of Canada: A Conspiracy" dated 02 July 1996. Abundant evidence of misconduct was made available to MRC, but they refused to act. Why? One of the biggest arguments against "peer review" is that coverups occur. Dr. H. G. Friesen, Pres. of MRC is a reproductive biologist. He refused to

enforce the MRC Mandate against the University of Waterloo. The evidence of wrongdoing was quite clear. The alleged reasons are

1. He was a reproductive biologist as was Dr. J. C. Carlson at UW: he would not act against a fellow. Dr. Carlson was able to be funded by stealing his student's work.
2. The University of Waterloo was a Center of Excellence, a political program which was a supporter of, and UW had many political supporters too.

Cronyism and politics over ruled federal regulations and ethics, and research of a benefit to the public.

Point: If the President of the Medical Research Council of Canada can be proven derelict in his duty to enforce a Parliamentary Mandate, how can the public possibly TRUST or believe that any peer review by scientists who may have vested interests in IVF clinics or hope to engage in the same practices to become millionaires be trusted to uncover any wrong doing?

Money Talks

The University of Waterloo regardless of merit or experimental results was going to grant J. C. M. Riley a Ph.D. so he would be guaranteed a well paying career (money). The Center of Excellence would violate ANY regulation or ethic to ensure this.

University of Waterloo violated Peer Review for Money
(Guaranteeing Riley a career was guaranteeing him money)

The University of Waterloo gave E.A. Greenhalgh, a STUDENT an impossible condition to resolve the academic dispute: get ONE competent outside authority to support the work OUTSIDE PEER REVIEW!!! Review "Consent..." as one of North America's leading cancer researchers described the Greenhalgh work of Ph.D. quality. And the Center of Excellence, the University of Waterloo intent on committing NIH scholarship fraud, rushed the peer review aside! Peer review did not stop wrongdoing for money.

Point: Peer review was over turned for money! And Greenhalgh can document harm to his career ever since: black listing, centers refusing to work with him and turning down funding--review the letter to Windsor Cancer Center. Therefore, what HONEST researchers will RISK their careers to RECRIMINATION by making honest but negative comments concerning a peer's bad practices at an IVF clinic etc.? The reality is that none will. All peer review will find no wrongdoing! And can you blame anyone after what E. A. Greenhalgh has gone through for reporting the truth about misconduct etc.

Please note that in the thalidomide tragedy, peer review regarding chick embryos was dismissed so money could be made. Why will IVE moneymaking centers be any different?

As to black listing and suppressing research of medical value, review the letter from Dr. Pace-Asciak who commented that the research could be of potential to be of clinical value (to women's health). This has since been proven true, but all the reproductive community in Canada and at MRC were too busy protecting J. C. M. Riley and a Center of Excellence. The "peers" are proven by their actions to be more interested in jobs for friends and money than advancing medical science. One example will be given.

Dr. Jennifer Dorrington, formerly of the University of Toronto was approached with the Pace-Asciak comments and she offered Greenhalgh a Ph.D. situation. She then rescinded the offer, and regardless of the value of the research to women's health she said she was giving the position to a friend.

Had Dr. Dorrington lied to Greenhalgh? If she had, then there will not be any student. Or did she have any obligation to advancing clinical research?

Please review her letter. Dr. Dorrington is an important example of the type of mindset that the peers of the reproductive community have. She has left U of T to be with an IVF clinic in Markham as of 1999. Dr. Dorrington was associated with SORB (Southern Ontario Reproductive Biology) and was a peer with close connections to Dr. J. C. Carlson of the University of Waterloo. All the southern Ontario universities are interlinked, so allegations of black listing have a strong basis. Please review the reply from Dr. Raeside of Guelph concerning SORB: and the issue of peer review - the reproductive community will suppress contravening research to protect members from constructive criticism (so imagine how protective they are for wrongdoing). Greenhalgh presented a new theory at Guelph in 1996, and he asked the researcher why he had been invited. The person said it was because he had reviewed all reproductive papers of people in the area and saw Greenhalgh's name and address on the paper so sent the invitation.

Point: Had either Drs. Carlson or Dorrington been good scientists open to peer review, either could have invited Greenhalgh in 1990 or 1992. Neither did. This alleges conscious black listing and suppression to keep honest members of the community in the dark. Therefore, Health Minister, this evidence proves that any argument about peer review from the reproduction /IVF community is flawed on its own and is inadequate. Peer review must be open to some type of Quality Assurance test and scrutiny to discount bias and dishonesty (corruption for personal gain).

The whole point of this letter has been the public good. Over and over documented evidence of lying and suppression has been provided. A RCMP investigation proves the seriousness of the charges.

Two issues have re-occurred;

1. Honesty and truthfulness
2. Accountability and liability

A Center of Excellence, reproductive researchers and MRC have all been documented in unethical acts and misconduct. All had been required to commit to some form of honesty in their jobs with signed assurances. And all have violated those assurances because everyone knew that no one would hold them accountable or liable just like the people involved in the Blood Scandal. There is a difference between honest mistakes and arrogant deliberate (intent) misconduct. What has been documented to the Minister has been deliberate arrogant contempt for federal regulations and assurances of truthfulness. The Minister is asked to design laws which differentiate between honest mistakes and contempt for regulations. The MRC example of cover up for the University of Waterloo will help the minister develop these laws, which is why an investigation is necessary.

The Harm Caused by Contempt for Federal Regulations.

The Suppressed Greenhalgh Research

(MRC's Mandate is to promote not suppress)

See "Consent..." Greenhalgh had received peer support from a leading authority plus other foreign researchers had made positive comments on his theories. Greenhalgh, therefore, knew the theories would benefit medical science and society, but he also knew about the black listing and mean spiritedness of cronyism of many researchers. Greenhalgh had to disseminate these theories in ways they would be positively received so as to be used to develop new drugs and treatments. You can not just barge into conferences and force people to listen to you. UW and MRC weren't helping, they were suppressing and being harmful. Greenhalgh knew that many researchers would use his concepts if he put the concepts out there, so he used courier delivered research proposals so to document to whom the theories were sent and when in time.

The peers would then be able to interact and discuss the theories so the science could develop to benefit society: the research would get done (no thanks to MRC). Research proposals were sent to universities in England and Germany and to the pharmaceutical companies and the American Government, plus others. So the research would be explored; for example, the FDA wrote back, "your research ideas have been passed along to our labs." And Upjohn was one pharmaceutical circa 1990- 92 who received a Greenhalgh proposal. And Upjohn is a senior associate of the Geron company, who in Dec. 99 have reported using the theory "cell death programming" to treat cancer! And this theory can be pre-dated to Greenhalgh in 1987!!!

Theories Suppressed by MRC and the University of Waterloo

- 1A. Dr. R. U. Hausknecht's use of cancer drugs and prostaglandins to induce abortions—some called this the discovery of the decade. This discovery was explained to Endocrinology at Sinai in L. A. by Greenhalgh and was derived from Cell Death Signal Theory. Dr. Hausknecht did the clinical work at Mt. Sinai in N.Y.
- 1B. The converse of this theory is how to help women with a difficult pregnancy go to full term. A doctor at U. of T. told Greenhalgh that he was unqualified to supervise this research, but one year later, he received 80 thousand dollars to do a study with pregnant women and aspirin.
- 2A. Similar to Dr. Hausknecht, but explained to Dr. Kessler at the FDA circa 1994 was the Cell Death Signal Theory and the use of arsenic and RU486 ("abortion pill"). And later the abortion pill was also approved for use as a cancer treatment to kill tumours.
- 2B. In 1997 Sloane Kettering Cancer Center in N.Y. reported treating cancer and inducing remission using arsenic.

There are more examples, but the most disturbing part is the mindset of reproductive scientists as exemplified by Endocrinology in L. A. who said, "even if you are right about your theories, other researchers will sooner or later report similar findings." This is disturbing because the people who donate to cancer research want the cure found as soon as possible, and believe everyone is working as hard as possible to find the answer. As can be shown by Greenhalgh's 1987 date compared to Geron in 1999, at least 12 years of suppression has allowed many people to die who could still be alive if the Medical Research Council of Canada had enforced its Mandate and regulations instead of participating in misconduct. Please note that Greenhalgh is alive and cancer free because of his theories and not traditional chemo/radiation. Theories suppressed to protect reproductive researchers engaged in wrongdoing.

Criminal charges are what the RCMP investigate. Mismanagement of federal programs, disregard for the MRC Mandate, and violations of federal regulations and guidelines are what the Health Minister deals with.

The Health Minister has a duty and responsibility to investigate the Medical Research Council of Canada when given evidence of misconduct and disregard for its Mandate.

The Health Minister is asked to investigate, especially the ongoing conspiracy to cover up by NRC. J. C. M. Riley, the University of Waterloo and MRC are examples necessary to your new Reproductive Technology laws because an investigation will demonstrate how individuals and.. institutions (especially one dedicated to millionaires in the halls) lie and cheat so to manipulate the regulations meant to safe guard the public.

MRC's Parliamentary Mandate (Summarized)

1. promote scientific and medical research of benefit to the Canadian public
2. to develop and promote scientists OF EXCELLENCE to meet the needs of Canada.

Fact: No where in ANY federal guidelines does it state that it is acceptable to LIE

- i. so to receive federal monies
- ii. to fabricate substandard and academically unqualified personnel as "excellent".

Fact: No where in any federal guidelines does it state that it is acceptable to suppress research of value and benefit to the Canadian public: to suppress research of value to finding the answer to cancer.

Fact:

- A. MRC accepted deliberate lies.
- B. MRC allowed and helped the suppression of research of value and benefit (to cancer) to the public so to promote private and personal gain.

Important Point:

Even though an institution was required by federal regulations to give signed assurances so to be involved in federal programs, it was still able to experience gain by lying to the federal government and violate regulations and guidelines without fear of consequence for their unethical acts. This has serious implications to any IVF clinics:

How can the Health Minister re-assure the public that these clinics will be truthful and honestly adhere to any requirements?

After all, a Center of Excellence, the University of Waterloo receiving monies for Reproductive research was successfully able to lie to the federal authorities, and is alleged to have been aided by its representative, a reproductive biologist, Dr. Friesen (Pres. of MRC) with impunity and without any consequence or accountability.

But some may counter, after--all, aren't people going to IVF clinics desperate, and are grateful for ANY hope they receive at all? What harm can an IVF clinic or university do? To this the Minister must remember that after all aren't people coming from a serious accident grateful that they can receive blood to save their lives? What harm can receiving blood cause if standards are a little lax or accountability isn't expected? Please recall the 1980s Blood Scandal and then review the unethical acts allowed by MRC and UW to be seen in another light. And then, perhaps the Health Minister will realize an investigation is necessary.

Health Minister, my theories have been repeatedly vindicated. My new theories are practical based and are still have important implications to reproduction/cancer/AIDS, but nutrition has become intertwined with these. The work can not proceed without help and compensation. Not all scientists are corrupt, but the good ones are fearful of recrimination, so the air must be cleared and only an investigation can do that. An investigation will give the Minister meaningful insight so to make good laws for Reproductive Technology: please note Dr. Patricia Baird made her report in the 1980s; and the University of Waterloo continuously engaged in misconduct concerning reproductive research. And MRC did nothing good, nor enforced its regulations or investigated. That is a very important consideration. UW was not in the least concerned about ethics nor accountability, but continuously engaged in misconduct. Not once did they seriously try to correct the situation. They continued to cover up and lie. Please consider that very carefully.

There is nothing positive about a cover up. All it means is that I will place all the enclosed material on the internet, presenting these same arguments to the worldwide public, and ask for help. And if this is the only option, then the Health Minister's initiative to formulate new Reproductive Technology laws will have to be viewed if not a farce, a failure to be able to promise the public that their health and safety will be adequately and honestly protected.

Minister of Health, Alan Rock, you have been given serious evidence, and more is available. Will you investigate the allegations of misconduct and conspiracy made against the University of Waterloo and the Medical Research Council of Canada?

I look forward to your answer, Health Minister Rock. Thank you.

Very truly,

A handwritten signature in black ink, reading "A. Greenhalgh". The signature is written in a cursive style with a long horizontal line underneath the name.

Edward A. Greenhalgh

cc RCMP, Sgt. C. Croal
Reform Health Critic, Bob Mills
National Post, Conrad **Black**.



THE HOSPITAL FOR SICK CHILDREN

RESEARCH INSTITUTE

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May 26, 1986

Edward A. Greenhalgh
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Dear Mr. Greenhalgh:

This is a reply to your letter of the 20th of May. I found your project well worthy of pursuing for a Ph.D. program. It is both interesting and has good prospect of proliferating into clinically relevant problems. Unfortunately funds for salary support are not immediately available to consider your acceptance into the Ph.D. program. If, however, you are capable of obtaining salary support from some agency e.g. NSERC or MRC, I would gladly consider your application for Ph.D. studies in the Department of Pharmacology.

Sincerely,

C.R. Pace-Asciak, Ph.D.
Professor
Departments of Pediatrics
and Pharmacology

Edward A.
Greenhalgh
265—7 Regina S.N.,
Waterloo, Ontario
N2J 3B9.

24 July 1989

Dr. D. H. Osmond
Graduate Co-ordinator
Dept. of Physiology
Med. Sci. Bldg.,
University of Toronto,
Toronto, Ontario.
M5S 1A8

Dear Dr. Osmond:

I am writing in regards to the meeting I had with Dr. Jennifer Dorrington on the 18th of July 89. The meeting went rather well and Dr. Dorrington suggested that I contact you concerning Ontario Graduate Scholarship and the University of Toronto Scholarship forms and information to possibly help me in my struggle to financially survive.

I thank you for your time and kind consideration in this matter. Also, I have not yet received any formal notification considering my provisional acceptance to the University.

Looking forward to your reply.

Most Sincerely,

A handwritten signature in cursive script that reads "Edward A. Greenhalgh". The signature is written in black ink and is positioned below the typed name "Edward A. Greenhalgh".

Edward A. Greenhalgh
265—7 Regina St.N.
Waterloo, Ontario
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August 23, 1989

Dr. Jennifer Dorrington
Banting and Best Department of Medical Research
University of Toronto
Toronto, Ontario
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Dear Dr. Dorrington:

A considerable period of time has passed since my 23 July 89 letter was sent concerning the possibility of Ph.D. studies with you. Given the importance of the matter and its effects on my life I would appreciate a brief reply concerning your decision in this matter.

Similarly, I sent you some papers and a booklet (Prostaglandins). I would like same returned, especially since the booklet has Dr. Capindale's editorial comments. If the booklet is valuable to your research, I would gladly give you another copy. All you need to do is ask.

A quick reply is appreciated.

Sincerely,

Edward A. Greenhalgh

University of Toronto

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Edward A. Greenhalgh
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Dear Edward:

I must apologize for the delay in reaching a decision regarding the Graduate student position available in my laboratory. I have been attending meetings in the States and I needed the time to interview other students who applied to work in my laboratory.

I am sorry to inform you that the position has now been filled by a student I have known for some time and with whom I have collaborated previously.

I hope that you are successful in finding a suitable position.

Yours sincerely,

J. Dorrington

I enjoyed reading your papers

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06 August 1998

*** A REGISTERED LETTER ***

Title: James Kalbfleisch, the Office of the Academic and Provost of the University of Waterloo Lied. Evidence that the University of Waterloo gives FALSE ASSURANCES.

Dear Dr. James Kalbfleisch:

You and your office are responsible and accountable for the truthfulness of ANY SIGNED ASSURANCES for federal monies and other matters regarding the University of Waterloo, its personnel and commitments to policies, programs and ethics. Being a RUBBER STAMP is not a defense, signed assurances demand not only honesty and truthfulness but awareness as well. You, your office, are responsible for the ethics, SPIRIT and INTENT of any signed assurances given by the University of Waterloo. NO EXCUSES!

It is no good to call you or your office a liar, what is necessary is to prove that at least on one occasion that the University of Waterloo, lied and violated the responsibility and ethics inherent to the principles of signed assurances. And furthermore, lying was ESSENTIAL to a conspiracy undertaken by the University of Waterloo to commit, if not an outright criminal act, an unethical act betraying scientific and academic ethics, standards and principles. Such a betrayal could not have occurred without the Provost using the full stature of the office to cover up scientific misconduct. Only by giving false assurances could a conspiracy by the University of Waterloo succeed.

A Conspiracy by the University of Waterloo

Review the material received under the American Freedom of Information Act date, 4 Feb, 1994, signed Arthur Carty Dean of Research (noting duly signed by Dr. J. G. Kalbfleisch, Vice Pres., Academic and Provost) stating no evidence of scientific misconduct etc.; and 27 Jan. 1993 signed Arthur Carty Dean of Research. And 9 Jan. 1991 for 1990-91 signed by A. J. Carty, Dean of Research. All the above claim no incidents of scientific misconduct. All the above are documented lies in writing because E. A. Greenhalgh, through legal counsel and the OHRC brought clear allegations of scientific misconduct and plagiarism before the Administration of the University of Waterloo from 1988 to 1994. The University of Waterloo could not HONESTLY report these because truthfulness would expose the university's conspiracy, and the ramifications that such accountability would entail. The University of Waterloo is now proven to have given false information——false assurances. TO HAVE LIED IN WRITING!

Proof of Conspiracy and Misconduct

Precedent: The legal counsel of the University of Waterloo Mr. R. A. Haney (at the time of the above written lies) wrote, “there are NO substitutes for being PROPERLY enrolled and receiving a Ph.D. at the University of Waterloo. And ALL the PROPER requirements MUST be met!

POINTS: 1. No substitutes
2. ALL the PROPER requirements must be met!!!!

FACT: The University of Waterloo is being investigated by the Canadian federal police, the RCMP, for federal fraud, i.e., receiving federal monies by fraudulent means -- giving false assurances. That the University of Waterloo would LIE!!! The conspiracy was to receive federal monies by deceitful means and cover up. And for the conspiracy to be successful, it was absolutely necessary for the Office of the Provost to LIE!!! i.e., sign false assurances, falsely assuring that the University of Waterloo had TRUTHFULLY and ETHICALLY met ALL requirements, including the spirit, of those regulations and requirements. In fact, the University of Waterloo had deliberately, in premeditation with the full knowledge and INTENT of their actions LIED so to promote one specific individual, J. C. M. Riley: the child of a family with special connections and influences at the University of Waterloo.

The conspiracy involved federal monies for education and research laid down by:

1. An Act of Parliament of Canada —The Medical Research Council's of Canada Mandate; and,
2. The federal government of the United States, the National Institutes of Health, whose regulations demand both truthfulness and the spirit of the regulations be met.

One reason that the fraud is against the government and people of Canada is because taxes are set aside for FAIR and OPEN COMPETITION to all citizens of Canada who HONESTLY qualify: a right guaranteed under the Canadian Constitution -- the Charter of Rights and Freedoms. The University of Waterloo's conspiracy violated the trust of the Canadian people by removing two important factors:

1. open competition
2. honest qualifications

And the Provost office lied, otherwise the conspiracy would not have succeeded.

When journals and governments receive requests etc., from the University of Waterloo, they ASSUME the personnel represented are real and qualified. Science and scientific integrity DEPEND on and DEMAND truthfulness, otherwise the whole process is a waste and even a danger to the public health and safety. Therefore, signed assurances and their truthfulness (or lack thereof) depends ENTIRELY on

the ETHICS of those giving them.

3.

What is the Difference between Dr. J. C. M. Riley and Dr. A. Chimpanzee?

FACTS:	<u>Dr. Riley</u>	<u>Dr. "Chimpanzee"</u>
	a. No undergraduate degrees in biology or chemistry	a. No undergraduate degrees in biology or chemistry
	b. No prerequisite Masters degree	b. No prerequisite Masters degree.

PRECEDENT: R. A. Haney -- the University of Waterloo put in writing that THERE ARE NO SUBSTITUTES FOR ALL THE PROPER REQUIREMENTS TO RECEIVE A Ph.D.

In Canada, the proper requirements for a Biology Ph.D. are:

1. A Masters degree - preferably in Biology or Chemistry.
2. A pre-requisite Honors undergraduate degree in Biology or chemistry (organic chemistry is a pre-requisite).

Dr. J. C. M. Riley has the same qualifications as Dr. "Chimpanzee" - neither has the PROPER requirements.

Why Did UW Waive the Proper Requirements for J. C. M. Riley?

The Conspiracy: With his (very poor) undergraduate background, J. C. M. Riley would never have qualified for a Ph.D. program in Biology (or anything else for that matter) at any other university anywhere. PERIOD!!! Therefore, to guarantee him a Ph.D. and a position, the University of Waterloo had to CONSPIRE many years in advance so to create special conditions to make J. C. M. Riley appear to qualify for all the right programs. They had to have the INTENT to do this.

Taxpayers give taxes to the federal government, some of which goes to the Ministry of Health which is ELEECTED to use the money properly. An Act of Parliament constitutes the Medical Research Council's of Canada Mandate. That MRC guidelines stipulate that money will go to candidates who HONESTLY qualify, and are of EXCELLENT academic background and scientific ability. Ethics and truthfulness are also expected. And taxpayers expect their own children will have a FAIR and OPEN chance for an education and a career. However, the University of Waterloo and its Provost when they conspired to promote J. C. M. Riley lied to the taxpayers of Canada and violated an Act of Parliament. They committed fraud!

Proof that the University of Waterloo Lied for Private Gain

Question: Did PROPERLY qualified Canadian students have an EQUAL and FAIR opportunity of receiving the monies/position that J. C. M. Riley did?
Answer: NO!!! It was a rigged conspiracy! Fraud!
Question: Were NO OTHER qualified students available?
Answer: Many BETTER qualified students were available, but the University of Waterloo conspired to manipulate the system so they were totally and deliberately excluded/denied fair and honest opportunity. This is conspiracy. A special circumstance was fabricated to benefit only J. C. M. Riley regardless of any guidelines from MRC, and the fact they used public monies.

IMPORTANT QUESTION:

Would MRC give federal monies to a dog or a cat or a chimpanzee just because its name was on an application form? No! Therefore, the question of fraud is the same.

Important Point: Because other, better qualified students were available, and the University of Waterloo conspired to promote just ONE specific student, the University of Waterloo deliberately violated the Constitution: the Charter of Rights and Freedoms which states everyone has the right to education and employment. By specifically promoting one student of dubious ability, the University of Waterloo violated all other qualified students Charter Rights!

Question: Did the taxpayers benefit, or did private interests by the manipulation of MRC guidelines?

Answer: Private interests at the University of Waterloo.

Therefore, the misuse of taxpayers (public/federal) monies occurred from a premeditated conspiracy to promote, at the exclusion of honestly qualified students, the child of a friend of the University of Waterloo. Federal fraud.

Did James Kalbfleisch and/or others lie when they gave (later covered up) signed assurances to MRC and NIH that J. C. M. Riley had an EXCELLENT academic background and had OUTSTANDING scientific ability? For proof, answer the following:

Does J. C. M. Riley have the REQUIRED PROPER background to be in a Biology Ph.D. program?

- a. Does he have the required MSc.? NO!
- b. Does he have an Hons. BSc. in Biology (does he even have undergrad organic chemistry?) No!
- c. Was the University of Waterloo informed in writing by legal, scientific expertise and other agencies about flaws and other in J. C. M. Riley's work and Ph.D. between 1987 and 1994? YES!
- d. Does oxidation occur in the Riley Ph.D. thesis work (even though J. C. Carlson wrote did not)? YES!
- e. Does J. C. M. Riley have a general undergraduate (C-) BSc. in physics?

All the above prove that J. C. M. Riley does not have an excellent academic background to be even allowed into an Hons. Biology undergrad program (let alone receive federal funding). He does not even have the basic undergrad chemistry to understand the basic principles of oxidation.

THEREFORE, ANY signed assurances requiring truthfulness about an excellent academic background and ability were a lie. A deliberate lie!

A DELIBERATE LIE

The University of Waterloo was approached by outside legal counsel and expert testimony that clearly outlined serious flaws in the J. C.M. Riley work. R. A. Haney, legal counsel for the University of Waterloo, freely admitted the E. A. Greenhalgh work to be, of superior quality. What did the University of Waterloo do? They suppressed the work and covered up.

The point is that the Provost Office and other signatories for assurances for J. C. M. Riley had NO excuse for not knowing of problems and findings. The matter was very definitely in front of the administration on numerous times, but they chose to conceal the matter. Therefore, when anyone gave signed assurances concerning the University of Waterloo's commitment to truthfulness, and ethics and adherence to guidelines etc., they were deliberately lying! The assurances were false.

Proof of the University of Waterloo's INTENT to Unethical Acts

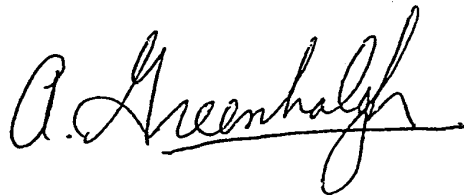
Point: Anyone who acts unethically will also lie; it is inherent in unethical people.

The University of Waterloo, through their legal counsel, R. A. Haney, to "resolve the dispute" offered J. C. M. Riley's preceptor at Yale, Dr. H. R. Behrman as an OUTSIDE, INDEPENDENT referee. A preceptor (sponsor) whose own work is being criticized can not be considered independent, except by the most unethical scoundrel. Hence, the University of Waterloo must stand as an institution committed to unethical acts, and this includes lying (giving false assurances).

Therefore, Dr. James Kalbfleisch, the University of Waterloo must stand as a proven liar in the event of giving signed assurances, particularly for J. C. M. Riley. Dr. James Kalbfleisch, the ONLY way for the University of Waterloo not to be a proven liar is to DISPROVE points (a) to (e). Otherwise, the University of Waterloo has been proven a LIAR!!!

Signed assurances must be based on ethical principles such as truth and honesty. Society depends upon the truthfulness of medical reports and journal papers. Journals depend upon the truthfulness of the universities that submit papers. Dr. Kalbfleisch, I fought a scientific battle based on the public health and safety, and the principles of truth, honesty, and scientific integrity. Be fully aware that this is a registered letter to make available to the public domain at the appropriate time. Furthermore, there are, issues other than federal fraud such as intellectual property and scientific integrity that must be addressed, and to this end, be fully aware, that this letter will be made available to the appropriate journals and institutions.

ery truly



Edward A. Greenhalgh

Cc: RCMP, Sgt. M.G.C. Lutes

University of Waterloo

Waterloo, Ontario, Canada
N2L 301

Office of Research
Incorporating Waterloo
Research Institute
519/885-1211

Telex 069.55259
Facsimile 519/746-7151

November 13, 1991

Dr. Jules V. Hallum,
Director,
Office of Scientific Integrity,
Department of Health & Human Services,
National Institutes of Health,
Bethesda, Maryland 20892

Dear Dr. Hallum:

Enclosed is the completed PHS Annual Update and Report on Activities Related to Possible Misconduct in Science, duly signed by Dr. J. A. George, Vice-President, Academic and Provost. Fortunately we have had no Incidences of scientific misconduct in 1990 and there have been no substantive changes in our policy.

Yours sincerely,

Arthur Carty,
Dean of Research

:mb
ATT.

UNIVERSITY OF WATERLOO
OFFICE OF THE DEAN OF RESEARCH

Needles Hall
University of Waterloo
Waterloo, Ontario N2L 301

Tel. (519) 885-1211
Fax (519) 746-7151
Telex 069-55259

January 27, 1993

Mr. John J. Butler,
Chief, Assurance Program.
Office of Research Integrity, Suite 700.
Office of the Assistant Secretary for Health.
Dept. of Health & Human Services.
5515 Security Lane.
Rockville, MD 20852

Dear Mr. Butler:

Enclosed is the completed Annual Report on Possible Misconduct In Science duly signed by Dr. J. A. George. Vice-President, Academic and Provost. Fortunately we have had no incidences of scientific misconduct in 1992 and there have been no substantive changes in our policy.

Yours sincerely

Arthur Carty.
Dean of Research

:mb
Att.

File Ref: A27/ Butler

UNIVERSITY OF WATERLOO
OFFICE OF THE DEAN OF RESEARCH

Needles Hall
University of Waterloo
Waterloo, Ontario N2L 301

Tel. (519) 888-4889
Fax (519) 746-7151
Telex 069-5 5259

February 4, 1994

Ms. Susan E. Hart
Assurance Liaison Officer
Department of Health & Human Services
Office of Research Integrity
Assurance Program
5515 Security Lane
Suite 700
Rockville, MD 20852

Dear Ms. Hart:

As requested in your letter of January 14, 1994 we are enclosing the completed Annual Report on Possible Research Misconduct, duly signed by Dr. J. G. Kalbfleisch, Vice-President, Academic and Provost. Fortunately we have had no incidences of scientific misconduct in 1993 and there have been no substantive changes in our policy.

Yours Sincerely,

Arthur Carty
Dean of Research

:mb
Ref: A37/Hart

UNIVERSITY *Of* GUELPH

ONTARIO VETERINARY COLLEGE
Department of Biomedical Sciences
Animal Biotechnology - Embryo Laboratory

March 27, 1996

Mr. Edward A. Greenhalgh
Apt. 7, 265 Regina St. N.
Waterloo, Ontario
N2J 3B9

Dear Mr. Greenhalgh:

Thank you for your letter March 20, 1996 concerning the information I mailed to you about the 1996 SORB meeting.

In answer to the questions you pose on the second page of your letter:

- 1) In preparing the initial mailing list for the 1996 SORB meeting, I scanned my personal bibliographic database of scientific publications for addresses containing "Ontario." The results included your address (do E. Kott, Wilfrid Laurier Univ, Dept Biol, Waterloo N2L 3C5, Ontario, Canada) from a publication which appeared in the *Journal of Endocrinology* (125 (3): 397-402, 1990).
- 2) I have never before been involved in the organization of a SORB meeting.

Yours truly,

Donald Rieger, Ph.D.

REG REGISTERED RECOMMENDATION	No. 76 069 610 387	Name Nom	Donald Rieger
		Ville City	Guelph
		Postal Code postal	N1G2W1
		Provinces Droits	315
		AR	
		Total Droits	315
		Fees to taxes	
		Accepted Accepté	
		Date	Mar 20

Edward A. Greenhalgh
265 Apt., 7 Regina St. N.,
Waterloo, Ontario. N2J 3B9

20 March 1996

Donald Rieger
C/O
Sorb 96
Bldg 165-ABEL
Biomedical Sciences
University of Guelph
Guelph, Ontario.
N1G 2W1

Dear Donald Rieger:

I received your "SORB" outline from Dr. Ed Kott at Wilfrid Laurier on the 6th of Mar. 96. I was very surprised, so much so that I must ask for a written explanation and reply from you (please realize that this is a registered letter). Please realize that I am in an academic conflict with (and have been for some time with serious allegations made against members of that institution) the University of Waterloo. And was one reason, re. correspondence with MRC, that I was unable to reply until now. I must ask where did you get the address to mail me your outline dated 25 Feb. 96, as it is the very first such outline to be received from SORB. This fact is very significant since it appears that you took the mailing address off of my two Journals of Endocrinology papers, and I must sincerely ask why you haven't used the same method to write me before?

I must point out that my two papers have received considerable worldwide recognition EXCEPT in Canada. Indeed, only 3 Canadian requests were received (4%), and they were all outside of Ontario. Some very prominent researchers (for example, the Pasteur Inst.) have in the past (and still do, to my amazement) requested my work. I must point out that NO SORB members ever have. Which raises the question, why have you contacted me now?

My cynicism should be obvious. My earlier papers have proven beneficial to researchers, but were critical of SORB members. Could you outline how you select people to be on your mailing list? And why did you choose me now in 1996, and not earlier, say 1991; 92; 93; 94; or 95?

In correspondence concerning my ethical conflict with the University of Waterloo, I have pointed out that NO Canadian researchers (save the 3) have ever requested my work. indeed, Canadian institutions have even turned down the offer of me raising my own funding(Guelph being one such example) to work there. Further, in my discussions with various agencies I have pointed out that I was NEVER invited to any conference to present this work. A rather disgraceful commentary, especially concerning Southern Ontario universities. And now, you've sent your conference outline. Why?

I have presented ideas concerning cancer, AIDS, and reproductive biology to the FDA and the NIH, plus others. The concept, The Viroid Thermodynamic Theory on the Origin of Life (VTT) has been discussed in correspondence by some interesting individuals. That is my new work and others have said that it is important and should be helped. But I will be blunt, given SORB members past indifference, given the cold treatment that I've received from Guelph (re turning down funding) plus others, how can I take your letter seriously.

And now, here is my dilemma: why haven't you contacted me before (if you are honest)? My new ideas are serious, so much so that the FDA has sent them along to their respective research department (as with previous work now proven correct). An informal conference would be ideal, but how can I trust you? Presently, I have a complaint before some serious agencies involving a SORB member. My address to Dr.Kott at Laurier has been available before. How can you convince me of your honest intent? Simply answer the following please:

- (1) How do you select the people on your mailing list?
- (2) Why didn't you use the selection process from (1) to contact me before?

Indeed, if you are honest, no one would like to turn down a legitimate opportunity to discuss their ideas, or meet interested parties. However, no one wishes to participate in any form of sham either. Therefore, your answers are quite critical. I look forward to them.

Most sincerely,

Edward A. Greenhalgh

Edward A. Greenhalgh
265 Regina St. N., Apt. 7,
Waterloo, Ontario
N2J 3B9

04 June 1997

Dr. James I. Raeside
Biomedical Sciences
University of Guelph
50 Stone Road E.
Dept. 230
Bldg 400
Main Office
Rm. 2630
(corner of College & Gordon)
Guelph, Ontario
N1G 2W1

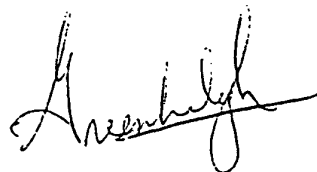
(519) 824-4120
Ext. 4900 Main Office

Dear Dr. Raeside:

Thank you for receipt of this letter. You presented in 1996: "SORB: Conception and Ontogenesis". I only wrote down a few names. Could you provide the entire listing? If you are unable to find the entire list, then please provide the names of sponsors and universities from 1988 to 1994.

Dr. Raeside, my reputation is one of honesty. I have recent correspondence from the U.S. government. The U.S. Justice Dept. cites a lack of jurisdiction, while the U.S. Supreme Court will only rule if the issue is brought before a lower court. My concerns have been recorded at a meeting of President Clinton's National Bioethics Advisory Commission. I will not lie: period. I will not join any club whose membership fee is compromising the truth. I, personally, do not believe any so-called scientist who will lie: fabricate data by any method, is safe, nor a benefit. I am making this request solely on ethics. I am asking you, sir, to be open and truthful. The list will, no doubt, be presented to the public domain. Not to provide the requested listing must be viewed as an act of cover up. I hope that is not the case. If science can't be open and honest, it is a danger to society, and as a danger must be held accountable. I look forward to your reply. Thank you.

Very truly,

A handwritten signature in cursive script, appearing to read "Greenhalgh".

Edward A. Greenhalgh.

COMMANDE

079 685 590

Code d'accès 7267

Nom	RAESIDE
Ville	Guelph
Code postal	N1G 2G1
Profil	Code postal
Fee	3.15
AR	-90
Droits	4.05
Total	3.15
Accepté	3
Accepté	

BARRES

RN17760579LH

Edward A. Greenhalgh
 265 Regina St.N., Apt.7.
 Waterloo, Ontario.

N2J 3B9

03 July 1997

D# LORI Raeside
 R# 117870
 VP/ML ience
 Guelph

REGISTERED LETTER:
 ETHICS AND ACCOUNTABILITY

Dear Dr. Raeside :

This registered letter is to confirm that you have not provided the requested list (re: 04 June 97 courier letter, copy enclosed). This letter will also confirm:

1. you are a senior academic/scientist
2. you are tenured.

As such you should be able to act without fear of reprisals. You have choice to act or not.

What must be demonstrated is that your actions affect a bigger picture; especially society's good. Society turns to academics to be truthful and set-standards: i.e., whether a drug or practice is safe or not. It is easy to take stands with nothing at stakes but most difficult on serious matters. Society doesn't care about easy issues, they resolve themselves. The difficult problems require high ethical standards, And you have done nothing.

You were asked to provide a list. This list will be used to outline the actions of your colleagues. You have not provided the list, but it may be acquired by other means; however, your inaction may be used as proof. They prove that academics act in small, closed circles to protect their friends, not standards, nor ethics, nor society. Just friends. Society provides you and your friends with tax monies. Society has certain expectations, which include honesty, openness to new research, ethics, and integrity.

Sir, my case involves allegations of suppression to cover up academic and federal fraud. The question I hope to answer by asking you for the list was: whom do academics really owe their loyalty to: ethics and high standards, or the protection of their friends from accountability? I took a stand based upon honesty, the scientific principle, and the health and safety of society. I must demonstrate that these are important principles that your circle of friends (which includes Drs. Dorrington, H.G.Friesen, and H.R.Behrman) do not share these concerns. That there is the unspoken condition that for me to become a research scientist on the terms of your circle of friends would be on the condition of my renouncing these principles. Your failure to reply is very important because your compliance required so little effort, you being the senior patriarch of SORB and unofficial record keeper (self-described in 96). Reputations are easy when nothing is at stake, but now that a tangible means of measuring the ethics of your friends is available, you chose to do nothing.

No one can actually say what you will or will not do tomorrow. My actions concerning ethics and integrity are on record. But the question about society's welfare and your circle of friends can be questioned. You withheld material that questioned Drs. Dorrington and Carlson. Why did Dr. Rieger invite me to a conference in '96 when both Drs. Dorrington & Carlson could have in 1990 and '92. Dr. Carlson had been my supervisor, and as such had an ethical obligation to do so. Unfortunately, if they had, then my suppressed work would have had a public forum openly questioning the very validity of many of your friends' research and their grants. That is not the question though. The REAL question is:

If a new drug was a danger to society, but your friends' grants were based upon its passing, would you invite me to a conference in the SAME year if I had contravening research proving in simple repeatable experiments the very flaws that your friends' had deliberately overlooked
So to continue to receive funding?

That is the real question.

Please consider this registered letter material for the public domain, and a document that may be presented in a potential civil action.

Thank you for your time.

Very truly

Edward A. Greenhalgh.

REGISTRÉ (RETRIMÉ) / REG. COMMANDE	
No. N° 76 079 551 617	
Access Code Code d'accès 7764	
Name Nom	Edwards
Address Adresse	1111 St. George St.
City Ville	Guelph
Postal Code Postal	N1C 2W7
Country Pays	Canada
Weight Poids	3.60
Dimensions	9.0" x 4.0"
Rate Tarif	1.40
Postage Frais	
Insurance Assurance	
Signature	MA
Date	07/10/97

Edward A. Greenhalgh
 265 Regina St.N.,
 Apt. 7,
Waterloo, Ontario.
 N2J 3B9

10 July 1997

REGISTERED LETTER
 re. Ethics and accountability

tel.

(Letter to James I. Raeside University of Guelph)

Dear Mr. Raeside:

This letter is a cover to the letter dated 03 July 1997(copy enclosed). It is and was, a registered letter. The first letter, Canada Post has had difficulty delivering to you. Please consider this present letter of equal standing and significance as the earlier courier and registered letter: ETHICS AND ACCOUNTABILITY.

Please consider this letter for the public domain and as such may be presented as evidence in a potential civil action.

Thank you.

Very truly,

Edward A. Greenhalgh

SORB: Conception and Ontogenesis

1972	<u>Conception</u> Western	Symposium on “Steroids and Reproduction”	
1973	<u>Birth</u> (Western?)	Organized by D.Armstrong.	
1974	(McMaster?)	D.Armstrong	
1975	Toronto	E.Younglai	
1976	Guelph	J.Domngton (J.Bain, LFrilz)	
1977	Waterloo	J.Raeside	
1978	Queen’s	J.Carlson	
1979	(Ottawa?)	A.Clark	
1980	(Western?)	H.Robertson	
1981	McMaster		
1982	(Toronto?)		
1983	Guelph		
1984	Waterloo		
1985	Queen’s		
1986	(Ottawa ???)		
1987	(Western?)		
1988	McMaster		
1989	Guelph		
1990	Toronto		
1991	Waterloo		
1992	Western		
1993	Ottawa	Jointly with Ottawa Group (B.Tsang)**	
1994	McMaster		
1995	Queen’s		
1996	Guelph		
1997	??????	(25 th?) Annual Meeting	Toronto Zoo

1998

Waterloo/Western?

**One of 2 offspring

1. Ottawa Reproductive Biology Group (B.Tsang)
2. Western Canada Reproductive Biology Group (B.Murphy)

No marriages as yet

**UNIVERSITY
OF GUELPH**

Received
15 July 97
J.I.R.

ONTARIO VETERINARY COLLEGE
Department of Biomedical Sciences

Mr. Edward Greenhalgh
265 Regina St.N,Apt
Waterloo Ontario. N2J 3B9

11th July 1997.

Dear Mr Greenhalgh,

I have enclosed a copy of the material you requested but have to admit that I am at a loss to understand what the correspondence is all about. I have updated the material which was on the slide which I used last year.

From the tone of your letters I think you have little conception of what SORB is all about despite your attendance at Guelph last year. There is nothing formal, exclusive and, least of all, secretive in our affairs; and in no way is it likely that anyone wishing to attend and to participate in a positive manner would be discouraged from doing so.

Yours faithfully

J.I.Raeside, Ph.D.
University Professor Emeritus

Herb Grey
Deputy Prime Minister
209 S
Center Block
House of Commons
Ottawa, Ontario.
K1A 0A6

Edward A. Greenhalgh
265 Regina St.N., Apt.7,
Waterloo, Ontario.
N2J 3B9

(519) 884-3318

11 February 1998

Dear Deputy Prime Minister Grey:

Please find copies of the material sent to the U.S. Secretary of Health and Human Services, Donna Shalala. As explained to your office, you are approached because, like myself, you are a cancer survivor. The Prime Minister, Mm. Alan Rock, plus others have been contacted in the past and have done nothing. As a cancer survivor you may have stronger feelings. Cancer can be beaten, but only by people committed to change, not indifference. Please do NOT interfere with the RCMP investigation that is not why you have been approached. You have been approached as a cancer survivor who is in a special position to stop the politics that have so far blocked the work, and possibly open doors to its completion. The work has stood up rather well under the most intense and unfair pressures: thus proving its correctness.

As to opening doors, the reality is that you cantor you won't. Either way, the answer revolves around politics, not honest science, and if you won't, then the truth will be that politics has blocked work of value to cancer's answer. And as a cancer survivor that should bother you. Most Canadians stricken with cancer pray for the answer, and would do everything in their power to contribute to finding that answer. You, sir, unlike the average Canadian, are in a privileged position with the ability to make changes. You just have to be committed, and want to make the difference.

Please review the material and decide. Thank you for your time.

Very truly,

Edward A. Greenhalgh

MAR. 16 1998 2:01 PM
NO. 7787 P1

FEDEX OTTAWA

Federal Express Canada Ltd. Telephone 613-228-1818
28 Auriga Drive Fax 613 228-1816
Napean, ON K2E 8B7

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Federal **Express**

DATE; 031698

TO: EDWARD

FROM: COLLEEN

*Herb
GREY*

Dear Customer.

The following information is a facsimile copy relative to your request for written proof of delivery for package tracking number 400-8619-7694. The delivery information for your particular shipment is referenced on line 15.

We at Fedex look forward to the privilege of serving your future shipping needs.

Sincerely



Fedex Canada
CSA - Trace Agent

Windsor Regional Cancer Centre **Centre Regional De
Cancerologie De
Windsor**

2220 Kildare Road, Windsor, ON, N8W 2X3 Ph: 519-253-5253 Fax: 519-971-9922

July 07, 1998



Edward A. Greenhalgh
265 Regina Street
North, Apt. 7
Waterloo, Ontario
N2J 3B9 -

Dear Mr. Greenhalgh:

re: response to June 22, 1998 letter

Thank you for your letter of June 22, 1998.

Our research strategic plan has been previously set and we are regrettably not in a position to support your recent proposal.

Yours truly,

Dr. Ethan Laukkanen
Chief Executive Officer
EL/cr

Dr.Ethan Laukkannen
Attention Cancer Center
Windsor Regional Hospital
Metropolitan Campus
1995 LENS Ontario.

N8W 1L9
(5191-254-1661

Dear Dr. Laukkannen :

Edward A. Greenhalgh
265 Regina St.N., Apt.7
Waterloo, Ontario.
N2J 3B9 v

22 June 1998
(519)-884-3318

You are in receipt of serious material due a newspaper article (13 June 98) on Dr.DiBella in Windsor, and your comments that doctors should keep open minds. Please read the enclosed short essay and support material. I believe that in three to five years people need not die from cancer. Can you help me since I can not do the research alone? VTT views cancer as an evolutionary /embryologieral mechanism whose ramifications go beyond treating cancer , but also to understanding genetic diseases and regeneration as well. Dr.DiBella's treatment may work because he addresses these mechanism : i.e., hormones and cell receptors and the welling of the cell control genetic expressions; and if cancer is a genetically controlled mechanism....?

Please recall that Semmelweiss and Salk were hated by their peers , even though they were benefiting society. A discussion in person would answer many questions.

If you need a reference, please contact Dr. Ed Kott at WLU (519)884-1970 (ext. 3313).

Thank you for your time.

Very truly,

Edward A. Greenhalgh.

Research, Public Health and Safety, and Accountability.

Can federal regulations governing research be violated so work relevant to finding answers to cancer is suppressed, and covered up? The answer to the question is yes because the RCMP is investigating persons at the University of Waterloo (Ontario) for allegations of federal fraud. The RCMP does not investigate without solid evidence; therefore, the allegations can not be called frivolous or vexatious. Mr. S. Shapiro (Legal (Director) of the American Civil Liberties Union has written that an intensive scientific investigation in Canada should take place. Further, Mr. A. Schusterman of (American) Taxpayers Against Fraud wrote that my treatment has been “simply awful.” And Dr. Shapiro of President Clinton’s National Bioethics Commission has entered my concerns into the public record at a meeting.

Canadian officials (re Krever, Somalia & Westray Inquiries) are alleged to be covering up because of the ramifications to the public health and safety. A precedence cited in the Hep. C case is that the government denies accountability due a lack of knowledge (before 1986); however, my case will prove even when the government is given a surplus of documentation and expert testimony etc., they not only demonstrate a lack of accountability, but a WILLINGNESS NOT to enforce regulations, and actively cover up wrong doing. Is anyone safe if government would rather accept pre-fabricated lies than enforce regulations? Would the Alan Eagleson case have continued if the public wasn’t informed? Government officials/politicians have been informed, only they do not appear to care. The issue is accountability (a Hept. C type “mistake” could happen to you) Do you care?

Circa 1987, the Medical Research Council of Canada (MRC) was asked if they were aware of their funding a biology Ph.D. who had no undergraduate degrees in biology nor chemistry, but a general C- B.Sc. in physics. MRC’s mandate is an Act of Parliament (quite serious) which includes promoting Canadians’ health, and researchers of excellent ability and merit. They were informed that experiments discounting the Ph.D.’s work also discounted the importance of membrane fluidity (then considered important to cancer research). MRC was asked that if these concepts are bogus wouldn’t honest cancer researchers want to know? In 1990, the American team of Weigh et al won the Nobel prize for discounting the importance of membrane fluidity. MRC was also given the findings from a leading cancer researcher from the M.D.Anderson Cancer Center who supported my findings. And the same material has been given to the ROMP supporting the allegations, of suppression, fraud and cover up. Cancer theories of the potential to win a Nobel Prize were suppressed in Canada for someone’s private gain: how were cancer victims helped? The Canadian taxpayer funds MRC.

Suppressed theories include the Cell Death Signal Theory (receptors activate genetic sequences to tell cells and tumors to die) which grew into the Viroid Thermodynamic Theory on the Origin of Life (V.T.T., which views cancer and AIDS as evolutionary mechanisms that along with the environmental factors like nutrition directs species development; and could lead to understanding genetic diseases). Other researchers are vindicating the theories. MRC did make an “offer” of funding availability ONLY IF a facility would accept me. Our universities are publicly crying about the lack of funding, but when approached, THE FUNDING WAS TURNED DOWN, citing “no space available”, or not even replying (to registered letters). As late as 1997, President Pritchard (U of T) when contacted said to write the Dean of Medicine. I am still (1998) awaiting his reply to a courier delivered letter. Everyone has an excuse NOT to do cancer research!

CIBA GIEGY offered an MRC scholarship circa 1990, but circa 1992 when re-approached replied (as did other pharmaceuticals) that they DO NOT do basic research in Canada, only clinical studies. Research proposals citing Bill C-22 (the Pharmaceutical Act extending patent protection in return for extended research funding in Canada) were sent from 1988 to circa 1994. Among the proposals (from the suppressed theories) was a model for detecting ovarian cancer; which (similar) is now being reported from a collaboration of U. of Guelph, Texas and Japan in 1997. Seven years later. Hoechst-Celanese, Roussel, Roche, Bristol-Myers, and others were contacted about research leading to controlling remission of tumors: no chemo or radiation. Eight to ten years later other researchers are reporting findings along

these lines. What was wrong with doing the research in Canada?

2.

I had cancer and surgery, and believe, had the remission research been helped, such would have been unnecessary. The research involves two aspects: 1. Prevention, and 2. Treatment. My original suppressed work discussed antioxidants, which the university removed. My struggle has been financially draining and stressful. Until the vitamins etc. could not be afforded, my health was fine, but without them, the cancer developed with surgery following. Chemo and radiation were offered, but refused, and a vitamin antioxidant-herbal (anti viral properties) regimen followed. A few CAT SCANS later I am alive and cancer free without the dangerous side effects associated with chemo and radiation.

Does this represent scientific proof of an alternative? No! However, it should suggest real scientific studies should follow. And if the scientific community isn't open to constructive thought, please consider the following. Antioxidant theory was forcefully removed from my suppressed thesis. In an attempt to counter the negative opinions, a Cornell paper was cited as a misuse of statistics. Four researchers based ONE paper on the experimental results of ONE sheep to form a conclusion for a theory. Why will the scientific community support such statistical misrepresentation, but are not open to a published cancer victim whose ten-year-old theories are vindicated? After all, prevention may be more important than treatment, and is less costly.

Does the public want cancer beaten? Great strides in AIDS and breast cancer are being made because activists have pushed government. My concerns involve both the Canadian and American governments because both federal monies and SIGNED ASSURANCES are involved. In a letter (1998) to the Sec. of Health and Human Services, Donna Shalala, she was asked if she told the truth and would she support her call for new ethical standards in scientific research? I await her reply. The Canadian public must ask the Canadian government if It is committed to ethics, and health and safety because accountability depends on the quality of the people in responsible positions: such as those approving the safety of the blood supply. And how safe is the public when a person can receive a biology Ph.D. without the required background, and whose work can't be repeated unless they admit oxidation occurs? A biology Ph.D. can sit on advisory boards making health and safety recommendations. How safe is the public when the government accepts very low standards?

Are there answers for the public? My own experiences have documented the following:

1. Yes, research relevant to cancer has been suppressed,
2. No, the government does not enforce its standards or regulations.

And the government can only be accountable and responsible if the public expects government to be so. Does the public care? Only the public can answer that question. Thank you.

Very truly

Edward A.Greenhalgh

CIBA—GEIGY

CIBA-GEIGY CANADA LTD.
6860 Century Avenue
Mississauga, Ontario L5N 2W5
Tel. (418) 567.3400
Fax (41 6) 821-0755

PHARMACEUTICALS DIVISION

Evert C. Vos, MD, PhD
Vice President
Medical Affairs and
Research & Development

May 7, 1990 -

Edward A. Greenhalgh
265-7 Regina Street North
Waterloo, ON
N2J 3B9

Dear Mr. Greenhalgh:

Thank you for your letter of March 30, 1990 in which you request funding in order for you to pursue a Ph.D. in England. CIBA-Geigy does not have a program for support of this kind. However, we do sponsor with the Medical Research Council, studentships and fellowships. This information is attached.

I would suggest that you apply on the relevant MRC Grant Application form and note in the upper right hand corner that you are applying for the CIBA-Geigy/MRC Program.

I thank you for your interest in CIBA-Geigy and I wish you every success.

Sincerely,

ECV/bec

attach.

CIBA-GEIGY CANADA LTD.
6860 Century Avenue
Mississauga, Ontario L5N 2W5
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Fax (41 6) 821-0755

CIBA—GEIGY

PHARMACEUTICALS DIVISION

Evert C. Vos, MD, PhD
Vice President
Medical Affairs and
Research & Development

August 19, 1992

Mr. E.A. Greenhalgh
265-7 Regina Street North
Waterloo, ON N2J 3B9

Dear Mr. Greenhalgh,

Thank you for your letter of July 21, 1992 together with the enclosures.

I regret to have to inform you that we, ourselves, do not do basic, fundamental research in Canada. All our research, both pre-clinical and clinical, is contracted out. The projects we are engaged in are strictly in support of the Company's strategic goals. It is, therefore, not possible to budget support either in personal grant support or operational grant support for the work that you envisage to do.

Thank you for your interest in CIBA-Geigy and I wish you every success in reaching your objectives.

Yours Sincerely,

ECV/bec



TAXPAYERS
AGAINST
FRAUD
THE FALSE CLAIMS ACT LEGAL CENTER.

received
18 Sept. 97
EAG

September 17, 1997
Edward A. Greenhalgh
265 Regina St. N., Apt. 7
Waterloo, Ontario
N2J3B9 Canada

BY FEDERAL EXPRESS

I

Dear Mr. Greenhalgh:

Thank you for contacting Taxpayers Against Fraud, The False Claims Act Legal Center (TAF). We have reviewed the information that you sent to us. Unfortunately, TAF is not in a position to join you in filing a False Claims Act lawsuit based on the information you have provided. Please be assured that our decision is not intended to reflect on the merits of your allegations.

TAF is a private, nonprofit organization that promotes awareness of the False Claims Act and provides litigation assistance to private plaintiffs under the Act. Due to our limited resources, TAF can assist in only a small number of cases each year.

You should be aware that, under the False Claims Act, an action must be filed within the later of the following two time periods: (1) six years from the date of the violation of the Act; or (2) three years after the Government knows or should have known about the violation, but in no event longer than ten years after the violation of the Act. (However, at least one district court has interpreted the Act to require that private actions be filed within the six-year, rather than the ten-year, period.) Further, if before you file someone else files a False Claims Act lawsuit or helps to publicize allegations similar to yours, you may lose your right to bring a suit under the Act.

I am returning all of the materials that you sent to us. I am sorry that we are unable to offer you any assistance. Everything you have been through sounds awful. I hope that somehow, someday you will reach a satisfactory resolution. Good luck.

Sincerely,

Alan Shusterman, Esq.
Associate Director

Enclosures



National Bioethics Advisory Commission

6100 Executive Boulevard • Suite 3C01
Rockville, MD 20892-7508
Telephone: (301) 402-4242
Facsimile: (301) 480-6900

Received
26 May 97
BRL

May 15, 1997

Mr. Edward A. Greenhalgh
265 Regina St., N., Apt. 7
Waterloo, Ontario
N2J3B9

Dear Mr. Greenhalgh,

Dr. Shapiro forwarded your letter to me to implement your request that it be entered into the official record. To that end, I will include your letter in the briefing book for the May 17, 1997 meeting of the National Bioethics Advisory Commission which will put it into the public domain.

On the issue of the protection of human subjects, you may want to contact Dr. Gary Ellis, Director, Office for Protection from Research Risks, National Institutes of Health, 6100 Executive Boulevard, Suite 3B01, Rockville, Maryland, 20892-7507. He can be reached by telephone on (301) 496-7005.

Sincerely yours,

Henrietta Hyatt-Knorr
Deputy Executive Director (Acting)

cc: Dr. Shapiro
Dr. Ellis



AMERICAN CIVIL LIBERTIES UNION FOUNDATION
National Headquarters 132 West 43rd Street New York,
N.Y. 10036

(212) 944-9800 Fax (212) 730.4652

January 23, 1995

Edward A. Greenhalgh
265-7 Regina St.N.,
Waterloo, Ontario
N2J 3B9
Canada,

Dear Mr. Greenhalgh

This is in response to your January 12, 1995 letter to Steve Shapiro of the ACLU, which was referred to me for response. Your letter expressed concern that the University of Waterloo has engaged in misconduct in its scientific research and that you have been adversely affected by this misconduct.

Unfortunately, the ACLU will not be able to assist you in this matter. We are not in a position to assist you in proceeding against a Canadian university on a matter that is primarily a fact-intensive scientific inquiry.

I am returning your materials in the enclosed package. I am sorry that we cannot be of further assistance, and I wish you luck in the positive resolution of this matter.

Sincerely

Julie Fernandes

University of Toronto

**J. Robert S. Prichard,
President**

January 22, 1997

Mr. Edward A. Greenhalgh
265 Regina Street N.
Apt. 7
Waterloo, Ontario
N2J 3B9

Dear Mr. Greenhalgh:

I write to acknowledge your letter dated January 19, 1997.

I am not able to judge your scientific claims. I have forwarded your letter to the Dean of the Faculty of Medicine and he may or may not wish to respond.

You indicate my appearance irritated you. I regret the discomfort I caused you. I hope you did not hesitate to change the channel. You ask whether or not I am committed to high academic and ethical standards. The answer is yes.

Yours sincerely,

J.
Robert S. Prichard

/tl

cc: Dr. Arnold Aberman

estradiol production and increased 20 -OHP concentration, which has been implicated in the introduction as a possible luteolytic mechanism. Then the response of the NaPB luteal cells supports the view that the regressing CL is a dying cell complex (39) since these and the P24-regressed cells gave identical steroidogenic responses. The contention is further supported by the observation that the degenerating cells of regressed CLS have cytoplasmic structures fragment and then the cells lyse and phagocytes invade the region to dispose of the debris (39,169,200,207).

Figure 2A was one study, each cell suspension prepared from 4 rats, the tests all run in triplicate, and because the Saline-Control serum-free tests matched Figure 1A so closely, then the NaPB group's response should be considered a typical result of such treated luteal cells. Statistically, it was the experimental result from the body of a larger work and as such should be acceptable: especially since a paper proposing a luteolytic theory required only one ewe as an experimental model (a concern raised by Weems (28). If the aforementioned is acceptable, then a

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Alan Rock
Ottawa, Canada K1A 0K9

2 6 11 1999

Dr. Edward A. Greenhalgh
7 - 265 Regina Street North
Waterloo, Ontario
N2J 3B9

received
4 MAR 99
[Signature]

Dear Dr. Greenhalgh:

Further to your letter of December 21, 1998, with enclosures, I have been advised that the RCMP has begun an investigation into your allegations. Since the investigation is now underway, it would be inappropriate for me to make any further comments. I trust that this investigation will bring resolution to this matter.

Once again, thank you for writing, and please accept my best wishes.

Yours very truly,

Allan Rock

Canada